| Company Name: | P.S. WINDWOOD \& SON LIMITED |
| :--- | :--- |
| Company Number: | $\mathbf{0 0 3 9 3 0 7 0}$ |

Received for filing in Electronic Format on the: 21/07/2023


## Details of Charge

Date of creation: 04/07/2023
Charge code: 003930700003
Persons entitled: BARCLAYS SECURITY TRUSTEE LIMITED
Brief description:
Contains fixed charge(s).
Contains floating charge(s) (floating charge covers all the property or undertaking of the company).

Contains negative pledge.

## Authentication of Form

This form was authorised by: a person with an interest in the registration of the charge.

## Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: BARCLAYS SECURITY TRUSTEE LIMITED

# CERTIFICATE OF THE REGISTRATION OF A CHARGE 

Company number: 393070

Charge code: 003930700003

The Registrar of Companies for England and Wales hereby certifies that a charge dated 4th July 2023 and created by P.S. WINDWOOD \& SON LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 21st July 2023 .

Given at Companies House, Cardiff on 24th July 2023

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006

Companies House

## - BARCLAYS

## The Chargor listed m schedule 1 (the Chargors) and <br> Barclays Bank UK PLC (BBUK) <br> Barclays Bank PLC BBPLC

Barclays Security Trustee Limited the Securty Trustee and

Barclay, Bank UK PLC "he Barclays Accoum Bank

## DEBENTURE AND CROSS GUARANTEE

## date 4 July 2023

## CONTENTS

Clause ..... PagE

1. Definitions and In ierpretation. ..... 1
2. Secuien Parties ..... $\Sigma 8$
3. AGREMMNT TO BM .....  9
4 C ARGES ..... 10
5 DEWEFY OH DOU UMENS OF TILL WC REGTMAION ..... 15
4. NCHICE OF ACCOUNT SECURIY ..... 17
5. RUGHT UNDEE SECLMTES ..... 17
O. ReUESCMITIONS ..... 19
6. General UNDERTAKING ..... 20
7. NOORMATOW ANO ACCSS ..... 21
11 PROOMY O CHBROES ..... 21
8. COLECION OF RECEDALE ..... 22
B. $\quad$ COUENAN S REATING TO AND ANC OTHEN ASSETS ..... 23
9. ACCOUNTS ..... 25
15 NEGATUE PGGE ..... 27
$16, \quad$ Pheservalon of SECUMTM ..... 27
17 FIMHAR ASSARANCES ..... 29
18 EN ORCMMCNT ..... 30
10. Conmwnh Secump ..... 31
20 WSMRMC ..... 32
11. ADMINIBAIOR ..... 32
22 Receves ..... 33
12. APPONTMEN OL AgEN AND CHANGES TO CHARORS ..... 39
24 EXPENSES MND INDEMNIIE ..... 40
13. SET OF ..... 41
26 DSCRETON AND DF HOLION ..... 42
14. TRASHER ANU DISCLOSURE ..... 43
15. FORBAANCE ..... 44
16. CWLMLRPANK ..... 44
17. Notces COMNUNicatoms and Denunes. ..... 44
18. Misclunvous Provicons. ..... 45
19. GOyRVIVG Mn RNO UMSULIOM. ..... 46
SCIELULIT-THE PAMIES ..... 47
Scheduez Form of Accishon Ded ..... 48
Sohedules - Malver oh Diffes a vi Deternal di Rights ..... 60
ScheUu 4 - Fonv of Notice of Securty to hacolnt Bank ..... 67

## IMPORTANT - PLEASE READ THIS NOTE BEFORE THIS DEBENTURE IS EXECUTED

## This Debenture is an important legal document, We strongly recommend that you seef the advice of your solicitor or other legal adviser before executing this Debenture.

- Thi 15 a Debenture madulig fied dharges wver the assets refered to no Clase 42 Thed chages, an assignment of the rights and assets eremed to in Clate 43 Assgoment anc a 100 ling charge over all of the other assets ane undenakng of each Chargor n Clouse 4.4 /hoathg charges
- The Securly Tustee wil hold his Debenture os seculty for all debts and oher liabilites owed to one or more of the secured Parties by each Chargor including Whoe the givemen to pay conlaned in Clause 3 (Agremen to pan This ndvdes all present and future loans or faclities that each of the Finance Paties has granted or may in the fiture grant.
*. The guarantees created by whis Debenture wil be deemed to be granted by each Chargor on a font and several basis in fovour of each finance Paty separately as if a seprate guarantee instriment were entered between the Chargors and each Fnance Pary ndividualy 7 he terns of each such guarantee are sek out in Schedule 3 Womer of Deferces and Defena/ or Rghis) to this Debenture Note that ench Chargor agrees to indemmify (meaning for the avoidance of doubl that the Chargor 14 rquired to fuly remburse, each finance Paty on the terms set out in Clause $3.2(c)$ Agrement to vol) (in vie event the oblgatlens guarnteed by 1 are or become unenforceable invilid or ilegal.
- Your labiltes under this Debenture wil nelude any liablites owed under any guaratee or indemnity which you have given to or may give to any of the secured Patter in the future
* If any of the debts or labilities secured or guaranteed by this Debenture are no pald when due the Secutity Trustee con appoint a recelver on lake possestion of

[^0]The property and any of the assets charged by this Debenture and sell them and can appont an adminstrator in relation to each Chargor.

- This Debenture is seprate from and not limited by any other sectity or guarantee which you miyy have alreacy given or may give to any one or more of the Secured Parties in the future


 MOL5E

THIS DEED is made on the date specified on the ront page of this Deed

By:
(1). The entites listed In Schedule 1 Whe Pates to this Deed nduding the Agent leach a Chargor and together the Chargors
(2) Barclays Bank UK PLC (Company Mumber 09740222 , Whose address to seruce is Business Lending Sevies, PO Box 16276 . One Snowhil. Snowhil Queensway Bringham, B2 2XE $B B U K$
B) Barclays Bank PLC (company Number $01026167 /$ whose address for service is Lending Operatons, PO Box 294 , Bimingham, BI 3 P BAFLC,
(4) Barclays Security Trustee Limited (Company Mumber 10825314 whose adders for seruce is Busines Landing Servics, PO Bov 16276 . One Snowhil, 5 nowhil Queensway, Bimmgham $B 220$, ating in $t s$ copaity as seculty tustee for and on behalf of the Secured Parties the Secumty Trustee, and
(5) Bardays Banli UK PLC (Company Mlumber 09740222 whose address lor service 1 Business Lending Services, Po Eox $162 / 6$. One Snowhill, Snowhil Queensway, Birmingham, b2 2xE the Barcloys Account Bank

IT IS AGRED as Iollows

## 1. Definitions ano Interpretation

## Definitions

11 In this Deed, each of the followng expressions has, except where the contex otherwise requises the meaning shown opposite it

Accession Deed means a deed of accession in a form and substance satisfactory to the Secury Trustee and substantilly in the lom set out in Schedule 2 /Fom of Accesion Deed by which a person will become o pary to this Deed as a Chaigon

Accoums means each of the accounts opened or mantamed by each Chargor with any bank bullding soclety financal nstiution or other person lother than the

Barclays Account Bank) (the Assigned Accounts ano each of the accounts opened or maintaned by each Chargor with the Bardays Account Bank the Fixed Charge Accounts from lime to time (induding any renewal redesignation replacement, subdivison or subaccount of such account and the debt or debts represented thereby

Additional Chargor means a compaly or linited libbity partnership which grants security in favour of the Securty Trustee by executing an Accession Deed

Agent mears the Chargor idenified in Schedule I The Parties as the Agent
Assets means all of a Chargor's undertaking property assets ights interests and revenues, whatever and wherever in the world present and future and indudes each or any of them

Authorised Address means the last addres given to the security Trustee for a Chargor's place of business for any one of them it more than one: of egistered office

Authority means the United Nations Security Councl the Commission of the European Union, Her Majestys Ireasury, the Office of Foreign Assets Control of the United States Deparment of the Treasuy or ary other United States governmen entity

Barclays Group means Bardays PLC and any of its direct of Mdirect Subsidaries

## Defaul Rate means

(1) . the defaul interest rate set out in the document under which the relevant liablity tor the overdue amount initilly arose of
(b) If no defaul interest ate is set oul in suth document, a rate per annum equal to the cost without prool or enidence of any actual cost to the relevant Secured Pary (as celified by it if it were to fund or of funding the relevant amount plut 2 per cent per annum:

Delegate means a delegate or 506 -delegate apponted pursuap 10 Clause 26 (Discretion and delegation,

Deposit means all sums deposited or to be deposited in each A ccoun, together with all othe nights and benefits accruing to or afing in connection with each Account ineluding but not limited to, entitements oo interest) together with al accrued hiterest, wherever deposited

Environmental Approvals means all consents of any kind relat ing to Envionmental Laws to which a Chaggor or the Land or the use or occupalion of the Land is subject

Enwronmental Caims neans any Llam by any person in respec of losses or labliter suffered or incured by that person as a resul of or 1 , connection with any violation of Envionmental Liwe or Environmental Appovals or GVig tse to any renedy of penaly that may be enforced or assessed by private or puble legal action as a result of Envionmental Contarmintion or any application for any intefte or final judicial or adminitrative decree, iunction, cease and desist uder, abatement orde, complance order, consent order, clean-up order or enforcement notice, stcp notice, improvenent notice, probibition rotice of revocation order in espect of Envionmental Contamination or any othen venedial action or action to comply that a Chargor is obliged to Undertake pursuant to Environmental Laws in respect of Envionmental Contamination?

Envionmental Contamination ineens the Lllowiy ald tlel consequences
(c) any release leakage onspilage at or fromany site owned or occupied by a Chargor into any par of the envionment of ary toxc, poisoluus, noxious or polluting matef or hazaraous detrimental or dangerous substances ar thing
(d) any accident fie, explosion or suden even, which affects the environtent and is attibutable to the operation manggement or control of any ste occupled by a Chago, including (without limitation) the storage keeping, Tandling labeling of disposal of waste (as defined in the Environnental Prutection Ac 1990 or lazardous, toxc or dangerous substances and
(e) any desgnation of Land a contam nated land for the purposes of Pant IA of the Enviommental Protection Act 1990

Envionment/ Laws includes al or ary laws, statutes riles, regulations freaties. diectives, bye laws, diections, codes of practice, cirthars, gudance notes orders, notices demands decsions of the cours of any authority or any other bady Whatoeser having jurisdition which at any time alate to the environment of Envionmental Contarimation or standards of conduct applicable to the Land or the occuption or use of the Land or the operation of any business from or using the Land

Finance Forties neans BBUK and BBPLC.

Floating Charge Assets means those of the Assets that are for the time being corphsed in the foeting charge created ly Clause 4.4 (Floting chargs) (or in the equivlen provision in the Accersion Deed) but ony insofar as concens that foating charge

Insurance Contracts meens all insurance and assurance on Hacts ad policies now or in the future held by or otherwise benefting a Chargor
(1) . Which elate to Assets themselves subjet to a fred chage n favour of the Security Tusee or
(9) , uhet are now or in the futue deposted by hat Chargor with the Security Trustees

Intellectual Property Rights means patents Iacluding supplenentary oratection certifates, vade marks service make and designs fond ony applications tor ary of them, utily models design rights copyight datavase ights and night, title. interest and benefis in respect of domain names, logo get - $\rho$, computer software. brand and lrode names, know how, confidential infomation, inyentions, moral Ights, rade secret and rights in pusing off and all other intellectual propery ights and interests (whether registered or unnegistered and all rights under any agreenents relating to the use of eyloitation of any such nights Induding tor the
aveidance of doubt the righ (o receive revenue or royalties) and in each case, any extensions or renewals of, and any applications for these fights;

Land includes treehold and leasehold and any other estate in land and poutside England and Wales immovable property and in cach case all buldings and structures upon and all things affived to Land including trade and tenants fixtures and fitings but excluding, in the case of leasehold property lardlords fixtures and fixed plant and machinery

Notice of Account Security means a notice of securty in substantally the form as set out in Schedule 4 rom of Notice of Secunty to Account Banh or in such form as may be specified by the Securty Tristee,

Property Agreement means all present and future agreements, contracts options or undertaking for or in relation to the creation of any estata, interest or right in or over the land including, without limitation 10 relation to any lease licence tenancy or ight to occupy whether on a fied tem or periodic basis)

Receivables means all surns of money recelvable by a Chargor now or in the future consisting of or payable under or derved from any Asset.

