#### IPO announces new board appointments

Adam's appointment will take affect from 1 September 2022, and follows the forthcoming departure of current Chief Executive Tim Moss, who is joining the Welsh Government as Chief Operating Officer and Director General.

Adam will assume responsibilities over the next few months while open competition to find a permanent appointment to the role concludes.

Adam joined the Intellectual Property Office in 2009 as Head of International Coordination in the Copyright and Enforcement Directorate. He then took up the role of Deputy Director of International Policy in July 2013, and the role of Director in September 2017.

Adam has previously worked for the UK government on defence policy matters and has extensive experience dealing with policy issues in the EU, UN and NATO as well as undertaking bilateral negotiations.

#### Commenting on his appointment, Adam said:

I'm delighted to have been appointed Interim CEO. Together with my colleagues on the Executive Board we are looking forward to providing continuity of leadership to ensure we continue as a great place to work for our people and ensure excellent delivery for our customers.

The IPO has also been carrying out further recruitment exercises and implementing some organisational design changes.

#### Andy Bartlett has been appointed as Deputy CEO and Director of Services.

This role is responsible for delivering all current services to customers, IT and our One IPO transformation programme, to deliver the IP office of the future.

Andy will continue to drive the ambitious work already underway to create a truly customer focused organisation, transforming our customers' experience of accessing and managing their IP rights in a more streamlined and efficient way

The IPO also confirms appointments in the following roles, completing the organisational design process:

#### Chris Mills, Director, Rights Policy and Enforcement at the IPO

In this role, Chris will be responsible for all areas of domestic IP rights policy and legislation including patents, trade marks, designs and copyright, in addition to continuing to lead on IP enforcement issues. The role will help support UK innovation through IP, including specific oversight of policy

areas currently under development through consultative exercises, such as AI, Designs, and music streaming.

He will also jointly lead the Policy Group with the interim Director of Business and International Policy, when this post is backfilled following Adam's appointment as interim CEO.

#### Pippa Hall as Director of Strategy:

The Strategy Directorate will coordinate the IPO's strategic direction, ensuring progress towards corporate priorities, and alignment with wider Government initiatives.

Pippa will work with the services and policy functions to support initiatives across the organisation. She will coordinate and have oversight of wider strategies and business plans within the IPO, to ensure alignment and deliver the IPO's overall corporate strategy, corporate plan, and priorities.

#### Sian- Nia Davies as Chief Data and Technology Officer:

Sian-Nia will lead on the creation of a world leading technology platform to provide businesses and citizens with the tools they need to harness the power of IP. Reporting to the Deputy CEO and Director of Services, Sian-Nia will ensure that the IPO's tech capability continues to support its strategic ambitions.

She will lead on the exploitation of new technologies including ML and AI - together with more established tech - to deliver a user centred service central to the One IPO transformation journey.

These new appointments are made in addition to the following existing board roles, which complete the redesigned board structure:

#### Neil Hartley as Director of Finance

As Director of Finance, Neil remains responsible for financial strategy, operations and systems, accounts and financial reporting, budgets, controls and procurement.

#### Penny Phillpotts as Director of People and Place:

As Director of People and Place, Penny remains responsible for all Human Resources, Organisational Design and Estates matters. The responsibility includes further embedding equality, diversity and inclusion throughout the organisation, supporting innovation by helping make the IPO a brilliant place to work.

#### The IPO's Chief Executive Tim Moss said:

It is testament to the strong leadership across the IPO that the organisation has clear succession planning in place, and we can seamlessly move from one state to another. I have full confidence

that the Executive Board will provide continuity of leadership and they, and our wider senior leaders, have the technical expertise required to match our ambition to the best IP office in the world.

Our new board look forward to opportunities to meet with stakeholders in the coming weeks and months, and to continuing the IPO's long standing relationships with partner organisations and their members.

# Joint Statement of support for Ukraine's application before the International Court of Justice against Russia

We reiterate our support for Ukraine's Application instituting proceedings against the Russian Federation before the International Court of Justice under the 1948 Convention on the Prevention and Punishment of the Crime of Genocide, which seeks to establish that Russia has no lawful basis to take military action in Ukraine on the basis of unsubstantiated allegations of genocide.

We reiterate the importance of these proceedings and urge, again, Russia to immediately suspend its military operations in Ukraine, as ordered by the Court in its Order on Provisional Measures of 16 March 2022.

As the Court has repeatedly stated, its orders on provisional measures are legally binding on the Parties to the dispute. Therefore, failure to comply with the Court's 16 March 2022 Order constitutes a further breach, by Russia, of its international obligations.

