Registration of a Charge

Company name: CEVA LOGISTICS LIMITED

Company number: 01291251

Received for Electronic Filing: 22/03/2018



Details of Charge

Date of creation: 19/03/2018

Charge code: 0129 1251 0022

Persons entitled: WILMINGTON TRUST, NATIONAL ASSOCIATION (AND ITS SUCCESSORS

IN TITLE AND PERMITTED ASSIGNS)

Brief description: THE INTELLECTUAL PROPERTY SPECIFIED IN THE INSTRUMENT

INCLUDING THE 'NEWSFAST' MARK REGISTERED UNDER NUMBER 2541676 UNDER CLASSES 35 AND 39. FOR MORE DETAILS, PLEASE

REFER TO THE INSTRUMENT.

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: LINKLATERS LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 1291251

Charge code: 0129 1251 0022

The Registrar of Companies for England and Wales hereby certifies that a charge dated 19th March 2018 and created by CEVA LOGISTICS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 22nd March 2018.

Given at Companies House, Cardiff on 24th March 2018

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





UK COLLATERAL DOCUMENT FIXED AND FLOATING FIRST LIEN NOTES SECURITY DOCUMENT

dated ___19_ March 2018

created by

THE COMPANIES LISTED IN SCHEDULE 1 as the Chargors

in favour of

WILMINGTON TRUST, NATIONAL ASSOCIATION
acting as Collateral Agent

Linklaters

Ref: L-270607

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THIS DEED is dated 19 March 2018 and made between:

- (1) THE COMPANIES listed in Schedule 1 as the chargors (the "Chargors"); and
- (2) WILMINGTON TRUST, NATIONAL ASSOCIATION (the "Collateral Agent"), acting for itself and in its capacity as collateral agent for the benefit of the Trustee and the Holders and their respective successors and assigns.

Background

- (A) The Chargors are entering into this Deed in connection with the April 2017 First Lien Indenture and the Additional Securities.
- (B) The Board of Directors of each Chargor is satisfied that its entry into this Deed is for the purposes and to the benefit of that relevant Chargor and its business.
- (C) The Collateral Agent and the Chargors intend this document to take effect as a deed (even though the Collateral Agent only executes it under hand).
- (D) The Collateral Agent holds the benefit of this Deed for itself and on trust for the Trustee and the Holders on the terms of the April 2017 First Lien Indenture.
- (E) The Parties intend that the Liens created by the Chargors under this Deed shall rank *pari passu* with the First-Priority Loan Liens and the First-Priority Note Liens and ahead of the 1.5- Priority Liens and the Second-Priority Liens.

IT IS AGREED as follows:

1. DEFINITIONS AND INTERPRETATION

1.1 Definitions

In this Deed, unless a contrary indication appears, terms used in the April 2017 First Lien Indenture have the same meaning and construction and:

- "1.5 Lien Intercreditor Agreement" means the lien subordination and intercreditor agreement dated 6 October 2009 (as amended, restated, supplemented, acceded to or otherwise modified from time to time) between, amongst others, Credit Suisse as intercreditor agent, the Collateral Agent, the Company and each Subsidiary of the Company.
- **"1.5 Lien Debenture"** means the 1.5 lien fixed and floating charge document dated 19 March 2014 between the chargors listed therein and the Collateral Agent.
- "1.5-Priority Liens" means the Liens created or expressed to be created by or pursuant to the 1.5 Lien Debenture.
- "2014 First Lien Debenture" means the first lien fixed and floating charge document dated 19 March 2014 between the chargors listed therein and the Collateral Agent.
- "Additional Securities" means 9.00% first lien senior secured notes due 2020 for an aggregate principal amount equal to USD 50,000,000 issued pursuant to the March 2018 Supplemental Indenture.
- "Administrator" means an administrator appointed under Schedule B1 to the Insolvency Act 1986.

"April 2017 First Lien Indenture" means the first lien indenture dated 7 April 2017 between, the Company, the Guarantors listed therein and the Trustee, as supplemented by the March 2018 Supplemental Indenture, and as further amended and supplemented from time to time.

"April 2017 First Lien Debenture" means the first lien fixed and floating charge document dated 7 April 2017 between the Chargors and the Collateral Agent.

"Assigned Contracts" means the contracts, agreements, instruments, notes or other documents listed in Schedule 6 (Assigned Contracts) and the Intercompany Loans.

"Bank Accounts" of a Chargor means all current, deposit or other accounts with any bank or financial institution in which it now or in the future has an interest and (to the extent of its interest) all balances now or in the future standing to the credit of or accrued or accruing on those accounts (including interest).

"Book Debts" of a Chargor means all book and other debts of any nature, and all other rights to receive money (excluding Bank Accounts), now or in the future due, owing or payable to it in the ordinary course of business and the benefit of all related negotiable instruments, rights, Liens, guarantees and indemnities of any kind.

"BNYM" means The Bank of New York Mellon.

"BNYM Charges" means the following charges created in favour of BNYM by CEVA Limited that remain registered against CEVA Limited on the register at the Registrar of Companies for England and Wales:

- a third-ranking share pledge agreement over the shares in CEVA Logistics CEE Holding GmbH dated 5 September 2007 and entered into between, amongst others, CEVA Limited as pledgor and BNYM as pledgee;
- (b) a deed of pledge of registered shares in CEVA Logistics Holdings B.V. dated 31 October
 2007 and entered into between CEVA Limited as pledgor and BNYM as pledgee;
- (c) a deed of pledge of registered shares in CEVA Logistics Dutch Holdco B.V. dated 31 October 2007 and entered into between CEVA Limited as pledger and BNYM as pledgee;
- (d) a deed of pledge of registered shares in CEVA Logistics Holdings B.V. dated 31 October 2007 (as amended by the deed of a record of a clerical error) and entered into between CEVA Limited as pledgor and BNYM as pledgee;
- (e) a deed of pledge of registered shares in CEVA Logistics Dutch Holdco B.V. dated 31 October 2007 (as amended by the deed of a record of a clerical error) and entered into between CEVA Limited as pledgor and BNYM as pledgee;
- (f) a deed of pledge of shares in CEVA Logistics Finance B.V. dated 31 October 2007 and entered into between CEVA Limited as pledgor and BNYM as pledgee;
- (g) a second-ranking share pledge agreement over the shares in EGL Eagle Global Logistics GmbH dated 28 January 2008 and entered into between, amongst others, CEVA Limited as pledgor and BNYM as pledgee;

- (h) a deed of pledge of registered shares in CEVA Logistics Finance B.V. dated 17 December 2008 and entered into between CEVA Limited as pledgor and BNYM as pledgee, with charge number 28;
- a deed of pledge of registered shares in CEVA Coop Holdco B.V. dated 17 December 2008 and entered into between CEVA Limited as pledgor and BNYM as pledgee, with charge number 30;
- (j) a fourth supplemental deed dated 06 October 2009, relating to a deed of pledge over the shares in CEVA Logistics Holding Italy S.p.A (the "CEVA Italy Pledge") and entered into between, amongst others, CEVA Limited as pledgor and BNYM as trustee, with charge number 44;
- (k) a fifth supplemental deed dated 24 March 2010, relating to the CEVA Italy Pledge and entered into between, amongst others, CEVA Limited as pledgor and BNYM as trustee, with charge number 51;
- (I) a sixth supplemental deed dated 14 December 2010, relating to the CEVA Italy Pledge and entered into between, amongst others, CEVA Limited as pledgor and BNYM as trustee, with charge number 56;
- (m) a seventh supplemental deed dated 17 December 2010, relating to the CEVA Italy Pledge and entered into between, amongst others, CEVA Limited as pledgor and BNYM as trustee, with charge number 57; and
- (n) an eighth supplemental deed dated 1 February 2012, relating to the CEVA Italy Pledge and entered into between, amongst others, CEVA Limited as pledgor and BNYM as trustee, with charge number 62.

"CEVA Limited" means CEVA Limited, a private limited company incorporated in England and Wales with company number 05900891, having its registered office at Ceva House, P.O. Box 8663, Excelsior Road, Ashby-De-La-Zouch, Leicestershire, LE65 9BA, United Kingdom.

"Charged Assets" means the assets from time to time subject, or expressed to be subject, to the Charges or any part of those assets.

"Charges" means all or any of the Liens created or expressed to be created by or pursuant to this Deed.

"Company" means CEVA Group Plc.

"Core UK Subsidiaries" means CEVA Limited, CEVA Supply Chain Solutions Limited, CEVA Network Logistics Limited, CEVA Container Logistics Limited, CEVA Logistics Limited, CEVA Freight (UK) Holding Company Limited, CEVA Freight (UK) Holdings Limited, CEVA Freight (UK) Limited, Eagle Global Logistics (UK) Limited, F.J. Tytherleigh & Co. Limited and Paintblend Limited.

"Currency of Account" means the currency in which the relevant indebtedness is denominated or, if different, is payable.

"Delegate" means a delegate or sub-delegate appointed under Clause 18.2 (Delegation).

"Enforcement Event" means an Event of Default.

"First Lien Intercreditor Agreement" means the lien subordination and intercreditor agreement dated on 14 December 2010 (as amended, restated, supplemented, acceded to or otherwise modified from time to time) between, amongst others, Credit Suisse as intercreditor agent, the Collateral Agent, the Company and each Subsidiary of the Company.

"First-Priority Loan Liens" means Liens granted to any Secured Senior Agent or the Senior Lenders (as defined in the Second Lien Intercreditor Agreement) on the Security Property (as defined in the Intercreditor Agreement).

"First-Priority Note Liens" means the Liens created or expressed to be created by or pursuant to the 2014 First Lien Debenture, the April 2017 First Lien Debenture and this Deed.

"Fixtures" means fixtures, fittings (including trade fixtures and fittings) and fixed plant, machinery and apparatus.

"Group Shares" means all shares in any directly-owned Subsidiary, or when used in relation to a particular Chargor, such of those shares as are specified against its name in Part II of Schedule 4 (Investments and Group Shares).

"Guarantee" has the meaning given to it in the April 2017 First Lien Indenture.

"Holder" has the meaning given to it in the April 2017 First Lien Indenture.

"Insolvency Act" means the Insolvency Act 1986 as amended by the Insolvency Act 2000 and the Enterprise Act 2002.

"Insurances" of a Chargor means all contracts and policies of insurance of any kind now or in the future taken out by or on behalf of it or (to the extent of its interest) in which it now or in the future has an interest but excluding any directors and officers insurance.

"Intellectual Property" of a Chargor means all trade marks, service marks, trade names, domain names, logos, get-up, patents, inventions, registered and unregistered design rights, copyrights, topography rights, database rights, rights in confidential information and know-how, and any associated or similar rights anywhere in the world, which it now or in the future owns or (to the extent of its interest) in which it now or in the future has an interest (in each case whether registered or unregistered and including any related licences and sub-licences of the same granted by it or to it, applications and rights to apply for the same) (including those specified in Schedule 5 (Intellectual Property)).

"Intercompany Loans" means each of the present and future loans made to any of the Company or any Subsidiary of the Company (or other debts owed by the Company or any Subsidiary of the Company) to which a Chargor is a party in its capacity as creditor (including those specified in Schedule 6 (Assigned Contracts)).

"Intercreditor Agreement" means the intercreditor agreement dated 4 November 2006 as amended and restated on 6 December 2006, and as further amended, restated, supplemented, acceded to or otherwise modified from time to time among the Company, the other companies party thereto, the financial institutions thereto, and Credit Suisse, as secured senior agent,

unsecured senior bridge agent and security agent, as it may be amended, restated, replaced, supplemented or otherwise modified from time to time.

"Investments" of a Chargor means:

- (a) securities and investments of any kind (including shares, stock, debentures, units, depositary receipts, bonds, notes, commercial paper and certificates of deposit);
- (b) warrants, options or other rights to subscribe for, purchase or otherwise acquire securities and investments;
- (c) all rights relating to securities and investments which are deposited with, or registered in the name of, any depositary, custodian, nominee, clearing house or system, investment manager, chargee or other similar person or their nominee, in each case whether or not on a fungible basis (including rights against any such person); and
- (d) all other rights attaching or relating to securities or investments and all cash or other securities or investments in the future deriving from Investments or such rights,

in each case now or in the future owned by it legally or beneficially or (to the extent of its interest) in which it now or in the future has an interest including any Group Shares.

"LPA" means the Law of Property Act 1925.

"March 2018 Supplemental Indenture" means the supplemental indenture to the April 2017 First Lien Indenture dated on or around the date of this Deed between, amongst others, the Company, the Guarantors listed therein, the Trustee and the Collateral Agent.

"Material Real Property" means Real Property of the Chargor having (i) in respect of existing Material Real Property, a value of at least €3,000,000; and (ii) in respect of future Material Real Property, a value of at least €5,000,000.

"Obligations" has the meaning given to it in the April 2017 First Lien Indenture.

"Party" means a party to this Deed.

"Perfection Requirements" means any and all registrations, filings, notices and other actions and steps required to be made in any jurisdiction in order to perfect security created by this Deed.

"Real Property" means freehold and leasehold property in England and Wales and other real property anywhere in the world (in each case including any estate or interest therein, all rights from time to time attached or relating thereto and all Fixtures from time to time therein or thereon).

"Receiver" means a receiver and manager or other receiver appointed in respect of the Charged Assets and shall, if allowed by law, include an administrative receiver.

"Second Lien Debenture" means the second lien fixed and floating charge document dated 2 May 2013 between the chargors listed therein and the Collateral Agent.

"Second Lien Intercreditor Agreement" means the lien subordination and intercreditor agreement dated 13 August 2007 (as amended, restated, supplemented, acceded to or otherwise modified from time to time) between, amongst others, Credit Suisse as intercreditor agent, the Collateral Agent, the Company and each Subsidiary of the Company.

"Second-Priority Liens" means the Liens created or expressed to be created by or pursuant to the Second Lien Debenture.

