DATED 13th December 2022

SERVICE AGREEMENT BETWEEN

VIDENDUM PLC

and

ANDREA RIGAMONTI
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THIS AGREEMENT is made this 13th December 2022

BETWEEN

(1) Videndum plc incorporated and registered in England and Wales with company number 227891 whose registered office is at Bridge House, 3 Heron Square, Richmond, Surrey, TW9 1EN (the “Company”).

(2) Andrea Rigamonti of Bridge House, Heron Square, Richmond, TW9 1EN, UK } (the “Executive”).

AGREED TERMS

1. INTERPRETATION

The definitions and rules of interpretation in this clause 1 apply in this agreement.

Appointment: the employment of the Executive by the Company on the terms of this agreement.

Benefits: means those benefits set out in this Agreement, including without limitation, the Car Allowance, pension, medical insurance, permanent health insurance (but for avoidance of doubt excludes any Company bonus scheme or any long term incentive arrangements.) Such Benefits are included for the purpose of any PILON paid in accordance with clause 2.2 or Monthly Payments paid in accordance with clause 21.4.

Board: the board of directors of the Company (including any committee of the board duly appointed by it or any person to whom it delegates any of its functions under this Agreement).

Capacity: as agent, consultant, director, employee, owner, partner, and shareholder or in any other capacity.

Confidential Information: information (whether or not recorded in documentary form, or stored on any magnetic or optical disk or memory) relating to the business, products, affairs, people and finances of any Group Company for the time being confidential to any Group Company and trade secrets including, without limitation, technical data and know-how relating to the business of any Group Company or any of their business contacts.

Employee Handbook: the Group's Employee Handbook as amended from time to time

Employment IPRs: Intellectual Property Rights created by the Executive in the course of his employment with the Company (whether or not during working hours or using Company premises or resources).

Employment Inventions: any Invention which is made wholly or partially by the Executive at any time in the course of his employment with the Company (whether or not during working hours or using Company premises or resources, and whether or not recorded in material form).
Employment Works: means all works and materials including but not limited to documents, designs, drawings, photos, graphics, papers, records, reports, software, typographical arrangements get-up, and trade names, authored, originated, conceived, written, or made wholly or partially by the Executive alone or with others (except only those which are authored, originated, conceived, written or made by the Executive wholly outside the course of his employment).

Executive’s family: the Executive’s spouse or civil partner and children under the age of 18.

FCA: the Financial Conduct Authority.

Garden Leave: any period during which the Company has exercised its rights under clause 22.

Group Company: the Company, any company of which it is at any time a Subsidiary (its holding company) and any Subsidiaries of the Company or of any such holding company (and for this purpose any company incorporated outside England and Wales shall be deemed to be a Group Company, were it incorporated in England and Wales).


Incapacity: any sickness or injury which prevents the Executive from carrying out his duties.

Intellectual Property Rights: patents, rights to Inventions, copyright and related rights, trade marks, trade names and domain names, rights in get-up, rights in goodwill or to sue for passing off, unfair competition rights, rights in designs, rights in computer software, database rights, topography rights, rights in confidential information (including know-how and trade secrets) and any other intellectual property rights, in each case whether registered or unregistered and including all applications (or rights to apply for, and renewals or extensions of, such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

Invention: any invention, idea, discovery, development, improvement or innovation, whether or not patentable or capable of registration, and whether or not recorded in any medium.

Market Abuse Regulation means the UK retained law version of Regulation 596/2014 of the European Union.

Pre-Contractual Statement: any undertaking, promise, assurance, statement, representation, warranty or understanding (whether in writing or not) of any person (whether party to this agreement or not) relating to the Executive’s employment under this agreement which is not expressly set out in this agreement.

Restricted Business: those parts of the business of the Company and any Group Company with which the Executive was involved to a material extent at any time in the 12 months prior to Termination.

Restricted Customer: any firm, company or person who, at any time during the 12 months prior to Termination, was a customer of or in the habit of dealing with the Company or any
Group Company with whom the Executive dealt to a material extent or for whom or which the Executive was responsible on behalf of the Company or any Group Company during that period.

**Restricted Person:** anyone employed or engaged by the Company or any Group Company who could materially damage the interests of the Company or any Group Company if they were involved in any Capacity in any business concern which competes with any Restricted Business and with whom the Executive dealt at any time in the 12 months prior to Termination in the course of his employment.

**Restricted Supplier:** means any firm, company or other person who at any time during the period of twelve months ending on the Restriction Date, was a provider or supplier of goods or services (other than utilities and goods or services supplied for administrative purposes) to the Company or any Group Company but including any individual who provided services to the Company or any Group Company by way of consultancy agreement and with whom the Executive dealt to a material extent during that period.

**Restriction Date:** means the earlier of the date of termination of this Agreement and the start of any period of Garden Leave.

**Subsidiary:** in relation to a company (a holding company) means a subsidiary (as defined in section 1159 of the Companies Act 2006) and any other company which is a subsidiary (as so defined) of a company which is itself a subsidiary of such holding company.

**Termination:** the termination of the Executive’s employment with the Company however caused including, without limitation, termination by the Company in repudiatory breach of contract.

**UK Listing Authority:** the FCA in its capacity as the competent authority for the purposes of part VI of the Financial Services and Markets Act 2000.

**Working Time Regulations:** the Working Time Regulations 1998.

1.1 The headings in this agreement are inserted for convenience only and shall not affect its construction.

1.2 A reference to a particular law is a reference to it as it is in force for the time being taking account of any amendment, extension, or re-enactment and includes any subordinate legislation for the time being in force made under it.

1.3 Unless the context otherwise requires, a reference to one gender shall include a reference to the other genders.

1.4 Unless the context otherwise requires, words in the singular include the plural and words in the plural include the singular.

1.5 The schedules to this agreement form part of (and are incorporated into) this agreement.
2. TERM OF APPOINTMENT

2.1 The Company shall employ the Executive and the Executive shall serve the Company on the terms of this agreement. The Appointment shall commence on 14 December 2022 and continue, subject to the remaining terms of this agreement, until terminated by the Company giving the Executive not less than twelve months' prior notice in writing, or the Executive giving the Company not less than six months' prior notice in writing.

