**Appendix B2(b)**

*[Practitioners should consider this schedule of services alongside the ethical guidance within PCRT.]*

*[Name of practice]*

### **SCHEDULE OF SERVICES**

This schedule should be read in conjunction with the engagement letter and the standard terms and conditions.

**Personal Tax – Sole Traders and Property Income**

**MAKING TAX DIGITAL FOR INCOME TAX (MTD for income tax)**

**Initial sign up**

1. You are responsible for signing up for Making Tax Digital for income tax (MTD for income Tax). If you wish us to assist you in signing up with HMRC, we will be pleased to assist you in the MTD for income tax signing up process. You should notify us of your instruction to assist you in your MTD for income tax sign up in good time before the first quarterly return is due. We will not be responsible if you fail to notify us in time [insert date if required] and you incur a penalty as a result. By signing up, you are agreeing to HMRC’s terms of participation, which include deadlines and associated penalties.

**Recurring compliance work – accounts**

1. We will prepare the annual business accounts in accordance with [FRS 102, FRS 105, generally accepted accounting standards as agreed by yourselves] from the books, accounting records and other information and explanations provided to us by you and/or by others on your behalf.
2. [Where receipts for your property business are less than £150,000 for the tax year, we will prepare property accounts on the default cash basis unless we agree with you that it is appropriate to elect to use the accruals basis and the accounts are to be prepared on that basis. We will then deal with the election on completion of your tax return].
3. We will complete the writing up of your books and records insofar as they are incomplete when preparing the annual accounts. These will be from the accounting information and records you supply.
4. [We will not be carrying out any audit work as part of this assignment and accordingly will not verify the assets and liabilities of the business, nor the items of expenditure and income. To carry out an audit would entail additional work to comply with International Standards on Auditing, so that we could report on the truth and fairness of the financial statements. Accordingly, we shall not seek any independent evidence to support the entries in the accounting records, or to prove the existence, ownership or valuation of assets or completeness of income, liabilities or disclosure in the accounts. Nor shall we assess the reasonableness of any estimates or judgements made in the preparation of the accounts. Consequently, our work will not provide any assurance that the accounting records are free from material misstatement, irregularities or error. We would also like to emphasise that we cannot undertake to discover any shortcomings in your systems or irregularities on the part of your employees.]
5. [We have a professional duty to compile accounts that conform with generally accepted accounting principles. Where we identify that the accounts do not conform with generally accepted accounting principles or standards, we will inform you and suggest amendments be put through the accounts before being finalised. We have a professional responsibility not to allow our name to be associated with accounts that may be misleading. In extreme cases, where this matter cannot be resolved, we will withdraw from the engagement and notify you in writing of the reasons.]
6. [Should you instruct us to carry out any alternative report it will be necessary for us to issue a separate letter of engagement.]
7. [To ensure that anyone reading the accounts is aware that we have not carried out an audit, we will attach to the accounts a report stating this fact.]
8. [*A practitioner who is also a member of one of the CCAB bodies may also wish to include the following wording*] [We will attach to the accounts a report developed by the Consultative Committee of Accountancy Bodies (CCAB) that explains what work has been done by us, the professional requirements we have to fulfil and the standard to which the work has been carried out. Web links are provided in the report so that you can obtain further information from the [*insert name of professional body*] about:
9. the technical guidance for the work, and
10. the related ethical and other professional requirements.]
11. [You are the intended user of the report and the report will be addressed to you.]
12. [Once we have issued our report, we have no further responsibility in relation to the accounts for that financial year.]
13. [There are no third parties that we have agreed should be entitled to rely on the work done pursuant to this engagement letter.]

Or

[We have agreed that the following third parties should be entitled to rely on our work pursuant to this engagement [insert details of third parties]].

**Recurring compliance work – tax**

13. [We will keep records to meet the digital record-keeping requirements of MTD for income tax. You must provide us with confirmation that the data provided to us is complete and accurate.]

Or

[Where you, or a third party, prepare or retain the records, we may need to confirm that the process for performing the digital record keeping is of an appropriate standard to meet the requirements of MTD for income tax. You are required to provide the information that we may request to understand whether HMRC’s digital record-keeping requirements have been met. Where your digital records are incompatible with our software, we will agree with you an appropriate solution and this may require an additional fee.]

14. [We will prepare your MTD for income tax quarterly updates on a quarterly basis. We will require your records [ ] days after the quarter end and therefore, for the first quarter, this will be the quarterly update for the period [date].]

15. [We will submit your quarterly MTD for income tax updates online to HMRC [after the data to be included therein has been approved]/[on the basis of the data provided] [delete as appropriate], by you.]

16. [We will prepare your year-end tax returns from the submitted quarterly updates and information and explanations that you, or a third party, provide to us. After obtaining your approval, we will submit your tax returns to HMRC.]