Receiver means a Lecelver and manager or a recelver and the term shall indude any of their delegates or sub-delegates

Rental lncome means the gross ronts, licence fees and other monies recelvable now or herafter at any time by a Chargor in respect of or arising out of any lease of the Land or any agreenent for lease of licence of otherwise without limtation derved by a Chargor from the Land or othenwise paid to or received by a Chargor in espect of the land:

SDN List mears the Specially Designated Nationals List maintaned by the Office of Foregn Assets Control of the US Depantment of the Treasury or any similar list mainatined by any Authority

Secured Obligations mens all mone, obligations and liabilities now or at any time Th the future due owing or neurfed in any manner whatsoever by each Chargor to

Dhe seculty Trustee whether in is persond eapacity of as securty tustee lo the Secured Partiest of 10 any of the other Secured Paries whether actually of contingenty, whether diectly or ndiectly whether solely or joinly with any oher person and whetheras pincipal or surey, induding withou limiation, all interest discount commision, fees charges and expenses and logefler with any matters relating to or arising in respec of those meneyr obligatons and libblities

## Secured Parties meens

## (1) . . the Seculty Trustee <br> 0 Khe Finance Parties and <br> 01, ary Receiver and/o any Delegate.

Security Assets means al Assets of a Chaggo of ary of them which are the subject of any seculty created or expressed to be created by or pursuan to this Deed

Securities neans al stocks shares, debentures, debenture stock loan stock, bonds and recurities usued by any person (other than a Chargon and all other invelments Is listed 1 P Par II of Schedule 2 to he Fnancial Serices and Markets Act 2000 haluding all hghs and benefis arsing and all morey payble in tespect of them, Whether by way of converson, redemption bonus option, diridend, interest or otherise including in all subsidiry undertakings or the cettifates for whinh are now or h the future deposited whin or to the order of the Securty Tustee or which I uncertifated are held in an escrov or other account in the favour of the Securty Tustee or held in the Securty Trustee's name or n he name of a nominee to the order of the Securly Truslef)

Securit Interest means any morgage, charge pledge, len assignment encumbrance, nght of set off or secunty interest whatsoever howsoever created or Insig or any other agreenent, artangenent ar court order havig substantially the same economic effec as the foregoing

Securit Period neans the period beginning on the date ot this Deed and ending on the date on whin the Secuily Tustee is satisfied lhat all Secured obligations have been unconditonally and revocably paid and dischanged in fill and all
fachites made available by each of the fance Paties to eat Chargor have been cancelled.

Set off Amount has the meaning given to it in Clause 25 , (set ont

Subsidiry neans a subsidary underakng withm the medning of section 1102 of He Companies Act 2006 , and

Transferee has the meaning guen to it ln Clause 271 Trusfer and diclosure,

## 12

(a) In this Deed, except where the context othervise requies

0 references to the Secured Paries (indugng references to the Securty Trustee and the finance Parties) include references to any of their respective noninees agents Delegates, successors in tile and permitted assigns and transferees and references to a Chargor nedude references to their respectwe succesors in title and pemitted assigns and trasterees
(1) unless otherise indicated, eferences 10 the Securly Trustee mean he securty Trustee acting in is capaciy as secuily trustee for and on behall of the secured Paties
(11) winding up ndudes any winding up teconstrution, administration, cissolution liquidation bankraptey and any analogous procedure or step under any applicable law
(T) If e Chargor consists of more than one entity the libility of each such entity shall be join and severd and the lems of the Deed shall be construed accordingly
Q) 2 Chargor means an original Chargor and or an Additional Chargor

O1 velerence, lo any deed, nstrument certificate agreement or contract induiding this Deed, or a propsion thereof 5 hall be construed as a clerence to that deed,
instrument, certicate, agreement or contract or provision as from time to time wared novated amended supplemented or replaced however fundamentally/
(Wii) expresions importing the singular shall nclude the plual and vice versa and words denoting any gender include all genders
(Vii) references to any statute of other legislative provision shall include any statutory or legislative modification, re-engctment or any silstitution of such statute or provision and where applicable any equivient statute on legislation in another Juisciction
(is) a lime of day is a reference to London times and
(4) references to a person shall be construed as a reference to any ndivdual firm compary, corpotation, government, state of agency of a state or any ssociation trust Iont venture consortum, partneship or other entity whether or not having separate legal personality.
(b) The headings in this Deed are for ease of reference only and shall not affec is interpretation
(c) This Deed and each Accession Deed if any) shall be read together and construed as one instrument so that all references in this Deed to this Deed shall be deemed to include where the context so requites, each Accession Deed which has from time to time been entered into by Additional Chargors and all references in this Deed to any Ssecirity created by this Deed" or "Secuity created pursuant to this Deed" shall be deemed to indude any Securty created by or pursuant to each suct Accession Deed, and all the powers and hights conferred on the Securty Trustee and ony Receiver or Delegate in relation to the securiy creted by this security shall extend and apply to the Security created by each such Accession Deed

## 2. Secured Parties

Lach party agrees that the Security Trustees interests and ights under and in respect of this Deed shall be held by the Securty Tustee on trust for and on behalt of the Secured Parties.

## $3 . \quad$ Agreement to pay

31. Each Chargor, as primary obligor and not merely as surety covenants with the Security Trustee that it will pay or discharge on demand the Secured obligations on the date(s) on which such secured Obligations are expressed to become due and in the manmer provided for th the document under which llability for such Secured Obligatons anses
3.2. Each Chargor unconditionally and irevocably and jointly and severdly
(a) guarantees to each finance Party punctual performance of all of each other Chargors payment obligations to each Finance Pary,
(b) Undertakes to each Finance Pary that whenever another Chargor does not pay any pat of the Sectred Oblgatons when due to the relevant Finance Party it shall immediately on demand pay that anount lin whatever currency denominated) as if It was the prencipal obligor and
(0) agrees with earh Finance Party that if any obligation guaranteed by it so become unentorceable invald or ilegal $i t$ will, as an independent and pirmary obligation, indemnily each linance Party inmedately on cenand against any cost claims, charges, expenses losses or hability it incurs as a result of another Chargor not payng any or part of the secured obligations which would but for such unentoreability nualicity or ilegality have been payable by it on the date when t would hive been die The amount paybble by a Chargor under this indemnity (meaning to the avoidance of doubt that a Chargor is requied to fully remburse the relevant finance Party will not exceed the amount it would have had to pay under this Deed If the amount damed had been recoverable on the basis of a guarantee

33 . The covenans and obligations contained in Classe 31 (Agreement to pan and Clause 32 Agreement to pan are given subject to and with the benefit of, the provisions set out in Schedule 3 Waver or Defences and Deferal of Bights by each of the Chargors fontly and severally.
3.4. Defaut interest on the secured Obligations, shall aterue in respect of any overdue amount from is due date of in the case of any cost, eharge loss liabiliy expense and other amount referred to in Clause 24 (Expenses snd hodennities from the date such amount was expended paid or debited on account by the Securty Trustee or any other Secured Party without the necessity of any demind beng made for payment thereof. in each case up to the date of actual payment both before and after judgment, at the Default Rate, Any defaul interest accruing under this paragraph shall be inmeditel payable by that Chargor on demand by the Securty Truste or any other Secured Party Unless otherwise agreed such default interest (if unpaid) will be compounded with the relevan overdue amoun or cost charge loss liabily, expense and other amount referred to in Clause 24 Expenses and hdemnities on a monthly basis but wil reman immedarely due and payable.

## 4. Charges

## 41 General

All secuity created by a Chargor under this Clause 4 is
(a) . continuing security for the paymen and discharge of the Secured Obligations.
b) granted with full title guarantee,
(c) . . granted in respect of oll the ight, tite and interest if any) present and future of that Chamor in and to the rlevant Secunty Asset and
d) granted in favour of the Securty Trustee to hold on trust for and on belalf of the Secured Parties.

## 42 Fixed charges

Each Chargor charges by way of fist fied charge
(1) Fal Land in England and Wales now vested in It and not registered at the Land Registy:
b) all Land in England and wales now vested in it and registered at the Land Pegistr:
4) all other Land whichis now of mo the Luture becomes 15 properly
(d) (to the exent that they are nol Landi all plant machine, y computers veticles, office or other eguipment now or in the future owned by it and Is nterest n any plate. machinery computer, vehicles office or ather equpment in irs posessch but exduding any to the time beny par of its stod- $1 n-t$ rade or work- 10 -progese) and the benefit of oll contracts heences and wanarites reling bo them
(e) to the extent not validy and effectlely assigned pursuat to Clase 436 As goment below all Rental Incone and the beneft ta that Ghagor of all other ights and daims to which that Chargor is now or may in the fulue become enttled in relation to the Land neluding but nol limied tof al rights and dams of that Chargor against al persons who noware or have been ar may become lessee, sablessecs liensees an occupies af any Land and all diargors and sureties for the obligutions of such persons.

19 all Secunties,
(g) the Insuance Contracts together with al rights and interest In the Insurance Conlacts finduding the benefi of al taims anising and to the extent not valy and effectively assigned pursuant vo Clause $4.3(1)$ (Assigmmen) below al mones Pryble Under them:
(6) all of is present and future goodwill:
0. all of its present und future umaled gpital?
(6) al ut is pesent and future intellectual Propery Bights.
(1) all rade secrets, confidential infomation and know how ownet or eyoyed by I now or in the future in any par of the wold.

If , all other debts now or n the futare owng to 1 save for those arising on fluctuating accounts with asociates las defined in section 345 of the companies Act 2016 ,
(m) all of is present and future night, vitle, benefit and interest in and to each fixed Charge Account and eadh related Depost and
(n) . the benefit of all instruments, guarmees charges, plecges and of er rights now of In the future avalable to 1 as securly in respect of any Asset $t$ sel rubjert to a fixed Charge in davou of the Secunty Tustee

## 43 . Assignment

Each Chargor assigns and agrees to assign all of its right tile, estate and otfer interust 1 and to.
a. . the Rental Income end the benefi 10 that Chargor of all other light and daims 10 Which that Chargor is now or may in the future become entited in relation to the Land induding (out not linited so) al nghts and clams of that Chargor against all persons who now are or have been or may become lessees sub-lessees, liensees or occupies of any Land and all chargers and sureties for the abligations of sueh persons
b). . The benefit of al guarantees, warranties and representations given of nade by and amy pight or remedes aganst all or any profesional advisors now or at any time engaged by that Chargor in relation to any Land and the manufarturer, suphlers or instales of al plan, machiner, fixtures, fiulings and other equipment now or from ime to vime in the bulding erected or to be erected on any Land and any other person fim or compary now of from lime to time under contrac with of under a duty to that Chargor and the benefit of oll shms recovered in ary proceedngs agenst all or any of such persons,

IC . the beneft of al Popert Agreenents and the proceeds of any dam, aword of uadgement anstrg out of any Property Agreement and all sums paid ol payable to Hat Chargo under or in espect of any Property Agreement
(d) Eeh Assigned Accoun and all related Deposits
(e), (Lo the extent hal any Intellectual Propery Rights are no capable of being charged pursuant to Clause 42 fred charges, whether by reason of lack of any third part consent which $s$ requied so atherwise) its right tite and interest if ay in and to any and al darnages compensation, emuneration profit, ent, fees, nyaties or
incone which 1 may derve from Such Intellecual Property kights of be avarded or entiled to 10 respec of such Intellectual Propery Rights, and
19. ary sums payable to it pursuant to any Insurance contract
provided that mothing in this Claue 43 shall constitute aly Secured Party as amorgagee in possession.

### 4.4. Floating charges

(a) Each Chargor charges by way of first foating charge all it present and fure Undelaking and Assets of whatever lpe and wherever localed.
(b) The floating charge created by each Chagor under Clause 44 ab abe shal be deferred in point of pionity to all other security or secunty interests reated under or pursuan to this Deed.
(c) The floathg charge created by each Chargor Under Clouse 44a) above 15 a qualitying floating charge for the puposes of paragrapl 142 6) of Schedule 81 to the lnsolvency Act 1986 (incoporated by schedule 16 of the Enteppise Act 2002 ) Paragrapl 14 of Schedule 81 of the lisolvency Act 1986 shall apply to this Deed.

## 4. Conversion of floating charges

(a): By notice Subert to the insolvency Aet 1986 , the Securty Imstee may by notice to each Chargor conver the foating charges created by this Deed for in the equutent prowison 1 the Accesson Deed nnto Ixed charges as regards all or any Of each Giagors Assets specfied in the netice at any time At any time dfer the loating charges created by this Deed for in the equvaleat provision in the Acceston Deed have been converted to fixed charges, the Securty Tustee nay by notice. subsequenly reconvert it into a floating change by notice in witing.
(b) Automatic conversion Subject to the Insolvency Ad, 1985 and Clase 45 c Moratormm balow the floating charges created by this Dese shall in addition to the cheunstances in which the same wil occu under general lavo autonatically be
convelted without any wotice) in of fed charges over the Assets, fights and propery of each Chargor:
(1) on the conventrg af any meeting of the memhers or dinction of that Charger to consider a resolition to wnd up that Chargol or put that Chargor into almmistration
(i). On a resolution belig passed or an order being nide for the wiling up, dissolution administration or re-organ sation of that Chargor

Til) . on the appointment of a liquidetor or an administrator whether out of cour ol otherwise to that Chargor.

60, - on ary person leving ar attenpting to levy any aistres, execution ar other process aganst any Seculty Assets of that Chargor

M , on that Chagor ceasing wo carty on bushest or a substantial part of it or ceasing to be a yoing concen
(v) , on that Chargor stopping naking payments to ts credtors or givig notice to ceditors that it inends to stop poyment
(4) , on that Chargor creating or attempting to create a trust over any of the Securty Assets
(vil) on the holder of ofy other Security nterest whether rankang in prority to ot pall passu with or after the cuarges and sectity contained II the Deed or that Chargor appointing, requesting the appontment of an adminstrator, an admuistratue receiver, recelve, manager or recelver and manager in espect of that Chargor, or
ix, any foating charge granted by hat Chargor lo any other person cystallising Tor any eason whatsoever.
(c) Moratorium the lloating charges created pursuant to clause 4.4 Houling chaiges) may nol be converted into fixed charger solely by reason of

1. The obtaining of a moratorium or
(Ui) ठnything done with a vew to obtaining a moratorum under Schedule A1 of the insolvency Act 1986

## Implied covenants of title

The covenants set out in sections 3(1, 32) and 62) of he Law of Propert Miscellaneous Provisons) Act 1994 will nol extend to Clauses 4.2 (Axed chagges, 43 (Ass/gmment and 44 (Foatigg chagen) doove $1 t$ shall be mplied in respect of clauses 42 (fixed charges) 43 (Assfgnment and 44 (Floating charges above that each Chargor is disposing of the Seturfy Assets free from all charges and encumbrances (whether monetary or not ond from all other fights exercsable by third partes fincuding labilites mposed and rights conferred by or under any enactment)

## 47 Ownership

Each Chargor is the legal and beneficial owner of, and has good and marketable title to its Seculy Assets, In each cose free from security other than that created by or pursuant to this Deed and restrictions and onerous covenants.