"Secured Obligations" means, with respect to each Chargor, its Obligations under the April 2017 First Lien Indenture (including the Guarantee and the March 2018 Supplemental Indenture) and the Securities (including the Additional Securities).

"Senior Secured Agent" has the meaning given to it in the Intercreditor Agreement.

"Subsidiary" has the meaning given to it in the April 2017 First Lien Indenture.

"Trustee" means Wilmington Trust, National Association.

1.2 Construction

- (a) Any reference in this Deed to:
 - (i) "assets" includes present and future properties, revenues and rights of every description; and
 - (ii) "Charged Assets" shall, for the purpose of the April 2017 First Lien Indenture be construed as the "Collateral" (as defined in the April 2017 First Lien Indenture).
- (b) An Enforcement Event is "continuing" if it has not been waived.
- (c) The provisions in Section 1.02 of the April 2017 First Lien Indenture apply to this Deed with all necessary changes.

1.3 Third Party Rights

A person who is not a Party has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce or to enjoy the benefit of any term of this Deed.

2. UNDERTAKING TO PAY

2.1 Payment of Secured Obligations

Each Chargor shall pay or discharge each of its Secured Obligations when due in accordance with its terms or, if they do not specify a time for payment, immediately on demand by the Collateral Agent.

2.2 Proportionate payment

Each sum appropriated by the Collateral Agent in accordance with the April 2017 First Lien Indenture in or towards payment of a particular part of the Secured Obligations shall to the extent of that appropriation discharge each Chargor's obligations in respect of that part of the Secured Obligations both to any Holder to which the same is owed, and to the Collateral Agent.

3. FIXED CHARGES

Each Chargor, with full title guarantee and as security for the payment of all Secured Obligations (whether of that or any other Chargor), charges in favour of the Collateral Agent, its successors and permitted assigns (for itself and as trustee for the ratable benefit of the Holders):

(a) by way of legal mortgage, all Material Real Property in England and Wales (including that described in Schedule 3 (*Material Real Property*)) now belonging to it subject, in the case

of leasehold property, as the case may be, to the consent or waiver in Clause 6.4 (*Leases Restricting Charging*) being obtained;

- (b) by way of fixed equitable charge, all other Real Property (to the extent the same is not the subject of an effective legal mortgage under paragraph (a) above) now belonging to it and all Real Property acquired by it in the future subject, in the case of leasehold property, as the case may be, to the consent or waiver in Clause 6.4 (*Leases Restricting Charging*) being obtained; and
- (c) by way of fixed charge, all its present and future:
 - (i) Book Debts;
 - (ii) Bank Accounts;
 - (iii) Investments (including the Group Shares described in Schedule 4 (*Investments and Group Shares*));
 - (iv) uncalled capital;
 - (v) goodwill;
 - (vi) Intellectual Property (subject, as the case may be, to the consent or waiver in Clause 6.5 (*Intellectual Property Restricting Charging*) being obtained) (including that described in Schedule 5 (*Intellectual Property*));
 - (vii) plant and machinery (except that mortgaged or charged by paragraph (a) or (b) of this Clause 3);
 - (viii) Insurances and all related proceeds, claims of any kind, returns of premium and other benefits; and
 - rights, title and benefit in and to each present and future Acquisition Document (including any claim or action thereunder).

4. FLOATING CHARGE

4.1 Creation

Each Chargor, with full title guarantee and as security for the payment of all Secured Obligations (whether of that or any other Chargor), charges in favour of the Collateral Agent, its successors and permitted assigns (as trustee for the ratable benefit of the Holders) by way of floating charge its undertaking and all its assets, both present and future (including assets expressed to be charged by Clause 3 (*Fixed charges*) or assigned by Clause 5 (*Assignment*)).

4.2 Qualifying Floating Charge

- (a) The floating Charge created by each Chargor pursuant to Clause 4.1 (*Creation*) is a "qualifying floating charge" for the purposes of paragraph 14.2(a) of Schedule B1 to the Insolvency Act.
- (b) Paragraph 14 of Schedule B1 to the Insolvency Act shall apply to this Deed and the Collateral Agent may appoint an Administrator of any Chargor pursuant to that paragraph.

4.3 Ranking

The floating Charge created by each Chargor under this Deed ranks:

- (a) behind all the fixed Charges created by that Chargor; but
- (b) in priority to any other Lien over the Charged Assets of that Chargor except for Lien ranking in priority in accordance with paragraph (f) of Schedule 2 (*Rights of Receivers*).

4.4 Conversion by notice

The Collateral Agent may convert the floating Charge over all or any of the Charged Assets into a fixed Charge by notice to the relevant Chargor specifying the relevant Charged Assets (either generally or specifically):

- (a) if it reasonably considers it necessary to do so in order to protect or preserve the Charges over those Charged Assets and/or the priority of those Charges; and/or
- (b) while an Enforcement Event is continuing.

4.5 Automatic conversion

If:

- (a) any Chargor takes any step to create any Lien in breach of Clause 6.1 (*Security*) over any of the Charged Assets not subject to a fixed Charge; or
- (b) any person takes any step to effect any expropriation, attachment, sequestration, distress or execution against any of those Charged Assets,

the floating Charge over the relevant Charged Assets shall automatically and immediately be converted into a fixed Charge.

ASSIGNMENT

5.1 **Assignment**

Each Chargor, with full title guarantee, hereby assigns, by way of assignment, absolutely to the Collateral Agent, its successors and permitted assigns (as trustee for the ratable benefit of the Holders) all its present and future right, title and interest in and to the Assigned Contracts, including all moneys payable to any Chargor and any claims, awards and judgments in favour of, receivable or received by any Chargor, under or in connection with pursuant to the Assigned Contracts.

5.2 Assignment of proceeds

To the extent that any such right, title, interest or benefit described in Clause 5.1 (*Assignment*) is not assignable or capable of assignment, such assignment purported to be effected by Clause 5.1 (*Assignment*) above shall operate as an assignment of any and all damages, compensation, remuneration, profit or income which any Chargor may derive from such Assigned Contracts or be awarded or entitled to in respect of such Assigned Contracts as continuing security for the payment, discharge and performance of the Secured Obligations (whether of that or any other Chargor) at any time owed or due to the Holders (or any of them).

6. RESTRICTIONS AND FURTHER ASSURANCE

6.1 Security

No Chargor shall create or permit to subsist any Lien over any Charged Asset, nor do anything else prohibited by the April 2017 First Lien Indenture, except as permitted by the April 2017 First Lien Indenture.

6.2 Disposal

No Chargor shall (nor shall any Chargor agree to) enter into a single transaction or a series of transactions (whether related or not and whether voluntary or involuntary) to sell, lease, license, sub-license, transfer or otherwise dispose of any Charged Asset except in connection with the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens, the Second-Priority Liens or as expressly permitted by the April 2017 First Lien Indenture.

6.3 Further assurance

Each Chargor shall promptly do whatever the Collateral Agent requires (acting reasonably):

- (a) to perfect or protect the Charges or the priority of the Charges; or
- (b) to facilitate the realisation of the Charged Assets or the exercise of any rights vested in the Collateral Agent or any Receiver,

including executing any transfer, conveyance, charge, assignment or assurance of the Charged Assets (whether to the Collateral Agent or its nominees or otherwise), making any registration and giving any notice, order or direction.

6.4 Leases Restricting Charging

- (a) There shall be excluded from the mortgage and charge created by Clause 3 (*Fixed Charges*) and from the operation of Clause 6 (*Restrictions and Further Assurance*) any leasehold property held by any Chargor under a lease which either precludes absolutely or conditionally (including requiring the consent of any third party) that Chargor from creating any mortgage or charge over its leasehold interest in that property (each an "Excluded Property") until the relevant condition or waiver has been satisfied or obtained.
- (b) For each Excluded Property, each relevant Chargor undertakes to apply for the relevant consent or waiver of prohibition or condition within twenty one days of the date of this Deed and, in respect of each Excluded Property will use all reasonable endeavours to obtain that consent or waiver as soon as possible and upon request keep the Collateral Agent informed of the progress of its negotiations with the relevant third party.
- (c) Forthwith upon receipt of the relevant waiver or consent, the relevant formerly Excluded Property shall stand mortgaged or charged (as the case may be) to the Collateral Agent under Clause 3 (Fixed Charges) and be subject to the operation of Clause 6 (Restrictions and Further Assurance) and the other provisions of this Deed.

6.5 Intellectual Property Restricting Charging

- (a) There shall be excluded from the charge created by Clause 3 (Fixed Charges) and from the operation of Clause 6 (Restrictions and Further Assurance) any Intellectual Property in which a Chargor has an interest under any licence or other agreement which either precludes absolutely or conditionally (including requiring the consent of any third party) that Chargor from creating any charge over its interest in that Intellectual Property (each an "Excluded Intellectual Property") until the relevant condition or waiver has been satisfied or obtained.
- (b) For each Excluded Intellectual Property, each relevant Chargor undertakes to apply for the relevant consent or waiver of prohibition or condition within twenty one days of the date of this Deed and, in respect of any licence or agreement will use all reasonable endeavours to obtain

such consent or waiver as soon as possible and upon request to keep the Collateral Agent informed of the progress of its negotiations with the relevant third party.

(c) Forthwith upon receipt of the relevant waiver or consent, the relevant formerly Excluded Intellectual Property shall stand charged to the Collateral Agent under Clause 3 (*Fixed Charges*) and be subject to the operation of Clause 6 (*Restrictions and Further Assurance*) and the other provisions of this Deed.

6.6 **Priority**

- (a) Notwithstanding anything herein to the contrary, the Liens and security interests granted to the Collateral Agent pursuant to this Deed shall rank (i) *pari passu* with (A) the First Priority Loan Liens and (B) the other First Priority Note Liens and (ii) in priority to the 1.5-Priority Liens and the Second-Priority Liens.
- (b) Notwithstanding anything herein to the contrary, the exercise of any right or remedy by the Collateral Agent hereunder is subject in all respects to the limitations and provisions of the Intercreditor Agreement, the First Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement and the Second Lien Intercreditor Agreement. In the event of any conflict between the terms of this Deed and the Intercreditor Agreement, the First Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement, the First Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement and the Second Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement and the Second Lien Intercreditor Agreement shall prevail.

7. REAL PROPERTY

7.1 Acquisition

Each Chargor shall promptly notify the Collateral Agent of its acquisition of any Material Real Property.

7.2 Documents

Each Chargor shall, when requested, deposit with the Collateral Agent, and the Collateral Agent shall be entitled to hold, all title deeds and documents relating to the Chargor's present and future Real Property.

7.3 Existing Material Real Property

Subject, in the case of leasehold property, as the case may be, to the consent or waiver under Clause 6.4 (*Leases Restricting Charging*) being obtained, in the case of a Chargor's existing Material Real Property in England and Wales, that Chargor shall:

- (a) promptly apply to H.M. Land Registry for first registration of that Material Real Property (where that Material Real Property is not already registered at H.M. Land Registry) and registration of that Chargor as proprietor of that Material Real Property;
- (b) promptly apply to H.M. Land Registry to register the legal mortgage created by paragraph (a) of Clause 3 (*Fixed Charges*) and all other Charges;
- (c) promptly submit to H.M. Land Registry the duly completed Form RX1 requesting a restriction in the form specified by the Collateral Agent to be entered on the register of the

title to that Material Real Property in respect of the Charge created by paragraph (a) of Clause 3 (*Fixed Charges*); and

(d) promptly pay all appropriate registration fees,

or, if the Collateral Agent gives notice to that Chargor that the Collateral Agent will submit the relevant forms to H.M. Land Registry, that Chargor shall promptly provide the Collateral Agent with all duly completed forms reasonably requested by the Collateral Agent and all appropriate registration fees.

7.4 Future Material Real Property

Subject, in the case of leasehold property, as the case may be, to the consent or waiver in Clause 6.4 (*Leases Restricting Charging*) being obtained, in the case of a Chargor's future Material Real Property in England and Wales, that Chargor shall:

- (a) promptly apply to H.M. Land Registry for first registration of that Material Real Property (where that Material Real Property is not already registered at H.M. Land Registry) and registration of that Chargor as proprietor of that Material Real Property;
- (b) promptly apply to H.M. Land Registry to register the fixed equitable charge created by paragraph (b) of Clause 3 (*Fixed Charges*);
- (c) promptly apply to H.M. Land Registry requesting a restriction in the form specified by the Collateral Agent to be entered on the register of the title to that Material Real Property in respect of the Charge created by paragraph (b) of Clause 3 (*Fixed Charges*); and
- (d) promptly pay all appropriate registration fees,

or, if the Collateral Agent gives notice to that Chargor that the Collateral Agent will submit the relevant forms to H.M. Land Registry, that Chargor shall promptly provide the Collateral Agent with all duly completed forms reasonably requested by the Collateral Agent and all appropriate registration fees.

7.5 Unregistered Real Property

In the case of a Chargor's Real Property in England and Wales, both present and future, which is not registered at H.M. Land Registry and is not required to be so registered, that Chargor will promptly apply to register this Deed and the Charges at the Land Charges Registry if the title deeds and documents are not deposited with the Collateral Agent.

7.6 Legal charge

As security for the Secured Obligations, each Chargor shall promptly execute and deliver to the Collateral Agent such legal charge of such of its Material Real Property from time to time in England and/or Wales as the Collateral Agent may reasonably require. The relevant Chargor shall promptly apply to H.M. Land Registry for registration of any such legal charge in the same way as set out in paragraphs (a) - (d) of Clause 7.3 (Existing Material Real Property), unless the Collateral Agent gives notice to that Chargor in relation to registration of such legal charge in the same way as set out in Clause 7.3 (Existing Material Real Property).

