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CHFP025

Please do not write in this margin COMPANIES FORM No. 155(6)a

Declaration in relation to assistance for the acquisition of shares

155(6)a

Pursuant to section 155(6) of the Companies Act 1985

Please complete legibly, preferably in black type, or bold block lettering
Note

Note Please read the notes on page 3 before

completing this form.

- * insert full name of company
- ø insert name(s) and address(es) of all the directors

To the Reg	istrar of (Compan	ies
(Address			

For official use				
ŀ	-	Ī	[_]	

Company number

638891

Name of company

* SAGA GROUP LIMITED (the "Assisting Company")

XWe ø the persons named in Appendix 1

t delete as appropriate

§ delete whichever is inappropriate

The business of the company is:

(c) something other than the above §

XXXXXXXXXX

The assistance is for the purpose of **MONOCONN** [reducing or discharging a liability incurred for the purpose of that acquisition]. †

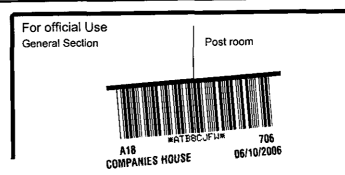
The number and class of the shares acquired or to be acquired is:

See Appendix 2 attached

Presentor's name address and reference (if any):

Allen & Overy LLP 40 Bank Street London E14 5NR

BK: 4941736.1



The assistance is to be given to: (note 2) Saga 400 Limited (Registered No. 05245739), The Saga Building, Enbrook Park, Folkestone, Kent CT20 3SE ("Saga 400" and Saga 300 Limited (Registered No. 05245794), The Saga Building, Enbrook Park, Folkestone, Kent CT20 3SE	Please do not write in this margin Please complete legibly, preferably
	in black type, or bold block lettering
The assistance will take the form of:	
See Appendix 3 attached	
The person who [has acquired] [XXIXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	† delete as appropriate
Saga 400 Limited (Registered No. 05245739)	
The principal terms on which the assistance will be given are:	
See Appendix 4 attached	
The amount of cash to be transferred to the person assisted is £ See Appendix 5 attached	
The value of any asset to be transferred to the person assisted is £ Nil	

Page 2

The date on which the assistance is to be given is See Appendix 6 attached

Please do not write in this margin

Please complete legibly, preferably in black type, or bold block lettering

* delete either (a) or (b) as appropriate

XWe have formed the opinion, as regards the company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts. (note 3)

- (a) We have formed the opinion that the company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)

And X/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at

TIK JAGA BUILDER

SARRYAR KENS

Day Month Year

2 2 0 9 2 0 6

A Commissioner for Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on a Commissioner for Oaths.

tice of ed on

Declarants to sign below

NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985.
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given; if a recipient is a company the registered office address should be shown.
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985.
- 4 The auditors report required by section 156(4) of the Companies Act 1985 must be annexed to this form.
- 5 The address for companies registered in England and Wales or Wales is:-

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

or, for companies registered in Scotland:-

The Registrar of Companies 37 Castle Terrace Edinburgh EH1 2EB

BARRY G KEATING SOLICITOR

WORTHINGTONS
28 CHERITON GARDENS
FOLKESTONE, KENT CT20 2AS
Tel: 01303 850206 Fax: 01303 246706
email: bgk@weh.co.uk

Saga Group Limited (638891) Directors' names and addresses are:

1. Timothy Bruce Bull of Marsh End, Mill Lane, Frittenden, Cranbrook, Kent TN17 2DR

Kent TN17 2DR

3 th

2. Stuart Michael Howard of Vines, Vines Lane, Sevenoaks, Kent TN11 9L

3. John Andrew Goodsell of Penlee House, Pleasant Valley, East Farleigh, Maidstone, Kent ME150QA

The number of shares acquired is:

- (a) 3,054,589 Ordinary Shares of £0.25 each;
- (b) 618,750 C Ordinary Shares of £0.25 each;
- (c) 2,110,777 A Preferred Ordinary Shares of £0.25 each;
- (d) 844,102 B Preferred Ordinary Shares of £0.25 each;
- (e) 1,481,104 Special Shares of £0.00001 each;
- (f) 1,481,104 Deferred Shares of £0.25 each, (the **Shares**).

The Assisting Company is proposing to give financial assistance in connection with the acquisition by Saga 400 Limited (Saga 400) of the Assisting Company's entire issued share capital in October 2004 (the Acquisition).

The Acquisition was financed in part by certain banking facilities (the Existing Facilities).

The Obligors are proposing to amend and restate the Existing Facilities by entering into certain amendment and restatement agreements and related documents pursuant to which new funds will be made available under the Amended Senior Loan Agreement (as defined below) to, among others, Saga 400 and the Assisting Company.

The execution by the Assisting Company of those documents listed below may constitute financial assistance under s.151 of the Companies Act 1985:

- a guarantee and indemnity (the Senior Guarantee and Indemnity) to be given under a restatement agreement to be entered into between the Existing Obligors, , The Governor and Company of the Bank of Scotland (BoS), Merrill Lynch International (MLI) and Mizuho Corporate Bank, Ltd (Mizuho) as mandated lead arrangers (the Senior Mandated Lead Arrangers), the Senior Finance Parties including BoS as facility agent (the Senior Facility Agent) and BoS as security agent (the Security Agent) that amends and restates a senior loan agreement dated 29 October 2004 (the Amended Senior Loan Agreement) pursuant to which each of the Senior Guarantors will (i) guarantee the punctual performance by the Senior Obligors of all their obligations under the Senior Finance Documents, which guarantee will extend to a guarantee by the Assisting Company of monies borrowed by Saga 400 for the purpose of reducing or discharging a liability incurred for the purpose of the Acquisition; and (ii) indemnify each Senior Finance Party immediately on demand against any cost, loss or liability suffered by that Senior Finance Party if any obligation guaranteed by it becomes unenforceable, invalid or illegal;
- a guarantee and indemnity (the Mezzanine Guarantee and Indemnity) under a restatement agreement to be entered into between Saga 400 as borrower, the Existing Obligors, the Mezzanine Finance Parties including Intermediate Capital Group plc as facility agent (the Mezzanine Facility Agent) and the Security Agent that amends and restates a mezzanine loan agreement dated 29 October 2004 (the Amended Mezzanine Loan Agreement) pursuant to which each of the Mezzanine Guarantors will (i) guarantee the punctual performance by the Mezzanine Obligors of all their obligations under the Mezzanine Finance Documents, which guarantee will extend to a guarantee by the Assisting Company of monies borrowed by Saga 400 for the purpose of reducing or discharging a liability incurred for the purpose of the Acquisition; and (ii) indemnify each Mezzanine Finance Party immediately on demand against any cost, loss or, liability suffered by that Mezzanine Finance Party if any obligation guaranteed by it becomes unenforceable, invalid or illegal;
- a guarantee and indemnity (the Junior Mezzanine Guarantee and Indemnity) under a restatement agreement to be entered into between Saga 300 Limited (Saga 300) as borrower, the Existing Obligors, the Junior Mezzanine Finance Parties including Lehman Brothers International (Europe) (LBI) as facility agent (the Junior Mezzanine Facility Agent) and the Security Agent that amends and restates a junior mezzanine loan agreement dated 29 October 2004 (the Amended Junior Mezzanine Loan Agreement) pursuant to which each of the Junior Mezzanine Guarantors will (i) guarantee the punctual performance by the Junior Mezzanine Obligors of all of their obligations under the Junior Mezzanine Finance Documents, which guarantee will extend to a guarantee by the Assisting Company of monies borrowed by Saga 300 for the purpose of providing funds to Saga 400 for the purpose of reducing or discharging a liability incurred for the purpose of the Acquisition; and