17. We will calculate your income tax, high-income child benefit charge, national insurance contributions (NIC) and any capital gains tax liabilities as included on your tax return, and tell you how much you should pay and when. Where instructed by you, we will advise on the interest and penalty implications if tax or NIC is paid late. We will also check HMRC’s calculation of your tax and NIC liabilities, and initiate repayment claims if tax or NIC has been overpaid.

18. Other than Universal Credit (see below), we will advise you as to possible tax return-related claims and elections arising from information supplied by you. Where instructed by you, we will make such claims and elections in the form and manner required by HMRC.

19. We are not responsible for considering or applying for any of the exemptions from MTD for income tax. However, if you feel that you are eligible for exemption, please let us know. We are happy to discuss this and may correspond with HMRC on your behalf if needed, or we can guide you on whom you should contact for this.

20. We will advise you of any relaxations applicable in relation to the digital records. Where the requirements are impossible, impractical or unduly onerous we will seek to reach agreement with HMRC on a specific relaxation, but this may be subject to an additional fee.

20. We will review PAYE notices of coding provided to us by you and advise accordingly. Note that HMRC no longer sends copies of notices of coding to agents.

21. [Ad hoc queries by way of telephone and email enquiries are not routine compliance and may result in additional fees. As indicated below, where appropriate we will aim to discuss and agree additional fees, but it may not always be possible to agree these in advance and we reserve the right to charge you an additional fee for these queries.]

**Ad hoc and advisory work**

1. Where you have instructed us to do so, we will provide such other taxation ad hoc and advisory services as may be agreed between us from time to time. These services will be subject to the terms of this engagement letter and standard terms and conditions of business unless we decide to issue a separate engagement letter. An additional fee may be charged for these services. Examples of such work include:

* advising on the in-year Capital Gains Tax (CGT) reporting requirements on disposals of property, and preparing the in-year return and calculating the CGT due where required [note that this work will always result in additional fees]. We will require you to provide information as early as possible in advance of exchange of contracts in order to provide advice on the tax implications, reporting requirements and to quantify the tax bill;
* advising on ad hoc transactions (for example, pre-sale advice on the sale of assets) and queries (including telephone conversations), preparing and submitting information in the relevant format to HMRC, and calculating any related tax liabilities;
* advising on double tax relief if appropriate;
* dealing with any compliance check or enquiry opened into your tax return or tax affairs by HMRC;
* preparing any amended returns that may be required and corresponding with HMRC as necessary; and
* advising on the rules relating to and assisting with VAT registration and deregistration [or equivalent non-UK taxes].

1. Where specialist advice is required, on occasion we may need to seek this from or refer you to appropriate specialists. We will only do this when instructed by you.

**Universal Credit**

24. If we agree to advise you on Universal Credit, we will issue a separate letter or schedule to cover this area. Universal Credit is, in effect, a social security benefit. Your entitlement or otherwise will depend not only on your own circumstances but also those of your household, and we would require all relevant information to advise in this regard.

Changes in the law or practice or in public policy

1. We will not accept responsibility if you act on advice given by us on an earlier occasion without first confirming with us that the advice is still valid in the light of any change in the law, in practice, in public policy, or in your circumstances.
2. We will accept no liability for losses arising from changes in the law, in practice, or in public policy that are first published after the date on which the advice is given.

# **Your responsibilities**

1. [You are required to prepare accounts (financial statements) for each financial year, which give a true and fair view of the state of affairs of the business and of its profit or loss for that period. In preparing those accounts you should:
2. select suitable accounting policies and then apply them consistently
3. make judgements and estimates that are reasonable and prudent.]
4. [It is your responsibility to keep proper accounting records that disclose with reasonable accuracy at any particular time the financial position of the business. It is also your responsibility to safeguard the assets and to take reasonable steps for the prevention of and detection of fraud and other irregularities with an appropriate system of internal controls.]
5. [You are also responsible for making available to us, as and when required, all accounting records and all other relevant records and related information.
6. [You will also be responsible for:
7. maintaining records of all receipts and payments of cash;
8. maintaining records of invoices issued and received;
9. reconciling balances [monthly/quarterly] with the bank statements;
10. preparing a record of business mileage undertaken in the year;
11. preparing a record of hours per month worked at home if you wish to claim for business use of your home;
12. preparing details of any loan interest paid;
13. preparing a record of capital introduced; and
14. preparing details of the following at the year-end: stocks and work in progress, fixed assets, amounts owing to creditors, amounts owing by customers, and accruals and prepayments.]
15. [Where we are keeping your digital records for the purposes of MTD for income tax, you are responsible for providing us with the following information:

1. sales invoices
2. purchase invoices
3. bank statements
4. details of bank and cash payments
5. details of bank and cash receipts
6. work-in-progress details
7. access to your accounting records.

