/ In accordance with Sections 859A and 859J of the Companies Act 2006

232771/13

MR01
Particulars of a charge



	Please see 'How to pay' on the Plast page	You can use the WebFiling Please go to www companie		
•	What this form is for You may use this form to register a charge created or evidenced by an instrument	Vhat this form is NOT for Solution of the NOT for You may not use this form to egister a charge where there enstrument. Use form MR08	A21	*A2EPU44P* 14/08/2013 #166 COMPANIES HOUSE
	This form must be delivered to the Regist 21 days beginning with the day after the da delivered outside of the 21 days it will be recourt order extending the time for delivery	te of creation of the charge lif jected unless it is accompanied by		
	You must enclose a certified copy of the ins scanned and placed on the public record	strument with this form This will b	e	
1	Company details		[For official use
Company number	1 2 9 5 1 3 1		[-	Filling in this form Please complete in typescript or in
Company name in full	Seaweather Marine Services	Limited		bold black capitals All fields are mandatory unless
2			1	specified or indicated by *
 	Charge creation date	· · · · · · · · · · · · · · · · · · ·	_	
Charge creation date	d 0 d 9 m 8 y 2 y 0 y	1 ×3		
3	Names of persons, security agents	or trustees entitled to the c	harge	
	Please show the names of each of the per entitled to the charge	rsons, security agents or trustees		
Name	Lloyds TSB Bank plc			
Name				
Name				
Name				
nane				
	If there are more than four names, please tick the statement below I confirm that there are more than four trustees entitled to the charge		hen	

	MR01 Particulars of a charge	e*
	Description	
	Please give a short description of any land (including buildings), ship, aircraft or intellectual property registered (or required to be registered) in the UK which is subject to this fixed charge or fixed security	Continuation page Please use a continuation page if you need to enter more details
escription	N/A.	
	Fixed charge or fixed security	
_	Does the instrument include a fixed charge or fixed security over any tangible or intangible (or in Scotland) corporeal or incorporeal property not described above? Please tick the appropriate box	
	[✓] Yes	
	☐ No	
	Floating charge	
	Is the instrument expressed to contain a floating charge? Please tick the appropriate box	
	[✓] Yes Continue No Go to Section 7	
	Is the floating charge expressed to cover all the property and undertaking of	
	the company? Yes	
·-··	Negative Pledge	
	Do any of the terms of the charge prohibit or restrict the chargor from creating any further security that will rank equally with or ahead of the charge? Please tick the appropriate box	
	[✓] Yes	
	□ No	
		CHFP025

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	Farticulars of a charge - 1. •	
8	Trustee statement ●	
	You may tick the box if the company named in Section 1 is acting as trustee of the property or undertaking which is the subject of the charge This statement may be filed after the registration of the charge (us form MR06)	
9	Signature	
	Please sign the form here	
Signature	X Allen & Overy UP on behalf of Lloyd 75B Bank Plc	
	This form must be signed by a person with an interest in the charge	