- (ii) indemnify each Junior Mezzanine Finance Party immediately on demand against any cost, loss or liability suffered by that Junior Mezzanine Finance Party if any obligation guaranteed by it becomes unenforceable, invalid or illegal;
- (d) a confirmatory debenture (the **Security Agreement**) between the Charging Companies and the Security Agent creating fixed and floating charges over the property, assets and undertakings of the Assisting Company as security for the Indebtedness;
- (e) an inter company loan agreement entered into on 29 October 2004 between, inter alios, Saga 400, Saga 300, Saga 200 Limited (Saga 200) and the Parent as borrowers (the ICLA Borrowers) and the Assisting Company and Subsidiaries (as defined therein) as lenders (the ICLA Lenders) (the Inter Company Loan Agreement) pursuant to which the Assisting Company will make available to the ICLA Borrowers a revolving credit facility to be used by the ICLA Borrowers, inter alia, in meeting their payment obligations under the Senior Finance Documents, the Mezzanine Finance Documents and the Junior Mezzanine Finance Documents, to meet the costs and expenses associated with the Acquisition, to make payments in cash of guarantee fees to the Vendor Loan Note Guarantor in respect of the Vendor Loan Note Guarantee, for other general corporate purposes of the Group and for such other purposes as the ICLA Lenders may agree in writing;
- (f) priority and subordination arrangements under a restatement agreement made between, among others, the Assisting Company and the Finance Parties that amends and restates an intercreditor agreement dated 29 October 2004 (the **Amended Intercreditor Agreement**); and
- a supplemental deed (the **Supplemental Deed**) governed by Gibraltar law between the Assisting Company and the Security Agent that agrees and confirms that a deed of pledge dated 29 October 2004 (the **Pledge**) between the same parties continues in full effect and is binding on the respective parties (the Pledge, as supplemented by the Supplemental Deed, the **Shares Pledge**).

The principal terms on which the assistance will be given are:

1. SECURITY AGREEMENT

Under the terms of the Security Agreement:

- (a) the Assisting Company as primary obligor covenants with the Security Agent (for the benefit of itself and the Finance Parties) that it will on demand pay the Indebtedness when it falls due for payment;
- (b) the Assisting Company, as continuing security for the payment of the Indebtedness, charges in favour of the Security Agent with full title guarantee (other than in respect of the Software obtained by the Assisting Company on licence and any information in the Customer Database obtained by the Assisting Company on licence) the following assets, both present and future, from time to time owned by it or in which it has an interest:
 - (i) by way of first legal mortgage:
 - (A) all Premises together with all buildings and fixtures (including trade fixtures) on that property; and
 - (B) all the Subsidiary Shares and Investments and all corresponding Distribution Rights;
 - (ii) by way of first fixed charge:
 - (A) all other interests (not already charged under Clause 3.1(a) of the Security Agreement) in any freehold or leasehold property, the buildings and fixtures (including trade fixtures) on that property, all proceeds of sale derived therefrom and the benefit all warranties and covenants given in respect thereof and all licences to enter upon or use land and the benefit of all other agreements relating to land;
 - (B) all plant, machinery, vehicles, computers, office and other equipment and the benefit of all contracts, licences and warranties relating thereto;
 - (C) all Book Debts and all rights and claims against third parties and against any security in respect of Book Debts;
 - (D) all debts and monetary claims (other than Book Debts) and all rights against third parties in respect of such debts and claims;
 - (E) all monies standing to the credit of its accounts (including the Cash Collateral Accounts, the Nominated Accounts and the Collection Accounts) with any bank, financial institution or other person and all rights related to those accounts;
 - (F) all its rights, title and interest in the Intellectual Property excluding the Database Rights;
 - (G) the benefit of all consents and agreements held by it in connection with the use of any of its assets;

- (H) its goodwill and uncalled capital;
- (I) if not effectively assigned by clause 3.3 of the Security Agreement, all its rights and interests in (and claims under) the Assigned Agreements.
- (iii) As further continuing security for the payment of the Indebtedness, the Assisting Company charges with full title guarantee in favour of the Security Agent (for the benefit of itself and the other Secured Parties) by way of first floating charge all its assets both present and future not effectively charged by way of first fixed charge under Clause 3.1 of the Security Agreement or assigned under Clause 3.3 of the Security Agreement.
- (iv) (A) As further security for the payment of the Indebtedness, the Assisting Company assigns absolutely with full title guarantee to the Security Agent all its rights, title and interest in the Assigned Agreements and the Database Rights, provided that on payment or discharge in full of the Indebtedness the Security Agent will at the request and cost of the Assisting Company reassign the Assigned Agreements and the Database Rights to the Assisting Company (or as it shall direct),
 - (B) Until the occurrence of a Declared Default, but subject to clause 8.8 of the Security Agreement, the Assisting Company may continue to deal with the counterparties to the relevant Assigned Agreements.
 - (C) The Assisting Company waives, but only following the occurrence of a Declared Default, any rights which it may have in the Customer Database which are granted by Chapter 4 of Part 1 of the Copyright, Designs and Patents Act 1988 headed "Moral Rights" against the Security Agent or any person to whom the Security Agent has assigned or licensed the Database Rights.
 - (D) The Security Agent shall not assign or transfer any of the Database Rights to any person and shall not grant any person any right or authority or licence to use any of the Database Rights or otherwise deal in the Database Rights unless and until a Declared Default has occurred.
- (v) If:
 - (A) a Declared Default has occurred; or
 - (B) the Security Agent is of the view (acting reasonably) that any legal process or execution is being enforced against any Floating Charge Asset or that any Floating Charge Asset is in danger of being seized or otherwise in jeopardy,

the Security Agent may, by notice to the Assisting Company, convert the floating charge created under the Security Agreement into a fixed charge as regards those assets which it specifies in the notice (which specified Floating Charge Assets shall be exclusively those assets which are the subject of the legal process or execution or which are in danger of seizure or in jeopardy). The Assisting Company shall promptly execute a fixed charge or legal assignment over those assets in the form which the Security Agent requires.