We have also agreed that you will provide the following:

1. a record of the amounts owed to the business
2. a record of amounts owed by the business
3. a list of accruals
4. a list of prepayments
5. private-use adjustments].
6. [You will be responsible for keeping records in a format that meets the digital record-keeping requirements of MTD for income tax. You must ensure that the data provided to us is complete and accurate.]
7. [You must provide us with confirmation that your digital records meet HMRC’s digital record-keeping requirements.]
8. [It is also your responsibility to prepare and submit your MTD for income tax updates on a quarterly basis online to HMRC and provide us with your digital records to assist with the preparation of your year-end tax returns).]
9. [You will be responsible for preparing and submitting your year-end tax returns to HMRC from the quarterly updates prepared by us, or a third party, and information that you provide.]
10. You are legally responsible for:
11. ensuring that your year-end tax returns are correct and complete and in an appropriate digital format, and capture the appropriate level of data;
12. ensuring that your record-keeping system is compliant with the new requirements for the digital recording and transfer of data;
13. filing any quarterly updates and year-end tax returns by the due date; and
14. paying tax on time.

Failure to do this may lead to penalties and/or interest.

1. Taxpayers who approve their [quarterly updates and] year-end tax returns cannot delegate this legal responsibility to others. You agree to check that returns that we have prepared for you are complete before you approve them.
2. To enable us to carry out our work, you agree:
3. [that all quarterly updates are to be made on the basis of full disclosure of all sources of income and charges, and that all year-end tax returns are to be made on the basis of full disclosure of all sources of income, charges, allowances and capital transactions];

Or

[that all year-end tax returns are to be made on the basis of full disclosure of all sources of income, charges, allowances and capital transactions];

1. to provide all information necessary for dealing with your affairs, including the accounts information outlined above; we will rely on the information and documents being true, correct and complete, and will not audit the information or those documents;
2. to provide full details of all UK residential property disposals, including associated costs/valuations prior to disposal. Where you consider that you will be non-UK resident in the tax year of disposal, full details of *all* UK property disposals (residential and non-residential) and disposals of shares in UK property-rich companies or UK property-rich collective-investment vehicles, or such other entities, must be advised prior to exchange of contracts or agreement to transfer shares or units. If information is received after this, we cannot guarantee that we can provide advice on the amount of capital gains tax due or submit an in-year return within 60 days after the completion date of the disposal;
3. to authorise us to approach such third parties as may be appropriate for information that we consider necessary to deal with your affairs;
4. [to provide us with all the records relevant to the preparation of your quarterly updates as soon as possible after the period ends. We would ordinarily need a minimum of [ ] days before submission to complete our work. If the records are provided later or are incomplete or unclear, thereby delaying the preparation and submission of the filing, we accept no responsibility for any penalty that may arise];
5. [where a quarterly or annual submission obligation is missed, this may incur a penalty point according to HMRC’s points-based system for late filing. Once the points threshold has been reached, a financial penalty may apply. Should you wish us to assist in reviewing and appealing the penalty point or financial penalty, you should notify us of your instruction and confirm the grounds for the appeal a minimum of [ ] days before the appeal deadline. Where instructed by you, we will make an appeal in the form and manner required by HMRC];
6. to provide us with information in sufficient time for your tax return to be completed and submitted by the [due date]/[selected date] following the end of the tax year. In order that we can do this, we need to receive all relevant information by [ ]. Where feasible, we may agree to complete your return within a shorter period but may charge an additional fee of £[ ] for so doing.
7. You will keep us informed of material changes in your circumstances that could affect your tax liability. If you are unsure whether the change is material or not, please let us know so that we can assess its significance.
8. Where you wish us to deal with HMRC communications, you will forward to us all communications received from HMRC such as HMRC statements of account, copies of notices of assessment, tax codes and letters. These must be provided in time to enable us to deal with them as may be necessary within the statutory time limits. It is essential that you let us have copies of any correspondence received because HMRC is not obliged to send us copies of all communications issued to you.
9. (a) If you provide services, or make distance sales of goods, to private consumers in the European Union, you are responsible for either registering for VAT in that member state or registering for the VAT One Stop Shop (OSS).

(b) [You are responsible for monitoring your monthly turnover to establish whether you are liable to register for VAT. If you do not understand what you need to do, please ask us. If you exceed the VAT registration threshold and wish us to assist you in notifying HMRC of your liability to be VAT registered, we will be pleased to assist you in the VAT registration process. You should notify us of your instructions to assist in your VAT registration in good time to enable a VAT registration form to be submitted within the time limit of one month following the month in which you exceed the VAT registration threshold in force at that time. We will not be responsible if you fail to notify us in time and incur a late-registration penalty as a result.

(c) You are responsible for employment taxes, pensions (including auto-enrolment) and the assessment of the tax status of your workers. If you do not understand what you need to consider or action you need to take, please ask us. We will not be in a position to assist you in complying with your responsibilities if we are not engaged to provide such a service. We are not responsible for any penalty that is incurred.]

1. **Our services as detailed above are subject to the limitations on our liability set out in the engagement letter and in paragraph 18 of our standard terms and conditions of business. These are important provisions that you should read and consider carefully.**

*[Date:*

*Name of practice:]*