MR01 Particulars of a charge

Presenter information	Important information			
We will send the certificate to the address entered below. All details given here will be available on the public record. You do not have to show any details	Please note that all information on this form will appear on the public record.			
here but, if none are given, we will send the certificate to the company's Registered Office address	£ How to pay			
Contact name Elizabeth Poon	A fee of £13 is payable to Companies House in respect of each mortgage or charge filed			
Company name Allen & Overy LLP	on paper			
	. Make cheques or postal orders payable to 'Companies House'			
Address One Bishops Square	Companies House			
	Where to send			
	You may return this form to any Companies House			
Post town London	address. However, for expediency, we advise you to return it to the appropriate address below			
County/Region	For companies registered in England and Wales			
Postcode E 1 6 A D	The Registrar of Companies, Companies House,			
Country United Kingdom	Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff			
DX	For companies registered in Scotland:			
Telephone 020 3088 0000	The Registrar of Companies, Companies House,			
✓ Certificate	Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF			
	DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post)			
We will send your certificate to the presenter's address if given above or to the company's Registered Office if				
you have left the presenter's information blank	For companies registered in Northern Ireland The Registrar of Companies, Companies House,			
✓ Checklist	Second Floor, The Linenhall, 32-38 Linenhall Street,			
We may return forms completed incorrectly or	Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1			
with information missing.				
Please make sure you have remembered the	Further information			
following.	For further information, please see the guidance notes			
The company name and number match the	on the website at www companieshouse gov uk or email enquiries@companieshouse gov uk			
information held on the public Register You have included a certified copy of the				
instrument with this form	This form is available in an			
You have entered the date on which the charge was created	alternative format. Please visit the			
You have shown the names of persons entitled to	forms page on the website at			
the charge You have ticked any appropriate boxes in Sections 3, 5, 6, 7 & 8	www.companieshouse.gov.uk			
You have given a description in Section 4, if				
appropriate You have signed the form				
You have enclosed the correct fee				
Please do not send the original instrument, it must be a certified copy				



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 1295131

Charge code: 0129 5131 0004

The Registrar of Companies for England and Wales hereby certifies that a charge dated 9th August 2013 and created by SEAWEATHER MARINE SERVICES LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 14th August 2013



Given at Companies House, Cardiff on 16th August 2013





Except for material redacted pursuant to s859G of the Companies Act 2006 I certify that this is a

correct copy of the original document

Allen l'Overy LlP One Bishops Squar Lordon, El GAD 13th August 2013

CONFIRMATORY SECURITY AGREEMENT

9_AUGUST 2013

SURVITEC GROUP (FINANCE 3) LIMITED (formerly known as Cyclonedrift Limited)

and

THE CHARGORS named herein

and

LLOYDS TSB BANK PLC

as the Security Agent

EXECUTION VERSION

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THIS DEED is dated 9 August 2013 and is made

BETWEEN:

- (1) SURVITEC GROUP (FINANCE 3) LIMITED, a company incorporated in England and Wales with registered number 7092763 (the Parent);
- (2) THE COMPANIES identified in Part I of Schedule 1 (each a Current Chargor and together the Current Chargors);
- (3) LLOYDS TSB BANK PLC as agent and trustee for the Secured Parties (the Security Agent)

BACKGROUND:

- (A) Pursuant to a debenture dated 23 February 2010 as amended and supplemented by Deeds of Accession (as defined therein) and a confirmation security agreement dated 24 August 2011 (the 2011 Confirmation) (the Original Security Agreement) between the Current Chargors and the Security Agent, the Current Chargors created Security over certain of their assets as security for, amongst other things, the present and future obligations and liabilities of each Obligor under the Finance Documents (as amended or supplemented).
- (B) The facilities agreement dated 28 January 2010 (as amended and restated from time to time) has been amended by an amendment and restatement agreement dated on or around the date of this Deed between, among others, the Parent and the Security Agent (the Amendment and Restatement Agreement)
- (C) The Parent, the Current Chargors and the Security Agent intend that the Security created by the Current Chargors under the Original Security Agreement and the 2011 Confirmation secures payment of the Secured Obligations (as defined below) but enter into this Deed in case they do not
- (D) This Deed is supplemental to the Original Security Agreement and the 2011 Confirmation
- (E) It is intended that this document takes effect as a deed notwithstanding the fact that a party may only execute this document under hand.