(vi) If the Assisting Company creates (or purports to create) any security (except as permitted by the Amended Senior Loan Agreement, the Amended Mezzanine Loan

Agreement and the Amended Junior Mezzanine Loan Agreement or with the prior consent of the Security Agent) on or over any Floating Charge Asset without the prior consent in writing of the Security Agent, or if any third party levies or attempts to levy any distress, attachment, execution or other legal process against any Floating Charge Asset, the floating charge created under the Security Agreement will automatically (without notice) and immediately be converted into a fixed charge over the relevant Floating Charge Asset.

- (vii) (A) There shall be excluded from the charge created by Clause 3.1 of the Security Agreement and from the operation of clause 5 (Further Assurance) of the Security Agreement any leasehold property held by the Assisting Company under a lease which either precludes absolutely or conditionally (including requiring the consent of any third party) the Assisting Company from creating any charge over its leasehold interest in that property (each such leasehold property which is a Premises being an Excluded Property) until the relevant condition or waiver has been satisfied or obtained.
 - (B) For each Excluded Property, the Assisting Company undertakes to apply for the relevant consent or waiver of prohibition or condition within 14 days of the date of the Security Agreement and, in respect of each Excluded Property which provides that the relevant third party will not unreasonably withhold its consent to charging, to use all reasonable endeavours to obtain that consent as soon as possible and to keep the Security Agent informed of the progress of its negotiations.
 - (C) Forthwith upon receipt of the relevant waiver or consent, the relevant formerly Excluded Property shall stand charged to the Security Agent under Clause 3.1 of the Security Agreement. If required by the Security Agent at any time following receipt of that waiver or consent, the Assisting Company will forthwith execute a valid legal mortgage in such form as the Security Agent shall reasonably require.
- (viii) (A) There shall be excluded from the charge created by Clause 3.1 of the Security Agreement any Material Intellectual Property in which the Assisting Company has an interest under any licence or other agreement which either precludes absolutely or conditionally (including requiring the consent of any third party) the Assisting Company from creating any charge over its interest in that Material Intellectual Property (each an Excluded Intellectual Property Right) until the relevant condition or waiver has been satisfied or obtained.
 - (B) For each Excluded Intellectual Property Right, the Assisting Company undertakes to apply for the relevant consent or waiver of prohibition or condition within 14 days of the date of the Security Agreement and, to use its reasonable endeavours to obtain such consent as soon as possible and to keep the Security Agent informed of the progress of its negotiations.
 - (C) Forthwith upon receipt of the relevant waiver or consent, the relevant formerly Excluded Intellectual Property Right shall stand charged to the Security Agent under Clause 3.1 of the Security Agreement. If required by the Security Agent, at any time following receipt of that waiver or consent, the Assisting Company will forthwith execute a valid fixed charge or legal assignment in such form as the Security Agent shall reasonably require.

- (ix) The security created by the Security Agreement is to be a continuing security notwithstanding any intermediate payment or settlement of all or any part of the Indebtedness or any other matter or thing.
- The security created by the Security Agreement is to be in addition and shall neither be merged in nor in any way exclude or prejudice or be affected by any other security or other right which the Security Agent and/or any other Secured Party may now or after the date of the Security Agreement hold for any of the Indebtedness, and this security may be enforced against the Assisting Company without first having recourse to any other rights of the Security Agent or any other Secured Party.
- (c) The Assisting Company will, at its own expense, promptly following request by the Security Agent (acting reasonably and in good faith), execute such deeds and other agreements and otherwise take whatever action the Security Agent may require:
 - (i) to perfect and/or protect the security created (or intended to be created) by the Security Agreement;
 - (ii) to facilitate the realisation or enforcement of such security;
 - (iii) to facilitate the exercise of any of the Security Agent's rights, powers or discretions under the Security Agreement; and/or
 - (iv) to confer on the Security Agent security over any assets of the Assisting Company (in whatever jurisdiction situated) equivalent or similar to the security intended to be conferred by the Security Agreement,

including the conversion of charges to assignments, equitable security to legal security, the execution of any transfer, conveyance, assignment or assurance whatsoever and the giving of all notices, orders, instructions and directions whatsoever.

Any security document required to be executed by the Assisting Company under this clause will contain clauses corresponding to the provisions set out in the Security Agreement.

- (d) Any Secured Party (as such term is defined in the Security Agreement) may at any time after a Declared Default (as such term is defined in the Security Agreement) has occurred (without notice to the Assisting Company):
 - (i) set-off or otherwise apply sums standing to the credit of the Assisting Company's accounts with that Secured Party (irrespective of the terms applicable to those accounts and whether or not those sums are then due for repayment to the Assisting Company); and
 - (ii) set-off any other obligations (whether or not then due for performance) owed by that Secured Party to the Assisting Company,

against any matured liability of the Assisting Company to the relevant Secured Party under the Finance Documents.

2. SENIOR GUARANTEE AND INDEMNITY

Under the terms of the Senior Guarantee and Indemnity:

The Assisting Company irrevocably and unconditionally jointly and severally with each other Senior Guarantor:

- (a) guarantees to each Senior Finance Party punctual performance by each Senior Obligor of all that Senior Obligor's obligations under the Senior Finance Documents;
- (b) undertakes with each Senior Finance Party that whenever a Senior Obligor does not pay any amount when due under or in connection with any Senior Finance Document, that Senior Guarantor shall immediately on demand pay that amount as if it was the principal obligor; and
- (c) indemnifies each Senior Finance Party immediately on demand against any cost, loss or liability suffered by that Senior Finance Party if any obligation guaranteed by it is or becomes unenforceable, invalid or illegal. The amount of the cost, loss or liability shall be equal to the amount which that Senior Finance Party would otherwise have been entitled to recover.