We take note of the public statement of 1st July 2022, according to which Ukraine announced that it had submitted its Memorial to the Court.

We welcome once again Ukraine's efforts to ensure that international law is respected and that the Court can fulfill its fundamental function of promoting the peaceful settlement of disputes.

The Genocide Convention embodies the solemn pledge to prevent the crime of genocide and hold those responsible to account. As the International Court of Justice itself stated in its advisory opinion of 28 May 1951 on reservations to the Convention on the Prevention and Punishment of the Crime of Genocide, the object of the Convention "on the one hand is to safeguard the very existence of certain human groups and on the other to confirm and endorse the most elementary principles of morality.

It is in the interest of all States Parties to the Genocide Convention, and more broadly of the international community as a whole, that the Convention not be misused or abused. That is why the signatories of the present declaration which are Parties to the Genocide Convention intend to intervene in these proceedings.

In light of the serious questions raised in this case, and in view of the far-reaching consequences of the judgment that the Court will render, it is important that the States Parties to this Convention be able to share with the International Court of Justice their interpretation of some of its essential provisions.

In closing, we reiterate that Russia must be held accountable for its actions. In this regard, we consider that Russia's violations of international law engage its international responsibility, and that the losses and damage suffered by Ukraine as a result of Russia's violations of international law require full and urgent reparation by Russia, in accordance with the law of State responsibility.

We once again call upon the international community to explore all options to support Ukraine in its proceedings before the ICJ.

A joint statement on behalf of: Albania; Andorra; Australia; Austria; Belgium; Bulgaria; Canada; Croatia; Cyprus; Czech Republic; Denmark; Estonia; Finland; France; Germany; Greece; Iceland; Ireland; Italy; Japan; Latvia; Lithuania; Luxembourg; Malta; Marshall Islands; Moldova; Monaco; Montenegro; Netherlands; New Zealand; North Macedonia; Norway; Palau; Poland; Portugal; Romania; San Marino; Slovakia; Slovenia; Spain; Sweden; the United Kingdom; the United States, and the European Union.

## Commission orders military charity which 'misled the public' to wind up following mismanagement by trustees

The Commission found its trustees responsible for misconduct and/or mismanagement, and secured voluntary undertakings that they would not act as trustees of any charity for a period of five years.

The charity was founded to support people currently serving or who have served in the armed forces.

The regulator opened an inquiry into the charity in November 2016, over concerns about the trustees' management of conflicts of interests and the charity's fundraising activities, in particular an arrangement with Targeted

Management Limited (TML) entered into in 2014.

The Commission found that the trustees did not manage conflicts of interest adequately. The only two trustees were sisters, and one of them, the chair of trustees, was the long-term partner of the father of the sole director of TML. The chair entered into agreements with TML, and agreed amendments that proved costly to the charity, without approval from other trustee and without declaring or managing the conflict of interest.

TML had been significantly involved in the formation of the charity and received 67% of the gross proceeds raised from the public by the fundraising activities. As a result, the charity donated only approximately 18% of the gross income raised between 2015 and 2017 to charitable causes.

There was also a lack of transparency around the charity's fundraising and its agreements with third parties. The inquiry concludes that the public were misled by the charity's fundraising activities and, as a result, were unable to make an informed decision whether to donate to the charity.

The trustees did not act in the best interests of the charity in entering into the fundraising agreement, as they did not properly assess the risks or assess other fundraising options, and did not ensure whether the contract was lawful, appropriate and represented value for money.

The Commission appointed an Interim Manager to Support the Heroes in 2016 and in 2018, the Commission ordered the Interim Manager to wind the charity up.

Amy Spiller, Head of Investigations at the Charity Commission, said:

Donors have a reasonable expectation that the money they give reaches the cause they care about. Due to a complete lack of transparency about the fundraising arrangements, the charity misled the public and much of the money went to a private company instead of military veterans and serving personnel in need.

Cases like these have the potential to seriously undermine trust and confidence in charities generally. So it is right that we took robust action to ensure the charity was removed from the register and its trustees cannot lead other charities for a period of five years.

The charity was removed from the register on 18 January 2022. Its remaining funds were redistributed to Help the Heroes, registered charity (1120920), in August 2021.

#### **ENDS**

#### Notes to Editors

1. The Charity Commission is the independent, non-ministerial government department that registers and regulates charities in England and Wales.

- Its purpose is to ensure charity can thrive and inspire trust so that people can improve lives and strengthen society.
- 2. The Commission opened the inquiry on 10 November 2016. View the full inquiry report on the Commission's website.

### PM call with Prime Minister Fumio Kishida: 13 July 2022

Press release

Prime Minister Boris Johnson spoke to Japanese Prime Minister Fumio Kishida.