7.7 Title Information Document

On completion of the registration of any Charge pursuant to this Clause 7, the relevant Chargor shall promptly upon request by the Collateral Agent supply to the Collateral Agent a certified copy of the relevant Title Information Document issued by H.M. Land Registry.

7.8 Compliance with obligations

Each Chargor shall comply with any material covenants, stipulations, conditions, licences, consents and any other statutory, regulatory or contractual obligations relating to its Real Property or its use, (including those requiring payment of sums in respect of its Real Property) as required by the April 2017 First Lien Indenture.

7.9 Leases

Each Chargor shall:

- (a) comply with all material obligations imposed on it, and enforce the due observance and performance of all obligations of all other persons of which it has the benefit, under any lease of Real Property;
- (b) not exercise any power to determine or extend, or accept the surrender of, any lease of Real Property of which it is the lessor if so restricted by the April 2017 First Lien Indenture; and
- (c) not exercise any of the powers of leasing or agreeing to lease any Real Property vested in or conferred on mortgagors by the general law if so restricted by the April 2017 First Lien Indenture.

7.10 Notices

Each Chargor shall produce to the Collateral Agent within 7 days of receipt by it a copy of every material communication (including notice of foreclosure, the appointment of a liquidator, receiver, administrator, administrative receiver, compulsory manager or other similar officer) made in connection with any of its Real Property and comply with the reasonable instructions of the Collateral Agent in relation to any such communication.

8. **BOOK DEBTS**

8.1 Collection

Subject to Clause 8.4 (*Proceeds*), each Chargor shall promptly collect all Book Debts and subject to the First Lien Intercreditor Agreement shall hold the proceeds of collection on trust for the Holders.

8.2 Payment into designated Bank Account(s)

Each Chargor shall immediately pay all moneys received or receivable by it from any source (including all proceeds of collection of Book Debts) into a Bank Account (or, following an Enforcement Event if one or more Bank Accounts have been designated for this purpose by the Collateral Agent, the relevant Bank Account(s)). Following an Enforcement Event, the Collateral Agent may designate different Bank Accounts for different moneys.

8.3 Restrictions on dealing with Book Debts

Without prejudice and in addition to Clauses 6.1 (Security), 6.2 (Disposal) and 6.3 (Further assurance):

- (a) except for the Charges, the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens and the Second-Priority Liens, no Chargor shall create or permit to subsist any Liens over, nor do anything else prohibited by the April 2017 First Lien Indenture in respect of, all or any part of any of its Book Debts;
- (b) except as required by Clause 6.3 (Further assurance) or permitted by the April 2017 First Lien Indenture or in connection with the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens or the Second-Priority Liens, no Chargor shall enter into a single transaction or a series of transactions (whether related or not and whether voluntary or involuntary) to sell, factor, transfer or otherwise dispose of all or any part of any of its Book Debts; and
- (c) except as required by Clause 6.3 (*Further assurance*), no Chargor shall, without the Collateral Agent's prior written consent (not to be unreasonably withheld), grant any extension of the time of payment of any Book Debts, compromise, compound or settle the same for less than the full amount of such Book Debts, release, wholly or partly, any person liable for the payment thereof or allow any credit or discount whatsoever thereon, other than extensions, credits, discounts, compromises or settlements granted or made in the ordinary course of business or consistent with prudent business practices.

8.4 Proceeds

Until an Enforcement Event is continuing, the proceeds of the realisation of the Book Debts shall (subject to any restriction on the application of such proceeds contained in this Deed and the April 2017 First Lien Indenture), upon such proceeds being credited to a Bank Account, be released from the fixed charge created pursuant to Clause 3 (*Fixed Charges*) and the Chargor shall be entitled to withdraw such proceeds from such Bank Account provided that such proceeds shall continue to be subject to the floating charge created pursuant to Clause 4.1 (*Creation*) and the terms of this Deed.

8.5 Documents

Until an Enforcement Event occurs which is continuing, the Collateral Agent may not give notice to third party debtors in respect of a Chargor's Book Debts.

9. BANK ACCOUNTS

9.1 Notification of Bank Accounts

Each Chargor shall, when reasonably requested by the Collateral Agent, deliver to the Collateral Agent details of each Bank Account maintained by it with any bank or financial institution.

9.2 Operation before Enforcement Event

Notwithstanding the fixed charge created by Clause 3 (*Fixed Charges*), each Chargor shall prior to the occurrence of an Enforcement Event be entitled to receive, withdraw or otherwise transfer any credit balance from time to time on any Bank Account, subject to the terms of the April 2017 First Lien Indenture.

9.3 Operation after Enforcement Event

After the occurrence of an Enforcement Event which is continuing, each Chargor shall not be entitled to receive, withdraw or otherwise transfer any credit balance from time to time on any Bank Account if the Collateral Agent notifies the relevant Chargor in writing to that effect.

9.4 Restrictions on dealing with Bank Accounts

Without prejudice and in addition to Clauses 6.1 (Security), 6.2 (Disposal) and 6.3 (Further assurance):

- (a) except for the Charges, the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens and the Second-Priority Liens, no Chargor shall create or have outstanding any Lien over all or any part of any of its Bank Accounts; and
- (b) except as required by Clause 6.3 (Further assurance) or permitted by the April 2017 First Lien Indenture or in connection with the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens or the Second-Priority Liens, no Chargor shall enter into a single transaction or a series of transactions (whether related or not and whether voluntary or involuntary) to transfer, assign or otherwise dispose of all or any part of any of its Bank Accounts.

9.5 Notices

Each Chargor shall at any time after the occurrence of any Enforcement Event which is continuing if requested by the Collateral Agent, promptly give notice of the Lien created pursuant to Clause 3 (*Fixed Charges*) over its Bank Accounts to the banks or financial institutions with whom those Bank Accounts are held (unless expressly waived by the Collateral Agent) by sending an appropriate notice in the form set out in Part II (*Bank Accounts Notice of Charge*) of Schedule 7 (*Notices*), with such amendments as the Collateral Agent requires, duly completed and shall use its best endeavours to procure that each recipient of any such notice promptly signs and returns the form of acknowledgement requested under that notice.

10. **INVESTMENTS**

10.1 Documents

- (a) Each Chargor shall:
 - upon request of the Collateral Agent from time to time, deposit with the Collateral Agent, or as it directs, all Group Shares in the Core UK Subsidiaries and certificates or other documents of title representing those Group Shares;
 - (ii) execute and/or deliver to the Collateral Agent such other documents relating to the Group Shares in the Core UK Subsidiaries including transfers thereof duly executed in blank, as the Collateral Agent requires; and
 - (iii) if the Collateral Agent requires, deposit with the Collateral Agent, or as it directs, all other Group Shares and certificates or other documents of title representing those Group Shares and execute and/or deliver to the Collateral Agent such other documents relating to those Group Shares including transfers thereof duly executed in blank.

- (b) Each Chargor shall, after the occurrence of an Enforcement Event which is continuing, and if requested by the Collateral Agent:
 - except to the extent the Collateral Agent notifies that Chargor from time to time to the contrary, deposit with the Collateral Agent, or as it directs, all certificates or other documents of title representing its Investments (including in respect of any Group Shares to the extent not previously deposited with the Collateral Agent); and
 - (ii) execute and/or deliver to the Collateral Agent such other documents relating to its Investments (including in respect of any Group Shares to the extent not previously deposited with the Collateral Agent), including transfers of Investments duly executed in blank, as the Collateral Agent requires.

10.2 Enjoyment of rights before enforcement

Until an Enforcement Event has occurred and the Collateral Agent has notified the relevant Chargor to the contrary (and for so long as the Enforcement Event is continuing), all dividends and other distributions paid or payable in respect of any Group Shares and Investments (whether held in certificated or uncertificated form) may be paid in accordance with the April 2017 First Lien Indenture directly to the relevant Chargor free from the Charges created under Clause 3 (*Fixed Charges*) (in which case, in respect of any Group Shares and Investments, the Collateral Agent or its nominee shall promptly execute any necessary dividend mandate) and, if paid directly to the Collateral Agent, shall be paid promptly by it to the relevant Chargor.

10.3 Voting before enforcement

Subject to Clause 10.4 (*Voting after enforcement*), each Chargor shall be entitled to exercise or direct the exercise of the voting and other rights attached to any Group Shares and Investment as it sees fit provided that:

- (a) it does so for a purpose not inconsistent with the April 2017 First Lien Indenture; and
- (b) except as expressly permitted under the April 2017 First Lien Indenture, the exercise of or failure to exercise those rights would not have an adverse effect on the value of the relevant Group Shares and Investments or the Charged Assets and would not otherwise materially and adversely prejudice the rights and interests of any Holder under the April 2017 First Lien Indenture or the ability of the Holders to exercise such rights and interests.

10.4 Voting after enforcement

At any time while an Enforcement Event is continuing:

- (a) the Collateral Agent, the Receiver or an Administrator shall be entitled to exercise or direct the exercise of the voting and other rights attached to any Group Shares and Investment in such manner as it or he sees fit;
- (b) each Chargor shall comply or procure the compliance with any directions of the Collateral Agent, the Receiver or an Administrator in respect of the exercise of those rights and shall promptly execute and/or deliver to the Collateral Agent, the Receiver or an Administrator such forms of proxy as it or he requires with a view to enabling such person as it or he selects to exercise those rights;

- the Collateral Agent may in its discretion (in the name of the relevant Chargor or otherwise) apply all distributions, interest and other monies received in respect of such Investments in accordance with Clause 19.1 (*Application of proceeds*);
- (d) the Collateral Agent may in its discretion (in the name of the relevant Chargor or otherwise) transfer the Investments into its own name or the name of a nominee; and
- (e) the Collateral Agent may in its discretion (in the name of the relevant Chargor or otherwise) exercise (or refrain from exercising) the powers and rights conferred on or exercisable by the legal and beneficial owner of the Group Shares and Investments in respect of securities or property subject to a trust.

10.5 Communications

Each Chargor shall promptly execute and/or deliver to the Collateral Agent a copy of each circular, notice, report, set of accounts or other document, communication or correspondence received by it or its nominee in connection with any Group Shares or Investment, as the Collateral Agent may reasonably require.

11. INTELLECTUAL PROPERTY

11.1 Documents

Each Chargor shall promptly on request execute and/or deliver to the Collateral Agent such documents relating to its Intellectual Property which are material to the ordinary course of such Chargor's business as the Collateral Agent may reasonably require.

11.2 Maintenance

Each Chargor shall take all reasonable steps to safeguard, maintain in full force and effect and preserve its ability to enforce its present and future ownership and rights in connection with all material Intellectual Property used in or necessary for the conduct of its business from time to time, including:

- (a) paying all renewal fees and other outgoings relating to all material registered Intellectual Property held by it;
- (b) performing and complying with all laws and obligations to which it is subject as registered proprietor, beneficial owner, user, licensor or licensee of any such Intellectual Property;
- (c) not discontinuing the use of any material Intellectual Property;
- (d) obtaining registrations for material Intellectual Property where registration is desirable in order to preserve and/ or validate the Intellectual Property rights or interests of that Chargor; and
- (e) commencing and diligently undertaking the prosecution of infringement actions or oppositions where the relevant Chargor deems it necessary (acting reasonably) against third parties where failure to do so would compromise the Intellectual Property rights or interests of that Chargor.

11.3 Notification of Intellectual Property

Each Chargor shall following an Enforcement Event which is continuing, upon request deliver to the Collateral Agent details of any of its material Intellectual Property.

12. INSURANCE

12.1 Documents

Each Chargor shall promptly on request:

- (a) execute and/or deliver to the Collateral Agent a copy of such insurance policies effected by it and the related premium receipts, and of such other documents relating to the Insurances, as the Collateral Agent may reasonably require; and
- (b) use all reasonable endeavours to procure that the fixed Charges over its Insurances are noted on the relevant policies.

12.2 Maintenance

Each Chargor shall maintain such Insurances with financially sound and reputable insurers in respect of its Charged Assets, in such amounts and in respect of such risks as are normally maintained by similarly situated companies carrying on similar businesses operating in the same or similar locations.

12.3 Enforceability

No Chargor shall do or omit to do or permit to be done or omitted anything which might be reasonably be expected to render any such Insurance void, voidable or unenforceable.

12.4 Agent may insure

If any Chargor fails on demand to produce copies of insurance policies, premium receipts and such other evidence as the Collateral Agent requires which prove to the satisfaction of the Collateral Agent (acting reasonably) that that Chargor is complying with Clause 12.2 (*Maintenance*), the Collateral Agent may (at that Chargor's expense) arrange such insurances of the assets of that Chargor or any of them as it thinks fit.

13. ASSIGNED CONTRACTS

13.1 Documents

Each Chargor shall promptly upon request deliver to the Collateral Agent certified copies of the Assigned Contracts. Each Chargor shall upon an Enforcement Event which is continuing, upon request deliver to the Collateral Agent originals of all Assigned Contracts.

13.2 Notice of assignment

Each Chargor shall as soon as reasonably practical following the date of the execution of this Deed and in any event not later than 7 days following such date give notice of the assignments in Clause 5 (Assignment) substantially in the form set out in Part I (Form of Notice of Assignment) of Schedule 7 (Notices) (or such other form as is acceptable to the Collateral Agent) and shall use all reasonable endeavours to procure that each recipient of any such notice promptly signs and returns the form of acknowledgement requested under that notice not later than 30 days following the date of the execution of this Deed.

13.3 Chargor still liable

Each Chargor shall remain liable to perform all its obligations under the Assigned Contracts. Neither the Collateral Agent nor any Delegate shall be under any obligation or liability to the Chargor or any other person under or in respect of any Assigned Contract.