The guarantee under the Senior Guarantee and indemnity is a continuing guarantee and will extend to the ultimate balance of sums payable by any Senior Obligor under the Senior Finance Documents, regardless of any intermediate payment or discharge in whole or in part.

A Senior Finance Party may set off any matured obligation due from the Assisting Company under the Senior Finance Documents (to the extent beneficially owned by that Senior Finance Party) against any matured obligation owed by that Senior Finance Party to the Assisting Company, regardless of the place of payment booking, branch or currency of either obligation. If the obligations are in different currencies, the Senior Finance Party may convert either obligation at the Senior Facility Agent's Spot Rate of Exchange (as defined in the Amended Senior Loan Agreement) for the purpose of the set-off.

3. MEZZANINE GUARANTEE AND INDEMNITY

Under the terms of the Mezzanine Guarantee and Indemnity:

The Assisting Company irrevocably and unconditionally jointly and severally with each other Mezzanine Guarantor:

- (a) guarantees to each Mezzanine Finance Party punctual performance by each Mezzanine Obligor of all that Mezzanine Obligor's obligations under the Mezzanine Finance Documents:
- (b) undertakes with each Mezzanine Finance Party that whenever a Mezzanine Obligor does not pay any amount when due under or in connection with any Mezzanine Finance Document, that Mezzanine Guarantor shall immediately on demand pay that amount as if it was the principal obligor; and
- (c) indemnifies each Mezzanine Finance Party immediately on demand against any cost, loss or liability suffered by that Mezzanine Finance Party if any obligation guaranteed by it is or becomes unenforceable, invalid or illegal. The amount of the cost, loss or liability shall be equal to the amount which that Mezzanine Finance Party would otherwise have been entitled to recover.

The guarantee under the Mezzanine Guarantee and Indemnity is a continuing guarantee and will extend to the ultimate balance of sums payable by any Mezzanine Obligor under the Mezzanine Finance Documents, regardless of any intermediate payment or discharge in whole or in part.

A Mezzanine Finance Party may set off any matured obligation due from the Assisting Company under the Mezzanine Finance Documents (to the extent beneficially owned by that Mezzanine Finance Party) against any matured obligation owed by that Mezzanine Finance Party to the Assisting Company, regardless of the place of payment booking, branch or currency of either obligation. If the obligations are in different currencies, the Mezzanine Finance Party may convert either obligation at the Mezzanine Facility Agent's Spot Rate of Exchange (as defined in the Amended Mezzanine Loan Agreement) for the purpose of the set-off.

4. JUNIOR MEZZANINE GUARANTEE AND INDEMNITY

Under the terms of the Junior Mezzanine Guarantee and Indemnity:

The Assisting Company irrevocably and unconditionally jointly and severally with each other Junior Mezzanine Guarantor:

- (a) guarantees to each Junior Mezzanine Finance Party punctual performance by each Junior Mezzanine Obligor of all that Junior Mezzanine Obligor's obligations under the Junior Mezzanine Finance Documents;
- (b) undertakes with each Junior Mezzanine Finance Party that whenever a Junior Mezzanine Obligor does not pay any amount when due under or in connection with any Junior Mezzanine Finance Document, that Junior Mezzanine Guarantor shall immediately on demand pay that amount as if it was the principal obligor; and
- indemnifies each Junior Mezzanine Finance Party immediately on demand against any cost, loss or liability suffered by that Junior Mezzanine Finance Party if any obligation guaranteed by it is or becomes unenforceable, invalid or illegal. The amount of the cost, loss or liability shall be equal to the amount which that Junior Mezzanine Finance Party would otherwise have been entitled to recover.

The guarantee under the Junior Mezzanine Guarantee and Indemnity is a continuing guarantee and will extend to the ultimate balance of sums payable by any Junior Mezzanine Obligor under the Junior Mezzanine Finance Documents, regardless of any intermediate payment or discharge in whole or in part.

A Junior Mezzanine Finance Party may set off any matured obligation due from the Assisting Company under the Junior Mezzanine Finance Documents (to the extent beneficially owned by that Junior Mezzanine Finance Party) against any matured obligation owed by that Junior Mezzanine Finance Party to the Assisting Company, regardless of the place of payment booking, branch or currency of either obligation. If the obligations are in different currencies, the Junior Mezzanine Finance Party may convert either obligation at the Junior Mezzanine Facility Agent's Spot Rate of Exchange (as defined in the Amended Junior Mezzanine Loan Agreement) for the purpose of the set-off.

5. INTER COMPANY LOAN AGREEMENT

Under the terms of the Inter Company Loan Agreement the Assisting Company provides loan funds to the ICLA Borrowers to be used by the ICLA Borrowers, *inter alia*, in meeting their payment obligations under the Senior Finance Documents, the Mezzanine Finance Documents and the Junior Mezzanine Finance Documents, to meet the costs and expenses associated with the Acquisition, to

make payments in cash of guarantee fees to the Vendor Loan Note Guarantor in respect of the Vendor Loan Note Guarantee, for other general corporate purposes of the Group and for such other purposes as the ICLA Lenders may agree in writing.

6. AMENDED INTERCREDITOR DOCUMENT

Under the terms of the Amended Intercreditor Document, the Assisting Company (amongst other things) will:

- (a) covenant to pay the amounts owing under the Finance Documents; and
- (b) agree that any sums owed to it by way of intra-group loan by any other member of its group will be subordinated to sums owed by such members of the group to the Finance Parties.