## 5. Delvery of documents of tile and Registraton

51 Each Chargor shall on the date of this Deed deliver for procure delvery to the Security Truste of and the Seunty Trustee shall be entited to hold and retain during the secuity Period, all deeds, certificates and other documents of title relating to the property charged pursuant to this Deed linduding any lease or licences telating to it where originals thereof are not required to be registered.
52. Each Chargor shall at any fime as required by the Secuity Trustee execule and delver to the Securty Trustee ary documents and transters fo constitute or perfect an equitable of legal cherge or a pledge at the Securit Trustees option) over any Securities induding uncertificated Securities within any clearing transfer settement
and/ar depository system, and give any Instructions and lake any actions the Secunty Tustee may require to adhewe his.

S3. Each Chargor shall, frequested by the Secunty Trustee, execute all such documents and Go all act that the secuity Trustee may reasorably renlire to record the interest of the secuity Tuistee in aty tegisters relatig to any registered Intellectual Property Fichts.
5.4. Each Chargor underekes to make or procure that there s made a due application To the Land Registy in respect of any Land hat is registered land with the Chargors consent as proprietor of the relevant registered estate)
O), to enter a restiction in the following terms on the relewant rearster of title

No dispositon of the registered estate by the propretor of the registerad estate or by the propheto of wy regiterid chage vot bellg a charye reg preded betore the entry of this restrition 4 to be regis sered whotht a whten consent signed by the propnetor for the the being of the charge in the debentue datedt

In favour of Barlays Secbity hustee Linited lo hold on rust tor and on behalf or the secired $\rho$ aties speched inerent as refered to in the charges register or hall conveyancer and
(b) . to enter sn obligation to make futher artuances on the releant register of tile

S\& Each Chargor certifes to the Land negistry that the Secury Interest created under or pursuant to this Deed does not contravene any of the provisions of the menorandum or artides of association or oher constiutive documents of that Chargor
\$6 . Each Chargor shal, it reguested by the Secunty Tustee. execute and deliver to the provider of any lnsurance Contracts, such notices and other docunents st the Secuity Trustee may reasonably require in relation to 1 le assignment by way of security.
S. Each Chargo undertakes not to amend, yary or wave the term and conditions relating to any Insurance Contrac without the prion witten consent of the Securty Trustee

## 6. Notice of Account Security

61. The execution of this Deed by the Chrgors and the Securiy Trustee shal constitute nofice to the Bardays Account Bank of the secuity created over each fixed Charge Account and each related Beposit and each chargor irevocably instucts the Barclays Account Bank that I shall and the Barclays Account Bank confims and agrees thal It will, upon any direction by the Seculty Trustee or persons authorised by the Securty Trustee following the service of a defaul notice of following any fallune to pay any of the secured oblgotions when they fall die only act in accordance with the instructons given by the Secunty Trustee of by persons authorised by the Security Tustee in relation to each Fixed Charge Arcount and eath related Depost
62. Each relevant Chargor shall on the reques of the Securty Trustee followng the sevice of a defaul notice or following any falure to pay any of the Secured Obligations when they fall due deliver to the Sectrly Truttee or procure the delvery of a Notice of Account secully duly executed by or on behalf of each Chargor in respec of the Accounts held with any bank buld ing society financtal institution or other person (other than the Bardays Account Bank) (f any and the related Deposits and each relevant Chargor shall use all reasonable endeavours to procure from the rerpient of such Notice of Account Security an acknowledgenent in the form set out in therem

## 7 Rights Under Securities

71 Unless and unti this Deed becomes enforceable or the Securiy Trustee directs otherwise
(6) Wall and any cash dwidends pald in respect of the Secuntes or any of them recelved by the Secunty Trustee for ts nominee) shall be released to each Chargor.
(b) all voting and other tights and povers attiched to or conferred upon the Securties shall continue to be exertsed by each Chargor for so long as it remains their registered owner, and
(c) The Securty Trustee will where if (or is nominee) is registered as holder of the Securites exercse all voting and othe nights and powers attached to the Secuities, as each Chargor may from time to time in witing reasonably direct land in the absence of such instructions the Securty Truste or its nominee shall not exercise any such night, and the Securty Trustee shall instruct ony nominee for the time being registered as holder of the Securties accordingly
7.2 At any lime and fom time to time atter this Deed becones enforceable or the Secuity mustee direct
(a) , all and any dividends and other distributions acruing on or deriving from the secirites (notwithstanding that they may bave accued in respect of an earlier period, induding without limitation all money payable in respect of ther, whether by way of conversion, redemption, bonus option ouddend interest of otherwise shall
4. T recelved by any chargor lor any nominee of it, be held on trust for the Securty Trustee and it requested by the Security Trustee) inmediately be paid and transterred to the Securty Tustee and
(11. When and If received by the Secuity Trustee for ts nominee) shall form part of the secuities and be held by the security frustee on the terms of this Deed as additional security land If cast, be paid into a cash collateral depost account and may be appled by the Securty Trustee at any time and from time to time thereater in or towards the discharge of the Secured Obligations as the Securty Trustee thinks fite
(b) / folowing the Secuity Trustee seving notie on each Chargor the Securty Trustee (or ts nominee) may from time to time exercise (and nyy fom time to time dired the exercise of all voting and ather fights and powers by statute of othervise) attached to on confered on the secunties in such manner as the Securty Trustee
(n is reasonable discretion, thinks fit and each Chargor shall and shall procue that any nominee of that Chargor shall, comply with any such drections of the Secuity Trustee or it nominee, for the avolance of doubt until surf lme as the Securty Thister for ts nominee, takes any stops to exerise any voting or ather hights and powers attached 10 or coneered on the secunties, all sudh night and powers shall remant with each Chergor and
(c) each Chagor shall (and shall procure that sny nominee of $1 /$ shall, It reculed by the securty Trustee, agre to accept shon notice for and $o$ attend all or any meetings or class meetings of the holders of he Secunties to speont proxies and evercse oll wotigg and othe nights and power, which may at any tme be exercsate by the holders of the Secuities as the secury Trustee nay from time 10 time direct.

73 The rights and powers attached 6 o or coffered upon the Securties shall, for the purposes of Clause 72 ) above, indude (whtout Imitation) all powers given to Tustes by he Trastee AC 2000 n respect of securites subject to a rust and shall be evercbable without any need for any firthe consent or authonty of a Chagor

## 8. Representations

81. Each Chargor represents and warants that

4a It has full porver and authonity and is legaly empowered to enter not the Deed and to gant seculiy puer the Securty As sets and to grant the guarantees and ndemnity on the tems set out heren.
b) T has taken all necesery actions (induding comporate actions) to authonse he aceptance of and the exerise of its ighis under this Deed and the pertomance of it obligtions under this Deed and all other documents to be entered into by 1 Ti connecuon herewith.
ic , there 15 ne legal or other restriction on its abiliy to enter nito and perform its oblgations in reseect of his Deed niduding that such entry or perfomance wil
nol constitute a breach of any law, regulation of officlal diective to which $1 t$ is subjec or any agreement by which it 15 bound,
(d) , this Deed wil be valid, binding and enforceable in accordance with its tems

Ie, none of the Chargors nor any of thef affilates is either

0 . Insed ar s owned or controlled diecty or indirectly by any person which is Isted, ST an SDN Lst or

1. locted, opgased or resident in a country which is the subject of sanctions by any Authoity

4 , no Secufty Interest other han the Secuity literests reated or expressed lo be created by or pursunt to this Deed exits on over or II relation to any of the Securty Assets at the date of this Deed
(0) any Securiy Assets in the form of Securities are fully paid and not subject to any eption to purchase or similar fights the constiutional documents of companies whose Seculties are subject to the secunty created by this Deed do not and colld not restrct or hnibl any vansfer of hose Securities on creation or enforcemen of The Security and
(h) , no Waning notice or iestrictions nolicé las defined in Clause 12 of schedule B of the Companics Act 2006 has been rsued in respert of all or apy pat of the Securities

Each of the , bove representations (exduding hose set out 1 Clauses $81 / 1$ and 8 10j will be correct and compled with in all respects at al lines during the Security Petrd as if repeated by eference to the then existid circumstanes.

## 9. General Undiriakings

Eadh Chargor Underakes to procure that
(10). . I shall not make any material chang, in lhe scope of nature of is business
(b) If Chargor $t$ a parnership. Shall notity the Securty Thustee in wruna Immediately of any change $n$ the membership of the partnershp. Wheqever possible such notification shall be aven in advance of such charge and
(0) Ta Chargor complise one or move trustees such Chaigor shall give to the securty Thstee not less than 28 days uhlo witten notite of the proposed retitenent of any truster or the appontment of any new trustee which shal not be effected Without the plot witten consent of the Sectit, In isee) and shal noviy the Secunty Trustee ir Wing inmedately upon the death of ary trustee or the disolution of any fim or corpordion acting as truste.
10. INFORMATON AND Access
101. Each Chargor shall from the to time on reguest by the secuity Trustec provide the Sectrivy Trustee with such information ard documentation as the Sectity Trustee may reasonably requie relating to the Sectity assets and is complavce Wth the terms of the Deed

102 Each Chargo shall pemit the Secufty In stee. is tepresentatives, pofessional advisers and contrectors fres acess at all reasonable umes and on reasonable notice to nspect the Secury Assets induring whout limiation for the puposes of conducing a valuztion of the sectity Assets)
103. Ead Chargor shall prompty notify he security Truste of any tigation, arotration or diministratwe praceding commenced, pencing or theatened aganst it or any of its Subsidaries or any other event which is teasonably lkely to adversely affect the value or otherwise deprecate, impar or prejudic any Secunty gset or esult In the secuity crented by thr Deed becoming enforceable.

## 11. PRIORIT of CHARGES

II Any mortgage, assigmen, fixed charge or other fixed securty each chorgor creates In the Secunty Trustees favou, wil have proniy ouer the floating charge crated by Cluse 44 , Aoothg chorges for in the equivant provion in the Acceston Deed, miles the Seculty Trustee states othenwie

112 Any debentures, assignment, nortgages or charges (fied or floating) which each Chargor creates in the future lexcept those in the Securiy Trustees favour) shall be expressed to be subject to this Deed and shall rank in order of prority behind the securit created pursuant to this Deed

## 12. Collection or Rectivalles

121. Each Chirgor shall collect and realise all Beceivables and immediately on receipt pay al money which it receives in respect of them into that Chargor's bank account with the Barcloys Account Bank, or into any other accouni specified by the securty Trustee and notified in witing to each Chargor which may include an account held with a member of the Bardyys Group) in each case on such terms as the Securty Trustee may difect Pending that payment each chargor will hold all money so recelved upon tust for the Security Trustee separate from its own money Eath Chargor may not without pror witten consent, charge, factor discount, assign, pustpone, subordinate or waive its nights in respect of any Receivable in favour of any other person (other than the Secunty Trustee) or puport to do so.

122 . 1 required by the security Trustee each Chargor shall serve notice in suth form as Whe Securly Irustee may reasonably reguire, on the account bank if nol a finance Perty of the seculiy, constituted by this Deed.

123 If a credit balance on any account of a Chargor with any member of the Bardays Group ndludes proceeds of Recelvables credited or transfered to that account, the security Trustee has an absolute discretion to direct the relevan member of the Barclays Group to pernit or retuse to permit that Chargor to utilise or withdraw that credit balance and the Securty Trustee may in its sole discretion at any time direct the relevant member of the Barclays Group to transfer all or any part of that credit balance io any other accoun of that Chargor wh that menber of the Bardays Group of io a suspense account opened for the pargose of holding of realising such funds, of in reduction of any outstanding secured obligations The Parties hereto agree to comply with, and take any necessary action to effect, any of the directions given by the Securit Trustee pursumn to this dause 123
12.4 If the Security Trustee releases, waves or postpones its nghts in respect of any Recevables for the purpose of enabling a Chargo to lactor miscount or othenwise sell them to a Secured Pary or to o third party the charges rreated by his Deed Will in all othe resects remain in full force and effec In particular all amounts due to that Chatgor from the Seared Pary or the third party and any Recenables reassigned or due to be re-assigned to that Chargor will be subject to the relevant flxed charge detalled in Clause 4.2 fixed charges subjet only to any defences of rights of retention or set off which the Secured Party of the third party nay have agenst that Chargor

## 13. COVEMANTS RELATNG TO LANO AND OTHER ASSETS

131 Each Chargor shall:
(9) keep its Land plant machinev, conputers, vehides office on other equipment in good and substamial repair and condition to the satisfaction of the Sectinty Trustee,
(b) perform and obsenve in al material respects all the covenants conditions and stipulatons whether as landlord or tenant in any lease ggreement for lease or other right to occupy in respec of any of is Land and shal not do or permit to Subsist any act or thing as a result of Which any such lease agreement for lease or other righ to occupy may be subject to delemination or figh of re entry or Goffeture prom to the expration of is tem,
(c) Not at any time without the pror whiten consent of the Securty Thistee, sever on remove any of the fixtures forming patt of its Land or any of the plart or machinery (other than stock in trade or work in progress) on or in lts land if to do so would reasonably be expected to have a matenaly adverse effect of the value saleabilify or use of the Land or the enforceability of this Deed.
(d) Comply whth all planning laws and regulations and the terms of any authorisation in respect of any such planing laws and regulations, in each case relating to any of ts Land
(e) , oblan and mantan in Millore and effect all Envronmental Approvals and ensure That the business and or openations caried on at the Land comply in al respects whill Envionmental Laws and Environmental Approvals

1f) . promptly on beconing aware of it inforn the Secunty Trustee of any Evirommental Ghim which las been made or hreatered against that Chargor or any occtpier of The Land or any of the officers of that Chargor in their capacity as cuch, seting out Whe action which is to be taken whin respect to that Entirommental Clam, and
(9). notify Ihe security Trustee promply on becoming avare of any Enwonnental Conamination at or brought on to the Land or circumstances likely so lead to Envionmental Contamination which migh give rise to any Environmental Clam and vake or procure the fakig of all necessany action to deal with, renedy or remove from the Land of preust the Incursint of (as the case may be) that Envronmental Contamination or creumstances likely to lead to Envirommental Contamination, so as to prevent an Erwionmental Clam entevouring always to minmise the danger or harm arsing to the Enviromment

132 Each Chargor shall not whitho the Securty/ I Istee's prior Witten consent
S), gran or agree to gran Whether in exerise of or independently of any slatutory power) any lease or tenancy
(b) agree to any amendment or waver or surender of any lease or tenancy
c) conmence any forfiture proceedings in respect of ary lease or tenancy
d1. pan with or share possession or conter upon any person ary contracual licence or right to orcupy
(e). consent to any assignment of any tenant's interest under any lease or tenancy

If agree 10 any rent revew 17 resnect of ary lease of tenancy on
(g) Serve any notiee on any formet tenant under any lease or tenancy or Jy Chargor of that fommer lenant) which would entile it to a nev lease of tenancy in respect of all or amy partof is Land.