2.2 The Company may, in its absolute discretion, lawfully terminate the employment of the Executive at any time by paying to the Executive a sum equal to his basic salary (as set out in clause 6.1), and the value of the Benefits (but excluding any other contractual or non-contractual benefits which the Executive may receive by reason of his employment) for a period of twelve months (being the period of notice that the Company would otherwise be entitled to give under clause 2.1). For the avoidance of doubt, the payment in accordance with this clause 2.2 shall not include payment in respect of (and it is agreed that the Executive will have no claim in relation to) any Company bonus or share options which are not granted, do not vest or cannot be exercised by virtue of the termination of the Executive's employment and in accordance with the rules of such schemes.

2.3 The Executive represents and warrants to the Company that, by entering into this agreement or performing any of his obligations under it, he will not be in breach of any court order or any express or implied terms of any contract or other obligation binding on him and undertakes to indemnify the Company against any claims, costs, damages, liabilities or expenses which the Company may incur as a result if he is in breach of any such obligations.

2.4 The Executive warrants that he is entitled to work in the United Kingdom without any additional approvals and will notify the Company immediately if he ceases to be so entitled during the Appointment.

2.5 The Executive warrants that he is not subject to any restrictions which prevent him from holding office as a director.

2.6 The Executive consents to the transfer of his employment under this agreement to another Group Company at any time during the Appointment.

3. DUTIES

3.1 The Executive shall serve the Company as its Group Chief Financial Officer. The Executive shall exercise such powers and perform such duties (not being duties inappropriate to his senior status) in relation to the business of the Company or any Group Company as may from time to time be vested in or assigned to him by the Company (together with such person(s) as the Company may appoint to act jointly with the Executive). The Executive will be flexible and willing to carry out additional, fewer or alternative duties as may reasonably be required from time to time, provided such duties are commensurate with the Executive's status as a senior executive.
3.2 The Executive shall, subject to being appointed in accordance with the Company's Articles of Association, serve as a director of the Company, and hold office subject to the provisions of the Company's Articles of Association. Save as provided in clause 6.4 below, nothing in this Agreement shall be taken to exclude or vary the terms of the Articles of Association as they apply to the Executive as a director of the Company, which shall prevail in the event of any conflict with the terms of this Agreement.

3.3 The Board may require the Executive to resign from office held in the Company or any other Group Company at any time by written notice, and the Executive must resign as soon as reasonably practicable after any such request is made. Any resignation which is effected under this clause 3.3 will not terminate the Executive's employment under this Agreement or amount to a breach of this Agreement by the Company. The Executive hereby irrevocably appoints the Company to be his attorney so as to execute any instrument and do anything in his name and on his behalf to effect his resignation as a director if the Executive has failed to resign upon request in accordance with this clause 3.3.

3.4 The Executive shall report to the Board and shall at all times promptly give to the Board (in writing if so requested) all information, advice and explanations as it may reasonably require in connection with matters relating to the Executive's employment under this Agreement or with the business of the Company or any other Group Company. The Executive shall comply with all reasonable directions from, and all rules and regulations from time to time laid down by, the Company and the Board and anyone duly authorised by them.

3.5 During the Appointment the Executive shall:

(a) comply with the articles of association (as amended from time to time) of any Group Company;

(b) abide by any statutory, fiduciary or common-law duties to any Group Company;

(c) not do anything that would cause him to be disqualified from acting as a director;

(d) do such things as are necessary to ensure compliance by himself and any relevant Group Company with the UK Corporate Governance Code 2018 as published by the Financial Reporting Council and as amended from time to time;

(e) comply with all applicable (from time to time) requirements, recommendations or regulations, as amended from time to time, of the UK Listing Authority, the FCA, the UK retained law version of any European Union laws (including the Market Abuse Regulation which governs transactions in securities by directors and certain senior executives of listed companies) and all regulatory authorities relevant to any Group Company;

(f) comply with the Company's Dealing Code on Share Dealing, a copy of which is available from the Company Secretary of the Company;
(g) comply with the Company's Code of Conduct, as amended from time to time;

(h) comply with the requirements under both legislation and regulation as to the disclosure of inside information;

(i) unless prevented by Incapacity, devote the whole of his working time, attention and abilities to the business of the Company and any Group Company;

(j) diligently exercise such powers and perform such duties as may from time to time be assigned to him by the Company together with such person or persons as the Company may appoint to act jointly with him;

(k) comply with all reasonable and lawful directions given to him by the Company;

(l) promptly make such reports in connection with the affairs of any Group Company on such matters and at such times as are reasonably required;

(m) report his own wrongdoing and any wrongdoing or proposed wrongdoing of any other employee or director of any Group Company immediately on becoming aware of it;

(n) conduct himself at all times with good faith towards the Company and use his best endeavours to promote, protect, develop and extend the business of each Group Company; and

(o) comply with any electronic communication systems policy that the Company may issue from time to time.

3.6 The Executive shall comply with any rules, policies and procedures set out in the Employee Handbook, a copy of which will be provided on request from the Group Head of HR. The Employee Handbook does not form part of this agreement and the Company may amend it at any time. To the extent that there is any conflict between the terms of this agreement and the Employee Handbook, this agreement shall prevail.

3.7 The Executive acknowledges that, because of the nature of his duties and the particular responsibilities arising from the nature of his duties, he has, and shall have at all times while he is employed by the Company, a special obligation to further the interests of the Company.

3.8 All documents, manuals, hardware and software provided for the Executive's use by the Company, and any data or documents (including copies) produced, maintained or stored on the Company's computer systems or other electronic equipment (including mobile phones), remain the property of the Company.

3.9 The Executive shall be entitled to hold a maximum of one non-executive directorship, provided that:
(a) the Executive obtains prior consent of the Chief Executive and Chairman of the Board to such non-executive directorship, such consent not to be unreasonably withheld; and

(b) the non-executive directorship is of a listed company; and

(c) the non-executive directorship of the listed company will not bring the Company into any disrepute whatsoever.

4. PLACE OF WORK

4.1 The Executive's normal place of work is the Company's premises at Bridge House, 3 Heron Square, Richmond, Surrey, TW9 1EN or such other place which the Company may reasonably require for the proper performance and exercise of his duties.

4.2 The Executive agrees to travel on any Group Company's business (both within the United Kingdom and abroad) as may be required for the proper performance of his duties under the Appointment.