7. SHARES PLEDGE

Under the terms of the Shares Pledge:

- (a) the Assisting Company covenants with the Security Agent that it will on demand pay the Indebtedness (as defined in the Shares Pledge) when it falls due for repayment;
- (b) as continuing security for the payment of the Indebtedness (as defined in the Shares Pledge), the Assisting Company pledges, charges and assigns and agrees to pledge, charge and assign to and in favour of the Security Agent the Pledged Assets and all the Assisting Company's rights, title and interest to and in the Pledge Assets and each of them;
- (c) the Assisting Company shall upon the execution of these presents deposit with the Security Agent in respect of the Pledged Assets:
 - (i) the original share certificates registered in the name of the Assisting Company; and
 - (ii) undated transfers of the Pledged Assets duly executed by the Assisting Company in blank;
- (d) the Assisting Company hereby authorises the Security Agent or its assignee to complete the undated transfers in blank in favour of whomever the Security Agent may choose upon the occurrence of a Declared Default (as defined in the Shares Pledge);
- the Assisting Company shall remain the registered owner of the Pledged Assets throughout the Security Period and shall be entitled to (i) receive and retain all dividends, distributions and other monies paid on or derived from the Pledged Assets and (ii) exercise all voting rights and other rights and powers attaining to the Pledged Assets (provided that it shall not exercise any such voting powers in a manner which would impede the ability of the Security Agent to exercise its rights under clauses 6 and 7 of the Shares Pledge) in either case unless and until a Declared Default (as defined in the Shares Pledge) shall occur in which case the rights of the Security Agent under clause 7 of the Shares Pledge shall become exercisable on all or any of the Pledged Assets;
- (f) the Pledged Assets are to be held by the Security Agent subject to the provisions of the Shares Pledge and the Finance Documents;
- (g) the Assisting Company hereby covenants and undertakes to the Security Agent that for the duration of the Security Period and save as permitted under the Finance Documents it:

- (i) shall not transfer, sell, mortgage, encumber or otherwise dispose of the Pledged Assets or the beneficial interest therein:
- shall not procure nor authorise nor permit the issue of any further shares in Saga Insurance Company Limited (other than to the Assisting Company which such shares shall immediately be subject to the terms of the Shares Pledge and, for such purposes, the Assisting Company will give all necessary directions and instructions and sign or execute all documents and perform all acts and deeds necessary or desirable to such effect including without limitation the delivery of certificates representing any further shares, together with an executed instrument of transfer whether blank and undated or otherwise, to the Security Agent);
- (iii) shall defend the Pledged Assets against all claims and demands of all persons (save those of the Security Agent) at any time claiming the same or interest therein;
- (iv) as soon as reasonably practicable provide the Security Agent with any new information related to the Pledged Assets; and
- (v) shall execute further share transfers in favour of such person or persons as the Security Agent may instruct it in writing (provided that a Declared Default (as defined in the Shares Pledge has occurred) and the Assisting Company or any purchaser of the Pledged Assets dealing with the Security Agent shall not be bound or required to enquire whether the Security Agent's powers of sale herein have properly arisen and shall be entitled to act as if such powers have properly arisen.
- (h) subject to Clause (i) below, the Security Agent agrees that, upon irrevocable and unconditional payment in full of the Indebtedness (as defined in the Shares Pledge) and provided no Secured Party (as defined in the Shares Pledge) has any contingent liability to advance money to any Obligor, at the request in writing of the Assisting Company and at the cost and expense of the Assisting Company, it will release and discharge the Pledged Assets from the security created by the Shares Pledge and execute any necessary share transfers and/or release documents required to re-transfer the title to the Pledged Assets to the Assisting Company;
- (i) notwithstanding Clause (h) above, the Security Agent agrees that it shall on written request by the Assisting Company, release and discharge the Pledged Assets from the Security constituted by the Shares Pledge, as necessary to carry out a SICL Transfer (as defined in the Amended Senior Credit Agreement) in accordance with the SICL Transfer Conditions (as defined in the Amended Senior Credit Agreement) and shall execute any necessary share transfers and/or release documents required to affect the same;
- upon the occurrence of a Declared Default (as defined in the Shares Pledge), the Security Agent shall be entitled in addition to any other rights available to it and is hereby irrevocably authorised by the Assisting Company in its sole discretion to do any one or more of the following:
 - (i) sell or convert into money any of the Pledged Assets in any manner permitted by law upon such terms and for such consideration as the Security Agent may determine in accordance with the terms contained herein and to execute transfers thereof in the name and on behalf of the Assisting Company if same have remained registered in such names;
 - (ii) complete the blank transfers in respect of the Pledged Assets by dating the same and present all or any of such transfers and the share certificates in respect thereof for

registration and to transfer or cause to be transferred the Pledged Assets into the same of the Security Agent or its nominees;

- (iii) to exercise all other powers, voting or other rights incidental to the Pledged Assets (including (but without limitation to the generality of the foregoing) to appoint and remove directors of Saga Insurance Company Limited at general meetings of Saga Insurance Company Limited; to file the letters of resignation of the Assisting Company's directors in Saga Insurance Company Limited and nominate its own directors to represent the interests of the Security Agent in Saga Insurance Company Limited) to the exclusion of any right or equity in that behalf belonging to the Assisting Company or any person claiming or deriving title from the Assisting Company in such manner as the Security Agent may in its absolute discretion think fit:
- (iv) to call in and/or transfer, assign or otherwise dispose of any monies owed by the Assisting Company to the secured parties; and
- (v) to collect, recover or compromise and to give a good discharge for the monies payable to the Security Agent in respect of the Pledged Assets.

For the better implementation and execution of the foregoing powers and authorities under the Shares Pledge, the Assisting Company appoints the Security Agent its attorney in its name and on its behalf to, following the occurrence of a Declared Default (as defined in the Shares Pledge), sign, seal and deliver or otherwise execute and perform and carry out all deeds, instruments and other writings, acts and omissions necessary or desirable to carry out or perfect the transactions above referred to.

- (k) the Assisting Company shall from time to time and at all times after the security constituted by the Shares Pledge shall have become enforceable execute all such further instruments and documents (including but without prejudice to the generality of the foregoing powers of attorney in favour of and in terms required by the Security Agent or its nominees) and do all such things as the Security Agent (acting reasonably) may deem desirable for obtaining the full benefit of the Shares Pledge and the security hereby granted;
- (1) no failure to exercise and no delay in exercising on the part of the Security Agent any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power or privilege preclude any other or further exercise thereof of the exercise of any other right, power or privilege. The rights and remedies herein provided are cumulative and not exclusive of any rights or remedies provided by law; and
- (m) until the termination of the security created under the Shares Pledge the certificate of any authorised officer of the Security Agent as to any sum of money for the time being due from the Assisting Company to the Security Agent shall, save for any manifest error, be conclusive for all purposes and binding on all the parties hereto.