13.4 No variation etc.

No Chargor shall:

- (a) amend, supplement, vary or waive (or agree to amend, supplement, vary or waive) any material provision of any Assigned Contract;
- (b) exercise any right to rescind, cancel or terminate any Assigned Contract;
- (c) release any counterparty from any obligations under any Assigned Contract;
- (d) waive any material breach by any counterparty or consent to any act or omission which would otherwise constitute such a breach; or
- (e) except as provided in this Deed or in connection with the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens or the Second-Priority Liens, novate, transfer or assign any of its rights under any Assigned Contract,

if it is so prohibited by the terms of the April 2017 First Lien Indenture.

13.5 Breach

Each Chargor shall notify the Collateral Agent of:

- (a) any material breach of or default under an Assigned Contract by it or any other party;
- (b) any right of it or any other party arising to rescind, cancel or terminate an Assigned Contract; and
- (c) any claim made or to be made by it or any other party under or in connection with an Assigned Contract,

promptly on becoming aware of the same. Each Chargor shall upon demand provide the Collateral Agent with reasonable details of any such claim and its progress and notify the Collateral Agent as soon as practicable upon that claim being resolved.

13.6 Performance of obligations

Each Chargor shall perform all its material obligations under each Assigned Contract.

13.7 Information

Each Chargor shall promptly upon request supply the Collateral Agent with such information regarding the Assigned Contracts as the Collateral Agent may reasonably require.

14. GENERAL UNDERTAKINGS

14.1 Protection of assets

Each Chargor shall keep or cause to be kept all its Charged Assets in good working order and condition as necessary to the normal conduct of its business, ordinary wear and tear excepted.

14.2 Access

Each Chargor shall ensure that representatives of the Collateral Agent (with or without surveyors, workmen and others) are able at reasonable times and upon reasonable prior notice to view the condition of any of its Charged Assets.

14.3 No other prejudicial conduct

No Chargor shall do, or permit to be done, anything which could reasonably be expected to prejudice the Charges.

14.4 Information

- (a) Each Chargor shall promptly notify the Collateral Agent of any change:
 - (i) in its company name and/or registration number;
 - (ii) its corporate identity or type of company or corporate structure; and/or
 - (iii) in its jurisdiction of incorporation.
- (b) Each Chargor shall promptly provide the Collateral Agent with certified copies of constitutional documents reflecting any of the changes described in paragraph (a) above. Each Chargor agrees not to effect or permit any change referred to in paragraph (a) above unless all registrations, filings or similar formalities have been made, or will have been made within any applicable statutory period that are required to ensure validity, legality, enforceability, priority and ranking of the Charges created pursuant to this Deed.
- (c) Each Chargor agrees promptly to notify the Collateral Agent if any material portion of the Charged Assets owned or held by such Chargor is damaged or destroyed.

14.5 **Pension fund**

Each Chargor represents and warrants to the Collateral Agent that, on the date of this Deed, it has no beneficial interest in any pension fund. If after the date of this Deed any Chargor acquires a beneficial interest in a pension fund, it shall promptly notify the Collateral Agent of the acquisition of such beneficial interest and such beneficial interest shall forthwith stand charged to the Collateral Agent, its successors and permitted assigns (as trustee for the ratable benefit of the Holders) by way of fixed charge over all its present and future interest over such beneficial interest under Clause 3 (*Fixed Charges*) and be subject to the other provisions of this Deed.

14.6 PSC Notice

Each Chargor shall (and the Company shall ensure that each other member of the Group will):

- (a) within the relevant timeframe, comply with any notice it receives pursuant to Part 21A of the Companies Act 2006 from any company incorporated in the United Kingdom whose Shares are Charged Assets; and
- (b) promptly provide the Collateral Agent with a copy of that notice.

14.7 BNYM Charges

As soon as practicable after the date of this Deed, CEVA Limited shall register with the Registrar of Companies for England and Wales a Form MR04 (*Statement of satisfaction in full or in part of a charge*) in respect of each BNYM Charge.

15 REPRESENTATIONS AND WARRANTIES

15.1 Representations

Each Chargor represents and warrants to the Collateral Agent that the assets listed in Schedule 3 (Material Real Property), Schedule 4 (Investments and Group Shares) and Schedule 6 (Assigned

Contracts) in respect of that Chargor are, or will upon their execution be, all of the Material Real Property, Investments, Group Shares and Assigned Contracts in which it has an interest and, in the case of Intellectual Property, that the assets listed in Schedule 5 (Intellectual Property) are, or will upon their execution be, all of the Intellectual Property in which it has an interest to the extent registrable.

15.2 **Title**

Each Chargor has good and marketable title to the assets which are expressed to be subject to the Charges created by it pursuant to this Deed, free from all Liens except the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens, the Second-Priority Liens and the Liens created pursuant to, or permitted by, the April 2017 First Lien Indenture.

15.3 Beneficial Owner of the Assigned Contracts

Except for the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens, the Second-Priority Liens and as provided in this Deed, no Chargor has assigned, transferred or otherwise disposed of the Assigned Contracts (or its right, title and interest to or in the Assigned Contracts), either in whole or in part, nor agreed to do so, and will not at any time do so or agree to do so. Except as provided in this Deed or in connection with any enforcement of the First-Priority Loan Liens and the First-Priority Note Liens, each Chargor is and will at all times be the sole, absolute, legal and beneficial owner of the Assigned Contracts.

15.4 Ranking

Subject to the Perfection Requirements this Deed creates in favour of the Collateral Agent for the benefit of the Holders the Lien which it is expressed to create fully perfected and with the ranking and priority it is expressed to have.

15.5 **Beneficial Ownership**

Subject to the terms of the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens and the Second-Priority Liens, each Chargor is the sole, absolute legal and beneficial owner of the Charged Assets it owns or is expressed to own in this Deed.

15.6 Shares Fully Paid etc.

The shares described in Schedule 4 (*Investments and Group Shares*) are duly authorised, validly issued and fully paid, non-assessable and freely transferable and constitute shares in the capital of limited companies. There are no moneys or liabilities outstanding or payable in respect of any of the Group Shares.

15.7 Share Capital

The Group Shares constitute all the share capital in the relevant company and no person has or is entitled to any conditional or unconditional option, right of first refusal, warrant or other right to subscribe for, purchase or otherwise acquire any issued or unissued shares, or any interest in shares, in the capital of the relevant company.

15.8 **PSC**

As at the date of this Deed each Chargor represents and warrants that no company whose Investments are Charged Assets has issued any "warning notice" or "restrictions notice" (in each

case as defined in Schedule 1B of the Companies Act 2006) in respect of those Investments and, to its knowledge, no circumstances exist which entitle any such company to issue any such notice.

15.9 Repetition

Each of the representations and warranties in Clauses 15.2 (*Title*) to 15.7 (*Share Capital*) are deemed to be made by each Chargor by reference to the facts and circumstances then existing at all times during the continuance of this Deed and the Charges created by it.

16. ENFORCEMENT

16.1 When enforceable

As between the Chargors and the Collateral Agent the Charges shall be enforceable, and the powers conferred by section 101 of the LPA as varied and extended by this Deed shall be exercisable, while an Enforcement Event is continuing.

16.2 Power of sale

The statutory power of sale, of appointing a Receiver and the other statutory powers conferred on mortgagees by section 101 of the LPA as varied and extended by this Deed shall arise on the date of this Deed.

16.3 Section 103 LPA

Section 103 of the LPA shall not apply to this Deed.

17. APPOINTMENT AND RIGHTS OF RECEIVERS

17.1 Appointment of receivers

lf:

- (a) requested by any Chargor; or
- (b) any other Enforcement Event is continuing (whether or not the Collateral Agent has taken possession of the Charged Assets),

without any notice or further notice, the Collateral Agent may, by deed, or otherwise in writing signed by any officer or manager of the Collateral Agent or any person authorised for this purpose by the Collateral Agent, appoint one or more persons to be a Receiver. The Collateral Agent may similarly remove any Receiver and appoint any person instead of any Receiver. If the Collateral Agent appoints more than one person as Receiver, the Collateral Agent may give those persons power to act either jointly or severally.

17.2 Scope of appointment

Any Receiver may be appointed Receiver of all of the Charged Assets or Receiver of a part of the Charged Assets specified in the appointment. In the latter case, the rights conferred on a Receiver as set out in Schedule 2 (*Rights of Receivers*) shall have effect as though every reference in that Schedule to any Charged Assets were a reference to the part of those assets so specified or any part of those assets.

17.3 Rights of Receivers

Any Receiver appointed pursuant to this Clause 17 shall have the rights, powers, privileges and immunities conferred by the Insolvency Act on administrative or other receivers duly appointed under the Insolvency Act, and shall also have the rights set out in Schedule 2 (*Rights of Receivers*).

17.4 Agent of Chargor

Any Receiver shall be the agent of the relevant Chargor for all purposes. That Chargor alone shall be responsible for the Receiver's contracts, engagements, acts, omissions, defaults and losses and for liabilities incurred by the Receiver.

17.5 Remuneration

The Collateral Agent may determine the remuneration of any Receiver and direct payment of that remuneration out of moneys he receives as Receiver. The relevant Chargor alone shall be liable for the remuneration and all other costs, losses, liabilities and expenses of the Receiver.

18. COLLATERAL AGENT'S RIGHTS

18.1 Same rights as Receiver

Any rights conferred by the April 2017 First Lien Indenture upon a Receiver may be exercised by the Collateral Agent, or to the extent permitted by law, an Administrator after the Charges become enforceable, whether or not the Collateral Agent shall have taken possession or appointed a Receiver of the Charged Assets.

18.2 Delegation

The Collateral Agent may delegate in any manner to any person any rights exercisable by the Collateral Agent under this Deed and the April 2017 First Lien Indenture. Any such delegation may be made upon such terms and conditions (including power to sub-delegate) as the Collateral Agent thinks fit.

18.3 Financial collateral arrangement

To the extent that this Deed constitutes a "financial collateral arrangement" (as defined in the Financial Collateral Arrangements (No. 2) Regulations 2003 (the "Regulations")) the Collateral Agent shall have the right:

- (i) to use and dispose of any Charged Asset which constitutes "financial collateral" (as defined in the Regulations ("Financial Collateral")), in which case the Collateral Agent shall comply with the requirements of the Regulations as to obtaining "equivalent financial collateral" (as defined in the Regulations); and
- (ii) (at any time after the Charges become enforceable) to appropriate any Charged Asset which constitutes Financial Collateral in or towards satisfaction of the Secured Obligations in accordance with the Regulations.

18.4 Collateral Agent provisions

(a) The Collateral Agent executes this Deed not in its individual or personal capacity but solely in its capacity as trustee in the exercise of the powers and authority conferred and vested in it under the April 2017 First Lien Indenture for and on behalf of the Trustee and the Holders for which it acts as trustee. It will exercise its powers and authority under this Deed as instructed by the Trustee and in the manner provided for in the April 2017 First Lien Indenture and provided it is permissible by the terms of the Intercreditor Agreement, the First Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement and the Second Lien Intercreditor Agreement. Prior to taking any action under this Deed instructed to be taken in accordance with the April 2017 First Lien Indenture, the Collateral Agent may (if acting reasonably) request and rely upon an opinion of counsel or opinion of another qualified expert, at the expense of the Company.

- (b) The Collateral Agent shall not owe any fiduciary duty to the Chargor. The Chargor agrees and acknowledges that in no case shall the Collateral Agent be:
 - (i) personally responsible or accountable in damages or otherwise to any other party for any loss, damage or claim incurred by reason of any act or omission performed or omitted by the Collateral Agent in good faith in a manner that the Collateral Agent (acting reasonably) believed to be within the scope of the authority conferred on it by this Deed, the April 2017 First Lien Indenture, the Intercreditor Agreement, the First Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement and the Second Lien Intercreditor Agreement or by law (other than for its own gross negligence or wilful misconduct); or
 - (ii) personally liable for or on account of any of the statements, representations, warranties, covenants or obligations stated to be those of any other party, all such liability, if any, being expressly waived by the Chargor and any person claiming by, through or under such party. The Collateral Agent shall have no responsibility for the actions of any individual Holder. The Collateral Agent shall, however, be liable under this Deed for its own obligations contained herein.
- (c) The Collateral Agent shall at all times be entitled to and may rely on any notice, consent or certificate purported to be given or granted by the Secured Senior Agent pursuant to this Deed without being under any obligation to enquire or otherwise determine whether any such notice, consent or certificate has in fact been given or granted by the Secured Senior Agent.
- (d) Notwithstanding any other provision of this Deed, in acting under and in accordance with this Deed the Collateral Agent is entitled to seek instructions from the Trustee at any time, and where it so acts on the instructions of the Trustee (who, in turn, may seek instructions from the requisite percentage of such Holders (to the extent required by the April 2017 First Lien Indenture)), the Collateral Agent shall not incur any liability to any person for so acting.
- (e) The Collateral Agent shall not have any obligation to take any action under this Deed unless it is indemnified to its satisfaction in accordance with the April 2017 First Lien Indenture in respect of all costs, expenses and liabilities which it would in its opinion thereby incur. The Collateral Agent is not required to indemnify any other person, whether or not a party to this Deed, in respect of any of the transactions contemplated by this Deed.
- (f) In acting as Collateral Agent, the Collateral Agent shall be treated as acting through its agency division which shall be treated as a separate entity from its other divisions and departments. Any information received or acquired by the Collateral Agent which is received or acquired by some other division or department or otherwise than in its capacity as the Collateral Agent may be treated as confidential by the Collateral Agent and will not be treated as information possessed by the Collateral Agent in its capacity as such.

- (g) The Collateral Agent may rely and shall be fully protected in acting or refraining from acting upon any notice or other document reasonably believed by it to be genuine and correct and to have been signed by, or with the authority of, the proper person.
- (h) The Collateral Agent is not obliged to review or check the adequacy, accuracy or completeness of any document it forwards to another party with respect to this Deed.
- (i) Notwithstanding any other provision of this Deed, the Collateral Agent has no responsibility for the validity, perfection, priority or enforceability of any Lien or other security interest created or purported to be created by or under this Deed and shall have no obligation to take any action to procure or maintain such validity, perfection, priority or enforceability.
- (j) The Collateral Agent shall not under any circumstance be liable for any consequential loss (being loss of business, goodwill, opportunity or profit of any kind) of the Chargor or the Company.
- (k) This Clause 18.4 is intended to afford protection only to the Collateral Agent and the provisions of this Clause 18.4 shall survive any termination of this Deed.

