

## STEYNING DOWNLAND SCHEME

### Initiatives with Third Parties

1. The Third Party is required to provide evidence to the satisfaction of the SDS Project Manager of applicable insurance arrangements, including public liability and employers' liability, and of other relevant arrangements, for example DBS Clearances, relating to the Activity as the SDS Project Manager may reasonably require
2. The Scheme reserves the right to cancel an Activity, or cancel the remainder in a series of Activities, without liability, if the Activity appears in the reasonable opinion of the SDS Project Manager to be or likely to be, or lead to behaviour which is, unduly disruptive, or otherwise inconsistent with the objectives or principles of the Scheme, or if any information (written or oral) provided by the Activity organiser or someone on his/her behalf proves to be untrue or misleading in any material respect
3. Except to the extent already agreed or contemplated, Third Parties should keep details of its dealings with the Scheme confidential and not publicise or disclose any details without the prior consent of the Scheme
4. Third Parties will be required to accept any decision of the SDS Project Manager regarding any commercial arrangements relating to the Activity, which may involve the contribution to the Scheme of a sum of money at the discretion of the Activity organiser

END