8. **DEFINITIONS**

Acquisition means the acquisition of the Shares;

Affiliate means, in relation to any person, a Subsidiary of that person or a Holding Company of that person or any other Subsidiary of that Holding Company;

Agency Fees Letter means the letter from the Agents to the Parent dated 2 October 2004 setting out details of certain fees payable by the Parent in connection with the Facilities;

Agents means, together, the Senior Facility Agent, the Mezzanine Facility Agent and the Junior Mezzanine Facility Agent;

Ancillary Documents means the Ancillary Facility Letters and all other documents and agreements made by an Ancillary Lender and any Group Company in connection with the Ancillary Facilities;

Ancillary Facilities means working capital facilities made available by an Ancillary Lender under an Ancillary Facility Letter in accordance with the Amended Senior Loan Agreement;

Ancillary Facility Letter means a facility letter entered into by an Ancillary Lender and one or more Senior Borrowers in accordance with the Amended Senior Loan Agreement;

Ancillary Lender means The Governor and Company of the Bank of Scotland and any other Lender which has agreed to make available Ancillary Facilities under an Ancillary Facility Letter (until all amounts outstanding under those Ancillary Facilities have been discharged and it no longer makes those Ancillary Facilities available);

Arrangers' Fees Letter means the letter from the Mandated Lead Arrangers to the Parent dated 2 October 2004 setting out details of certain fees payable by the Parent in connection with the Facilities;

Assigned Agreements means the Acquisition Documents, the Hedging Agreements, the Insurances and the Material Contracts;

Bank Guarantee means a RCF Bank Guarantee or the Term A Guarantee;

Book Debts means all book and other debts arising in the ordinary course of trading;

Cash Collateral Accounts means the Cash Collateral Accounts as defined in the Amended Senior Loan Agreement, the Amended Mezzanine Loan Agreement and the Amended Junior Mezzanine Loan Agreement;

Charging Companies means Saga 400, Saga 300, Saga 200 Limited (Registered No. 05245828), the Parent, Saga Limited (Registered No. 04362073), Saga Leisure Limited (Registered No. 02421829), Saga Group Limited (Registered No. 00638891), Saga Services Limited (Registered No. 00732602), Saga Publishing Limited (Registered No. 02152564), Metro Mail Limited (Registered No. 02289304) and each other company which grants security over its assets in favour of the Security Agent by executing a Debenture Deed of Accession;

Collection Accounts means the accounts of the Assisting Company set out in the schedules to the Security Agreement and/or such other accounts as the Assisting Company and the Security Agent shall agree or (following the occurrence of a Declared Default) as the Security Agent shall specify;

Customer Database means the central marketing database compiled by or on behalf of the Group recording details of customers and potential customers of the Group and all modifications, amendments and additions thereto made by the Group including all copies of the database in whatever form they appear, which excludes for the avoidance of doubt, all Software;

Database Rights means all present and future copyrights, database rights and all other rights of a like nature conferred now or at any time in the future under the laws of the United Kingdom (and all other countries of the world) whensoever and howsoever arising in the Customer Database for the remainder of the term during which the said rights and any renewals or extensions thereof shall subsist;

Debenture Deed of Accession means a deed executed by a Group Company substantially in the form set out in schedule 10 of the Security Agreement, with those amendments which the Security Agent may approve or reasonably require;

Declared Default means an Event of Default which has resulted in the Facility Agent validly exercising any of its rights under clause 24.19 (Acceleration) of the Amended Senior Loan Agreement, (subject to the terms of the Amended Intercreditor Document) the Mezzanine Facility Agent exercising any of its rights under the equivalent clause of the Amended Mezzanine Loan Agreement or (subject to the terms of the Amended Intercreditor Document) the Junior Mezzanine Facility Agent exercising any of its rights under the equivalent clause of the Amended Junior Mezzanine Loan Agreement;

Derivative Instrument means any forward rate agreement, option, swap, cap, floor, any combination or hybrid of the foregoing and any other financial derivative agreement;

Events of Default means Events of Default as defined in the Senior Credit Agreement, the Amended Mezzanine Loan Agreement and the Amended Junior Mezzanine Loan Agreement;

Existing Obligors means each of the Parent, Saga 200 Limited (Registered No. 05245828), Saga 300, Saga 400, the Assisting Company, Saga Group Limited, Saga Services Limited, Saga Leisure Limited, Saga Publishing Limited and MetroMail Limited;

Facilities means the credit facilities provided pursuant to each of the Amended Senior Loan Agreement, the Amended Mezzanine Loan Agreement and the Amended Junior Mezzanine Loan Agreement;

Fees Letters means the Agency Fees Letter and the Arrangers' Fees Letter;

Finance Document means any Senior Finance Document, Mezzanine Finance Document or Junior Mezzanine Finance Document and Finance Documents means all of them;

Finance Party means any Senior Finance Party, Mezzanine Finance Party or Junior Mezzanine Finance Party and Finance Parties means all of them;

Floating Charge Asset means an asset charged under clause 3.2 of the Security Agreement;

Group means the Parent and its Subsidiaries for the time being;

Group Company means a member of the Group;

Hedging Agreements means Derivative Instruments entered into with the Hedging Lenders for the purpose of managing or hedging interest rate risk in relation to the Term Facilities and the Mezzanine Facility;

Hedging Lender means a provider of interest rate hedging which has entered into any Hedging Agreement in accordance with the Amended Senior Loan Agreement and/or the Amended Mezzanine Loan Agreement and which has acceded to the Amended Intercreditor Document in that capacity. For the avoidance of doubt, this expression includes any person who was, at the time of entry into those Hedging Agreements, but is no longer, a Senior Lender or an Affiliate of a Senior Lender or an Affiliate of a Mezzanine Lender;

Holding Company means, in relation to a company or corporation, any other company or corporation in respect of which it is a Subsidiary;

Indebtedness means all money or liabilities due, owing or incurred to any Finance Party by any Charging Company or any other Obligor pursuant to the Finance Documents at present or in the future, in any manner whether actual or contingent, whether incurred solely or jointly with any other person and whether as principal or surety, together with all interest accruing thereon and including all liabilities in connection with any notes, bills or other instruments accepted by any Finance Party for or at the request of an Obligor and all losses incurred by any Finance Party in connection therewith except for any money or liability which, if it were so included, would cause the infringement of section 151 of the Companies Act 1985;

Insurances means all policies of insurance and all proceeds of them either now or in the future held by, or written in favour of, the Assisting Company or in which it is otherwise interested, but excluding any third party liability or public liability insurance and any directors and officers insurance:

Intellectual Property means the Intellectual Property Rights owned or used by the Assisting Company, now or in the future, or the interests of the Assisting Company in any of those Intellectual Property Rights, now or in the future, together with the benefit of all present or future agreements entered into or the benefit of which is enjoyed by the Assisting Company relating to the use or exploitation of any of those Intellectual Property Rights including but not limited to the items listed in schedule 5 of the Security Agreement;