19. ORDER OF DISTRIBUTIONS

19.1 Application of proceeds

All amounts received or recovered by the Collateral Agent or any Receiver or Delegate in exercise of their rights under this Deed shall, subject to the rights of any creditors having priority, be applied in the order provided in Clause 19.2 (*Order of distributions*).

19.2 Order of distributions

The order referred to in Clause 19.1 (Application of proceeds) is:

- in or towards the payment of all costs, losses, liabilities and expenses (i) of the Collateral Agent, and (ii) incidental to the appointment of any Receiver or Delegate and the exercise of any of his rights, including his remuneration and all outgoings paid by him and (iii) of the Trustee;
- (b) in or towards the payment of the Secured Obligations in the order referred to in Section 15.1 (Application) of the Intercreditor Agreement, Section 4.1 (Application of Proceeds) of the First Lien Intercreditor Agreement, Section 4.1 (Application of Proceeds) of the 1.5 Lien Intercreditor Agreement, Section 4.1 (Application of Proceeds) of the Second Lien Intercreditor Agreement and Section 6.10 (Priorities) of the April 2017 First Lien Indenture (and in the event of any conflict, the terms of the Intercreditor Agreement, the First Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement and the Second Lien Intercreditor Agreement shall prevail); and
- (c) in payment of any surplus to the relevant Chargor or other person entitled to it.

20. LIABILITY OF COLLATERAL AGENT, RECEIVERS AND DELEGATES

20.1 Possession

If the Collateral Agent, any Receiver or any Delegate takes possession of the Charged Assets, it or he may at any time relinquish possession. Without prejudice to Clause 20.2 (Collateral Agent's

liability), the Collateral Agent shall not be liable as a mortgagee in possession by reason of viewing or repairing any of the present or future assets of any Chargor.

20.2 Collateral Agent's liability

Neither the Collateral Agent nor any Receiver or Delegate shall (either by reason of taking possession of the Charged Assets or for any other reason and whether as mortgagee in possession or otherwise) be liable to any Chargor, any Holder or any other person for any costs, losses, liabilities or expenses relating to the realisation of any Charged Assets or from any act, default, omission or misconduct of the Collateral Agent, any Receiver, any Delegate or their respective officers, employees or agents in relation to the Charged Assets or in connection with the April 2017 First Lien Indenture except to the extent caused by its or his own gross negligence or wilful misconduct. None of the Collateral Agent, any Receiver or any Delegate shall be responsible for costs, losses or liabilities resulting from the other's gross negligence or wilful misconduct.

21. POWER OF ATTORNEY

21.1 Appointment

Each Chargor by way of security irrevocably appoints the Collateral Agent, every Receiver and every Delegate severally as its attorney (with full power of substitution), on its behalf and in its name or otherwise, at such time and in such manner as the attorney thinks fit:

- (a) to do anything which that Chargor is obliged to do (but has not done) under this Deed (including to execute mortgages or charges over, transfers, conveyances, assignments and assurances of, and other instruments, notices, orders and directions relating to, the Charged Assets); and
- (b) to, after the occurrence of an Enforcement Event which is continuing, exercise any of the rights conferred on the Collateral Agent, any Receiver or any Delegate in relation to the Charged Assets or under the April 2017 First Lien Indenture, the LPA or the Insolvency Act.

21.2 Ratification

Each Chargor ratifies and confirms and agrees to ratify and confirm whatever any such attorney shall do in the exercise or purported exercise of the power of attorney granted by it in Clause 21.1 (*Appointment*).

22. PROTECTION OF THIRD PARTIES

22.1 No duty to enquire

No person dealing with the Collateral Agent, any other Holder, any Receiver or any Delegate shall be concerned to enquire:

- (a) whether the rights conferred by or pursuant to the April 2017 First Lien Indenture are exercisable;
- (b) whether any Secured Obligations are outstanding or have become payable;
- (c) whether any consents, regulations, restrictions or directions relating to such rights have been obtained or complied with;

- (d) otherwise as to the propriety or regularity of acts purporting or intended to be in exercise of any such rights; or
- (e) as to the application of any money borrowed or raised.

22.2 Protection to purchasers

All the protection to purchasers contained in sections 104 and 107 of the LPA, section 42(3) of the Insolvency Act or in any other applicable legislation shall apply to any person purchasing from or dealing with the Collateral Agent, any other Holder, any Receiver or any Delegate.

22.3 Receipts

The receipt of the Collateral Agent or any Receiver or Delegate shall be an absolute and a conclusive discharge to a purchaser and shall relieve him of any obligation to see to the application of any moneys paid to or by the direction of the Collateral Agent or the Receiver or Delegate.

23. SAVING PROVISIONS

23.1 Continuing Security

Subject to Clause 24 (*Discharge of Security*), the Charges are continuing Lien and will extend to the ultimate balance of the Secured Obligations, regardless of any intermediate payment or discharge in whole or in part.

23.2 Reinstatement

If any payment by a Chargor or any discharge given by the Collateral Agent or any Holders (whether in respect of the obligations of any Holders or any security for those obligations or otherwise) is avoided or reduced as a result of insolvency or any similar event:

- (a) the liability of each Chargor and the Charges shall continue as if the payment, discharge, avoidance or reduction had not occurred; and
- (b) each Holder shall be entitled to recover the value or amount of that security or payment from each Chargor, as if the payment, discharge, avoidance or reduction had not occurred.

23.3 Waiver of defences

Neither the obligations of each Chargor under this Deed nor the Charges will be affected by an act, omission, matter or thing which, but for this Clause, would reduce, release or prejudice any of its obligations under the April 2017 First Lien Indenture of any of the Charges (without limitation and whether or not known to it or any Holders) including:

- (a) any time, waiver or consent granted to, or composition with, any Holders or other person;
- (b) the release of any other Holders or any other person under the terms of any composition or arrangement with any creditor of the Company or any of its Subsidiaries;
- (c) the taking, variation, compromise, exchange, renewal or release of, or refusal or neglect to perfect, take up or enforce any rights against, or security over assets of, the Company or any of its Subsidiaries or other person or any non-presentation or non-observance of any formality or other requirement in respect of any instrument or any failure to realise the full value of any security;

- (d) any incapacity or lack of power, authority or legal personality of or dissolution or change in the members or status of the Company or any of its Subsidiaries or any other person;
- (e) any amendment (however fundamental) or replacement of the April 2017 First Lien Indenture or any other document or security;
- (f) any unenforceability, illegality or invalidity of any obligation of any person under the April 2017 First Lien Indenture or any other document or security; or
- (g) any insolvency or similar proceedings.

23.4 Immediate recourse

Each Chargor waives any right it may have of first requiring any Holders (or any trustee or agent on its behalf) to proceed against or enforce any other rights or security or claim payment from any person before claiming from that Chargor under this Deed. This waiver applies irrespective of any law or any provision of the April 2017 First Lien Indenture to the contrary.

23.5 Appropriations

Until all the Secured Obligations have been irrevocably paid in full and all facilities which might give rise to Secured Obligations have terminated, each Holder (or any trustee or agent on its behalf) may:

- (a) refrain from applying or enforcing any other moneys, security or rights held or received by that Holder (or any trustee or agent on its behalf) in respect of those amounts, or apply and enforce the same in such manner and order as it sees fit (whether against those amounts or otherwise) and no Chargor shall be entitled to the benefit of the same; and
- (b) hold in an interest-bearing suspense account any moneys received from any Chargor or on account of any Chargor's liability under this Deed.

23.6 Deferral of Chargors' rights

Until all the Secured Obligations have been irrevocably paid in full and all facilities which might give rise to Secured Obligations have terminated and unless the Collateral Agent otherwise directs, no Chargor will exercise any rights which it may have by reason of performance by it of its obligations under the April 2017 First Lien Indenture:

- (a) to be indemnified by the Company or any Guarantor;
- (b) to claim any contribution from any other Chargor or any other guarantor of the Company or any Guarantor's obligations under the April 2017 First Lien Indenture; and/or
- (c) to take the benefit (in whole or in part and whether by way of subrogation or otherwise) of any rights of the Holder under the April 2017 First Lien Indenture or of any guarantee or other security taken pursuant to, or in connection with, the April 2017 First Lien Indenture by any Holder.

23.7 Additional Security

The Charges are in addition to and are not in any way prejudiced by any other guarantees or security now or subsequently held by any Holder.

23.8 Tacking

Each Holder shall comply with its obligations under the April 2017 First Lien Indenture (including any obligation to make further advances).

24. DISCHARGE OF SECURITY

24.1 Final redemption

Subject to Clause 24.2 (*Retention of security*), if the Collateral Agent is satisfied that all the Secured Obligations have been irrevocably paid in full and that all facilities which might give rise to Secured Obligations have terminated, the Collateral Agent shall at the request and cost of the Chargors' release, reassign or discharge (as appropriate) the Charged Assets from the Charges.

24.2 Retention of security

If the Collateral Agent considers that any amount paid or credited to any Holder under the April 2017 First Lien Indenture is capable of being avoided or otherwise set aside, that amount shall not be considered to have been paid for the purposes of determining whether all the Secured Obligations have been irrevocably paid.

24.3 Consolidation

Section 93 of the LPA shall not apply to the Charges.

25. ENFORCEMENT EXPENSES

25.1 Expenses

Each Chargor shall, within three Business Days of demand, pay to the Collateral Agent the amount of all costs, losses, liabilities and expenses (including legal fees) incurred by it, any Holder, any Receiver, any Administrator or any Delegate in relation to the April 2017 First Lien Indenture (including the administration, protection, realisation, enforcement or preservation of any rights under or in connection with this Deed, or any consideration by the Collateral Agent as to whether to realise or enforce the same, and/or any amendment, waiver, consent or release of the April 2017 First Lien Indenture and/or any other document referred to in this Deed).

25.2 Currency Indemnity

If the Collateral Agent, any Receiver, Delegate or Administrator or any Holder suffers or incurs a loss, cost, liability or expense due to it receiving an amount in respect of any Chargor's liability under this Deed in a currency differing from that in which the amount is expressed to be payable under this Deed, the relevant Chargor shall, as an independent obligation, indemnify the Collateral Agent or the affected Receiver or Delegate or affected Holder against that loss, cost, liability or expense within three Business Days of demand.

25.3 Indemnity to the Collateral Agent

Each Chargor shall indemnify within three Business Days of demand the Collateral Agent against any cost, loss or liability incurred by the Collateral Agent and any person entitled to be indemnified in accordance with Section 7.07 (*Compensation and Indemnity*) of the April 2017 First Lien Indenture (in this Clause 25.3, an "Indemnitee") including reasonable counsel fees, charges and disbursements, incurred by or asserted against the Collateral Agent and any Indemnitee arising out of, in connection with, or as a result of:

- (a) the execution, delivery or performance of this Deed or any agreement or instrument contemplated hereby, the performance by the parties hereto and thereto of their respective obligations thereunder or the consummation of the Transactions and other transactions contemplated hereby; or
- (b) any claim, litigation, investigation or proceeding relating to any of the foregoing, or to the Charged Assets, whether or not the Collateral Agent or any Indemnitee is a party thereto; provided that such indemnity shall not, as to any Indemnitee, be available to the extent that such losses, claims, damages, liabilities or related expenses are determined by a court of competent jurisdiction by final and non-appealable judgment to have result from the gross negligence or wilful misconduct of the Collateral Agent or any Indemnitee.

25.4 Taxes

Section 4.15 (*Withholding Taxes*) of the April 2017 First Lien Indenture (with any necessary consequential amendments) shall apply also to any amount payable under this Deed to any Receiver or Delegate.

25.5 Collateral Agent's Fees and Expenses

The Parties acknowledge that the Collateral Agent shall be entitled to reimbursement of its costs and expenses under this Deed as provided *mutatis mutandis* in Section 7.07 (*Compensation and Indemnity*) of the April 2017 First Lien Indenture, as if the references to "Trustee" in the April 2017 First Lien Indenture were to the Collateral Agent.

26. PAYMENTS

26.1 Demands

Any demand for payment made by any Holder shall be valid and effective even if it contains no statement of the relevant Secured Obligations or an inaccurate or incomplete statement of them.

26.2 Payments

All payments by any Chargor under this Deed (including damages for its breach) shall be made in the Currency of Account and to such account, with such financial institution and in such other manner as the Collateral Agent may direct.

26.3 Continuation of accounts

At any time after:

- (a) the receipt by any Holder of notice (either actual or otherwise) of any subsequent Lien affecting the Charged Assets of any Chargor; or
- (b) the presentation of a petition or the passing of a resolution in relation to the winding-up of any Chargor,

any Holder may open a new account in the name of that Chargor with that Holder (whether or not it permits any existing account to continue). If that Holder does not open such a new account, it shall nevertheless be treated as if it had done so when the relevant event occurred. No moneys paid into any account, whether new or continuing, after that event shall discharge or reduce the amount recoverable pursuant to the April 2017 First Lien Indenture to which that Chargor is party.

26.4 Joint and several liability

The liability of each Chargor under this Deed shall be joint and several. Each agreement and undertaking of any Chargor shall be construed accordingly.

27. RIGHTS, WAIVERS AND DETERMINATIONS

27.1 Ambiguity

Where there is any ambiguity or conflict between the rights conferred by law and those conferred by or pursuant to the April 2017 First Lien Indenture, the terms of the April 2017 First Lien Indenture shall prevail.