IT IS AGREED as follows:

1. DEFINITIONS AND INTERPRETATION

1.1 Interpretation

- (a) Capitalised terms defined in the Original Security Agreement have, unless expressly defined in this Deed, the same meaning in this Deed
- (b) The provisions of clause 1.2 (Construction) of the Original Security Agreement applies to this Deed as though they were set out in full in this Deed except that references to "this Deed" in the Original Security Agreement are to be construed as references to this Deed.
- (c) (i) A Finance Document or other document or security includes (without prejudice to any prohibition on amendments) any amendment to that Finance Document or other document or security, including any change in the purpose of, any extension of or any increase in the amount of a facility or any additional facility, and

- (ii) a reference to any asset, unless the context otherwise requires, includes any present and future assets.
- (d) The Original Security Agreement the 2011 Confirmation and this Deed shall be read as one to this extent and so that references in each of the Original Security Agreement and the 2011 Confirmation to "this Security Agreement", "herein", and similar phrases shall be deemed to include this Deed

1.2 Definitions

In this Deed:

Acquisition Agreement has the meaning given to it in the Facilities Agreement.

Additional Chargor means a member of the Group which becomes a Chargor after the date of this Deed by executing a Deed of Accession

Chargors means the Current Chargors and any Additional Chargor.

Deed of Accession means a deed substantially in the form of Schedule 4 (Form of Deed of Accession)

Facilities Agreement means the facilities agreement dated 28 January 2010 (as amended and restated from time to time and most recently by the Amendment and Restatement Agreement) between, amongst others, the Parent, Survitec Group (Holdings) Limited and Lloyds TSB Bank plc as facility agent and security agent.

Finance Documents has the meaning given to it in the Facilities Agreement

Fixtures means all fixtures and fittings (including trade fixtures and fittings) and fixed plant and machinery included in a Chargor's Mortgaged Property.

Initial Mortgaged Property means in respect of a Chargor:

- (a) all Initial Chargeable Property charged under the terms of Clause 2.2(a) (Land), and
- (b) all freehold and leasehold property which a Chargor purports to mortgage or charge under this Deed including, without limitation, any freehold or leasehold property specified in Part 1 of Schedule 2 (Security Assets) opposite its name or in Part 1 of the schedule to any Deed of Accession by which a Chargor becomes a party to this Deed.

Initial Chargeable Property means in respect of a particular Chargor:

- (i) any Real Property owned by that Chargor on the date on which it becomes a Chargor,
- (11) any leasehold tenancy to which that Chargor is a party as a lessee on the date on which it becomes a Chargor where.
 - (a) the original contractual term of that leasehold tenancy is greater than 12 years;
 - (b) there is no prohibition on charging or assigning the Chargor's rights under that leasehold tenancy; and

(c) there is no requirement in respect of that leasehold tenancy that the Chargor offer to surrender the leasehold tenancy if the consent of the landlord is required to charge or assign the Chargor's rights under that leasehold tenancy.

Intellectual Property Rights means, in relation to any Chargor:

- (a) any know-how, patent, trade mark, service mark, design, business name, domain name, topographical or similar right;
- (b) any copyright, data base or other intellectual property right; or
- (c) any interest (including by way of licence) in the above,

owned by it including, without limitation, any Intellectual Property Rights specified in Part 5 of Schedule 2 (Security Assets) or in Part 5 of the schedule to any Deed of Accession by which it became a party to this Deed, and in each case:

- (i) excluding any right arising by way of any licence which cannot be secured under the terms of the relevant licensing agreement, and
- (ii) whether registered or not, and including any related application.

Intercreditor Agreement means the intercreditor agreement dated 28 January 2010 between, amongst others, the Company, the Parent, the Facility Agent and the Security Agent in connection with, amongst other things, the Facilities Agreement.

Liabilities has the meaning given to that term in the Intercreditor Agreement.

Mandatory Prepayment Account has the meaning given to it in the Facilities Agreement

Mortgaged Property means Initial Mortgaged Property and Subsequent Mortgaged Property

Party means a party to this Deed.

Plant and Machinery means in relation to any Chargor all plant and machinery owned by it including any plant, machinery, computers, office equipment or vehicles specified in Part 3 of Schedule 2 (Security Assets) opposite its name or in Part 3 of the schedule to any Deed of Accession by which it became party to this Deed.