Intellectual Property Rights means all patents and patent applications, trade and service marks and trade and service mark applications (and all goodwill associated with any such registrations and applications), all brand, domain and trade names, all copyrights and rights in the nature of copyright or database rights (except for the Database Rights), all design rights, all registered designs and applications for registered designs, all inventions, all trade secrets, all know-how and all other intellectual property rights throughout the world;

Investment means any stock, share, debenture, loan stock, security, interest in any investment fund and any other comparable investment (whether or not marketable) whether owned directly by or to the order of the Assisting Company or by any agent, fiduciary or clearance system on its behalf (including, unless the context otherwise requires, the Subsidiary Shares);

Issuing Lender means any Senior Lender in its capacity as issuer of a Bank Guarantee;

Junior Mezzanine Accession Document means a document substantially in the form set out in Schedule 8 to the Amended Junior Mezzanine Loan Agreement;

Junior Mezzanine Additional Borrower means a company which becomes an Additional Borrower in accordance with Clause 26 of the Amended Junior Mezzanine Loan Agreement;

Junior Mezzanine Additional Guarantor means a company which becomes an Additional Guarantor in accordance with Clause 26 of the Amended Junior Mezzanine Loan Agreement;

Junior Mezzanine Agent means the Junior Mezzanine Facility Agent or the Security Agent and Junior Mezzanine Agents means both of them;

Junior Mezzanine Borrower means a Junior Mezzanine Existing Borrower and/or a Junior Mezzanine Additional Borrower;

Junior Mezzanine Existing Borrower means Saga 300;

Junior Mezzanine Existing Guarantors means the Parent, Saga 200 Limited (Registered No. 05245828), Saga 300, Saga 400, Saga Limited (Registered No. 04362073), Saga Leisure

Limited (Registered No. 02421829), Saga Group Limited (Registered No. 00638891), Saga Services Limited (Registered No. 00732602), Saga Publishing Limited (Registered No. 02152564), Metro Mail Limited (Registered No. 02289304);

Junior Mezzanine Existing Obligor means a Junior Mezzanine Existing Borrower or a Junior Mezzanine Existing Guarantor;

Junior Mezzanine Finance Documents means the Amended Junior Mezzanine Loan Agreement, each Security Document, the Intercreditor Document, each Hedging Agreement, each Junior Mezzanine Accession Document, the Fees Letters, each Junior Mezzanine Transfer Certificate and any other document designated as a Junior Mezzanine Finance Document by the Parent and the Junior Mezzanine Facility Agent;

Junior Mezzanine Finance Parties means the Junior Mezzanine Mandated Lead Arrangers, each Junior Mezzanine Agent, each Junior Mezzanine Lender and each Hedging Lender;

Junior Mezzanine Guarantor means a Junior Mezzanine Existing Guarantor or a Junior Mezzanine Additional Guarantor unless it has ceased to be a Junior Mezzanine Guarantor in accordance with Clause 26 of the Amended Junior Mezzanine Loan Agreement;

Junior Mezzanine Lender has the meaning given to it in the Amended Junior Mezzanine Loan Agreement;

Junior Mezzanine Obligor means a Junior Mezzanine Borrower or a Junior Mezzanine Guarantor;

Junior Mezzanine Mandated Lead Arranger means BOS, LBI and MLI;

Junior Mezzanine Transfer Certificate means a certificate effecting a transfer of one or more Junior Mezzanine Lenders interests under the Amended Junior Mezzanine Loan Agreement substantially in the form set out in Schedule 7 to the Amended Junior Mezzanine Loan Agreement or in such other form as the Junior Mezzanine Facility Agent may approve;

Loan means a Term Loan or a Revolving Loan;

Material Contracts means the contracts listed in schedule 8 of the Security Agreement;

Material Intellectual Property means the items listed in part 1 of schedule 5 of the Security Agreement; together with any future acquired Intellectual Property which is material to the business of the Assisting Company from time to time;

Mezzanine Accession Document means a document substantially in the form set out in Schedule 8 to the Amended Mezzanine Loan Agreement;

Mezzanine Additional Borrower means a company which becomes a Mezzanine Additional Borrower in accordance with the Amended Mezzanine Loan Agreement;

Mezzanine Additional Guarantor means a company which becomes an Additional Guarantor in accordance with Clause 26 of the Amended Mezzanine Loan Agreement;

Mezzanine Agent means the Mezzanine Facility Agent or the Security Agent and Mezzanine Agents means both of them;

Mezzanine Borrower means a Mezzanine Existing Borrower or a Mezzanine Additional Borrower;

Mezzanine Existing Borrower means Saga 400;

Mezzanine Existing Guarantors means the Parent, Saga 200 Limited (Registered No. 05245828), Saga 300, Saga 400, Saga Limited (Registered No. 04362073), Saga Leisure Limited (Registered No. 02421829), Saga Group Limited (Registered No.00638891), Saga Services Limited (Registered No. 00732602), Saga Publishing Limited (Registered No. 02152564), Metro Mail Limited (Registered No. 02289304);

Mezzanine Existing Obligor means a Mezzanine Existing Borrower or a Mezzanine Existing Guarantor:

Mezzanine Finance Documents means the Amended Mezzanine Loan Agreement, each Security Document, the Intercreditor Document, each Hedging Agreement, each Mezzanine Accession Document, each Mezzanine Transfer Certificate, the Fees Letters and any other document designated as a Mezzanine Finance Document by the Parent and the Mezzanine Facility Agent;

Mezzanine Finance Parties means the Mezzanine Mandated Lead Arrangers, each Mezzanine Agent, each Mezzanine Lender and each Hedging Lender;

Mezzanine Guarantor means a Mezzanine Existing Guarantor or a Mezzanine Additional Guarantor unless it has ceased to be a Mezzanine Guarantor in accordance with Clause 26 of the Amended Mezzanine Loan Agreement;

Mezzanine Lender has the meaning given to it in the Amended Mezzanine Loan Agreement;

Mezzanine Mandated Lead Arranger means BOS, LBI and MLI;

Mezzanine Obligor means a Mezzanine Borrower or a Mezzanine Guarantor;

Mezzanine Transfer Certificate means a certificate effecting a transfer of one or more Mezzanine Lenders interests under the Amended Mezzanine Loan Agreement substantially in the form set out in Schedule 7 to the Amended Mezzanine Loan Agreement or in such other form as the Mezzanine Facility Agent may approve;