4.3 During the Appointment it is not anticipated that the Executive shall be required to work outside the United Kingdom for any continuous period of more than one month.

5. HOURS OF WORK

5.1 The Executive's normal working hours shall be 9.00am to 5.30pm on Mondays to Fridays and such additional hours as are necessary for the proper performance of his duties. The Executive acknowledges that he shall not receive further remuneration in respect of such additional hours.

5.2 The Executive agrees that the nature of the Executive's position as a managing executive is such that his working time can be determined by himself and, accordingly, that his employment under this Agreement falls within the scope of Regulation 20 of the Working Time Regulations 1998.

6. SALARY

6.1 The Executive shall be paid monthly in arrears for his services during his employment an initial salary of £310,000 per annum.

6.2 From 1 January 2024, the Executive's salary shall be reviewed annually. The Company is under no obligation to award an increase following a salary review. There will be no review of the salary: (a) before 1 January 2024, and/or (b) after notice has been given by either party to terminate the Appointment.

6.3 The Company may deduct from the salary, or any other sums owed to the Executive, any money owed to any Group Company by the Executive.

6.4 Notwithstanding anything to the contrary in the Articles of Association of the Company or any other Group Company, the Executive shall not be entitled to any other salary or
fees as a director or employee of the Company or any other Group Company and the 
Executive shall, as the Company may direct, either waive his right to any such salary or 
fees or account for the same to the Company.

7.  EXPENSES

7.1 The Company shall reimburse (or procure the reimbursement of) all reasonable 
expenses wholly, properly and necessarily incurred by the Executive in the course of the 
Appointment, subject to production of receipts or other appropriate evidence of 
payment.

7.2 The Executive shall abide by the Company’s policies on expenses as communicated to 
him from time to time.

8.  BONUS

8.1 The Executive shall be entitled to participate in any Company bonus arrangement in 
place for senior executives, the terms of which will be determined by the Remuneration 
Committee in accordance with the Company’s remuneration policy as approved by 
shareholders from time to time. A proportion of the Executive’s bonus in any given year 
is to be deferred at the discretion of the Board. The Executive shall be eligible to 
participate in the Group Deferred Bonus Scheme subject to its rules as amended from 
time to time. The Executive acknowledges that he has no right to receive a bonus and 
that the Board is under no obligation to operate a bonus scheme and that he will not 
acquire such a right, nor shall the Board come under such an obligation, merely by 
virtue of having received one or more bonus payments during the course of his 
employment. The Executive will not be eligible to receive a bonus if he is under notice of 
termination of employment or suspended in terms of clause 22 except at the absolute 
discretion of the Remuneration Committee.

8.2 Any bonus payments shall not be pensionable.

9.  LONG TERM INCENTIVE PLAN

9.1 The Executive shall be eligible to participate in the Company’s Long Term Incentive 
Scheme (the "Scheme") subject to the rules of the Scheme. The Board will exercise 
their discretion concerning the vesting of any long term incentive shares where the 
Executive is under notice of termination of employment or suspended in accordance 
with clauses 21 or 22 of this Agreement or if the Company pays the Executive in lieu of 
notice under clause 2.1.

9.2 Subject to the rules of the Scheme and the discretion of the Board, the Executive shall 
be eligible to receive an award under the Scheme of up to 125% of annual salary.

10. SHARESAVE SCHEME

10.1 The Executive shall be eligible to participate in the Group Sharesave Scheme subject to 
the terms of the scheme as amended from time to time.
11. REQUIRED SHAREHOLDINGS

11.1 The Executive will comply at all times (including following termination of the Executive's employment) with the Company's share ownership requirements as amended from time to time and available from the Company Secretary's office.

12. PENSION AND LIFE INSURANCE

12.1 The Executive may participate in the Videndum 2014 Pension Scheme (the "Scheme") (details of which are available from the Company Secretary's office at any time upon reasonable notice). The Executive's contributions to the Scheme shall be deducted from salary (at a minimum rate of 3%). The Company shall contribute an amount equal to 8% of the Employee's gross base salary during each year of the Appointment either to the Scheme, or to the Executive for the provision of a personal pension plan of their choice provided that, if the Executive so requests, the Company shall pay the Executive a cash supplement in lieu of some or all of the Company's contributions.

12.2 The Executive will, subject to the rules of the scheme, be eligible for life insurance cover equal to four times the Executive's annual gross base salary.

12.3 If the insurance provider refuses for any reason to provide life insurance benefit to the Executive the Company shall not be liable to provide to the Executive any replacement benefit of the same or similar kind or to pay any compensation in lieu of such benefit save in circumstances where there is any fault on the part of the Group.

12.4 The Company in its sole and absolute discretion reserves the right to discontinue, vary or amend its life insurance scheme (including the level of the Employee's cover) at any time on reasonable notice to the Executive.

13. OTHER BENEFITS

13.1 The Executive shall be entitled to membership of the Company's private medical insurance scheme, subject to the terms of that scheme and of any related policy of insurance as in force from time to time. In addition, where applicable, the Executive's spouse or partner and his dependent children up to age 18 (or older if they are in full time education) will be entitled to membership under the scheme, in accordance with the terms of the scheme. Full details of the Company's private medical insurance scheme are available from the Company Secretary's Office.

13.2 If the insurance provider refuses for any reason to provide private medical insurance benefit to the Executive, or to the Executive's family, the Company shall not be liable to provide any replacement benefit of the same or similar kind or to pay any compensation in lieu of such benefit save in circumstances where there is any fault on the part of the Group.

13.3 The Company in its sole and absolute discretion reserves the right to discontinue, vary or amend its private medical insurance scheme (including the level of the Executive's cover) at any time on reasonable notice to the Executive.
13.4 The Company will set up for the benefit of the Executive, a permanent health insurance scheme (the "PHI Scheme") to which it will make a contribution of up to £400 gross per calendar month towards the cost of the PHI Scheme. The Executive will pay any excess contribution required. Membership of the PHI Scheme will be subject to the terms of that scheme and of any related policy of insurance. The Company shall have no liability to the Executive in respect of any failure or refusal by the policy provider to make any payments under the PHI Scheme in respect of the Executive and the Company shall be under no obligation to pursue such payments on behalf of the Executive. In the event that the Executive receives salary or any other benefits whatsoever from the Company in respect of any period which is subsequently covered by the PHI Scheme the Company shall be entitled to deduct from any sums owed to the Executive the amount of salary and costs of those other benefits (the value of which shall be calculated by the Company using such method as it may reasonably decide) which it has provided to the Executive during the relevant period.