133 .If a Chargor fails to comply vith any of the undeltakngs in this Clause 13 , the Security Tustee (and its agents and contractors) shall be entiled to do such things as it considers are necessary or desifable to remedy such falure Eath Chargor shall inmediatly on request by the Sccurty Trustee pay the casts and expenses of the Securty trustee (and its agents and contractors incurred in connection with apy action taken under this clause 13

## Accounts

## 141 Notification and Variation

Each Chargor shal promply delver to the Security Trustee on the date of this Deed and. If any change occurs thereatter on the date of such change), details of each Assigned Account opened or maintaned by it with any bank, bulding society financial institution or other person.

### 14.2 Security Trustee rights

At any time and from the to time after this Deed becomes enforceable or the Securty Trustee directs, the securty Trustee shall be entifed, without notire or further demand to.
(d) demand recelve and apply against the secured obligations, all and any monies due Under of aring out of each Account (including the elated Deposits)
(b) Exercise in relation to each Account all such rights as each Chagor was then entited to evercte, in relation to such Account on might but for the terms of this Deed exertse, and
(c) Thake any direttion or instruction to the Barclays Account Bank or any bank bulding society financial nstitution or other person at which an Asigned Account is held to give effect to this Clause 12 .

## 143 Terms of Accounts

Excep with the securit Trustees pror writen consent and subject to Clause 144 partia matumh, each fixed Charge Account shall he maintamed on the terms that any relevant Deposit shall mature on the earler of
(a) . The first time at which (1) there are no remaining secured Obligations and i1) the relevant finance Pary is not under ary obligation of liabiliy (actul or contingent) to make advances or provide other financid accommodation which I made or provded would give tise to any secured obligations, and
(b) _ cose of business in London on the date on whicl any of the secured obligations shall have become due and paybble and shall not have been paid upon becoming so due and payable,
so that at such lime as any such credit balance shall mature lor at any time thereafter, the Secuity Trustee may exercise in relation to that credi balance any rights of sel-off, combination or consolidation to which any of the Secuted Parker may be entited under this Deed any other contract or at law.

## 144 Partial maturity

If on any day any of the secired Obligations become due and payable and have not been paid by close of business in London on the same day then only so much of the Deposit from time to time on any Fixed Charge Accounts shall mature as equals the anount of the Secured Obligations which became due and paybble and had not been paid by close of business on that day

### 14.5 Interest on Deposit

Interest shall accrue on each Depost on any Fixed Charge Accounts at such rates and be payable on such dates and in such manner as agreed by the parties from time to thes.

### 14.6 Restrictions on Deposits

(a) Each Chargor shall, pior to this Deed becoming enforceable or unless the Securty Trustee otherwise directs, be entitled to recelve withiraw or otherwise transter any credit balance from time to time on any Account.
(b) At any time and from time to time after this Deed becomes enforceable or the Security Tuster directs, the Chargors shall not be entitled to recelve, withdraw or
otheruse ranster any Deposit from time to lime on any Account excep with the pror willen consent of the seculy Trustee

## 15 Negative Pledge

151 No Chargor shal, witout the pnor writen consent af the Secnity Inetee
(a) crete agree to create or permit to exist any trust, nterest or secuil interest howsoever anking in point of priotit of any nature whetscever maluitng such as arses by operation of low on any enactment) in, over or affecting al or any par of ls Security Asets, or
b). Subject to Claus 15 Zlb) below part with grant or enter nio a lease of sell tanser, assign or otherwise dispose of lincludng by way of declaration of trust all or any Pait of is Securty Assets or ony nterest hithem or agrec to do so.
15.2. Each Chagor Lndertaks of the Securty Irustee that Sare as expressly permited by he Secuity Tustee hn witing, it wll not
(a) create any mortgage or any fed or floaling charge or other securiy ower any of the flosting Charge Asses whethe hawng pronty over, or anking oan oassu wh of subject to the foating charges ceated by this Deed or
(b) sell, transter part with or dispose of any of the Hloalng Charge Assets except by way of sale nn the ordinary course of bubness.
16. PReservation of Security

## 16. Ruling off

II any Secured Futy (in this Cluse 161 , the relevant Secured Party recewes notre of any subsequen interes or Secunly Lnterest affecting any Secunty Asset
(a) each of the Secured Puties may open a new accunt or arcounts n respect of that Chargor and it any secared Paty dees not open a new account, it shall nevertheles be treated as 1 /had done so at the time when the relevant Secured Pary had recelved the ratice
(b) . all payments made by hat Chargor to ary Secured Pary alter the relevan Secured Pary receues nuch notice, shal be credied or be treated as havig been credited to is new account and in no citcumstances whalsoever hall such payments operate to reduce the anount due rom पhat Ghargor to the velevant Secured Party at the the when the relevat secured Pary had receved the notice and

4 , all payments made by a Secured Party to the Chargor anter any Sectred Pary receles such notice shall be deemed to have been first made oft of any payments Las receved into ary account of the Chargor with any Secured Party

## Release

If at any time the Secured obligations shall have been paid and discharged in tull and the Secinty Trustee is satsfied that none of the secured Parties vas ary commitment obligation or liablly of any kind (present of future actual or contingent, the securty Trustee wil at the request and cost of the Chargors reasign the securly sesets to the Chargors or otherwise disclarge the secunty constituted under his Deed

## 163 . Retention of Charges

Nowithstanding Clause 162 helesse)
(a) Th the Security Trustee shall have reasonable grounds for believng hat a Chagor may be nisolvent, bankrupt or unable to pay is debis as and when they fall due of that the value of a Chargor's asser may be less than the anount of is liablitios takig inve acount 14 contingent and prospective liablities or may be deened for the pu poses of any law to be nnsolvent or bank upt as at he date of any paynent made by wht Chargor to ary Secured Party then the Securty Trustee shall be at benty to tein the securty contained In or created pursuant to this Deed. until the exply of a period of one monin plas such slatutory period within which any assurance, secuity guaranee or paymen can be avoided ar nivalidased
b). The Seculty Trustee shall be able to exerise is nghts under paragiaph (a) abowe notwithstanding 0 the paymen and discharge in full of all secured Cbligotions or II any relase, settement, discharge or arrangenert that may be given or made
by the Secufed Party on, ol as a consequence of such parment or discharge of habiliy and

If at any time within such perod as is refered to in paragraph (a) above, any step or corporate action 4 bken in respect of a Chargor in relation to at with a vev to ary insolvency bankrupto, diminstration, whaling pe or recelvership jroceedrgs or procedure as set out in Par 26 of the Companies Act 2006 or hn the lisolvency Act 1986 or in relation to or with a view to ary andogous procedings or procedure in any Jurccution the Security Tustee shall be at liberty to contrue to tetan such securty for such Uuther period as the Secunly Trustee may reasonably determine and such securty shall be deemed to have continued to have been held as secunty Lor the peyment and dscharge so the Secured Paties of all Secured obligationt

## 17. Further Assurances

17 Each Chargar shall on denand, exechte any decument and do ary other act or Thit (In either case at the espense of that Chargor whid the secarty Trustee of ary other Secured Pary may reasonably specify for protecting, presering of pertecting any security cleated of inended to be created by this Deed or for faclitating the realsation thereof or othewise for enforing the same or e eresing any of the powers. ights ond discretions of the Securty Trustee or any other Securd Parly under his Deed, miluding the execution of all releases Gansfers assiginents and other document and the givig of al riotices order, instructons, directions and request for any consents to enable the propety to be charged which the Secunty Tritee or ary other Secured Paty noy reasonably request and each Chagor revocably and seve ally by way of securiy apponts the secuity Trustee land any Recelver or Delegate appointed under this Deed, as is attoney in is name and on ts behalf to sign, oxecute and deliver all such doctinents and do any act of thing as the Securty Trustee may think fit

112 Lach Chagor by way of securty Irevocably and severally apponts the secunty Trustee iand any Recelver of Delegate appointed under this Deed) to be ts attoney
with fill power of substitution on is behalf and in is name of otherwise at such fime and in such manner as the attorney thinks It.
(a) prior to service of a defail notice or any demand for paynent, to do anything which that Chargor is obliged to do under this Deed but has not donel
b) on and after service of a defaut notice or any demand for payment to do anything which that Chargor is obliged to do under this Deed and
(c) to take any action which is ancillay to the exercise of any of the ights conferred on the Securty rustee or any other Secured Party in relation to any Securty Asset or under this Deed or any other agreement with the Securty Trustee or any other Secured Party the Lav ol Property At 1925 or hhe Insolvency Act 1966 , and ratifies and confirms and agrees to ratify and confirm whatever ary such attoney shall do or purport to do in the exercse of purported exercise of all or any of the powers authorities and discretions referred to in this Clause 172
18. Enforcement
81. On and after service of a default notice or any failure to pay any of the secured obligations when they fall due or a request from a Chargor to the Security lrustee that It exercise any of its powers under this Deed for if ary steps are taken to appoinl an adminstrator of a Chargon, the Securiy literests created by and under this Deed and any Accession Deed shal be immediately enforceable and the Securty Trustee, without prefudice to the powers conferred on \& by vitue of the Law of Propert Act 1925, shall be entited to.
(a) seare and perfect its tite to all or any part of the Securty Assets
(b) enforce all or any part of that securiy at the times, in the manner and on the terms t thinks fit
(1) take possession of and hold or dispose of all or ary part of the Security Asses land any Assets of the relevant Chargor which, when got in would be cart of the Security Assets) at the times, in the manner and on the terms it thinks fit and
(d) transfer of otherwse dispose of any Security Asset and to gye good discharge for any moneys received by the Secunty Trustee in exercise of such power of sale and/on disposal

182 Tro defal notice has been served on a Chargor the Securty Trustee shall as soon as feasonally practicable after exercising any power pursuart to Clause 181 above nolfy the Chargors of such exerose

103 To the extent that the Securty Interest created by this Deed constitute a secunty firancial collateral arrangement and the Secuity Assets constifute finarital collateral for the purpose of the Financial Collateral Arrangements $\mathrm{N}_{2} 2$ ) Regulations 2003 , he Regulations) the Securty Trustee shall have the right on giving pror notice to a Chargo, at any time after the security literest becomes enforceable to appropnate all or any part of the Secuity Assets in of towards discharge of the Secured Obligations, The partes agree that the value of the appropriated Security Assets shall be, the case of ash the amount of cash approphated and ha the case of Securities, detemined by the Securty Trustee by reference to any publidy avalable market price in the absence of which by such other means as the Securiy Trustee (acting reasomably may select ncluding, without limitation an independen valuation. The parties agree that the value of each Account shal be the amount of the credit balance on It logether with any accrued but unposted interest that is paid in relation to that Account at the tine the ngh of appropriation ss exercsed for the puppose of Regulation $18(1)$ of the Regulations each Chargor agres that ary such detemination by the Security Trustee will constitute a valuation in a conmerclally reasomble manner.

## 19. Continuma Secuaity

The security constituted by this Deed shall be continuing, is made for secuing further advances and will extend to the ulimate balance of the Secured Obligations regarcless of 00 any intermediate payment or discharge in whole or in part, and $\mathbf{~} 4$ any amendiment vatiation restatement assignment, feplacement, refinancing, novation or departure hovever substantial or material of to or from any document constituting aty Secured Obligations
20. Each Chargor must insure all insurable Assets wht an insurance olfice ar underwhter acceptable to the secrity Trustee aganst loss or damage by fre and such other isks as the Securty Tustee may syecty from tme to tine, Ths Insuance cover must be far he full replacenent value and be ndex linked Each Chargot must also mantain al other insurances nommely maintamed by prudens companies with Similar activties to those of that Chargor of as the Secanty Iruster may regure.