Nominated Accounts means such accounts as the Security Agent may nominate for the purpose of receiving the proceeds of the Other Debts;

Obligor means the Senior Obligors, the Mezzanine Obligors and the Junior Mezzanine Obligors;

Other Debts means the debts and claims identified in Clause 3.1 (b)(iv) of the Security Agreement;

Parent means Saga Holdings Limited (Registered No. 05245832) whose registered office is at The Saga Building, Enbrook Park, Folkestone, Kent CT20 3SE;

Pledged Assets means 100,000,000 shares of £1 each and 100,000,000 Redeemable Preference Shares of £0.01 of and in Saga Insurance Company Limited constituting all the authorised share capital of Saga Insurance Company Limited and all rights attaching to the said shares under the memorandum and articles of association of Saga Insurance Company Limited and all other securities, rights, assets or property accruing or offered at any time (whether by way of agreement, preference, option rights or otherwise) to or in respect of the said shares or in substitution or exchange for or otherwise derived from the said shares and all dividends, interest or other income paid or payable after the date of the Shares Pledge or all or any of the said shares and the benefit but not the obligations of other securities, stocks, options, rights, loans, loan capital obligations, bonds, debentures or debenture stocks, mortgages, notes or instruments;

Premises means all material freehold and leasehold property from time to time owned by the Assisting Company or in which the Assisting Company is otherwise interested, including the property listed in part 2 of schedule 2 of the Security Agreement;

RCF Bank Guarantee means a guarantee or letter of credit issued by the Issuing Lender under the Revolving Facility in a form agreed by the Parent, the Senior Facility Agent and the Issuing Lender;

Revolving Facility means the revolving credit facility made available under the Amended Senior Loan Agreement;

Revolving Loan means a loan made or to be made under the Revolving Facility or the principal amount outstanding for the time being of that loan;

Security Interest means a mortgage, charge, pledge, lien, or other security interest securing any obligation of any person or any other agreement or arrangement having similar effect;

Senior Accession Document means a document substantially in the form set out in Schedule 8 to the Amended Senior Loan Agreement;

Senior Additional Borrower means a company which becomes an Additional Borrower in accordance with Clause 26 of the Amended Senior Loan Agreement;

Senior Additional Guarantor means a company which becomes an Additional Guarantor in accordance with Clause 26 of the Amended Senior Loan Agreement;

Senior Agent means the Senior Facility Agent or the Security Agent and Senior Agents means both of them:

Senior Borrower means a Senior Existing Borrower or a Senior Additional Borrower;

Senior Existing Borrowers means Saga 400, Saga Limited (Registered No. 04362073), Saga Leisure Limited (Registered No. 02421829), Saga Group Limited (Registered No.00638891), Saga Services Limited (Registered No. 00732602), Saga Publishing Limited (Registered No. 02152564), Metro Mail Limited (Registered No. 02289304);

Senior Existing Guarantors means the Parent, Saga 200 Limited (Registered No. 05245828), Saga 300, Saga 400, Saga Limited (Registered No. 04362073), Saga Leisure Limited (Registered No. 02421829), Saga Group Limited (Registered No.00638891), Saga Services Limited (Registered No. 00732602), Saga Publishing Limited (Registered No. 02152564), Metro Mail Limited (Registered No. 02289304);

Senior Existing Obligor means a Senior Existing Borrower or a Senior Existing Guarantor;

Senior Finance Documents means the Amended Senior Loan Agreement, each Security Document, the Intercreditor Document, each Hedging Agreement each Ancillary Document, each Senior Accession Document, each Senior Transfer Certificate, the Fees Letters and any other document designated as a Senior Finance Document by the Parent and the Senior Facility Agent;

Senior Finance Parties means the Senior Mandated Lead Arrangers, the Senior Agents, each Senior Lender, each Ancillary Lender, each Issuing Lender and each Hedging Lender;

Senior Guarantor means a Senior Existing Guarantor or a Senior Additional Guarantor unless it has ceased to be a Senior Guarantor in accordance with Clause 26 of the Amended Senior Loan Agreement;

Senior Lender has the meaning given to that term in the Amended Senior Loan Agreement;

Senior Obligor means a Senior Borrower or a Senior Guarantor;

Senior Transfer Certificate means a certificate effecting a transfer of one or more lenders interests under the Amended Senior Loan Agreement substantially in the form set out in Schedule 7 to the Amended Senior Loan Agreement or in such other form as the Senior Facility Agent may approve;

Software means any computer programs used to manipulate, modify, extract, list access and print the Customer Database, any modifications thereto and all manuals and technical specifications relating to such computer program;

Subsidiary means a subsidiary within the meaning of section 736 of the Companies Act 1985 and/or a subsidiary undertaking within the meaning of section 258 of the Companies Act 1985;

Subsidiary Shares means all shares owned by the Assisting Company in its Subsidiaries;

Term A Facility means the term A loan and guarantee facility made available under the Amended Senior Loan Agreement;

Term A Guarantee means the guarantee issued by the Issuing Lender under the Term A Facility in respect of the obligations of Saga 400 under the Vendor Loan Notes in a form agreed by the Parent, the Senior Facility Agent and the Issuing Lender;

Term B Facility means the term B loan facility made available under the Amended Senior Loan Agreement;

Term C Facility means the term C loan facility made available under the Amended Senior Loan Agreement;

Term Facilities means the Term A Facility, the Term B Facility and the Term C Facility;

Term Loan means a Term Loan under the Amended Senior Loan Agreement;

Vendor Loan Note Guarantee means the guarantee issued in favour of the holders of the Vendor Loan Notes by the Vendor Loan Note Guarantor;

Vendor Loan Note Guarantor means The Governor and Company of the Bank of Scotland in respect of the principal amounts outstanding under the Vendor Loan Notes, or, subject to the provisions of the Amended Senior Loan Agreement, the provider of any substitute guarantee issued from time to time in accordance with the Vendor Loan Note Instrument;

Vendor Loan Note Instrument means the instrument in the agreed form constituting the Vendor Loan Notes;

Vendor Loan Notes means the Floating Rate Guaranteed Unsecured Loan Notes 2007 issued by Saga 400 pursuant to the Vendor Loan Note Instrument.

To the extent any terms in this document are not defined, terms used in the Finance Documents shall have the same meaning in this document (unless the context otherwise requires).

Cash to be transferred at the time of giving of the financial assistance is nil.	However,	cash may	pecome
payable under the Finance Documents.			

On a date not more than eight weeks from the date of this statutory declaration.