13.5 The Executive may be entitled to paid leave other than that specified in clauses 15 and 16 of this Agreement. Details may be obtained from the Company Secretary.

14. CAR ALLOWANCE

14.1 Provided that the Executive holds a current driving licence, the Executive shall receive a car allowance for use of the Executive's own car of £18,323 per annum, payable in 12 equal monthly instalments and which shall be payable together with and in the same manner as the salary in accordance with clause 6. The car allowance shall not be treated as part of the basic salary for any purpose and shall not be pensionable.

14.2 The Company shall reimburse the Executive in respect of fuel costs for business miles at the Group's business mileage rate.

14.3 The Executive shall immediately inform the Company if he is disqualified from driving and may cease to be entitled to receive the allowance under clause 14.1 or the reimbursement of fuel expenses under clause 14.2.

15. HOLIDAYS

15.1 The Executive shall be entitled to 25 working days' paid holiday in each holiday year plus the usual public holidays in England. The Company's holiday year runs between 1st January and 31st December. If the Appointment commences or terminates part way through a holiday year, the Executive's entitlement during that holiday year shall be calculated on a pro-rata basis rounded up to the nearest day.

15.2 Holiday shall be taken at such time or times as shall be approved in advance by the Group Chief Executive. The Executive shall not without the consent of the Group Chief Executive carry forward any accrued but untaken holiday entitlement to a subsequent holiday year.

15.3 The Executive shall have no entitlement to any payment in lieu of accrued but untaken holiday save on termination of the Appointment. Subject to clause 6 the amount of such payment in lieu shall be 1/260th of the Employee's salary for each untaken day of the
Employee’s entitlement under clause 15.1 for the holiday year in which termination takes place and any untaken days carried forward from the preceding holiday year.

15.4 If on termination of the Appointment the Executive has taken in excess of his accrued holiday entitlement, the Company shall be entitled to recover from the Executive by way of deduction from any payments due to the Executive or otherwise one day’s pay calculated at 1/260th of the Executive’s salary for each excess day.

15.5 If either party has served notice to terminate the Appointment, the Company may require the Executive to take any accrued but unused holiday entitlement during the notice period. Any accrued but unused holiday entitlement shall be deemed to be taken during any period of Garden Leave under clause 22.

16. INCAPACITY

16.1 If the Executive is absent from work due to sickness or accident then he will be entitled to such benefits, and on such terms, as are set out in the Company’s Employee Handbook. The Executive must, if so requested, produce medical certificates satisfactory to the Company. Any benefits paid to him during a period of absence shall include any sums that the Company is obliged to pay under statute. The Company may reduce such benefits by an amount equal to any benefit that the Executive is entitled to claim by statute, whether or not he does in fact claim that benefit.

16.2 The Executive agrees to consider any request to consent to medical examinations (at the Company’s expense) by a doctor nominated by the Company should the Company so reasonably require. The Executive agrees that any report produced in connection with any such examination may be disclosed to the Company and the Company may discuss the contents of the report with the relevant doctor after the Executive has first reviewed the report.

16.3 If the Incapacity is or appears to be occasioned by actionable negligence, nuisance or breach of any statutory duty on the part of a third party in respect of which damages are or may be recoverable, the Executive shall immediately notify the Board of that fact and of any claim, compromise, settlement or judgment made or awarded in connection with it and all relevant particulars that the Board may reasonably require. The Executive shall if required by the Company, refund to the Company that part of any damages or compensation recovered by him relating to the loss of earnings for the period of the incapacity as the Board may reasonably determine less any costs borne by him in connection with the recovery of such damages or compensation, provided that the amount to be refunded shall not exceed the total amount paid to the Executive by the Company in respect of the period of Incapacity.

16.4 The Company may terminate the Appointment by giving the notice specified in clause 2.1 or under clause 21.1 even when, as a result of such termination, the Executive would or might forfeit any entitlement to benefit from sick pay under clause 16.

16.5 If the Executive either-

(a) becomes entitled to payment of benefit under the terms of the PHI Scheme; or
(b) is refused benefit under that scheme,

all entitlement to salary and all other benefits under this Agreement shall cease from the earlier of the commencement of payment of such benefit or the expiry of the maximum period of paid sick leave as specified in the Company's Employee Handbook unless otherwise agreed by the Company in writing.

17. OTHER INTERESTS

17.1 Subject to clause 17.2 and 17.3, during the Appointment the Executive shall not, except as a representative of the Company or with the prior written approval of the Board, whether paid or unpaid, be directly or indirectly engaged, concerned or have any financial interest in any Capacity in any other business, trade, profession or occupation (or the setting up of any business, trade, profession or occupation). The Executive shall disclose to the Board promptly in writing any such financial interest (including, for the avoidance of doubt, any shareholding in accordance with clause 17.2 and/or 17.3) and of any changes in those interests during the Appointment.

17.2 Notwithstanding clause 17.1, the Executive may hold for investment purposes an interest (as defined by section 820 of the Companies Act 2006) of up to 3% in nominal value or (in the case of securities not having a nominal value) in number or class of securities in any class of securities listed or dealt in a Recognised Investment Exchange (as defined by section 313(1) of the Financial Services and Markets Act 2000), provided that the company which issued the securities does not carry on a business which is similar to or competitive with any business for the time being carried on by any company in the Group.

17.3 Notwithstanding clauses 17.1 and 17.2, the Executive may also hold for investment purposes an interest (as defined by section 820 of the Companies Act 2006) of up to 0.5% in nominal value or (in the case of securities not having a nominal value) in number or class of securities in any class of securities listed or dealt in a Recognised Investment Exchange (as defined by section 313(1) of the Financial Services and Markets Act 2000), regardless of the fact that the company which issued the securities may carry on a business which is similar to or competitive with any business for the time being carried on by any company in the Group.

17.4 During the term of the Appointment (including any notice period), the Executive owes a duty of loyalty and fidelity to the Company and shall:

(a) promptly disclose to the Company any offer of employment, approach or enticement away from employment with the Company or any other Group Company (whether direct or indirect) by any entity which is made to the Executive;

(b) promptly disclose to the Company any preparations he is making, and that he is aware of any other director or employee of the Company making, to compete with the Company or any other Group Company following the termination of his employment; and
promptly disclose to the Company his intention (and the intention of any other
director or employee of the Company of which he is aware) to resign from their
employment with the Company.