Real Property means:

- (a) any freehold, leasehold or immovable property;
- (b) all buildings, erections and Fixtures on that property owned by the relevant Chargor, and
- (c) the benefit of any covenants for title given or entered into by any predecessor in title of the relevant Chargor in respect of that property and any moneys paid or payable in respect of those covenants

Relevant Contract means in relation to any Chargor:

(a) any agreement specified in Part 4 of Schedule 2 (Security Assets) opposite its name or in Part 4 of the schedule to any Deed of Accession by which it became party to this Deed; and

(b) any other agreement to which a Chargor is a party (and which is material in the context of that Chargor's business in the opinion of the Security Agent (acting reasonably)) which each of the Parent and the Security Agent (each acting reasonably) has designated a Relevant Contract

Secured Obligations means all the Liabilities and all other present and future obligations (whether actual or contingent and whether owed jointly or severally or in any other capacity whatsoever) at any time due, owing or incurred by any member of the Group (including each Chargor) to any Secured Party under the Finance Documents, both actual and contingent and whether incurred solely or jointly and as principal or surety or in any other capacity.

Secured Parties has the meaning given to that term in the Intercreditor Agreement.

Security has the meaning given to it in the Facilities Agreement

Security Account means, in relation to any Chargor

- (a) its Mandatory Prepayment Accounts; and
- (b) any other account which it purports to charge under this Deed.

Security Assets means all assets of each Chargor the subject of this Deed

Subsequent Chargeable Property means:

- (a) any freehold property (together with any buildings, fixtures, fittings, fixed plant or machinery from time to time situated on or forming part of that freehold property) acquired by a Chargor after the date on which it becomes a Chargor;
- (b) any leasehold tenancy entered into by a Chargor as lessee after the date on which it becomes a Chargor where the original contractual term of that leasehold tenancy is greater than 12 years;
- (c) any assignment of a leasehold tenancy entered into by a Chargor as assignee after the date on which it becomes a Chargor with a then unexpired term of greater than 12 years; and
- (d) any renewal of an existing leasehold tenancy by a Chargor after the date on which it becomes a Chargor where the new term or renewal of that existing leasehold tenancy is greater than 12 years,

provided that, with respect to any leasehold tenancy set out in items (b), (c) and (d) above.

- (i) there is no prohibition on charging or assigning the Chargor's rights under that leasehold tenancy; and
- (ii) there is no requirement in respect of that leasehold tenancy that the Chargor offer to surrender the leasehold tenancy if the consent of the relevant landlord is required to charge or assign the Chargor's rights under that leasehold tenancy

Subsequent Mortgaged Property means all Subsequent Chargeable Property charged under the terms of Clause 2.2(b) (Land).

Transaction Security Document has the meaning given to it in the Facilities Agreement.

2. CREATION OF SECURITY

2.1 General

- (a) All the Security created by this Deed:
 - (1) is created in favour of the Security Agent as agent and trustee for the Secured Parties,
 - (ii) is created over present and future assets of the Chargors;
 - (iii) is security for the payment, discharge and performance of all the Secured Obligations; and
 - (iv) is, where relevant, made with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994.
- (b) Subject to paragraph (c) below, if a Chargor assigns an agreement or any rights with respect to an agreement under this Deed (or charges an agreement by way of a first fixed charge) and the assignment or charge breaches a term of that agreement, the assignment or charge will not take effect.
- (c) After any security created by this Deed has become enforceable, notwithstanding paragraph (b) above, in respect of any contract or agreement which is designated a Relevant Contract by the Security Agent, if the assignment or charge breaches a term of that contract or agreement because a third party's consent has not been obtained.
 - (i) (unless the Security Agent otherwise requires), the Chargor must, and each other Chargor must ensure that the Chargor will, use all reasonable endeavours to obtain the consent of the relevant third party as soon as reasonably practicable;
 - (ii) the assignment or charge will take effect once that consent is obtained, and
 - (iii) the Chargor must promptly supply to the Security Agent a copy of the consent obtained by it.
- (d) The Security Agent holds the benefit of this Deed on trust for the Secured Parties
- (e) All the security created under this Deed by a Current Chargor.
 - (i) is created in case the Security created by the Original Security Agreement and the 2011 Confirmation does not secure all of the Secured Obligations; and
 - (ii) is created in addition to, and without prejudice to, the Security created by the Original Security Agreement and the 2011 Confirmation.
- (f) Where this Deed purports to create a first fixed Security in relation to a Current Chargor only, that Security will be a third ranking Security ranking subject to the equivalent Security created by the Original Security Agreement and the 2011 Confirmation until such time as the Security created by the Original Security Agreement and the 2011 Confirmation ceases to have effect
- (g) Where a right or asset has been assigned (subject to a proviso for re-assignment on redemption) under the Original Security Agreement and the 2011 Confirmation by a Current Chargor and the same asset or right is expressed to be assigned again under this Deed, that third assignment will take effect as a fixed charge over the right or asset and will only take effect as an assignment if the