27.2 Exercise of rights

No failure to exercise, nor any delay in exercising, on the part of any Holder, Receiver or Delegate, any right or remedy under the April 2017 First Lien Indenture shall operate as a waiver, nor shall any single or partial exercise of any right or remedy prevent any further or other exercise or the exercise of any other right or remedy. The rights and remedies provided in the April 2017 First Lien Indenture are cumulative and not exclusive of any rights or remedies provided by law, including the right to appoint an Administrator under the Insolvency Act 1986.

27.3 Determinations

Any certification or determination by any Holder or any Receiver or Delegate under the April 2017 First Lien Indenture is, in the absence of manifest error, conclusive evidence of the matters to which it relates.

28. SEPARATE AND INDEPENDENT OBLIGATIONS

The Lien created by each Chargor by or in connection with the April 2017 First Lien Indenture is separate from and independent of the Lien created or intended to be created by any other Chargor by or in connection with this Deed.

29. INDEMNITIES

Each indemnity in this Deed shall:

- (a) constitute a separate and independent obligation from the other obligations in this Deed;
- (b) give rise to a separate and independent cause of action;
- (c) apply irrespective of any indulgence granted by any Holder;
- (d) continue in full force and effect despite any judgment, order, claim or proof for a liquidated amount in respect of any Secured Obligations or any other judgment or order; and
- (e) apply whether or not any claim under it relates to any matter disclosed by any Chargor or otherwise known to any Holder.

30. NOTICES

30.1 Communications in writing

Any communication to be made under or in connection with this Deed shall be made in writing and, unless otherwise stated, may be made by fax or letter.

30.2 Addresses

The address and fax number (and the department or officer, if any, for whose attention the communication is to be made) of each Party for any communication or document to be made or delivered under or in connection with this Deed is:

- (a) in the case of each of the Chargors, P.O. Box 8663, CEVA House, Excelsior Road, Ashby de la Zouch, Leicestershire LE65 9BA marked for the attention of:
 - (i) Company Secretary in respect of CEVA Group Plc;
 - (ii) CEVA Limited in respect of CEVA Limited;
 - (iii) Company Secretary in respect of CEVA Supply Chain Solutions Limited;
 - (iv) Company Secretary in respect of CEVA Network Logistics Limited;
 - (v) Company Secretary in respect of CEVA Container Logistics Limited;
 - (vi) Company Secretary in respect of CEVA Logistics Limited;
 - (vii) Company Secretary in respect of Eagle Global Logistics (UK) Limited;
 - (viii) Company Secretary in respect of CEVA Freight (UK) Holding Company Limited;
 - (ix) Company Secretary in respect of CEVA Freight (UK) Holdings Limited;
 - (x) Company Secretary in respect of CEVA Freight (UK) Limited;
 - (xi) Company Secretary in respect of F.J. Tytherleigh & Co Limited;
 - (xii) Paintblend Limited in respect of Paintblend Limited; and
- (b) in the case of the Collateral Agent, Wilmington Trust, National Association, as Collateral Agent, 50 S. 6th Street, Suite 1290, Minneapolis, MN 55402, United States of America, Fax: +1 (612) 217 5651, Attention: CEVA Group Administrator,

or any substitute address, fax number or department or officer as the Party may notify to the Collateral Agent (or the Collateral Agent may notify to the other Parties, if a change is made by the Collateral Agent) by not less than five Business Days' notice.

30.3 Delivery

- (a) Any communication or document made or delivered by one person to another under or in connection with this Deed will only be effective:
 - (i) if by way of fax, when received in legible form; or
 - (ii) if by way of letter, when it has been left at the relevant address or five Business Days after being deposited in the post postage prepaid in an envelope addressed to it at that address,

and, if a particular department or officer is specified as part of its address details provided under Clause 30.2 (*Addresses*), if addressed to that department or officer.

(b) Any communication or document to be made or delivered to the Collateral Agent will be effective only when actually received by it and then only if it is expressly marked for the

- attention of the department or officer identified with its signature below (or any substitute department or officer as it shall specify for this purpose).
- (c) All notices from or to a Chargor under or in connection with this Deed shall be sent through the Collateral Agent.

31. MISCELLANEOUS

This Deed is subject to the Intercreditor Agreement, the First Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement and the Second Lien Intercreditor Agreement. If there is any conflict between the terms of this Deed and the April 2017 First Lien Indenture, the Intercreditor Agreement, the First Lien Intercreditor Agreement, the 1.5 Lien Intercreditor Agreement and the Second Lien Intercreditor Agreement, the provisions of the April 2017 First Lien Indenture and/or the Intercreditor Agreement and/or the First Lien Intercreditor Agreement and/or the 1.5 Lien Intercreditor Agreement and and/or the Second Lien Intercreditor Agreement (as the case may be) will prevail.

32. COUNTERPARTS

This Deed may be executed in any number of counterparts, and this has the same effect as if the signatures on the counterparts were on a single copy of this Deed.

33. GOVERNING LAW

This Deed and any non-contractual obligations arising out of or in connection with it are governed by English law.

34. JURISDICTION

34.1 Jurisdiction of English courts

- (a) The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this Deed (including a dispute regarding the existence, validity or termination of this Deed or any non-contractual obligation arising out of or in connection with this Deed) (a "Dispute").
- (b) The Parties agree that the courts of England are the most appropriate and convenient courts to settle Disputes and accordingly no Party will argue to the contrary.
- (c) This Clause 34.1 is for the benefit of the Collateral Agent only. As a result, the Collateral Agent shall not be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, the Collateral Agent may take concurrent proceedings in any number of jurisdictions.

In witness whereof this Deed has been duly delivered on the date stated at the beginning of this Deed.

SCHEDULE 1

THE CHARGORS

Name of Chargor	Registration number (or equivalent, if any)
CEVA Group Plc	05900853
CEVA Limited	05900891
CEVA Supply Chain Solutions Limited	01190596
CEVA Network Logistics Limited	03723307
CEVA Container Logistics Limited	00718421
CEVA Logistics Limited	01291251
Eagle Global Logistics (UK) Limited	00932138
CEVA Freight (UK) Holding Company Limited	03610568
CEVA Freight (UK) Holdings Limited	04310476
CEVA Freight (UK) Limited	01146292
F.J. Tytherleigh & Co. Limited	00572216
Paintblend Limited	06568566

SCHEDULE 2

RIGHTS OF RECEIVERS

Any Receiver appointed pursuant to Clause 17 (*Appointment and rights of Receivers*) shall have the right, either in his own name or in the name of the relevant Chargor or otherwise and in such manner and upon such terms and conditions as the Receiver thinks fit, and either alone or jointly with any other person:

(a) Enter into possession

to take possession of, get in and collect all or any part of the Charged Assets, and to require payment to him or to any Holder of any Book Debts or credit balance on any Bank Account;

(b) Bank Accounts

to apply, transfer or set-off any or all of the credit balances from time to time on any Bank Account in or towards payment or other satisfaction of all or part of the Secured Obligations;

(c) Carry on business

to manage and carry on any business of that Chargor;

(d) Contracts

to enter into any contract or arrangement and to perform, repudiate, rescind or vary any contract or arrangement to which that Chargor is a party;

(e) Deal with Charged Assets

to sell, transfer, assign, exchange, hire out, lend or otherwise dispose of or realise all or any part of the Charged Assets (including any Fixtures, which may be sold separately from the related Real Property) to any person (including a new company formed pursuant to paragraph (e) (*Hive down*)) either by public offer or auction, tender or private contract and for a consideration of any kind (which may be payable or delivered in one amount or by instalments spread over a period or deferred);

(f) Hive down

to form a new company and to subscribe for or acquire (for cash or otherwise) any investment in or of the new company and to sell, transfer, assign, exchange and otherwise dispose of or realise any such investments or part thereof or any rights attaching thereto;

(g) Borrow money

to borrow or raise money either unsecured or on the security of all or any part of the Charged Assets (either in priority to the Charges or otherwise);

(h) Lend money

to lend money or advance credit to any person;

(i) Covenants and guarantees

to enter into bonds, covenants, guarantees, indemnities and other commitments and to make all payments needed to effect, maintain or satisfy them;

(j) Dealings with tenants

to grant leases, tenancies, licences and rights of user, grant renewals and accept surrenders of leases, tenancies, licences or rights of user, and otherwise to reach agreements and make arrangements with, and to make allowances to, any lessees, tenants or other persons (including a new company formed pursuant to paragraph (e) (*Hive down*)) from whom any rents and profits may be receivable (including those relating to the grant of any licences, the review of rent in accordance with the terms of, and the variation of, the provisions of any leases, tenancies, licences or rights of user affecting all or any part of the Charged Assets);

(k) Rights of ownership

to manage and use all or any part of the Charged Assets and to exercise and do (or permit that Chargor or any nominee of it to exercise and do) all such rights and things as the Receiver would be capable of exercising or doing if he were the absolute beneficial owner of all or any part of the Charged Assets;

(l) Insurance, repairs, improvements etc.

to insure all or any part of the Charged Assets, to carry out decorations, repairs, alterations, improvements and additions to all or any part of the Charged Assets (including the development or redevelopment of any Real Property), to commence and/or complete any building operation, to apply for and maintain any planning permission, building regulation approval or any other authorisation and to purchase or otherwise acquire or do anything in connection with all or any part of all or any part of the Charged Assets;

(m) Claims

to settle, adjust, refer to arbitration, compromise and arrange any claims, accounts, disputes, questions and demands with or by any person who is or claims to be a creditor of that Chargor or relating to all or any part of the Charged Assets;

(n) Legal actions

to bring, prosecute, enforce, defend and abandon actions, suits and proceedings in relation to all or any part of the Charged Assets or any business of that Chargor;

(o) Redemption of Lien

to redeem any Lien (whether or not having priority to the Charges) over all or any part of the Charged Assets and to settle the accounts of any person with an interest in all or any part of the Charged Assets;

(p) Employees etc.

to appoint, hire and employ officers, employees, contractors, agents, advisors and others and to discharge any such persons and any such persons appointed, hired or employed by that Chargor;

(q) Insolvency Act

to exercise all powers set out in Schedule 1, Schedule B1 or (in the case of a Scottish Receiver) Schedule 2 to the Insolvency Act as now in force (whether or not in force at the date of exercise and whether or not the Receiver is an administrative receiver) and any powers added to Schedule 1 or Schedule 2, as the case may be, after the date of this Deed; and

(r) Receipts

to give a valid receipt for any moneys and do anything which may be necessary or desirable for realising all or any part of Charged Assets; and

(s) Other powers

to do anything else he may think fit for the realisation of all or any part of the Charged Assets or incidental to the exercise of any of the rights conferred on the Receiver under or by virtue of the April 2017 First Lien Indenture, the LPA or the Insolvency Act.

SCHEDULE 3 MATERIAL REAL PROPERTY

CHARGOR	MATERIAL REAL PROPERTY	TITLE NUMBERS
CEVA Group Plc	None at the date of this Deed	N/A
CEVA Limited	None at the date of this Deed	N/A
CEVA Supply Chain Solutions	None at the date of this Deed	
Limited		N/A
CEVA Network Logistics Limited	None at the date of this Deed	N/A
CEVA Container Logistics	None at the date of this Deed	
Limited		N/A
CEVA Logistics Limited	None at the date of this Deed	N/A
Eagle Global Logistics (UK)	None at the date of this Deed	
Limited		N/A
CEVA Freight (UK) Holding	None at the date of this Deed	
Company Limited		N/A
CEVA Freight (UK) Holdings		
Limited	None at the date of this Deed	N/A
CEVA Freight (UK) Limited	None at the date of this Deed	N/A
F.J. Tytherleigh & Co. Limited	None at the date of this Deed	N/A
Paintblend Limited	None at the date of this Deed	N/A

SCHEDULE 4

INVESTMENTS AND GROUP SHARES

PART I

INVESTMENTS

CHARGOR	DETAILS OF EACH INVESTMENT
CEVA Group Plc	None at the date of this Deed
CEVA Limited	None at the date of this Deed
CEVA Supply Chain Solutions	
Limited	None at the date of this Deed
CEVA Network Logistics Limited	None at the date of this Deed
CEVA Container Logistics	
Limited	None at the date of this Deed
CEVA Logistics Limited	None at the date of this Deed
Eagle Global Logistics (UK)	
Limited	None at the date of this Deed
CEVA Freight (UK) Holding	
Company Limited	None at the date of this Deed
CEVA Freight (UK) Holdings	
Limited	None at the date of this Deed
CEVA Freight (UK) Limited	None at the date of this Deed
F.J. Tytherleigh & Co. Limited	None at the date of this Deed
Paintblend Limited	None at the date of this Deed

PART II GROUP SHARES

CHARGOR	NAME OF COMPANY IN WHICH GROUP SHARES ARE HELD
CEVA Group Plc	CEVA Limited, Paintblend Limited, CEVA Logistics Cayman, CEVA Logistics Second Cayman and Paintblend 2 Limited
CEVA Limited	CEVA Supply Chain Solutions Limited, CEVA Logistics Holding Italy S.p.A., CEVA Logistics U.S. Holdings, Inc., CEVA Logistics GmbH (10%), Newsagents Wholesale Corp. Limited (99.97%) (dormant), CEVA Coop Holdco B.V., and CEVA/EGL I B.V. (60.40%), AVEC International Services Limited (dormant), CEVA Central America Holding Limited, CEVA Logistics South Africa (Pty.) Limited (90%), Circle International Latin America Holdings S.A. (dormant)
CEVA Supply Chain Solutions Limited	CEVA Automotive Logistics UK Limited, CEVA Showfreight Limited (dormant), CEVA Network Logistics Limited (dormant), CEVA Logistics Limited (33.15%), Newsfast Limited (dormant), Newsagents Wholesale Corp. Limited (0.03%) (dormant) and CEVA Logistics NI Limited (dormant)
CEVA Network Logistics Limited	CEVA Container Logistics Limited
CEVA Container Logistics Limited	CEVA Distribution Limited and CEVA Logistics Limited (66.85%)
CEVA Logistics Limited	CEVA Collection LLP (50%)
Eagle Global Logistics (UK) Limited	None at the date of this Deed
CEVA Freight (UK) Holding Company Limited	CEVA Freight (UK) Holdings Limited, EGL (Belgium) Holding Company BVBA (99.99%) (dormant), CEVA Freight (Poland) Sp. z o.o. (99.99%) and CEVA Freight Belgium N.V. (1 share)
CEVA Freight (UK) Holdings Limited	CEVA Freight (UK) Limited
CEVA Freight (UK) Limited	Eagle Global Logistics (UK) Limited and F.J. Tytherleigh & Co. Limited and CEVA Collections LLP (50%)
F.J. Tytherleigh & Co. Limited	None at the date of this Deed
Paintblend Limited	None at the date of this Deed