18. CONFIDENTIAL INFORMATION

18.1 The Executive acknowledges that in the course of the Appointment he will have access
to Confidential Information. The Executive has therefore agreed to accept the
restrictions in this clause 18.

18.2 The Executive shall not (except in the proper course of his duties), either during his
employment or at any time after its termination (howsoever arising), use, divulge or
disclose to any person, company or other organisation whatsoever (and shall use his
best endeavours to prevent: the publication or disclosure of) any Confidential Information
concerning the business or affairs of the Company or any other Group Company, or any
of their clients or customers which may have come to his knowledge at any time during
his employment by the Company or any other Group Company. This shall not apply to:

(a) any use or disclosure authorised by the Board or required by law; or

(b) any information which is already in, or comes into, the public domain other than
through the Executive's unauthorised disclosure; or

(c) any protected disclosure within the meaning of section 43A-L of the
Employment Rights Act 1996.

19. INTELLECTUAL PROPERTY

19.1 The Executive acknowledges that all Employment IPRs, Employment Inventions,
Employment Works and all materials embodying them shall automatically belong to the
Company to the fullest extent permitted by law. To the extent that they do not vest in the
Company automatically:

(a) the Executive hereby agrees to assign to the Company all of the Executives
right, title and interest in the Employment IPRs, Employment Inventions and
Employment Works free of charge; and

(b) the Executive hereby assigns to the Company all future copyright, database
rights and rights in designs in the Employment Inventions and Employment
Works.

19.2 The Executive agrees:

(a) to give the Company full written details of all Employment Inventions which
relate to or are capable of being used in the business of any Group Company
promptly on their creation,

(b) at the Company's request and in any event on the termination of his
employment to give to the Company all originals and copies of correspondence,
documents, papers and records on all media which record or relate to any of the Employment IPRs;

(c) not to attempt to register any Employment IPR nor patent any Employment Invention unless requested to do so by the Company; and

(d) to keep confidential each Employment Invention unless the Company has consented in writing to its disclosure by the Executive.

19.3 The Executive waives all his present and future moral rights which arise under the Copyright Designs and Patents Act 1988, and all similar rights in other jurisdictions relating to any copyright which forms part of the Employment IPRs, and agrees not to support, maintain nor permit any claim for infringement of moral rights in such copyright works.

19.4 The Executive acknowledges that, except as provided by law, no further remuneration or compensation other than that provided for in this agreement is or may become due to the Executive in respect of his compliance with this clause. This clause is without prejudice to the Executive’s rights under the Patents Act 1977.

19.5 The Executive undertakes to use his best endeavours to execute all documents and do all acts both during and after his employment by the Company as may be necessary or desirable to vest the Employment IPRs in the Company, to transfer to the Company in the name of the Company, to protect and maintain the Employment IPRs and the Employment Inventions. Such documents may, at the Company’s request, include waivers of all and any statutory moral rights relating to any copyright works which form part of the Employment IPRs. The Company agrees to reimburse the Executive’s reasonable expenses of complying with this clause 19.5.

19.6 The Executive agrees to give all necessary assistance to the Company to enable it to enforce its Intellectual Property Rights against third parties, to defend claims for infringement of third party intellectual Property Rights and to apply for registration of Intellectual Property Rights, where appropriate throughout the world, and for the full term of those rights.

19.7 The Executive hereby irrevocably appoints the Company to be his attorney to execute any instrument and do anything and generally to use his name for the purpose of giving the Company or its nominee the benefit of this clause 19. The Executive acknowledges in favour of a third party that a certificate in writing signed by any Director or the Secretary of the Company that any instrument or act falls within the authority conferred by this clause 19 shall be conclusive evidence that such is the case.

20. DIRECTORSHIP

20.1 Except with the prior approval of the Board, or as provided under this Agreement, or as provided in the articles of association of any Group Company of which he is a director, or having given reasonable notice to the Company, the Executive shall not resign as a director of any Group Company.
21. TERMINATION

21.1 The Company may terminate the Appointment with immediate effect without notice and with no liability to make any further payment to the Executive (other than in respect of amounts accrued due at the date of termination) if the Executive:

(a) is disqualified from acting as a director or resigns as a director from any Group Company without the prior written approval of the Board; or

(b) is guilty of a breach of any applicable (from time to time) rules or regulations as amended from time to time of the UK Listing Authority, the FCA, the UK retained law version of any European Union laws (including the Market Abuse Regulation which governs transactions in securities by directors and certain senior executives of listed companies) and all regulatory authorities relevant to any Group Company; or

(c) fails or ceases to meet the requirements of any regulatory body whose consent is required to enable him to undertake all or any of his duties under the Appointment or is guilty of a serious breach of the rules and regulations of such regulatory body or of any compliance manual of any Group Company; or

(d) is guilty of any gross misconduct affecting the business of any Group Company; or

(e) commits any serious or repeated breach or non-observance of any of the material provisions of this agreement or refuses or neglects to comply with any reasonable and lawful directions of the Company; or

(f) is, in the reasonable opinion of the Board, negligent and incompetent in the performance of his duties; or

(g) is declared bankrupt or makes any arrangement with or for the benefit of his creditors or has a county court administration order made against him under the County Courts Act 1984; or

(h) is convicted of any criminal offence (other than an offence under any road traffic legislation in the United Kingdom or elsewhere for which a fine or non-custodial penalty is imposed); or

(i) is, in the reasonable opinion of a qualified medical practitioner, physically or mentally incapable of performing their duties under this agreement and the medical practitioner has given a medical opinion to the Board to that effect; or

(j) ceases to be eligible to work in the United Kingdom; or

(k) is in the reasonable opinion of the Company guilty of any fraud or dishonesty or acts in any manner which in the reasonable opinion of the Company brings or is likely to bring the Employee or any Group Company into disrepute or is materially adverse to the interests of the Company; or
(i) is guilty of a serious breach of any material rules issued by the Company from
time to time regarding its electronic communications systems; or

(m) is unable by reason of Incapacity to perform his duties under this agreement for
an aggregate period of 26 weeks in any 52 week period even if, as a result of
such termination, the Executive would or might forfeit any entitlement to benefit
from sick pay under clause 16.1.