The Prime Minister spoke to Japanese Prime Minister Fumio Kishida this morning, to express his condolences following the death of former Prime Minister Shinzo Abe.

The Prime Minister said Shinzo Abe's assassination was a shocking act of senseless violence. He highlighted Shinzo Abe's role in creating the foundations of the excellent UK-Japan relationship and said he was a true friend to the UK.

The Prime Minister also thanked Prime Minister Kishida for building on the path paved by Shinzo Abe and strengthening UK-Japan relations. Prime Minister Kishida paid tribute to the Prime Minister's leadership on issues including promoting freedom in the Indo-Pacific, responding to Russia's brutality in Ukraine and UK-Japan trade.

The Prime Minister expressed his certainty that the UK will continue to be a staunch international partner to Japan as we embark on projects like the Future Combat Air System, join the Comprehensive and Progressive Agreement for Trans-Pacific Partnership, and further our bilateral cooperation.

Published 13 July 2022

#### <u>Greg Clark: No turning back on</u> <u>protecting leaseholders</u>

Writing for i, Levelling Up Secretary Greg Clark announces that contracts to turn the building safety pledge into legally binding requirements have been sent to major housebuilders to be signed within a month.

Just under 4 weeks ago, we marked the 5th anniversary of the Grenfell Tower tragedy. That devastating tragedy should never have happened and nothing like it must happen again.

To achieve confidence in this requires far-reaching action by many people and organisations: government, parliament, local councils, regulators, fire and rescue services, housebuilders, insurers, building owners, construction product manufacturers, contractors and many more.

Progress has been made, though it has taken too long. Nevertheless, it is now becoming irreversible. The Building Safety Act came into force last month — the biggest reform to building safety in a generation. Leaseholders are now protected in law from unfair bills to make their homes safe, and a rigorous regulatory regime will bring order to decades of lax practice.

My predecessor, Michael Gove, was absolutely right in his drive to ensure that companies should fix the buildings they played a part in constructing. A landmark agreement has seen a majority of the UK's major housebuilders pledge an estimated £2 billion to this end. That pledge was given to the house building industry in March and there have since been over 45 signatories. I welcome the proactive approach taken by those developers like Barratt that have gone beyond the commitments in the pledge.

But it is time these commitments are put into force.

I will today <u>publish the contract</u> that will turn that pledge into legally binding undertakings.

I will make it available for comment for 4 weeks, after which the contract will be finalised. The faithful translation of these pledges into action is essential to the reputation for dependability that such an important sector of our economy must maintain.

Nor will there be backsliding on the £3 billion building safety levy. The taxpayer is contributing £5 billion towards fixing those buildings which have been left orphaned by absentee developers: the industry must pay its share too. The levy will be raised against all qualifying projects in England, and companies and firms who headquarter themselves overseas will pay it, as well as home-grown developers. Ensuring that this funding is available to all affected buildings is essential to re-building confidence in the sector. The

approach to industry contributions and leaseholder protection has the strong and unambiguous support of all parties in parliament.

The Building Safety Act has given strong powers to disrupt the business of those developers that do not deliver on their pledge. Parliament rightly expects that the powers it has legislated be used unflinchingly, and they will be. The new Act also gives us new tools to pursue those who have contributed to this problem, not just housebuilders. I have instructed my department's new Recovery Strategy Unit to target any individuals or companies — not just developers, but freeholders, product manufacturers, and contractors, wherever they register themselves — that do not step up to do what is required of them. For those large developers yet to commit to doing the right thing, it is time to step up and be prepared to pay up. As we identify more developers responsible for fire safety defects in buildings, I expect them to follow suit and take responsibility for repairs — and to do so quickly.

During the months and years ahead, we have an opportunity to have a productive partnership between housebuilders, the government, local councils and housing associations. I want to increase housebuilding and the most straightforward way is with existing housebuilders. I am proud that when I was a minister in this department for the first time, the National Planning Policy Framework (NPPF), which I led, galvanised housebuilders, increasing planning permissions granted from 166,000 in the year before it was published to 268,000 within 3 years of it being adopted.

Developing the NPPF, I worked closely and effectively with housebuilders as well as local authorities, environmentalists and the planning profession. It is rare to meet anyone today that does not believe the NPPF was the most significant advance in planning in decades.

It is an object lesson in how a good working relationship between all parties can achieve big results. I want this to be our approach again. But a working relationship depends on the efficient discharge of commitments given, without havering after agreements have been made.

This is true in the normal course of business and policy. In the case of Grenfell, where we have a strong moral obligation to put right the failures that robbed families of the lives of 72 innocent people, that requirement is absolute.