SCHEDULE 5

INTELLECTUAL PROPERTY

The Chargors

Patents

TITLE	APPLICATION NO.	GRANT NO	JURISDICTIONS	STATUS
None	N/A	N/A	N/A	N/A

Registered Designs

TITLE	APPLICATION NO.	GRANT NO	JURISDICTIONS	STATUS
None	N/A	N/A	N/A	N/A

Trade Marks

MARK	NUMBER	CLASS(ES)	JURISDICTION	STATUS	OWNER
NEWSFAST	2541676	35, 39	∪K	Registered	CEVA
					Logistics Ltd

SCHEDULE 6

ASSIGNED CONTRACTS

1. The Intercompany Loans

- (a) A loan of EUR 20,000,000 from CEVA Limited as lender to CEVA Logistics Holding Italy S.p.A. dated 30 October 2008, the expiry date being 23 October 2016. On 23 October 2016 the expiry date has been extended to 23 October 2021.
- (b) A loan of EUR 10,000,000 from CEVA Limited as lender to CEVA Logistics Holding Italy S.p.A. dated 21 April 2008, the expiry date being 4 April 2016. On 21 April 2016 the expiry date has been extended to 21 April 2021.
- (c) A loan note of EUR 220,800,000 from TNT Logistics Holdings B.V. (now known as CEVA Logistics Headoffice B.V.) as lender to Nuova Tecno S.p.A. (now known as CEVA Logistics Holding Italy S.p.A.) as borrower, originally dated 20 December 2006, assigned the same day to Louis No. 3 Limited (now known as CEVA Limited) and reduced to EUR 78,800,000, and subsequently further reduced to EUR 23,800,000 on 12 December 2013, the expiry date being 19 December 2016. With effect from 19 December 2016 the current aggregate principal amount is EUR 23,800,000 and the expiry date has been extended to 19 December 2021.
- (d) A loan of GBP 873,334.91 from F.J. Tytherleigh & Co. Limited as lender to EGL Eagle Global Logistics (UK) Limited (now known as CEVA Freight (UK) Limited) dated 31 December 2003.
- (e) A capital loan agreement of EUR 900,000 from EGL (UK) Holding Company Limited (now known as CEVA Freight (UK) Holding Company Limited) as lender to EGL Eagle Global Logistics (Finland) Oy (now known as CEVA Logistics Finland Oy) dated 5 August 2002.
- (f) A loan note of EUR 684,412,500 from Louis No. 1 Plc (now known as CEVA Group Plc) to Louis No. 3 Limited (now known as CEVA Limited) dated November 2006 (payment on demand), and subsequently reduced to EUR 209,912,500 on 27 June 2013. On 29 February 2016 the loan has been amended to convert the remaining amount of EUR 209,912,500 into USD 228,812,405.
- (g) A loan agreement of USD 509,371,963.60 from CEVA Group Plc as lender to CEVA Limited dated 31 March 2010 (original loan USD 530,100,000 dated 2 August 2007), the expiry date being 4 November 2018.
- (h) A loan note of USD 400,000,000 from CEVA Group Plc to CEVA Logistics U.S. Holdings, Inc. dated 2 August 2007 and subsequently reduced to USD 352,860,951.06 on 4 November 2013, the expiry date being 4 November 2018. On 29 February 2016 this loan has been assigned from CEVA Group Plc to CEVA Limited. Amended, restated and replaced effective 2 August 2007 and issued on 17 August 2017.
- (i) A loan note of USD 515,000,000 from CEVA Group Plc to CEVA Logistics U.S. Holdings, Inc. dated 2 August 2007, the expiry date being 4 November 2016. On 29 February 2016 2016 this loan has been assigned from CEVA Group Plc to CEVA Limited. Effective 4 November 2016 the expiry date has been extended to 4 November 2021. Amended, restated and replaced effective 2 August 2007 and issued on 17 August 2017.
- (j) A loan note of USD 65,500,000 from CEVA Group Plc to CEVA Logistics U.S. Holdings, Inc. dated 29 November 2007 (payment on demand). On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited.
- (k) A loan of EUR 10,000,000 from CEVA Limited as lender to CEVA Freight (España), S.L.U. dated 15 April 2011.
 On 31 January 2007 the loan has been assigned from CEVA Logistics Holdings B.V. (now CEVA Logistics Headoffice B.V.).

- (I) A loan agreement of USD 170,000,000 from CEVA Group Plc to CEVA Logistics U.S. Holdings, Inc., the expiry date being 15 April 2014. On 15 April 2014 the expiry date has been extended to 15 April 2017. On 29 February 2016 this loan has been assigned from CEVA Group Plc to CEVA Limited. On 15 April 2017 the expiry date has been extended to 15 April 2022.
- (m) A loan agreement of USD 32,666,205.97 from CEVA Group Plc to CEVA Logistics Canada, ULC dated 14 December 2010 and subsequently reduced to USD 12,638,166.72, the expiry date being 1 December 2017. On 29 February 2016 this loan has been assigned from CEVA Group Plc to CEVA Limited. On 1 December 2017 the expiry date has been extended to 1 September 2020.
- (n) A loan agreement of USD 70,753,489.36 from CEVA Group Plc to CEVA Logistics U.S. Holdings, Inc. dated 14 December 2010, the expiry date being 1 December 2017. On 29 February 2016 this loan has been assigned from CEVA Group Plc to CEVA Limited. On 1 December 2017 the expiry date has been extended to 1 September 2020,
- (o) A loan agreement of USD 40,146,601.49 from CEVA Group Plc to CEVA Logistics Holdings B.V. (now known as CEVA Logistics Headoffice B.V.) dated 14 December 2010, the expiry date being 1 December 2017. On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited. Amended and restated effective 1 December 2017 to extend the expiry date to 1 September 2020.
- (p) A loan agreement of USD 119,698,255.27 from CEVA Group Plc to EGL, Inc. dated 14 December 2010, the expiry date being 1 December 2017. On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited. On 1 December 2017 the expiry date has been extended to 1 September 2020.
- (q) A loan agreement of USD 151,481,256.90 from CEVA Group Plc to CEVA Logistics Finance B.V. dated 14 December 2010 and subsequently converted to EUR 113,503,114.72 on 3 October 2011, the expiry date being 1 December 2017. On 29 February 2016 this loan has been converted from EUR to USD 123,722,602. On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited. On 6 December 2017 the new principal amount became USD 75,585,602 (mutual deed of release and waiver). Amended and restated effective 6 December 2017 to extend the expiry date to 1 September 2020.
- (r) A loan of EUR 15,500,000 from CEVA Limited as lender to CEVA Freight Germany GmbH dated 31 December 2011.
- (s) A loan agreement of USD 30,059,146.20 from CEVA Group Plc to CEVA Logistics Canada, ULC dated 1 February 2012, the expiry date being 1 December 2017. On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited. On 1 December 2017 the expiry date has been extended to 1 September 2020.
- (t) A loan agreement of USD 63,127,044.72 from CEVA Group Plc to CEVA Logistics U.S. Holdings, Inc. dated 1 February 2012, the expiry date being 1 December 2017. On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited. On 1 December 2017 the expiry date has been extended to 1 September 2020.
- (u) A loan agreement of USD 37,124,158.64 from CEVA Group Plc to CEVA Logistics Holdings B.V. (now known as CEVA Logistics Headoffice B.V.) dated 1 February 2012, the expiry date being 1 December 2017. On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited. Amended and restated effective 1 December 2017 to extend the expiry date to 1 September 2020.
- (v) A loan agreement of USD 66,176,830.64 from CEVA Group Plc to EGL, Inc. dated 1 February 2012, the expiry date being 1 December 2017. On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited. On 1 December 2017 the expiry date has been extended to 1 September 2020.
- (w) A loan agreement of USD 92,189,113.37 from CEVA Group Plc to EGL, Inc. dated 2 May 2013, the expiry date being 1 May 2018. On 29 February 2016 the loan has been assigned from CEVA Group Plc to CEVA Limited.

- (x) A loan note instrument of GBP 17,000,000 from CEVA Limited to CEVA Logistics Finance B.V. dated 29 February 2016, the expiry date being 29 February 2021.
- (y) A promissory note of AUD 19,828,936 from CEVA Logistics Holdings B.V. (now known as CEVA Logistics Headoffice B.V.) as issuer in favour of CEVA Logistics (Australia) Pty Ltd. as payee, dated 30 June 2015. On 30 June 2015 this note was assigned by CEVA Logistics (Australia) Pty Ltd. to CEVA Pty Ltd. and after that on the same date assigned by CEVA Pty Ltd. to CEVA Group Plc. Effective 30 June 2015 this note was converted from AUD to EUR 13,549,908.41. On 29 February 2016 this note was converted from EUR to USD 14,769,902 and was assigned by CEVA Group Plc to CEVA Limited.
- (z) A loan agreement of EUR 11,800,000 from CEVA Limited to CEVA Freight Germany GmbH dated 22 December 2014, the expiry date being 22 December 2017. Amended and restated effective 22 December 2017 to extend the expiry date to 22 December 2022.
- (aa) A loan of USD 7,916,000 from Regga Holdings Limited to CEVA Freight (UK) Holding Company Limited, dated 31 December 1999.
- (bb) A loan agreement of USD 10,725,000 from CEVA Logistics Finance B.V. to CEVA Group Plc dated 26 October 2016, the expiry date being 25 November 2021.
- (cc) An intercompany loan of EUR 164,655,000 from CEVA Logistics Finance B.V. to CEVA Limited dated 2 August 2007. On 31 December 2007 an amount of EUR 26,000,000 has been set off. On 4 June 2008 an amount of EUR 52,000,000 has been repaid in cash, resulting in a new principal amount of EUR 86,655,000. On 4 November 2013 the expiry date has been extended to 4 November 2018. On 6 December 2017 the new amount became EUR 63,962,686.03 (mutual deed of release and waiver).

2. The Insurances:

None at the date of this Deed.

SCHEDULE 7

NOTICES

PART I

FORM OF NOTICE OF ASSIGNMENT

[Date]

Addre	SS:
5	
Dear S	Sirs
1.	Wilmington Trust, National Association (the "Collateral Agent") and [] (the "Chargor") give notice that, by an assignment contained in a Fixed and Floating Security Document dated [] March 2018 between, amongst others, the Chargor and the Collateral Agent (the "Security Document"), the Chargor assigned to the Collateral Agent, its successors and permitted
	assigns (as trustee for the ratable benefit of the Holders (as defined in the Security Document)) (subject to a provision for re-assignment) all its present and future right, title and interest in and to the contracts listed below (the "Assigned Contracts"), including all moneys payable to the
	Chargor, and any claims, awards and judgments in favour of the Chargor, under or in connection with the Assigned Contracts.

2. Notwithstanding anything else in this Notice of Assignment, the Collateral Agent agrees and acknowledges that, for the benefit of the Chargor and Credit Suisse ("Credit Suisse") in its capacity as administrative and collateral agent under (i) a fixed and floating security document dated 4 November 2006 and (ii) a fixed and floating security document dated 4 December 2006 (together, the "First Lien Security Documents") in each case, between, amongst others, the Chargor and Credit Suisse (and each case as further amended, restated, supplemented, acceded to or otherwise modified from time to time) this Notice of Assignment and the exercise of any rights and remedies by the Collateral Agent under the Security Document and this Notice of Assignment is subject to the provisions of (i) the First Lien Security Documents, (ii) any notices of assignment issued under the First Lien Security Documents, (iii) an Intercreditor agreement dated 4 November 2006 and (iv) a lien subordination and intercreditor agreement dated 13 August 2007 between, amongst others, Credit Suisse as intercreditor agent and the Collateral Agent, (iv) a lien subordination and intercreditor agreement dated 6 October 2009 between, amongst others, Credit Suisse as intercreditor agent and the Collateral Agent and (vi) a lien subordination and intercreditor agreement dated 14 December 2010 between, amongst others, Credit Suisse as intercreditor agent and the Collateral Agent.