relevant Security created by the Original Security Agreement and the 2011 Confirmation ceases to have effect at a time when this Deed still has effect.

(h) The fact that no or incomplete details of any Security Asset are inserted in Schedule 2 (Security Assets) or in the schedule to any Deed of Accession (if any) by which any Chargor became party to this Deed does not affect the validity or enforceability of any security created by this Deed.

2.2 Land

(a) Each Chargor charges:

- (i) immediately on becoming a party to this Deed by way of a first legal mortgage, all estates or interests in the Real Property specified in Part 1 of Schedule 2 (Security Assets) opposite its name or in Part 1 of the schedule to any Deed of Accession by which it became party to this Deed, in each case, identified as not requiring the consent of any landlord in order for Security over that interest to be created, and all rights under any licence or other agreement or document which gives that Chargor a right to occupy or use such Real Property; and
- (ii) subject to first obtaining the relevant landlord consent in accordance with Clause 6 8 (Consent), by way of first fixed charge all estates or interests in any such Initial Chargeable Property (including all estates or interests in the Real Property specified in Part 1 of Schedule 2 (Security Assets) opposite its name or in Part 1 of the schedule to any Deed of Accession by which it became party to this Deed in each case identified as requiring landlord consent) and such Security is deemed to be created on the date on which the relevant consent is obtained.

(b) Each Chargor charges

- (i) immediately following obtaining any Subsequent Chargeable Property by way of first legal mortgage all estates or interests in any Subsequent Chargeable Property where the creation of Security in relation to such Subsequent Chargeable Property is not subject to any relevant landlord consent; and
- subject to obtaining the relevant landlord consent in accordance with Clause 6.8 (Consent), by way of first fixed charge all estates or interests in any such Subsequent Chargeable Property which requires landlord consent and such Security is deemed to be created on the date on which the relevant consent is obtained
- (c) Each Chargor charges (to the extent that they are not the subject of a mortgage under subparagraphs (a) or (b) above) by way of first fixed charge, all Initial Chargeable Property and Subsequent Chargeable Property owned by it and all rights under any licence or other agreement or document which gives that Chargor a right to occupy or use property.

2.3 Investments

- (a) Each Chargor charges by way of a first legal mortgage:
 - (i) all shares in any member of the Group owned by it or held by any nominee on its behalf, this includes any specified in Part 2 of Schedule 2 (Security Assets) opposite its name or in Part 2 of the schedule to any Deed of Accession by which it became party to this Deed; and
 - (ii) all other shares, stocks, debentures, bonds, warrants, coupons or other securities and investments (including all Cash Equivalents) owned by it or held by any nominee on its behalf.