202 . Each Chargon must punctually make all prenium and oher payments necessy 10 effect or mainlan these insurances and produce receipts lo these payments at the request of he Seculty Trustee, If , a ary lime, a Chargor fals io have the requied nsuance cover an place or a pioduce any recept on request or to depost any polly with the Securty Truste under Clase S (OyMey of Cochents or The and Seqstratralt or on reguest, the Secbity Trustee may take out or renew any Msurance in any sum and on any tems the Securty Trustee thinks approprate and recover the costs of doing so from that chargot

203 , All mones recelved on ony nsurance whatsoever in respect of lass or damage by Ire or othenwise to said insurable Assets of any part thereof whether ellected or mantained by o Chargo 17 pursuance of 1 s obligation under the covenant contaned in this Clase 20 chanince or independenty at or othervise tan in pursuance of such oblgation shall as the Security Tustee requires ctier be applied In maleng good the loss or danmge in respect of which the lobles are recened of be paid to the Secuity Trustee m or lowards payment of the monies tor the time being secured by this Deed or such part or parts theredf as he Seclity Trustee may require

## 21. ADMINISTAATOR

211 . Al any time and from time lo time atier this securty becones enforceable or it a Chargor 50 request the Securty Tiustee in withg from time to tine, he Securty Trustee may appont any one or more qualified persons to be an administrator of ary Chargor to act together or maependenty of the other or other apponted to The entent applicable)
212. Any such appointment may be made pufsuant to an appliction to cour under paragraph 12 of Schedule B1 of the Insolvency Act 1986 Administration application or by filing specifed documents with the court under paragraphs 14 to 21 (inclusve) of Schedule B1 of the lnsolvency Act 1986
21.3 In this Claus 21, a qualified person' means a person who, unde the lnsolvency Act 1986 is qualified to act as an administrator of any compary or individual with respect to which that person is appointed.
22. Recelver

## 221 Appointment of Recelver

(a) At any time atter ths security becones enforceable, or if a chargor so requests the Securty Truste in writing at any time the Security Trustee may funfess precuded by law) wthout futher notice appoint under seal or in witing, ony one or nore Quaftided persons to be a Recever of all or amy part of the Security Assets, to ant together or independently of the other or others appointed to the extent epplicable
(b) In this clause 22 a qualifed person" means a person who under the Insolvency Act 1986 is qualified to act as . Receiver of the property of any company of indvidual with respect to which that person is appointed.

## Powers of Recelver

0. Every Recever apponted in accordance with Clause 22.1 Appontment of Beceven Bhall (subjec to any restrictions the histrument appointing him but nowithstanding any winding tup or dissolution of a Chargon have and be entifed to exercise all of the rights powers and discretions as varied and extended by the provisons of this Deed conferred by the Lav of Property Ac 1925 on any receiver dppointed under that Act and those conferfed by the Insolvency Act 1986 (and to use the name of a Chargor for all of any of such purposes) If at any time there is more than one recelver in respect of all or any part of the Securty Assets, each such Recelver may (ulless othewise stated in any docurnen appointing that Recever, exerise all of the powers conferred on a Recever under this Deed or
under the Insolvency Ac, 1986 indvidualy and to the exclusion of each other Recewer
b) . The nghts, powers and discretions velered io in paragrapl (a) above nelude (vith cut limitation) the right power and/ot disctich (as the case may bes

0 , Take possession to tace Inmedate possession of get in and colert he Secuity Assets or any Dart of the Securty Assets whether acclued before or after the date of his appontment.

1. Carry on business to cary on or manage he business of a Chargor as the Recever may think it or to conctr in or authorise he managenent of of appoin a manager of the whole or any par of he busines of that Chatgor
2. Protection of assets to make and effect al repert, ditertions Impiovenents replacements, developments, demolitions and nisurarices Dheluding indemnty insurance and pertomance bonds and guarantees) and do all other acts which a Chargor might do II he oramary conduct of its business as well for the protection as tor the mprovement of the Security Asset and to commence and/or complete any bulding operations on any, Land secured pursuant to this Deed and Le apply for and manlain any planing pemiscions, bulding regulation spprovals and any other pervissions, consents of licences in cad case as the Receluer may in its acecolute disoretion think fi or conch m ayy of the foregoing
V) Employees and advisers to appoin and discharge manoger, offaers agents, accountants, semants, waknen and othet adviser for the purposes of ths Deed upon such terms as to remuneration or otheruise as the Recever may think proper and to discharge any such persons appointed by a Chargor.
W) Borrow money to borrow money lo the purpose of exercsing any of the power, juthorities and discretions contered on the Recener by or pursuart to this Deed and/or of defrayma any costs, llarges, losses or expenses Indully the Reever's renuneration whith shall be ncurred by that

Recever in the exerise of such power, authontes and discretions or lor any, other puppse, io rase and borrow money ether unsecured or on the secufly of the Securly Asets or any part of the Securly Assets either no promy to the secuity constituted by this Deed or otherwise and generally on such tems and conditons as that Recever may thim fit and no person lending Guch money thall be concemed to enquire as to the proptety or pupose of the exercse of such power or to see to the application of any money so Taised or borrowed.
(v) Sell business to sell or concur in selling the whole or any part of any Chargors busines whether as going concenn or otherwise,

QuI sell assets to sell, exchange, grant aptions to purchase license, surrender rlease disclam, abandon return ar otherwise dispose of conver 1150 money or realise all or ary part of the Securty Assetc by public atuction or pruate contract and generally in such manee and on such terms as the Recelve shal think proper or to concur 11 aty such transaction Without prefucice to the generality of the foregoing the Recener may do ary of these thing for a consideration consting of cash debentures ar other obligations, shares stoch or other viluable consideration and any such consideration may be payable n a kimp sim or by instalments sprad over such period as the Recever may think it lixures, other than lindlords'ficures may be severed ane sole separately from the provert containing then pithut the consent of the relevant Chargor
vil. Acquire assets to arquire assets for sul/ consider tion and on such terms as the Recever may thin fit to purchase outrght on acquire by leasing. hing luensng or othemise any land, buldings plant equipnent vehicles or materals or any othe property assers or ights of any descriplion which the Recever considers necessary or desirable for the carying on improvenent or realistion of any of the Secunty Assets or the business of a Ghargor or otherwise for the benefit of the Secuily Assets
(x) Leases, etc, to grant or agree to grant any leases whatsoever and let on charter, sub-charter hire lease or sell on condition and to giant righs, options, licences or easenents over all or any par of the Security Assets for such term and at such rent (wit or without a pretitm) as the Recever may think proper and to rescind, surender and arcent or agree 10 accept a surrender of any lease of tenangy of such seurty Asets of agre to fuy wanation of any such contrac affectng all on any par of the Securty Asets on such terms as the Recelver may think fit fincluding the payment of money to a lessee or tenant on a surrender ar any rent review,
W. Uncalled capital to all up or require he diectors or members as applicable, of a chargor to callup all or any portion of the uncalled eapital for the tine being of a Chargor and to enforce Duy nent of any all by action On the name of that Chargor or the Recever as may be thought fit ly the Receven
(4) Compromise to negotiate, setile adjust refer to albitration comprornise, abandon and atrange ary dims, acoumts, disputes, questions and demands With or by any person who 15 or clams to be a creditor of a Chargor or relating mary way 10 he Securty Assets or any part of them
(vi) Legal actions to bring prosecule enforce detend and abandon all such actions, suts and proceedings in relation to the Secunty asess or any par of then as moy seem to the Recever te be expedient
(111) Receipts to give valid recepts for all moneys and execule all assurances ind things which may be proper or desiable for realising the Secuity Assets
((4)) Subsidiaries, etc to form a Subsidiary or Subsidiaries or a Chargor in an Juisdiction and transfer to any such Subsidiary or aly other con pany or body corporate whether or not formed for the purpose al or any part of the Securty Assets
©0) Powers, diseretions, ete: to exerise any powets, discretons, woting conversion or other nights on entitlements in relation to any of the securty

Assets of incidental to the ownership of or ights in or to any Securiy Assets and to complete or effecl ony transaction entered into by a chargor and complete disdaim abandon or modify ell or any of the outstanding contracts or artangements of a Chargor relating to or affecting all or any part of the Security Assets: end
(w) General powers to do all such other acts and things as the Receiver may consider desirable or necessap for realising the securty Asset or any part of them or incidental of conducive to ary of the matters powers or authortites conferred on a Receiver under or by vitue of this Deed, to exercse in relation to the Security Assets or any part of them all such powers authorities and things as the Receiver would be capable of exercising if it were the absolute beneficial owne of them
and to use the name of the relevant Charger for all or any of such purposes.

Removal

The Security Trustee may from time to time, by witing remove any Recelver apponted by It (so far as is lawully able) and may whenever it may deen If expedient appoin a nev Recever in the place of any Recelver whose appointment may lon any reason have terminated.

### 22.4. Remuneration

(a) The securly Trustee may from time to time, fix the remuneration of any Recever appointed by it (Which remuneration may be or indude a conmission calculated by reference to the gross anoum of all moneys feceved or othewise and moy include remuneration in connection with claims, actions or proceedings made or brought aganst the Recever by a Chargor or any other person or the performance of discharge of any obligation inposed upon the Receive by statute or otherwise) but such remuneation shal be payable by that Chargor alone, and sections $109(6)$ and (8) of the Lav of Propetty Act 1925 shall not apply in relation to ary Recewer appointed under this Deed
b) The amount of such remuneration may be debited by the Security rustee to any account of the relevant Chargor held with a Secured Party but shall, in any event form part of the Secured obligations and accordingly be secured on the Securty Assets under the sectily contained in this Deed.

## 225

 Ertent of appointmentThe exclusion af any secunty assets from the appointhent of the necener shall not predude The Secunty Tustee Trom subsequenty extending the Recevers or Recelvers apponthent Ior that of their replacement to that part or apponting another Recever over any olher part of lhe Securty Asees.

## 226 . No liability as mortgagee in possession

None of the Sectured Partes shall nor shall ay Receve apponted es aforesald by reason of It or the Recever entering nito possesston of the secuity Assets an any part of then of for any other reason be lable to acount as mortgagee in possession or be liable for any Ioss on realisation or for any default or onission for which a nortgagee II possession might be liable

## 22. Agent of Chargor

S) E Evey Recener of a Chargor duly appoited by the Securiy Trustee under the powers in that respert contaned in this Deed shall be deemed to be the ugent of that Chargor for all purpses and shall as such agent for ull puppose be deenied to be In the same position as a hereber duly anponted by a momtgage under the Law of Propery Aa 1925 .
b). Eact Chargor alone shall be responible for the contracts, engagenents, acts, onissicns defauts and losses of the Eecener and for lablities neurred by the Recever and no secured Sary shall ncur any labily for them by reason of the Secuily Trustee appoining such Becever or for any oher reason whatsoever

To the fillest extent permitted by law, all or any of the powers, authorities and discetions Which are contered by this Decd cether expresty or Impliedly upon a Recever of the Secuity Assets may be exercised Shter the securiy created bnder this Deed becones entorceable by the Sccurt Trustee in ration to the Whole of cuct Secirty Assets of any part of them withut firt ppeinting a Renever of such property or any par of it or notwithstanang the aponiment ot a Recever of such property or any part of it

## 23. AppolntMent of Agent and Changes to Chargons

1ap Esh Chargor lother than He Agent by is exection of this Deed or an Accession Deed irevocably appoints the Agent (acing through one or more authorised signatones to act on is behalf is It agent and the Agen accepts such appointment and irevecably athorises

0 the Agen on 1 s behalf to supply al Sntomation concening Tself contemplated by bbis Deed to the Securt Trustee and the other secured Prties and to execute on ts behelf any Accessich Deed or owher deed or Ggreemen nowihstanding that they may affec that Ghargor withou futher reterence to or the consent of that Chargor and

Bi) Dhe securty Trustee lo gVe any notice de mand or other communication to that Chargor to the Agent
and in eott case hie Chargor shal be bound as though the Chargor is elf hed ghen Whe notices and methactions or execuied of made the agreenents or deeds
b) Where the Chargor 4 a menber of a group of companies andor limited lidbilty parnerships a company or limited liabily partuishyp may become an Additional Chargor 1

If the Securty Trustee aproves the addition of hat proposed Additional Chargor

11 . . the Agent and the proposed Additional Chargor delver to the Seculty Truste a duly completed and execued Accession Deed and
(11) The Security Trustee has receved all of the documents and other evidence for is know you customer checks and any coporate authorities required by the Secuity Trustee in relation to that Additiond Chargor, eadh in form and substance sulistadory to the Security Trustee

## 24. EXPENSES AMD INDEMHITIES

241 Each Chargor shall on demand pay lo or remburse the Secured Partes and heir nominees agents or Delegater on the basis of a ful indemniy on an afler av bass The amount of all conmisions costs (neludng legal costs and remunenaionh harges, losses, liablities, and expenses and other sums ratonably necured by the Securty Tristee whether acting in its personal capacity or as securby trustee tor and on behal of the Secured Partes or any other Secured Party and ary of Heir nominees, agent of Delegates) in connection with
a) . the nspection or valuation of the Secuity Assets.
b) . makng a demand for payment or the delay in recept of payments unde this Ueed

C a follure by any Chargor to pertom its oblgations under lis Deed or othenwise breach any terns of this Deed, and
(d). The presemition enforcenen or the ottenpted preservation of entordement of any of their ights under this Deed whether incured as a result of any act or omission by or proce edings nvolvig, that Chargor of any third party together with interest on the amount poybble in accordence with Clause 3 Agremert to way

242 Each Chargor shall on demand pa io or fuly ndemnify the Secured Paties or olher nominee or agent on an aftertax basts against al losses, actions, daims commissions costs (including legal costs expenses, proceedings, and remuneration), charges losses, labilities, expenses and other sums and expenditure which the secinty 7 rustee (whether acting in its personal , facity or as seculty trustee for and on behal of the Socted Partes or ary ofler Secured Pary and any of their
nominees of agents mey suffer pay or incur, acting reasomably in connection with any payment of discharge in respect of the Secured Obligations (whether made by that Chargor or a third party becoming void vidable ineffective or unenforceable for any reasons whatsoever

Where, pursuart to Clauses 24 , or 242 above, - sum 1 s paid to such secured Paty (or thei nominees, tgent or Delegates) the relevant Chargor shall in adition pay to the Secured Parties for thetr nominees, agents or Delegates Ir respect of value added tax
a) excepl where the payment talls within Clase 24 Tb, Delow, such amouni as equals any value added tor cherged to the revan Secured Pary 10 their nominees agents or Delegates in respect of the matter which gives ase ta the payment and which the relevant Secured Pary or their nomnees agents or Delegates, cetifies I not recoveralle by i by repayment or cedit Isch certifite to be conclusive in We abserce of manfest errol, and
(6) on any remborsement of of ndemnifation tor any commissions, conts, chames, expense or othe tems nacuned by the relevant Secured Pary for thei nominees agents or Delegates) as agent for hat Chargot such amount as equals the amount nduded in the commisions costs changes expenses of other tems 1 respect of value added kx and in suth a case the relewn secured Party por thei nominees. agents or Delegates shall provide thet Chargor with an appronnate tav involee in resped of such tem, naming that Charger as recipten of the relevan supple

244 Ead Clargor agrees thet no Secured Party wh be held res ponsble for ary loss suffered as resol of exerlse of of fallure to evercise by the Sectify Trustee af ary other Seriee Pary of ts i ghts under this Deed, except in the case of gross negligence or viful defalt of the relevant Secured Pary.