21.2 The rights of the Company under clause 21.1 are without prejudice to any other rights
that it might have at law to terminate the Appointment or to accept any breach of this
agreement by the Executive as having brought the agreement to an end. Any delay by
the Company in exercising its rights to terminate shall not constitute a waiver thereof.

21.3 In accordance with article 77 of the Company's articles of association, the Executive will
be subject to re-election by the shareholders of the Company at the first Annual General
Meeting ("AGM") following his appointment to the Board and at every AGM thereafter.
The Executive will therefore be required to stand for re-election at any AGM at which
either the Articles of Association of the Company require, or the Board resolves, that he
should stand for re-election.

21.4(A) Notwithstanding the provisions of clauses 2.1, 2.2 and 21.1 of this Agreement, the
Company may, at its sole discretion, terminate the Executive's employment with
immediate effect by giving written notice to the Executive that it is exercising its rights
under this clause 21.3 to terminate the employment by electing to make Monthly
Payments (as defined below) to the Executive. The maximum number of Monthly
Payments shall be 12 unless notice under clause 2.1 has been given before the
Company makes any election under this clause 21.5, and the Executive has worked
part of that notice period, in which case the maximum number of Monthly Payments
shall be reduced accordingly to reflect the remaining period of notice. The Monthly
Payments shall commence on the date such notice is given to the Executive or such
date thereafter as the Company shall determine and the Executive's employment under
this Agreement shall cease on that day (the "Commencement Date").

(B) For the purposes of this clause 21.4, and subject to adjustments as contemplated in (C)
below, each "Monthly Payment" shall be calculated by dividing the Executive's gross
basic salary at the date notice is given by twelve. Each Monthly Payment shall then be
increased by the sum of the amount of the contributions being paid each month by the
Company to its pension scheme on behalf of the Executive as at the Commencement
Date (calculated by applying the long term contribution rate (without any adjustment for
any surplus or deficit in the scheme) as a percentage of the salary). Each Monthly
Payment shall then be paid on a monthly basis subject to such deductions as may be
required by law and in accordance with clause (E) below.

(C) The Company may either continue the provision of the Benefits which the Executive
would otherwise have been entitled to receive during the period for the Monthly
Payment or, at its sole discretion, pay to the Executive the value of those Benefits (as
shown in the Company's last annual report and accounts), calculated on a monthly
basis and paid as part of the Monthly Payments.
(D) Any entitlement which the Executive has or may have under any share option scheme shall be determined in accordance with the rules of the relevant scheme.

(E) If the Executive obtains an Alternative Remunerated Position during the period for payment of the Monthly Payments then:

i. Each of the Monthly Payments still outstanding shall be reduced by the basic monthly remuneration (including the value of all benefits as calculated below) earned by the Executive whether by way of salary, bonus, pension, fees or equity, or to which he is entitled, from the Alternative Remunerated Position, and only the balance shall be due to the Executive;

ii. Any benefits provided by the Company (or their value paid in lieu as part of the Monthly Payments; which are provided by the Alternative Remunerated Position (whether or not on an equal or equivalent basis) shall cease;

iii. For the purposes of calculating the amount of the deduction in respect of remuneration from the Alternative Remunerated Position, any entitlement to bonus shall be calculated by dividing the notional target annual bonus by twelve. Any entitlement to pension shall be calculated as the amount which the new employer contributes to a pension scheme on the Executive's behalf (at the long term contribution rate and ignoring any adjustment to reflect an overall deficit or surplus in the scheme). Any entitlement to equity shall be calculated as the market value of the relevant shares on the date granted to the Executive, taking into account any restrictions which may be imposed on it.

(F) For the purposes of this clause 21.4 "Alternative Remunerated Position" shall mean any position whether under a contract of employment, consultancy arrangement or non executive appointment or otherwise whereby the Executive is directly or indirectly remunerated, whether by way of salary, bonus, pension, fees, equity or otherwise.

(G) The Executive will not be entitled to receive any payment in addition to the Monthly Payments in respect of any holiday entitlement that would have accrued during the period for which the Monthly Payments are made, and will not accrue any entitlement under the Company's pension scheme or bonus scheme during such period.

(H) The Company's determination as to the value of any benefit or entitlement for the purposes of this clause 21.4, shall be binding on the parties in the absence of manifest error.

21.5 For the avoidance of doubt: in the event that the Executive's employment is terminated (other than under clause 21.1 of this Agreement) in the first twelve months of his employment, the provisions of this clause 21.3 shall not apply.

22. GARDEN LEAVE

22.1 Following service of notice to terminate the Appointment by either party, or if the Executive purports to terminate the Appointment in breach of contract, or, if the Company so decides, the Company may by written notice at any time during the
Appointment require the Executive not to perform any services (or to perform only specified services) for the Company or any Group Company until the termination of the Appointment or a specified date.

22.2 During any period of Garden Leave the Company shall be under no obligation to provide any work to, or vest any powers in, the Executive, who shall have no right to perform any services for the Company or any Group Company.

22.3 During any period of Garden Leave the Executive shall:

(a) continue to receive his salary and all contractual benefits in the usual way and subject to the terms of any benefit arrangement;

(b) remain an employee of the Company, bound by the terms of this agreement and continue at all times to conduct himself with good faith towards the Company and not do anything that is harmful to the Company;

(c) not, without the prior written consent of the Board, attend his place of work or any other premises of the Company or any Group Company;

(d) not, without the prior written consent of the Board, contact or deal with (or attempt to contact or deal with) any Restricted Employee, Restricted Customer, or Restricted Supplier (as defined in clause 1 Interpretations) of the Company or any other Group Company;

(e) (except during any periods taken as holiday in the usual way) ensure that the Board knows where he will be and how he can be contacted during each working day; and

(f) not directly or indirectly be employed by or retained by or advise or assist any other person or entity in any capacity either paid or unpaid.

22.4 The Executive acknowledges that the demands made by the Company in accordance with the terms of clauses 22.1 to 22.3 shall not constitute a breach of contract of any kind whatsoever or a termination of this Agreement and he shall have no claim against the Company as a consequence of being required to comply with those clauses.