- (b) A reference in this Deed to any share, stock, debenture, bond, warrant, coupon or other security or investment includes
 - (1) any dividend, interest or other distribution paid or payable;
 - (11) any right, money or property accruing or offered at any time by way of redemption, substitution, exchange, bonus or preference, under option rights or otherwise,
 - (iii) any right against any clearance system; and
 - (iv) any right under any custodian or other agreement,

in relation to that share, stock, debenture, bond, warrant, coupon or other security or investment but excludes specifically any shares in a member of the Group incorporated in Scotland subject to specific fixed security in favour of the Security Agent under Scots law

2.4 Plant and machinery

Each Chargor charges by way of a first fixed charge all Plant and Machinery owned by it and its interest in any Plant and Machinery in its possession.

2.5 Credit balances

Each Chargor charges by way of a first fixed charge all of its rights in respect of any amount standing to the credit of any Security Account it has with any person and the debt represented by that account

2.6 Insurances

- (a) Each Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all amounts payable to it under or in connection with each of its insurances and all of its rights in connection with those amounts.
- (b) To the extent that they are not effectively assigned under paragraph (a) above, each Chargor charges by way of first fixed charge all amounts and rights described in paragraph (a) above.
- (c) Each Chargor charges by way of first fixed charge all amounts payable to it under or in connection with each of its other insurances and all of its rights in connection with those amounts.
- (d) A reference in this Clause 2.6 to any amounts excludes all amounts received or receivable under or in connection with any third party liability insurance and required to settle a liability of an Obligor to a third party.

2.7 Other contracts

- (a) Subject to Clause 2.1(b) (General), each Chargor assigns absolutely, subject to a proviso for reassignment on redemption, all of its rights in respect of:
 - (i) its Relevant Contracts;
 - (11) any letter of credit issued in its favour; and
 - (11i) any bill of exchange or other negotiable instrument held by it

- (b) To the extent that any right described in paragraph (a) above is not assignable or capable of assignment or the consent for assignment of that right has not been received, the assignment of that right purported to be effected by paragraph (a) shall operate as an assignment of any damages, compensation, remuneration, profit, rent or income which that Chargor may derive from that right or be awarded or entitled to in respect of that right.
- (c) To the extent that they do not fall within any other subclause of this Clause and are not effectively assigned under paragraph (a) or (b) above, each Chargor charges by way of first fixed charge all of its rights under each agreement and document to which it is a party.

2.8 Intellectual property

Each Chargor charges by way of a first fixed charge all of its rights in respect of any Intellectual Property Rights; this includes any specified in Part 5 of Schedule 2 (Security Assets) opposite its name or in Part 5 of the schedule to any Deed of Accession by which it became party to this Deed

2.9 Miscellaneous

Each Chargor charges by way of a first fixed charge:

- (a) any beneficial interest, claim or entitlement it has to any assets of any pension fund;
- (b) its goodwill;
- (c) the benefit of any authorisation (statutory or otherwise) held in connection with its business or the use of any Security Asset,
- (d) the right to recover and receive compensation which may be payable to it in respect of any authorisation referred to in paragraph (c) above; and
- (e) its uncalled capital.

2.10 Floating charge

- (a) Each Chargor charges by way of a first floating charge all of its assets whatsoever and wheresoever not otherwise effectively mortgaged, charged or assigned under this Deed and, for the avoidance of doubt, by way of a first floating charge all of its assets situated in Scotland or otherwise subject to Scots law
- (b) Except as provided below, the Security Agent may by notice to a Chargor convert (to the extent permitted by law) the floating charge created by that Chargor under this Deed into a fixed charge as regards any of that Chargor's assets specified in that notice, if:
 - (i) any security created by this Deed has become enforceable;
 - (ii) the Security Agent considers (acting reasonably) those assets to be in danger of being seized or sold under any form of distress, attachment, execution or other legal process or to be otherwise in jeopardy; or
 - (iii) that Chargor fails to comply, or takes or threatens to take any action which is reasonably likely to result in it failing to comply with its obligations under Clause 3(a) (Restrictions on Dealings).

- (c) The floating charge created under this Deed may not be converted into a fixed charge solely by reason of:
 - (1) the obtaining of a moratorium; or
 - (11) anything done with a view to obtaining a moratorium,

under section 1A to the Insolvency Act 1986.