## SETOF

251, The Secuity Tustee or hy other secured Paty may at any time and from ime to time whout notice (but shall not be obliged to, set of 0 ary oblgation whict is due and payble by a Chargor to the Security Trustee any other Sedured Paty
and/or any other member of the Barclays Group and is unpaid against (i) any obligation whethe or not matured) owed by the Securty Trustee any other Secured Party and/or any other member of the Barclays Group to a Chargof regardless of the place of payment booking branch or currency of either obligation With the difference between the amounts in 0 and (i) beng the Set off Amount regardless of the place of payment, booking branch or currency of either obligation Pursuant to the rights in the preceding sentence any Secured Pary may (and the Securty Trustee may direct a Secured Party or other members of the Bardlys Group to) debit an account held by any Chargor with any member of the Barclyy Group by an amount up to and indluding the Set of Amount

If the obligations are in different currenties, the Securiy Trustee and any other Secured Party may convert ether obligation at a market rate of exchange in its Usual course of business for the purpose of the set of and if when converted it leaves the Securty Trustee or Secured Party (as applicable) with less thin the amount due the relevant Charcor must make good the amount of the shortfall onf demand

The Security Trustee and any other Secured Party may in its absolute discretion estimate the amount of any lability of a Chargor which is contingent or unascertained and thereafler set off such estinated amount and no amount shall be payable by the Secunty Trustee or Secured Party (as applicable to any Chargor unless and untl all Secured Obligations have been ascertained and fuly repald or discharged.

## 26 Discretion Amd Delegation

261 Ary liberty or power which may be exercised or any determination which may be made under this Deed by the Secuity Trustee or any Rectiver may be exercised or made from time to time in its absolute and unfettered discretion without any obligation to give reasons

262 Each of the Secunty Trustee and any Recelvet may at any time delegate all ar any of the rights confersed on t by this Deed.

263 The delegation may be made upon any tems and conditons (nduding the power to sub-delegate) and subject to any restrictions as the Securty Trustee or the Recelver may think fil
26.4. Such delegation shall not preclude either the subsequent exercise of such power. authorty or discreion the Securty Trustee or the Decever tself or any subsequent delegation or revocation
26.5 Under no circumstances shal the Securty Trustee nor any other Secured Party nor any Recelver or any Delegate nor any officer agen or employee of any of them be lable to any Chargor or any other person as a result of or in connection with any act detault, omission on miscondue on the part of any Delegate
27. TRANSFER Ano Disciosure

271 The Sectred Pattes may at any time sell astign novate sectritise or otherwise thansfer all or part of thel rights and/or obligations in respect of this Deed to aly person at any time Ia Transferee Each Chargor consents to the disclosure by the Secured Parties of ary information and documentation directy or indirectly concerning this Deed to any prospectue of actual Transferee.

272 The Secured Parties may disclose any information relevant to this Deed in the Secured Paties possession relating to each Chargor and the Secuity Assets to-
(a) ". any other member or offlliate of the Barclays Group and our or their officers directors employecs audiors, portners consulants and professional advisers
b) a govemmental bamking taxation or othe regulatoy authonty,
10. any person in conrection with a securitisation of all of any part of the loan assets of any member of the Barclays Group from time to tine
(d) ary person who may oherwise enter nto contractual relations with any membe of the Barclay Group in comhection with this Deed
(e) , any person to whom infomation is required of requested to be disclosed by any cour of competent uisdicion or governntental banking, laxation or other regulatory authonty or similar booy
(1) , By rating ageney (induding is professinal adwers to enable the rating agency to cary out it nommal rating activites
(9) each other Chargor
(1) , any credi reference agency and

U $\quad$ any oher obligor in respect of all at part of the Secured obligations and any affilate holding company or subsidiary thereof
27. No Chargor may assign or other mise transter amy of it rights or ablgations under His Deed
20. FORBEARAMCE

No delay or onission on the part of the security Tustee or any other Secured Pary in exerising any tight, power or priviege under his Deed wil impar it or be conslryed as a waver of it $A$ single or partial exercise of any right power on pnvilege will not na any circumstances preclude any oher or further exercise of 1 of the exercse of any other righ. power or prylege.

## 29 COUNTERPARTS

This Deed moy be executed in any number of counterparts each of whon when exected and delivered shall be an onginal Al such counteparts will tagether constute one instrument

## 30. Nonces, Communications and Demands

301. Any notice communication or denand under or in connection with this Deed shall be in writhg and shall be dellveret personally, or by pest to the Authorised Addess and, If given by any Secured Pary, may be tarde of guen by am manager officer or agent of that Secured Paty or of any branch of that Secured Pary

302 Any nolice, communication on demand made or delvered uade or m connecton with this Deed to a Chagof or the Agen will only be effective in the case of a leter wheh ss sent by post in a first class prepaid leter where avalable, and is posted Gefore the last collection of letters from the letter bow in whin it was posted bas been made on any day a 1000 am, on the next succeetha day yon whicta delvery of letters is made.

303 Ary notice to any Secured Pary, shall be addressed $1 n$ witng and sent by post 10 Bardays Security Truste Limited At Busiress Lending Sevices PC Bou 16776 Bimingham, $B 2$ e end shal only be effectwe when acually recered by that Secured Pary

304 . Ary natice, communication or demand made or defered to the Agent will be deemed to have been made or delvered to each of the Chargors.
30.5 Demands tnde thi Deed may be made from thme to tre and, at any the the labilier and obligations of eadi Chargor under thi Deed moy be enforced Irespectue of
af whether any demands, step on proceedings are beng of have been made of aken against any olher Chargor andlor any third party of
(b) Whether or in what order ary securty to which any Secured Pary noy be entlled In respect of the Secured Oblgations and any other oblgations secured ander this Deed Is enforced

306 Al notifcations or determinations guen or nade by ary secured Party shal be conduswe and Dinding on the Chargors except in the case of mantest enor
31. Miscellanrous Provisions
311. 1 a any tme any one of the provions of this Deed is or becomes nvalid, ilegal or unentoreable n any respect under any law, he ualdiy legaliy and enorceablity of the remannig provisuns of this Deed shat not in any way be dfected or impaired

312 Save as othervise prouided 10 in ths Deed, a person wha 15 not a party to this Deed has no rght under the Conlracts (Rights of Third Parties) Act 1999 or any smilar appliable legistation to entorce of to enyoy the benetits of this Deed unless othervise spectled

313 . Notwinstanding any term of this Deed the consent of any person who is not a party is not regured to resand or vary his Deed or aby ather agreement entered. nio under or in connection with te

314 . Unless othense speclled, he Secured Parties may subject to this Llause 31 and he Contracts Rights of Third Gailes, Act 1699 or any simlar applicable legislation, rely on any clause of this Deed.

315, This Deed is intended to take effect as a doed notwithstanding the fac that ant party may only execute this Deet under Hand.

## 32 Governing Law ano urisdiction

321. This Deed and any hon contractud oblgations ansirg fion of 1 connection with It shal be governed by and construed in accordance with, the laws of England,

322 Each party irevocably subnis, for the exlusve beneft of the Secured Partes. to Whe Jursiction of the English courts but hithout prejulice to the Serured Parves ight to commence proceedings against any party in any other Jundiciony and Trevocably waves any oblection on the ground of venue ar Inaperopiate sium or any similar grounds.

This Deed har been executed as a deed by the Chergors and signed by the Securty Truster, each finance Pary ond the Barclays Account Bank and 15 delvered on the date stated at The begining of ths Deed

SCHEDULE 1 - THE PARTIES

| Name of Chargor | Country of Jurisdiction | Registration <br> Number | Registered Address |
| :---: | :---: | :---: | :---: |
| Takerted | England and Wales | 13466346 | Whencester Cout, Vigage gile Lonaon, Wo 4AB |
| PS Whadwod 8 Son Limited | England and Wules | 00393070 | The Old Coath House, Horse Fain Rugeley <br> Saffordshire, WS15 $2 E L$ |

The Agent

| Name of relevant Chargor | Country of JuFisdiction | Registration <br> Number | Registered Address |
| :---: | :---: | :---: | :---: |
| Takief Lto | England and Wales | 13466346 | 8 Whanester Cout, Vicarage Gate London, W8 4 AB |

## SCHEDULE 2 - TORM OF ACCESSION DEED

## THIS ACCESSION DEED Is made on.

## $[1$

Between
11. . Takien Ltd Uncoporated in England and Wales with registered mmber 13466361 for Itself and for the Chargor ithe Agent
2) Inser NAME OF COMPANV/LUP /incorporated in $[1 /$ wh registered nimber Inser companv/ Pe NUMBERI of Inser REGISTERED ADDRESS] Ithe Acceding Chargon,
and
3). Barclays Banl Uk PLC (Compaly Number M9740322, of 1 Churchil Place London $\mathrm{ELSHP}(B B U K)$
(4) Barclays Bank PLC (Company Number 01026167 ) of 1 Churchil Place London E14 $5 H P$ BSPLC, and
E) . Barclays Security Trustee Limited (Compary Number 10825314 of 1 Churchill Hace London E14 $5 H^{\circ}$, acting in Is capacity as secunty tustee hr and on beholf Ot the Secured Parties the Securty Trusteef

## Whereas

This Accession Deed 15 suppleniental to a Debenture and loss Guarantee dated $[1$ belveen, inter alia, he agent, bhe Chargars) las defined therem and the Securty I Iustee Debenture and Cross Guarantee)

It is agreed is follows

1. DEFINIIONS ANO INTERPRETATION
(a), Definitions

Save to the extent otherise delined in this Accession Deed, terms delined in the Debenture and cross Guarantee have the same meaning when Used In this Accession Deed.
(b) Interpretaten and olher provisions
(1) Cluses 12 (hrepretaton and 31 Miscellaneous Browions of lhe Debenture and Coss Guarantee are incopprated in this Accession Deedas $f$ Whey were set out in full hithis Accessmm Deed but so that retererces in Whes Clauses to Hh: Accession Deed shal be constrited as references to this Accession Deed

If Al the provisors contaned in the Debenture and Cross Guarantee in relation to the secuny created by it and all the powers and ingts conferred on the Secunty Tustee and ary Recever n relation to the securty created by the Debenture and Coss Guarantee shall extend and apply to the secuity areated by this Accession Deed
(it) The Debentute and Cross Guarantee and Accession Deed shall be read together and unstrued as one instrument

## Accession of Acceding Chargor

The Arceding Chargor grees to be a Chargor for the purposes of the Debenture ane Cross Guarantee whi mmediate eftect and agree 10 be bound by all of the terms of the Debenture and Cross Gubrantee as it thad onginaly been a party to 11.

## AGREMENT TO PAY

a) The Acceding Chargor, as primary obligor and not merely as surety covenants with the Securty Trustee that t will pay and distharge on Jemand the Secured oblgations on the datets on which such Secured obligations are expressed to becone due or apply and in the manner provied for in he docunen under which Iabily for such Secured Obligetions anses.
(b) The Acceding Chargor unconditionally and mrevocably.

W, _uanantees to each Finaice Party pumetual perfomance of all of each other Chargors payment obligations 10 each Fnance Party
11. Indertaks to each Hance Pary Hal whenever another Chagor does not pay any part of the secured coligations when due to the relevant Finance Pary, it shal momediarely on demand poy that amount in whateyer currency denominated as If it was the princpal obliger and
Ii) egrees with eoch Finance Party that if an $y$ obligation guaranteed $b y$ is af becomes unenforeeable, invalid or ilegal, it wil, as an independent and phmary ebligation indemily each Fhance Paty immediately on demand agoinst any cost claims charges, expenses losses or liabilty it nuts as a result of anothe Chargor not poying any of part of the Secured obligation Which would but for such unenforceabliy, invalidiy or ilegally to we been payable by it on the date when it would have been due The an ount payable by the Acceding Chargor under this indemivy (meanigg for the avodance of doubt, that the Aceding Chargor is regured to fuly rinburse the relevan Fhance pary wil not exceed the amount it would have had to pay under this Accession Deed andior the Debenture and Gross Guarantee if the inount daimed had been recoverable on the basis of a guarantee.
(c) The covenants and obligations contaned n his Clause 3 are giver subject on and with the benefit of the provsions set out in Scheoule 3 , Wover of Detences and Deferral of highs of the Debenture and Cros Suanantee by the Acceding Chargor Fintly and severally with eren other chargor.