Assigned Contracts

[describe the Assigned Contracts]

3. Subject to the terms of this Notice of Assignment:

To: [Party to Assigned Contract]

3.1 the Chargor shall remain entitled to exercise all its rights, powers and discretions under each Assigned Contract, except that the Chargor shall not and you agree that the Chargor shall not

- amend, supplement, vary or waive (or agree to amend, supplement, vary or waive) any material provision of any Assigned Contract or exercise any right to rescind, cancel or terminate any Assigned Contract or give any consent under any Assigned Contract without the prior written consent of the Collateral Agent; and
- 3.2 you should continue to give notices under each Assigned Contract to the Chargor, in each case unless and until you receive written notice from the Collateral Agent to the contrary, in which event all such rights, powers and discretions shall, subject to paragraph 2 above, be exercisable by, and notices shall be given to, the Collateral Agent or as it directs.
- 4. Subject to paragraph 2 above, we irrevocably instruct and authorise you after the occurrence of an Enforcement Event which is continuing (as notified to you by the Collateral Agent):
- 4.1 to disclose to the Collateral Agent without any reference to or further authority from the Chargor and without any enquiry by you as to the justification for such disclosure, such information relating to the Assigned Contract as the Collateral Agent may at any time and from time to time request;
- 4.2 that all moneys payable by you to the Chargor under or in connection with any Assigned Contract shall be paid to the Collateral Agent or as otherwise directed by the Collateral Agent;
- 4.3 to pay or release all or any part of the sums from time to time due and payable by you to the Chargor or any of them under the Assigned Contracts in accordance with the written instructions given to you by the Collateral Agent from time to time;
- 4.4 to comply with the terms of any written notice or instructions in any way relating to, or purporting to relate to, the Security Document, the sums payable to the Chargor or any of them from time to time under any Assigned Contract or the debts represented by them which you receive at any time from the Collateral Agent without any reference to or further authority from the Chargors or any of them and without any enquiry by you as to the justification for or validity of such notice or instruction; and
- 4.5 to send copies of all notices and other information under any Assigned Contract to the Collateral Agent.
- 5. Please also note that these instructions are not to be revoked or amended without the prior written consent of the Collateral Agent.
- 6. Despite the assignment referred to above or the making of any payment by you to the Collateral Agent under or in connection with it:
- 6.1 the Chargor shall remain liable to perform all its obligations under each Assigned Contract; and
- 6.2 neither the Collateral Agent nor any delegate or sub-delegate shall at any time be under any obligation or liability to you under or in respect of any Assigned Contract.
- 7. Please acknowledge receipt of this Notice of Assignment and confirm that:
- 7.1 subject to paragraph 2 above, you will pay all sums due under each Assigned Contract as directed by or pursuant to this Notice of Assignment;
- 7.2 except in relation to the Assigned Contract listed at 1(a) of Schedule 6, you do not have and will not claim or exercise any set-off or counterclaim in respect of any Assigned Contract;

- 7.3 except in connection with the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens and Second Priority Liens, you have not received any other notice of any assignment or charge of any Assigned Contract or of any other interest of any third party in any Assigned Contract;
- 7.4 you will comply with the other provisions of this Notice of Assignment; and
- 7.5 you submit to the exclusive jurisdiction of the courts of England to settle any dispute arising out of or in connection with this Notice of Assignment (including a dispute relating to the existence, validity or termination of this Notice of Assignment or any non-contractual obligation arising out of or in connection with this Notice of Assignment) (a "Dispute") and agree that the courts of England are the most appropriate and convenient courts to settle Disputes; and
- 7.6 [you irrevocably appoint [_____] as your agent for service of process in relation to any proceedings before the English courts in connection with this Notice of Assignment and agree that failure by a process agent to notify you of the process will not invalidate the proceedings concerned,] 1
 - By signing the acknowledgment on the attached copy of this Notice of Assignment and returning that copy to the Collateral Agent at Wilmington Trust, National Association, 50 S. 6th Street, Suite 1290, Minneapolis, MN 55402, United States of America, Fax: +1 (612) 217 5651, Attention: CEVA Group Administrator.
- 8. This authority and instruction is irrevocable without the prior written consent of the Collateral Agent.
- This Notice of Assignment, your acknowledgement to it and any non-contractual obligations arising out of or in connection with them shall be governed by and construed in accordance with English law.

For and on behalf of	For and on behalf of
Wilmington Trust, National Association	[]
as Collateral Agent	as Chargor

cc: Credit Suisse, Eleven Madison Avenue, New York, NY 10010, Attention: Robert Hetu/Christopher Day, Fax: +1 212 743 2669.

Incorporate in relation to a Party to Assigned Contract incorporated in a jurisdiction other than England and Wales.

We acknowledge receipt of the Notice of Assignment of which this is a copy and confirm each of the matters referred to in paragraph 6 of the Notice of Assignment.
For and on behalf of [Party to Assigned Contract]
Date:

[On duplicate]

PART II

BANK ACCOUNTS NOTICE OF CHARGE

To:	[relevant bank/financial institution]
	Date: []
Dear	Sirs
1.	We give you notice that by a Fixed and Floating Security Document dated [] March 2018 (the "Security Document") made by us (the "Chargor") in favour of Wilmington Trust, National Association (the "Collateral Agent") as administrative and collateral agent for the benefit of the Holders referred to in the Security Document there has been charged by the Chargor to the Collateral Agent, its successors and permitted assigns (as trustee for the ratable benefit of the Holders (as defined in the Security Document)) as chargee all the Chargor's rights, title and interest in and to the accounts with you listed below (the "Accounts") including all moneys which may at any time be standing to the of or accrued or accruing on any of the Accounts, together with all interest from time to time earned on such moneys and the debts represented by such moneys and interest.
	Name of Account Account Number

- 2. A copy of Security Document is attached and terms defined therein have the same meaning when used in this letter (unless otherwise defined herein).
- 3. Notwithstanding anything else in this Notice of Charge, the Collateral Agent agrees and acknowledges that, for the benefit of the Chargor and Credit Suisse ("Credit Suisse") in its capacity as administrative and collateral agent under (i) a fixed and floating security document dated 4 November 2006, (ii) a fixed and floating security document dated 4 December 2006 (together, the "First Lien Security Documents"), in each case, between, amongst others, the Chargor and Credit Suisse (and each case as further amended, restated, supplemented or otherwise modified from time to time) this Notice of Charge and the exercise of any rights and remedies by the Collateral Agent under the Security Document and this Notice of Charge is subject to the provisions of (i) the First Lien Security Documents, (ii) any notices of assignment issued under the First Lien Security Documents, (iii) an Intercreditor agreement dated 4 November 2006 and (iv) a lien subordination and intercreditor agreement dated 13 August 2007 between, amongst others, Credit Suisse as intercreditor agent and the Collateral Agent, (iv) a lien subordination and

intercreditor agreement dated 6 October 2009 between, amongst others, Credit Suisse as intercreditor agent and the Collateral Agent and (v) a lien subordination and intercreditor agreement dated 14 December 2010 between, amongst others, Credit Suisse as intercreditor agent and the Collateral Agent.

- 4. Subject to paragraph 3 above, on behalf of the Chargor, we irrevocably authorise and instruct you:
- 4.1 to disclose to the Collateral Agent without any reference to or further authority from us or the Chargor and without any enquiry by you as to the justification of such disclosure, such information relating to the Accounts and the sums therein as the Collateral Agent may at any time and from time to time reasonably request; and
- 4.2 as from the date of this Notice of Charge, to:
- (a) hold all sums from time to time standing to the credit of the Accounts to the order of the Collateral Agent;
- (b) pay or release all or any part of the sums from time to time standing to the credit of the Accounts in accordance with the written instructions of the Collateral Agent at any time or times;
- (c) comply with the terms of any written notice or instructions in any way relating to, or purporting to relate to, the Security Document, the sums standing to the credit of the Accounts from time to time or the debts represented by it which you receive at any time from the Collateral Agent without any reference to or further authority from us or the Chargor and without any enquiry by you as to the justification for or validity of such notice or instruction; and
- (d) pay all monies received by you for the Accounts to (and only to) the credit of the Accounts of the Chargor with you.

Please note that if you are so notified in writing by the Collateral Agent after the occurrence of an Enforcement Event which is continuing (so notified to you by the Collateral Agent) the Chargor is not permitted to receive, withdraw or otherwise transfer any amount from the credit balance from time to time on any Account without the prior written consent of the Collateral Agent.

- 5. Please acknowledge receipt of this Notice and confirm that:
- 5.1 subject to paragraph 3 above, you will pay all moneys in relation to any Account as directed by or pursuant to this Notice;
- 5.2 you will disclose to the Collateral Agent such information relating to any Account as the Collateral Agent may from time to time request;
- 5.3 you do not have and will not claim or exercise any security interest in, or set-off, counterclaim or other rights in respect of, any Account except in relation to cash pooling arrangements of the Chargor or as required by the mandatory provisions of any applicable law;
- 5.4 except in connection with the First-Priority Loan Liens, the First-Priority Note Liens, the 1.5-Priority Liens and the Second-Priority Liens, you have not received any other notice of any assignment or charge of any Account or that any other person has any security interest in or claims any rights in respect of any Account;
- 5.5 you will comply the other provisions of this Notice; [and]

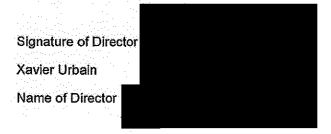
5.6	you submit to the exclusive jurisdiction of the courts of England to settle any dispute arising out of or in connection with this Notice (including a dispute relating to the existence, validity or termination of this Notice of Charge or any non-contractual obligation arising out of or in connection with this Notice of Charge) (a "Dispute") and agree that the courts of England are the most appropriate and convenient courts to settle Disputes; and
5.7	[you irrevocably appoint [] as your agent for service of process in relation to any proceedings before the English courts in connection with this Notice and agree that failure by a process agent to notify you of the process will not invalidate the proceedings concerned] ² ,
	by signing the acknowledgement on the attached copy of this Notice and returning that copy to the Collateral Agent at Wilmington Trust, National Association, 50 S. 6 th Street, Suite 1290, Minneapolis, MN 55402, United States of America, Fax: +1 (612) 217 5651, Attention: CEVA Group Administrator.
6.	This authority and instruction is irrevocable without the prior written consent of the Collateral Agent.
7.	This Notice of Charge, your acknowledgement to it and any non-contractual obligations arising out of or in connection with them shall be governed by and construed in accordance with English law.
For a	nd on behalf of []
as Ch	argor
cc: W	ilmington Trust, National Association as Collateral Agent
	redit Suisse, Eleven Madison Avenue, New York, NY 10010, Attention: Robert Hetu/Christopher -ax: +1 212 743 2669.
² Inc	orporate in relation to a bank or financial institution incorporated in a jurisdiction other than England

and Wales.

We acknowledge receipt of the Bank Accounts Notice of Charge of which this is a copy and confirm each of the matters referred to in paragraph 4 of the Notice.
For and on behalf of
[Institution where Account is held]
Date:

[On duplicate]

SIGNED as a DEED by CEVA GROUP PLC acting by a director and a witness



Signature of Witness

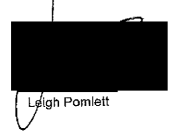
Fabienne Lefort

Name of Witness



SIGNED as a DEED by CEVA LIMITED acting by a

director and a witness

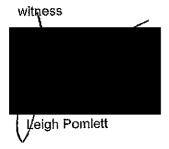




Tracy Moore

CEVA Logistics Limited
Reg No: 01291251
PO Box 8663, CEVA House, Excelsior Road,
Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by CEVA SUPPLY CHAIN SOLUTIONS LIMITED acting by a director and a

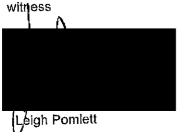




Tracy Moore

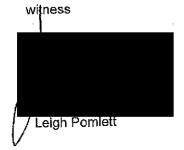
CEVA Logistics Limited
Reg No: 01291251
PO Box 8663, CEVA House, Excelsior Road,
Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by CEVA NETWORK LOGISTICS LIMITED acting by a director and a



Tracy Moore
CEVA Logistics Limited
Reg No: 01291251
PO Box 8663, CEVA House, Excelsior Road,
Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by CEVA CONTAINER LOGISTICS LIMITED acting by a director and a





Tracy Moore

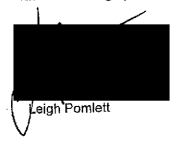
CEVA Logistics Limited

Reg No: 01291251

PO Box 8663, CEVA House, Excelsior Road,
Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by CEVA LOGISTICS

LIMITED acting by a director and a witness





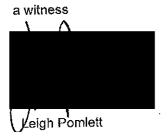
Tracy Moore

CEVA Logistics Limited

Reg No: 01291251

PO Box 8663, CEVA House, Excelsior Road.
Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by EAGLE GLOBAL LOGISTICS (UK) LIMITED acting by a director and





Tracy Moore

CEVA Logistics Limited
Reg No: 01291251
PO Box 8663, CEVA House, Excelsior Road,
Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by CEVA FREIGHT (UK) HOLDING COMPANY LIMITED acting by a director

and a witness

Leigh Pomlett



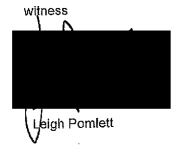
Tracy Moore

CEVA Logistics Limited

Reg No: 01291251

PO Box 8663, CEVA House, Excelsior Road,
Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by CEVA FREIGHT (UK) HOLDINGS LIMITED acting by a director and a



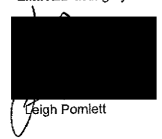


Tracy Moore

CEVA Logistics Limited Reg No: 01291251 PO Box 8663, CEVA House, Excelsior Road. Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by CEVA FREIGHT (UK)

LIMITED acting by a director and a witness



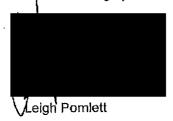


Tracy Moore

CEVA Logistics Limited Reg No: 01291251 PO Box 8663, CEVA House. Excelsior Road. Ashby do la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by F.J. TYTHERLEIGH & CO.

LIMITED acting by a director and a witness





Tracy Moore

CEVA Logistics Limited

Reg No: 01291251

PO Box 8663. CEVA House, Excelsior Road,
Ashby de la Zouch, Leicestershire LE65 9BA

SIGNED as a DEED by PAINTBLEND LIMITED

acting by a director and a witness





Tracy Moore

CEVA Logistics Limited
Feg No: 01291251
PO Box 8663, CEVA House, Excelsior Road,
Ashby de la Zouch, Leicestershire LE65 9BA

Jane Schweiger for and on behalf

SIGNED by

of Wilmington Trust, National Association

as Collateral Agent in the presence of

Sarah Vilhauer

By:

Name:

Jane Schweiger

Title:

Ву:

Name:

Title:

Sarah Vilhauer