- (d) The floating charge created under this Deed will (in addition to the circumstances in which the same will occur under general law) automatically (to the extent permitted by law) convert into a fixed charge over all of each Chargor's assets:
 - (i) If an administrator is appointed or the Security Agent receives notice of an intention to appoint an administrator by a person who is entitled to do so, or
 - (ii) on the convening of any meeting of the members of that Chargor to formally consider a resolution to wind that Chargor up (or not to wind that Chargor up)
- (e) The floating charge created under this Deed is a qualifying floating charge for the purpose of paragraph 14 of Schedule B1 to the Insolvency Act 1986.
- (f) The giving by the Security Agent of a notice under paragraph (b) above in relation to any asset of a Chargor will not be construed as a waiver or abandonment of the Security Agent's rights to give any other notice in respect of any other asset or of any other right of any other Secured Party under this Deed or any other Finance Document.
- (g) Any Security created by a Scots law governed floating charge granted by a Chargor in favour of the Security Agent shall rank ahead of
 - (1) the floating charge created by paragraph (a) above; and
 - (ii) each other floating charge or fixed charge (other than a fixed charge governed by Scots law) granted by that Chargor,

in each case, in so far as they create charges over assets situated in Scotland or otherwise governed by Scots law.

- (h) The floating charge created under this deed shall not apply to leasehold tenancies where.
 - (i) there is a prohibition on charging or assigning the Chargor's rights under that leasehold tenancy; and
 - (i) there is a requirement in respect of that tenancy that the Chargor offer to surrender the leasehold tenancy if the consent of the relevant landlord is required to charge or assign the Chargor's rights under that leasehold tenancy.

3. RESTRICTIONS ON DEALINGS

No Chargor may:

(a) create or allow to exist any Security on any of its assets; or

(b) either in a single transaction or in a series of transactions and whether related or not and whether voluntarily or involuntarily dispose of all or any part of its assets,

unless permitted under any Finance Document.

4. COVENANT TO PAY

Each Chargor must pay or discharge the Secured Obligations in the manner provided for in the Finance Documents.

5. NOTICES OF ASSIGNMENT

Each Chargor must:

- (a) within five Business Days of the date of this Deed, serve a notice of assignment, substantially in the form of Part 1 of Schedule 3 (Forms of Letter for Relevant Contracts), on each of the other parties to the Acquisition Agreement;
- (b) after this Security has become enforceable, if instructed by the Security Agent, immediately serve a notice of assignment, substantially in the form of Part 1 of Schedule 3 (Forms of Letter for Relevant Contracts), on each of the other parties to each of its Relevant Contracts which have been assigned in accordance with this Deed, and
- (c) use all reasonable endeavours to procure that each of those other parties to whom notice is delivered pursuant to paragraph (c) above acknowledges that notice, substantially in the form of Part 2 of Schedule 3 (Forms of Letter for Relevant Contracts).

6. LAND

6.1 Title

Each Chargor represents and warrants to each Secured Party that:

- (a) it is the legal and beneficial owner of its Mortgaged Property; and
- (b) nothing is subsisting which would be an overriding interest or an unregistered interest which overrides first registration or registered dispositions over its Mortgaged Property.

6.2 Compliance with leases and covenants

Each Chargor must not do or allow to be done any act as a result of which any lease comprised in its Mortgaged Property may become liable to forfeiture or otherwise be terminated

6.3 Acquisitions

If a Chargor acquires any Real Property after the date of this Deed which is Subsequent Mortgaged Property, it must:

- (a) promptly notify the Security Agent;
- (b) subject to Clause 6.8 (Consent) below (if applicable), promptly on request by the Security Agent (such request not to be made by the Security Agent more than once in any six month period) and at the cost of that Chargor, execute and deliver to the Security Agent a legal

mortgage in favour of the Security Agent of that property in any form (consistent with this Deed) which the Security Agent may reasonably require;

- (c) if the title to that freehold or leasehold property is registered at H.M. Land Registry or required to be so registered, give H.M. Land Registry written notice of this Security, and
- (d) If applicable, ensure that this Security is correctly noted in the Register of Title against that title at H.M. Land Registry.