## 4 CHARGES

10) General

All seculty ceated by the Acceding Chargor under this Clause a is

14 contmule securty 10 the payment and discharge of the secured Obligations
(11) , granted wity fll title glatantee
(ii) granted in respect of al the right, title and interest af any, present and future of the Acceding Chargor in and to the relevart Securty Asset, and
(1) . granted in lavour of the securty Trustee to hold on trusl for and on behalf of the Secured Parties

## (b) Fixed charges

The Aceeding Chargor charges by way of first fixed charge
(6) Il Land in England and Wales now vested in it and not registered at the Land Registry
(ii) . all Land in England and Wales now vested in it and registered at the Land Registry,
(iin) all other Land which is now or in the future becones its property
(iv) (to the extent that they are not Land all plant mathiney computers. velides, office or other equipment now or in the future owned by it and its Interest in any plant, machinery computers vehicles office or other equipnent in ts possession but excluding any for the time being part of Its stock-in-trade or work-in-progress) and the benefit of al contracts. licences and warranties relating to them
(0) Tro the extent not validy and effectively assigned pursuant to Clause 4c] Assignnent below all Rental Ineome and the benefi to the Acreding Chargor of all other righs and clains to which Acceding Chargor s now of may in the future becone entitled in relatton to the land induding but not Inited tol all right and clams of the Acceang Chargor against all persons who now are or have been or may become lessees, sub-lessees licensees or occupers of any land and all chargors and sureties for the obligations of such persons.
(0) , all securites

Vi/ . the insurance contracts together with al rights and interest in the Insurance Contracts induding the benefit of al daims arsing and, to the extent not
walidy and effecively assigned puruan to Clase 4 (c) wo / Asspnment below all monies payable under them,

Vili, all of its present and Utue goodwil.
(10) ol of 1 present and future uncalled capital

Q4 all of is present and fature intellectual Property Pights
(k), all vade secrets confiential information and know how owned on enjoyed by a now or in the future in eny par of the world

Q11 - all oher debts now or in the future oving to it save tor these anising on fluctuatng accounts whe nssociales las defined in section 345 of the Companies Act 2006 .
ail) all of its present and future nght, fite, beneft and interest in and to each Fked Charge Accout and ead related Deposit and
(uy) the beneft of all instruments guarantees, charges pledges and athei nghts now or 11 the future avalable to 1 as secuity in respect of any Asset iself subject to a fred charge in favour of the Secunty Trustee
(c) $\quad$ Assignment

The Acedng Chargor assigns and agrees to assign all of ta aght tite state and other interests in and to

0 , the kental Income and the benetl to the Acceong Chargor of all other Fights and Aams to Which the Acceding Chargor 1 now or may in the future become entitled in relation to the Land neluding but not limited to all tighis and clans of the Acceding Chargor aganst all persons who now are or have been or may become lessees sub-lessees, licensees or occupters of any Land and all chargors and sureties for the obligations of such persons
(i) The benefit of all guaranters war haties and representations given or made by and any ights on remedes aganst all or any profestional advirors now
or at any time engaged by the Acceding Chargot in retation to any Land and he manufacures, suppler or installers of all plant, mathinery fatures Flings and other equipment now or fom tme to time in the buildngs efected or to be erected on any Land and ony other person, firm or conpany now or from tine to time under conmad with or ander a duy to the Acceding Clurgor and the benefit of all sums recovered in any proceedings aganst all or any of such persons.
(ii) - the benefi of all Property Agreements and the proceeds of ary claim award or Juogenen arsing out of any Property Agreement and all sums pard or payoble to the Acceding Ghargor uncer of in respect of any Propety Agreement,
(v) enh Assigned Account and eacl relared Deposit
W) Lo he extent that any Intellectual Propety Rights are not capable of beng charged pursuant to Clase 4 (b) (ifed charget) whether by reason of lack of any thid paty consent whichs required, or otnervise) is nght, title and Interest 1 any in and to ary and all damages, compensation, remuneration. proli, rent, les, royllies or mcome wich $1 t$ may derve from such Intelectual Property Rights or be awarded or entited to m espect of such ntelectual Property Rights and

Wh, any sums payable to to pursuant to any hisuance contratt

Bronded thet nothing in this Clase 4 c) shall constitute any Secured Party as a mortgage in possessom

## (d) Floating charge

Ht 世 The Arceding Chargor charges by way of fist floatng charge all Is present and future undertaking and Assets of whatever Ype and wherever located.
(1) The floating arge created by the Acced 1 g ( Cargor under Clause 4 (dob above shall be defered in point of pionty to all other security of sedrity. interests createc under or pursuant to this Accession Deed.
(i1) . The floating change crealed by the Aceding Chargor under Clause 4din above is a qualiyng loating charge for the purposes of paragraph $412(1)$ of Schedule B1 to the hnsolvency Ac 1086 , ncorporited by Schedule 10 of the Enterpnse At 2002 , Paragraph 14 of Scheclule B1 of the Insolvency Act 1906 shall apply to this Accestho Deed.

Le Attomey

The Accedng Chargor, by way of secunty irrevocably and severaly apponts the Securly Truglee and any Recever or Delegete apponled under this Accesion Deed) to be is attoney $n$ accordance with the provistons of Clause 1 y ruher Assurnces of the Debenture and Cross Guarantee The Acceding Chargor ratifies and confirms whatever any attomey does ot puports 10 do pursuat to is appontment under whis Clause $41-$.

## Representations

The Acceding Chargor makes the represemitions set out In Clause $\theta$ Gepresentations, of the Bebenture and coss Guatantee on the date ot this Accession Deed.

## COnsent or ExSTIUG Chargors

The Sorgor, acting by the Agent agree to the terms of this Accesion Deed and Egre that 15 exccution wll in to way prefulice or affert dny secinty granted by any of them by or under the Debentare and Cross Guarantee.

## 7 Negatue PLedge

(a) - The Acceding Chargor shall not, without the pror witen consent of the seculy Trustee
W. create agree to create or permi to evist apy trust inverest or Securiy hererest howsoever anking in peint of pintity of any nature whatsoever Gncluding suct as atises by aperation of lav ar any enactnent Dn over or dfecting all or any part of its Sevirity Assets, br
(i) subject to Clause 7o) below par with grant or enter noto a lease of sell. transfer assign or otherwise dispose of linduding by way of declaration of trust all or any par of its Securily Assets or any interest in them or agree to do sos
(4) The Acceding Chargor undertakes to the Securty Trustee that save as expressly pemitted by the Security Trustee in writing, it will not
0. . create any mortgage or any fixed or floating charge or other security over any of the floating charge Assets whether having prority over of ranking par passu with or subject to, the floating charges created by this Accession Deed and the Debenture and Cross Guarantee) or
ii. . sell tanster par with or dispose of any of the Floating Charge Assets except by way of sale in the ordinary course of business

MPPUED COVENANTS OF NTLE

The covenonts set out 10 sectons $-(1$, 312 and 62 ) of the law of Property Miscellaneous Provisons) Act 994 will not extend to paragraphe 10 io (d) of Clause 4 (Chages above $1 t$ shall be implied in respec of paragaphs b) to d of Clanse 4 Chages above that the Acceding Chagor $1 s$ disposing of the Secunty Asset Tee from all charges and encumbances whether monetay or noy and from all other hiphts exercrable by thire partes induoing liablities inposed and righs contered $V$ or under any cnactrent.

## OWNERSHIP

The Acceding Charger is the legal and benetical owner of, and has good and tharketable tile to, ts securit Assets, in each case free from seculty lother than that created by or pursuant to this Accession Deed) and restrittions and onerbus covenans:

## DELNER OF DOCUMENTS OF ITIIE AND REGISTRATION

(a) The Acceding Chargor shall, on the date of this Accession Deed celver (or procure delivery to the Securty I Mstee of and the Security Tustee shall be entited to hold and retain during the Secunty Period, all deeds, centicates and oner documents of life relatin to the praperty charged pursuant to this Aression Deed faduding any lease or licences relating to $y$ where originals hereof ane not requied to bo registered
b) The Aceding Chargor shall at any time as requred by the Security Irustee, execute and deliver to the Seculty rustee any documents and transfers to constitute or perfect an equitable or legal charge or a pledge (at tre Secunty Tuslee's option) over any Secunties induding uncertirated Securites wibin any dearing transfet setterment and/or depository sysem, and gpe any instructions and take any aclons the Securty Trastee may require to achieve this
(H, The Acceling Chargor Shall, ir riested by the Sechity Tristee, execute all such docdments and do all acts that the Secunty lustee nay reasonably require to record the interest of the Securty Trustee in ary register relatng to any registered Intellectual Property Rights.
D). The acceding Chargo Undertakes to make or procure, that there is made a due appliction to the Land Registy in sespect of any Land that is registered hand wilh the Acceling Chargor's consent as proprietor of the relevant egistered estate)

U , Wo enter a restriction in the following temm on the relevant register of ditle
Ne disyoetton of the reontered estite by the propheto of the registerd. estate or by the propheto of any registered charge not being a charge Gegstered before the enty of this reshiton s to be regleved whowt a witten consent signed by the prophetor fo the twe beng of we chage In the aression deed dated , $I$ w lavou or Barclys Secanty Truttee Livied to hold on hust for ond on behal of we secured portis secifec nerewl as retertad to in the charges regter or ther conveancers. atd
(0) To enter an obligation to make further advances on the relevant register of bile
(e) The Acceding chargor cetifies to the Land Registry that the security Interest created Unde or pursuant to this Acceston Deed does not contravene aly of the provisions of the memomandum or articles of assoclation or other canstitutive docunents of The Acceding Chargor.
10. The Acceding Chargor shall 11 requested by the Securiy Trustee execute and delver to the provider of any insurance Contracts suth notices and other documents as the Securly Irustee may reasonably requie in relation to the assignment by way of secunl/
g) The Acceding Chargor undertakes not to amend, vay or walve the terms and conditions relating to any Insurance Contrac without the pror written consent of the Securty Trustee

## Continuing Security

The securty constituted by this Accession Deed shall be continuing is made for secuing further advances and will extend to the ulimate bolance of the Secured Obligations, regardless of: U any intermediate payment or discharge in whole or in part and $\mathbf{i l}$ any amendment, variation, restarement assignmen, replacement, refinancing, novation or departure however substantial or materal of to or from any document constituing any Scetied Obligations

## Counterparis

This Accession Deed may be executed in any number of counterparts, each of which when executed and delvered shall be an origingl. All such counterparts will together constitute one instrument

## Governing Law ano urisdiction

Clause 32 (Governig low ond Jusdiction of the Debenture and Cross Guarantee Shall be incoporated in this Accession Deed as if set out in full in this Acession

Deed but so that elerences In that Clause to this Deed shall be construed as references to this Accession Deed.

## ISERVICE OF PROCESS

a). The Cwil Procedure Fules egarding service and deened servee wil not apply to any leter or other communication notifing a claim or seming legal proceedings under or in comection with the Debenture and Cros, Guarantee or this Accession Deed, which shall nstead be served ha accordnce with Clause 30 (Notices Commumpions and Demand) of We Qebenture dnd Coss Guarantee and/or His Clause 14
b) Whitout prejudice to any olher mode of seryce allowed under the Debenture and Cross Guarantee or this Accesslon Deed, the Aeceding Chargor

T Irevacably appoint Iname process agent, the Process $A g$ enm as it agent for service of process in relation to any proceedings betere the English cours in comection wh h the Debenture and Gross Guarantee and this Accesion Deed Gond the Arceling Chargor confimt that the Process Agent has accepted such. appointment/, and
(1) egrees that fallure by arl agen for service of proces to notify the Acceding Chargor of the process will not haalidate the proceedings concened

If If the Process Agent is unable for any reason wact as agent for servoc of process, the Acreding Chargor must immedately land in any evet withn 7 day of sudg event lakng place, appont another agent on terms acceptable to the Secunty Truster Falling fir, the Secuity Trustee rnay apponn another agent for this pupose.
(d) The Acceding Chargor expressly agrees and consents to he provisons of this Clause 14

[^1](e). The Process Agent by ts exection of this Accession Deed, contims its appointment as agent for service of process in relation to any proceedings before the English courts in connection with this Accession Deed.f1

## Vou are strongly recommended to seek independent legal advice before signing.

This Accession Deed has been executed as a deed by the Acceding Chargor and the Agent and signed by the Securty Trustee and is delvered on the date stated at the beginning of this Accession Deed

WHExeculon blocks lo Barclos Bank PLC ohe Agent the Acceding Chargor land the Process Agent o o be insertod"I

[^2]
## SCHEDULE 3 . WAIVER OF DEFENCES AND DEFERRAL OF RIGHTS

## Construction

Each Chargor acknowledges and agres that the guarantee constitued by this Deed Shall we deemed to be granted by each Chergor to each Finance party separately as I each such quatantee is constituted by a separate Instrument entered by the Chargors and such Fivance Pary such Fnance Paity belng the Beneficlary, solely for the benefit of hat Benefictay, Any reference to the guaranter in this schedule B shall accordingly be consrued as a leference to each such separate guarantee and any reference to the Beneficiary, shall be constued as a reterence to the beneficary under the guarantee granted by the Chargor, in such Benefciarys favour