22.5 The Executive shall, during any period of Garden Leave, remain available to perform any reasonable duty requested by the Company and shall co-operate generally with the Company to ensure a smooth hand over of his duties. Should the Executive fail to make himself available for work having been requested by the Company to attend, he shall, notwithstanding any other provision of this Agreement, forfeit his right to salary and contractual benefits in respect of such period of non-availability.

22.6 The Company may appoint another individual to carry out the duties of the Executive during any period that he is suspended in accordance with this clause 22.
23. OBLIGATIONS UPON TERMINATION

23.1 On termination of the Appointment (howsoever arising) or, if earlier, at the start of a period of Garden Leave following the service of notice or purported termination of the Appointment by the Executive, the Executive shall:

(a) immediately resign without any claim for compensation, from any directorships in any Group Company and from any position which he holds as a trustee in relation to the business of any Group Company;

(b) transfer without payment to the Company or as it may direct any shares or other securities held by him in the Company or any Group Company as a nominee or trustee for the Company or any Group Company and deliver to the Company the related certificates;

(c) subject to clause 23.2, immediately deliver to the Company all documents, books, materials, records, correspondence, papers and information (on whatever media and wherever located) relating to the business or affairs of any Group Company or their business contacts, any keys, credit card and any other property of any Group Company (any car acquired by the Employee with his car allowance shall be his and he need not return that to the Company), which is in his possession or under his control;

(d) irrevocably delete any information relating to the business of any Group Company stored on any magnetic or optical disk or memory and all matter derived from such sources which is in his possession or under his control outside the Company's premises; and

(e) provide a signed statement that he has complied fully with his obligations under this clause 23.1.

23.2 Where the Executive has been placed on Garden Leave he shall not be required by clause 23.1 to return until the end of the Garden Leave period any property provided to him as a contractual benefit for use during the Appointment.

23.3 The Executive hereby irrevocably appoints the Company to be his attorney to execute and do any such instrument or thing and generally to use his name for the purpose of giving the Company or its nominee the full benefit of clause 23.1(a) and clause 23.1(b).

23.4 On termination of the Appointment howsoever arising the Executive shall not be entitled to any compensation for the loss of any rights or benefits under any share option, bonus, incentive plan or other profit sharing scheme operated by any Group Company in which he may participate.

24. POST-TERMINATION RESTRICTIONS

24.1 In order to protect the confidential information, trade secrets and business connections of the Company and each Group Company to which he has access as a result of the Appointment, the Executive will not, without the prior written consent of the Board:
(a) for 6 months after Termination solicit or endeavour to entice away from the Company or any Group Company the business or custom of a Restricted Customer with a view to providing goods or services to that Restricted Customer in competition with any Restricted Business; or

(b) for 6 months after Termination, interfere or endeavour to interfere with the continuance of the provision of goods or services to the Company or any other Group Company by any Restricted Supplier; or

(c) for 6 months after Termination in the course of any business concern which is in competition with any Restricted Business, offer to employ or engage or otherwise endeavour to entice away from the Company or any Group Company any Restricted Person; or

(d) for 6 months after Termination, be involved in any Capacity with any business concern which is (or intends to be) in competition with any Restricted Business. This clause shall not restrain the Executive from being engaged or concerned in any business concern in so far as the Executive's duties or work shall relate solely to geographical areas where the business concern is not in competition with the Restricted Business; or

(e) for 6 months after Termination be involved with the provision of goods or services to (or otherwise have any business dealings with) any Restricted Customer in the course of any business concern which is in competition with any Restricted Business; or

(f) at any time after Termination, represent himself as connected with the Company or any Group Company in any Capacity.

25. DISCIPLINARY AND GRIEVANCE PROCEDURES

25.1 There is no formal disciplinary procedure in relation to the Employment. If the Executive is dissatisfied with any disciplinary decision taken in relation to him he may appeal in writing to the Chairman of the Board within 7 days of that decision. The Chairman's decision shall be final.

25.2 If the Executive has any grievance in relation to the Employment he may raise it in writing with the Chairman of the Board whose decision shall be final.

25.3 The Board may at any time require the Executive to go on a period of Garden Leave in accordance with clause 22 during any period in which the Company is carrying out a disciplinary investigation into any alleged acts or defaults of the Executive. During any period of Garden Leave the Executive shall continue to receive his salary and contractual benefits.

26. DATA PROTECTION

26.1 The Executive will have access to and process, or authorise the processing of, personal data (as defined in the EU General Data Protection Regulation 5419/16 (EU GDPR), the
retained EU law version of EU GDPR, as defined in section 3(10) and section 205(4) of the Data Protection Act 2018 (UK GDPR), and the Data Protection Act 2018 (together, the "Data Protection Laws") held and controlled by the Company or any other Group Company and relating to the Company's or any other Group Company's employees, customers and other individuals. The Executive agrees to comply with the terms of the Data Protection Laws, and the Company's data protection policies issued from time to time, in relation to such data.

26.2 The Company and any other Group Company and its or their employees and agents may from time to time hold, process and disclose the Executive's personal data in accordance with the terms of the Company's privacy notice and/or data protection policy in force from time to time and the Employee Handbook. The current versions of the applicable policies are available either from the Company Secretary of the Company or from the Group Head of HR.

27. COMMUNICATIONS

27.1 All communications made or received by the Executive using any Company property, servers or facilities (and any electronic mails sent to and from any electronic mail address assigned to the Executive by the Company) shall remain the property of the Company and shall be made or treated in accordance with the Company's applicable policies in force from time to time. The Company will in certain circumstances intercept, monitor and deal with communications made and received by the Executive using the Company's property, or which pass through servers or networks owned, administered or otherwise lawfully controlled by the Company in accordance with the Company's applicable policies in force from time to time. For the avoidance of doubt, telephone calls made and received by the Executive using the Company's equipment and use of the Company's email system to send or receive personal correspondence may be recorded by the Company on its communications systems. Any recordings made shall at all times remain the property of the Company and, if necessary, will be used as evidence in the case of disputes with employees or clients.

28. RECONSTRUCTION AND AMALGAMATION

If the Appointment is terminated at any time by reason of any reconstruction or amalgamation of the Company or any Group Company, whether by winding up or otherwise, and the Executive is offered employment with any concern or undertaking involved in or resulting from such reconstruction or amalgamation or terms which (considered in their entirety) are no less favourable than the terms of this agreement and is based in the United Kingdom or some other territory, which is acceptable to the Executive, the Executive shall have no claim against the Company or any such undertaking arising out of or connected with such termination.