## Continuing Guarantee and Continuing Security

(a) . The liality of each Chargar shall not be discharged or myared yo any way 0 by season of the nvalidity a voidabilty, vordabily or unenforceability as regards any othe of those persons or entiles to this Deed on (i) by the Secunty Trustee or ary other secured Pary releasing, discharging. compounding with or vaying the lially hereunder of or making any other arengement with, ary ather of those persons or entities or (if) any change In the constition of any other of those persons or entites.
(6) The securty and guerantee constituted by the Deed sial be a continuing securiy ond a continuing guarantee and shall extend to the dilimate balance of the Secured Oblgations and to the performance In full of any and all obligations secured and Quaranted under this Deed, regardless of any melmediate payment or discharge 17 whole or 10 part
(c) , If this Deed ceases to continue in lorce the Secuty Trustee or any ober Secured Party may open a new account, or continue any exsting account for eat Chargor and the llabliy of that Chargor in respect of the Secined Obligations at the date on which this Deed ceases hidl remain regardless of any pyments in of out of shy such account
(d) I ary discharce, rease of arangement whether in respect of the obligations of any Chargo, or any Seculy for hose obligetions on othewise) is made by the Secunly Trustee or any other Secured Party in whole or in part on the basis of any payment, securty a other disposition Whid s avoided or must be estored in msolvency kamknptcy fiquidation, aominstration or analogous procedure of othemise, withou limitation then the liability of each Chargor ander this Deed will continue or be relnstated as If the discharge, release or arrangement had not occuled

## Immediate Recourse

Eech Chargor waves any ight it may have of I st requiting whe securit Thestee or ary other secured Party to proced aganst or enfore any a her cights or sedriy or Clim payment from ay person unduding any other Chargor betore daming Troma Chargo under he guarantee constituted by this Deed. The waver opples respective of any law or aly provision to the contrary

## Discharge and release

(a) We secuty and guarantee constluted by this Deed may be discontinued and he habiliy under cystallised at the expiration of three months afer recept by the elevan Sectred Pary from a Chargor of notice in wring to dsconthise (such petid being the Notice Period The amounts payble on Cpstal $s$ atian the Cystahsation Amount wil Indite
(1) - al conmiment of a Chargo that nay become actual flathites in the future
(1i) - al labblities of a Chargor incurred durng the Notice Penod and
(10), any interest, fees and other charges which any Chargor owes the Finance Pary al the end of the Nowe Period but which are not actually tharged to any Chargors account until later.
(b) Followng payment of the Gystallisation Amount in lul by the chargor serving a disconinuence dotice n accordance with paragaph $18(a)$ of this Shedules the Retring Chargor

14 ... the Retring Chaylor shall be eleascd ly, each other Chargor Itogether, the Continuing Chargors fron any labiliy whether past present or future and whether actual or contingent to nake - contribution to any Continung Chargor aising by reasen of the peffomance by any Contimung Chargor of its oblgations under thie Deed,

10, each Conlnumg Chargor walles any ights it may have by reason of the peformance of ts oblgations under this Deed to talke the benefit in whole or in part and whether by way of sulorogation or otherwise of any nights of the Security Tustee or any other Secured Party or of any security taken pursuant to or in connection with the Deed or any Secured Lablly, wiere such nghts of security are ganted by or in relation to the assets of the Reting Chargor and
(1) The disconthuance of the Retining Chargor's obligations under this Deed pursuant to Clause $18(a)$ of this Sehedule 3 does not afect the obligations of the remaining Chagors under the guarmitee constiluted by this Deed

Ia, If any dicharge, release or anamgement whether in respet of the obligations of any Chargor or any Securty for thicse obligations on othervise) $s$ made by he relevant Secured Part in whole or in pat on the Gasis of any paymen, securty or oner disposition whichis avoided of must be restored in insolvenc, liquidation, adminstration or analogous procedure or otheruise, whout limitation, then the hability of any Chargor uncer this Deed wil continue or be renslated as If the discharge, release or arrangement had not occurred

## Waiver of Defences

(a) None of the labilities or obligations of any Chargor under the securty and guaranee constituted by thr Deed shall be mpared by a secured farty

0 , agreeng any amendment variation, restatemen, assigninent, replacement, refmancime, novation of departure, however sobstantial or materal of to or from any ducument 50 that aly such amendment vanation, restatement assigment, replectent semanche, novaton or departure inclucing any which may have been made betore the signing of this Deed, shal, whatever ts nature, be binding upon each Chargor li all cicumstances nowihsanding that t may ncrease on otherwse aflect the lidully of any Chargor,
14. - eleasing or granting any time or ary indulgence of any induding: bithou limitation, the waver of any preconditions for drawing Under or of ony breach of, any document, of enteing into any thanaclion or arrangements whatsoever with or 11 Ielation to any Chargor andlor any thid party.
(1i), taking acepting voying, deling with enforcing abstaining from entoring, surendening or releasing any sectrity higt of recourse st of or compintion or other righ or interest hela by a Secured Part for the secured Ohligations and any other oblgations secured and guaranteed undel this Deed In such manner as the relevant Secured Pary thinks $\mathrm{fit}_{\text {, }}$

TV, dairnigg provng for accepting or Hansterming any pament If repect of the secined oblgations and any other obligations secured and gusanteed under this Deed in any compostion by, or winding an of, any pincpal obligor and/or ony third pary or abstining fron so claming proving lor accepting or tansfering ar
(V) - amalganating with any other company of Dercon whether the new company thus fomed shall or shall not difer in ts name objects
character and constitution from the Secured Party it being the intent that this Deed shall remain vald and effectual in all respects and for all purposes in favour of and with reference to any such new company when formed and may be proceeted on and enforced in the same manner to all intents and purposes as If such new company had been expressly named in and referred to herein instead of the Secured Party
(b) Each Chargor expressly confirms that it intends that he security and guaranee constituted by this Deed shall extend from time to time to any (however fundamertal) variston, enewal replacement refinancing, Increase, extension or addition of or to any of documents and/or any lacility or amount made available under any of the documents induding, without Alitation any varition or extension of the purposes for which any faclity or amount might be made avalable from time to tine and any fees costs and/or expenses associated with the foregong

## No deductions

All amounts payable under the seculity and guarantee constifuted by this Deed shall be made in full wihout any deduction or witholding whatsoever (whether in respect of set off counterclaim, duties, taxes, charges or otherwise unless such deduction or withholding is required by law in which event the relevant Chargor shall poy the Secured Pary an additional amount so that the net amount recelved by the Secured Pary will equal the full amount which the Secured Party wolld have rerelved had no such deduction or witholding been made

## Preservation of the rights of the Beneficiary

(a) Whe securty and guarantee constituted by this Deed is to be in addition to and s not to prejudice or be prejudiced by any other guarantee or security Gnduding ary other guarantee or seculty signed by a Chargor which the Seculty Trustee or any oher Secured Party may hold now or in the fulure) Each Chargor will reman liable under the securiy and guarantee constituted
by this Deed whether or not any other guarantee or secuity is valid and enforceable or continues in fore,
(b) If a Secured Party receles any poyment or securiy from a Chargor or any other person and a Secured Pary s later ordered under Isolver o/ laws to restore the position to what it would have been had a not secelved that payment or secuity, each Churgor will be liable as if the Secured Party had never recelved the paynent or secunty

## Suspense account

The relevan secured Parly may at any time and for sueh time as it thinks fo place and keep any amounts received recovered of realised under the seculty and guarntee constituted by this Deed or Lnder such other guarantee of secuity to the credit of an acount of a Chargor or at cudt ot hel persan if any as the relevant Secred Pary links fit witlout liabiliy to pay interest thereon and the relevant Secured Pary is not obliged to apply any anount so recelved in or towards the discharge of the secured obligationt

## Deferral of Rights

Ta, Untl the end of the Secuity Penod, a Chargor will not exercise any ights which it moy have by ason of performance by it of its obligations under this Deed

倠 - to be ndemnified by a Chargor or in respet of any other person,
It , to \&alm any contribution fon any guarantor or other person in respect of the secured Obligations.

पii), to take the benefl bin whole or in part and whe the by way of subrogation of otherwse) of any hights of the Security Trustee on any other Secured Party under any document of of any guarantee of Securty talen pursuant 10 or in connecion with, the Securen Obligations by the Security Trustee or amy other Serured Party.
(0), Lo bring legal or other proceedings for an order requining e chargor or any other person to make any payment, or pertorm any obligation, In respect of which a Chargor or any other person has given a guarantee, undertaking or indernity,
(1) To exercise any ight of set-of against any Chargor or any other perron and/or
(V) to claim or prove as a areditor of any Chargor or other person in competition with the Security Trusiee or any other Secured Parly.
(b) It a Chargor receives any benefit payment or distibution in relation to such tights it shall hold that benefit payment or distribution to the extent necessary to enable all amounts which may be or become peyable to the Secured Party by the Charjors to be repaid in dill on tutt for the Secured Party and shall promptl pay or transfer the same to the Secured Party or as the Secured Party may diren for application.

## SCHEDULE 4 - FORM OF NOTICE OF SECURITY TO ACCOUNT BANK

To. Accout Bonk on he mancial instwiton

Dave 1

Dearsis.

We glve you notce that by a debenture and cross guarantee dated [\$] (Debenture and Cross Guarantee) we have assigned to Barday Secuity Trustee Limited the Security Trustee all of our rigis, tite and interest in and to the accounts listed below mamtamed with your Laccout Bankother Gowchl wofrutoh Incluthe any renewal, redesignatian, neplacenent, subdivist or subaccoutt of such accounts and the deft or debts represented thereby
Account Name $\quad+$

Sort Code $\quad 1$

Account No.
$[1$
rreper $15 t$ as necessan

The Accounts

We inevocably instudt and auhorise you to disclose to the Secunty Trustee without any reference to or futher aulharty fom us and whout any noghy by you as to the ustifiction lo such disclosure suth information relating to the Accounts maintaned with you from lime to time as the Secully Truste may request you to disclase 10 It

With effect from the date of your receipt of this notice
(a) ary existing payment instructions affecting the above Accounts are to be terminated and all payments and communications in respect of the Accounts should be made to the Security Trustee or to its order (with a copy to ush and
(b) all ights interests and benefits whatsoever accuing to or for the beneit of ourselves arising from the Accounts belong to the Security Trustee.

This letter and all non-contrattual obligations arising out of or in connection with it are governed by, and will be construed in accordance with, the lavs of England and Wales.

Please acknowledge receipt of this notice by signing the acknowledgenen on the enclosed copy letter and returning it to the Security Trustee at II marked for the attention of I/

Yours faithtuly

Please note that this notice is only to be completed if it it has been agreed that you are providing security over an account held with another bank or financial institution, or iti) upon request by the Bank]
$\qquad$
for and on behalf of
IEnter Chargor Namel
(Repeat additional signature blocks as required)

# Form of Acknowledgement of Notice <br> of Assignment by Acrount Bank 

To Barclays Securty Trustee Imited the Security Trustee

Date [

Dear Sirs

We confim receip from IEnter Chagors Namet (the Assignors) of a notice dated In of an assignment upon the terms of a Debenture and cross Guarantee dated I 1 of allof each Assignors ight tite and interes in and to, and all mones including bierest from time to time standing to the credit of the following secounts which are mantaned with us and the debt or debts represented thereby:

LList relevan accounts here]
the Accounts

We confim that the balance standing to the Accounts at todays date is If no lees or perodic charges are payable in respec of the Accounts and there are no restrictions on (a) the payment of the credit balance on the Account lexcept in the case of a time deposit the expiry of the relevant period of bo the creation of Security over fhe Account in favour of the securty Trustee or any third party

We unconditionally and irrevocably waive all rights of set of lien, combination or consoldation of accounts and securty in respect of any Accounts and similar ights however descibed which we may have now or in the future in respect of each of the Accounts or the balance thereon to the extent that such rights relate to amounts owed to Us by the Assignors

We confim hat we have no recelved notice of the interest of any third party in any of the Accounts and will not, without the Securit Trustees prior written consent amend or vary ary rights attaching to the Accounts.

We will act only in accordance with the instructions given by persons authorised by the Security Trustee and we shall send all statements and other notices given by us relating to the Accounts to the Security Trustee:

This letter and all non-contractual obligations arising out of or in comiection with it are to be govenned by and will be construed in accordance with. English law.

Yours faithfully
for and on behalf of
[Account Bankother financial instiution]

## EXECUTION PAGES

For and un benall of Bardays Bank UK PLC


Hance Fraser
Head Wholesale Lending Operations

For und on behal of Barclyy Banv. PIG


Janice Fraser
Head Wholesale Lending Operations

For and on behalf at Barclas Security
Trustee Limited


Sanice Fraser
Head Wholes 1 Lending Operations

For and on behall of Bardays Bant UK PLC as Bardays Account Bark


Janice Fraser
Head wholestle Lending Cperations

## The Chargors

EXECUTED as a DEED by Takien Lid acting by two directors/a director and its secretary

EXECUTED as a DEED by PS Windwood \& Son Limited acting by wo sliectors/a director and its secretary


Signature of Director


Name of Director in BLOCK CAPITALS


Signature of Directorsecretary

## STA FORHWEH AOL

Name of Drector/secretary in
BLOCK CAPHALS


Signature of Director


Name of Director 1 A BLOCK CAPIAS


Signature of DiretoySecretary
STA BKRHWEH AOL

Name of Diector/Secretary in
BLOCK CAPITALS

## The Agent:

EXECUTED as a DEED by Takien Lid acting by two directors/a director and its secretary


Signature of Director


Name of Director fin BLock


SIMA FRBMWEH AOL
Name of Director/Secretay in BLOCK CAPITALS


[^0]:    
    
    
    
    
    
    
    

[^1]:    

[^2]:    
    
    
    