29. NOTICES

29.1 Any notice given under this agreement shall be in writing and signed by or on behalf of the party giving it and shall be served by delivering it personally, or sending it by pre-paid recorded delivery or registered post to the relevant party at (in the case of the Company) its registered office for the time being and (in the case of the Executive) his last known address. Any such notice shall be deemed to have been received:
(a) if delivered personally, at the time of delivery; or

(b) in the case of pre-paid recorded delivery or registered post, 48 hours from the date of posting.

29.2 In proving such service it shall be sufficient to prove that the envelope containing such notice was addressed to the address of the relevant party and delivered either to that address or into the custody of the postal authorities as a pre-paid recorded delivery or registered post or that the notice was transmitted by fax to the fax number of the relevant party.

29.3 No notice shall be deemed to have been received whilst the Executive is on holiday and/or foreign travel and in such case the notice shall be deemed to have been received when he returns to his United Kingdom home address (if the Executive does in fact see the notice whilst he is away it shall be effective at that time).

30. SHARE DEALING AND OTHER CODES OF CONDUCT

The Executive shall comply with all codes of conduct adopted from time to time by the Board and with all applicable rules and regulations of the UK Listing Authority and any other regulatory bodies, including the Market Abuse Regulation on dealings in securities.

31. MISCELLANEOUS MATTERS

31.1 Upon the termination of the Executive’s employment (for whatever reason and howsoever rising) the Executive shall immediately repay all outstanding debts or loans due to the Company or any other Group Company and the Company is hereby authorised to deduct from any payment of wages a sum in repayment of all or any part of such debts or loans.

31.2 If the Executive is at any time granted options or rights pursuant to any share option or share incentive scheme of the Company, those options or rights shall be subject to the rules of that scheme as in force from time to time which rules shall not form part of the Executive’s service contract. In particular, if the Executive’s employment should terminate for any reason (including as a result of a repudiatory breach of contract by the Company) his rights will be governed entirely by the terms of the scheme and he will not be entitled to any further or other compensation for any loss of any right or benefit or prospective right or benefit under any such scheme which he may have enjoyed whether such compensation is claimed by way of damages for wrongful dismissal or other breach of contract or by way of compensation for loss of office or otherwise.

31.3 Any bonus, option or right pursuant to any bonus scheme, share option scheme or share incentive scheme of the Company may be subject to malus and clawback provisions and post-vesting holding periods and the Executive acknowledges that these provisions may be applied in the circumstances and on the terms set out in the rules of the relevant scheme or in any applicable policy adopted by the Company. Any such bonus, option or right may be subject to the provisions of clause 6.3 of this Agreement.

31.4 If the Executive wishes to make a disclosure under Sections 43A-L of the Act he should do so without delay by contacting the Company’s Chairman or Senior Independent
Director in writing, expressly stating that he wishes to make a qualifying disclosure. A "qualifying disclosure" is defined for these purposes as a disclosure of information which, in the reasonable belief of the Executive, tends to show one or more of the following: a criminal offence, a risk to health and safety, a failure to comply with a legal obligation, a miscarriage of justice, environmental damage or concealment of any of these.

31.5 In accordance with section 439A of the Companies Act 2006, any remuneration payment or payment for loss of office (as defined in the Companies Act 2006) payable under this Agreement will be subject to the approval by the Company’s shareholders of the Company’s remuneration policy from time to time. Where the remuneration payment or payment for loss of office is not consistent with the most recently approved remuneration policy, or the Company otherwise reasonably believes that such approval is required by law, the payment shall be subject to separate approval by ordinary resolution of the Company’s shareholders. The Company reserves the right to withhold or require repayment of all or part of any remuneration payment or payment for loss of office if it is necessary to do so in order to comply with regulatory or legal requirements.

31.6 For the purposes of the Employment Rights Act 1996, the Executive’s continuous period of employment began on 25 October 2021.

31.7 There are no collective agreements which directly affect the terms and conditions set out in this Agreement.

32. ENTIRE AGREEMENT AND PREVIOUS CONTRACTS

Each party on behalf of itself (and in the case of the Company, as agent for any Group Companies) acknowledges and agrees with the other party (the Company acting on behalf of itself and as agent for each Group Company) that:

(a) this agreement constitutes the entire agreement and understanding between the Executive and the Company and any Group Company and supersedes any previous agreement between them relating to the employment of the Executive by the Company (which shall be deemed to have been terminated by mutual consent);

(b) in entering into this agreement neither party nor any Group Company has relied on any Pre-Contractual Statement; and

(c) the only remedy available to each party for breach of this agreement shall be for breach of contract under the terms of this agreement and no party shall have any right of action against any other party in respect of any Pre-Contractual Statement.

Nothing in this agreement shall, however, operate to limit or exclude any liability for fraud.
33. VARIATION

No variation of this agreement shall be valid unless it is in writing and signed by or on behalf of each of the parties.

34. COUNTERPARTS

This agreement may be executed in any number of counterparts, each of which, when executed, shall be an original, and all the counterparts together shall constitute one and the same instrument.

35. THIRD PARTY RIGHTS

The Contracts (Rights of Third Parties) Act 1999 shall not apply to this agreement and no person other than the Executive and the Company shall have any rights under it. The terms of this agreement or any of them may be varied, amended or modified or this agreement may be suspended, cancelled or terminated by agreement in writing between the parties or this agreement may be rescinded (in each case), without the consent of any third party.

36. GOVERNING LAW AND JURISDICTION

36.1 This agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with English law.

This document has been executed as a deed and is delivered and takes effect on the date stated at the beginning of it.

Executed as a deed by
Videndum plc acting by a director in the presence of

) Stephen Bird ) Director
 .............

Witness signature: 

Jon Bolton

Name (print): COMPANY SECRETARY

Occupation: 

Address: BRIDGE HOUSE HERON SQUARE

RICHMOND TW9 1EN
Executed as a deed by Andrea Rigamonti in the presence of:

Witness signature: Maninder Dhiman

Name (print): Deputy Company Secretary

Occupation: Bridge House, Heron Square, Richmond, TW9 1EN, UK

Address:..........................