6.4 Notices

Each Chargor must, as soon as reasonably practicable after the receipt by it of any application, requirement, order or notice served or given by any public or local or any other authority with respect to its Mortgaged Property (or any part of it) which would or would be reasonably likely to have a material adverse effect on the value, saleability or use of any of the Mortgaged Property

- (a) deliver a copy to the Security Agent; and
- (b) if this Security has become enforceable inform the Security Agent of the steps taken or proposed to be taken to comply with the relevant requirement.

6.5 Leases

No Chargor may in respect of its Mortgaged Property (or any part of it).

- (a) grant or agree to grant (whether in exercise or independently of any statutory power) any lease or tenancy;
- (b) agree to any surrender of any lease or tenancy in respect of which the relevant Chargor is the landlord; or
- (c) commence any forfeiture proceedings in respect of any lease or tenancy,

except as permitted under the Facilities Agreement.

6.6 H.M. Land Registry

(a) Each Chargor consents to a restriction in the following terms being entered into on the Register of Title relating to any Mortgaged Property registered at H.M. Land Registry:

"No disposition of the registered estate by the proprietor of the registered estate is to be registered without a written consent signed by the proprietor for the time being of the security agreement dated [●] in favour of [●] referred to in the charges register or, if appropriate, signed on such proprietor's behalf by its conveyancer (Standard form P)"

(b) Each Chargor applies to the Chief Land Registrar for a notice in the following terms to be entered on the Register of Title relating to any Mortgaged Property registered at H M Land Registry.

"The lenders under a facilities agreement dated [•] between, amongst others, [the Parent], [•] as facility agent and [•] as security agent are under an obligation (subject to the terms of that facilities agreement) to [the Parent] to make further advances and the security agreement referred to in the charges register dated [•] in favour of [•] (as agent and trustee for the Secured Parties referred to in that security agreement) secures those further advances."

6.7 Deposit of title deeds

Each Chargor must deposit with the Security Agent promptly following a reasonable request all deeds and documents of title within its possession or control relating to its Mortgaged Property and all local land charges, land charges and Land Registry search certificates and similar documents relating to its Mortgaged Property received by it or on its behalf and within its possession or control

6.8 Consent

- (a) Subject to paragraph (b) below, each Chargor shall use reasonable endeavours to obtain any landlord consent required to grant any Security over Initial Chargeable Property or Subsequent Chargeable Property pursuant to Clause 2.2 (Land), provided that the relevant Chargor will be deemed to have complied with that reasonable endeavours obligation if such Chargor.
 - (i) seeks the consent of the relevant landlord during negotiations in respect of a leasehold tenancy but following that seeking of consent concludes, acting reasonably, that to continue to seek such consent would prejudice the commercial terms or conclusion of the relevant lease in any material respect; or
 - (ii) uses reasonable endeavours to obtain consent from the relevant landlord following the entry into of that leasehold tenancy
- (b) For the purposes of this Clause 6.8 (Consent), the obligation to use reasonable endeavours to obtain any landlord consent and/or the requirement to grant Security so far as reasonably practicable shall not require any Chargor to.
 - (1) take legal action (including against any landlord) or threaten to do so; or
 - (ii) incur material costs or damage the commercial relationship (or prejudice the commercial terms of the relevant lease) in any material respect with the relevant landlord,

for the purpose of obtaining such consent.

(c) If a Chargor has used its reasonable endeavours to obtain the consent of a landlord (other than in the circumstances set out in paragraph (a)(1) above) and that Chargor has not been able to obtain such consent within 90 days of requesting such consent, its obligation to obtain consent shall cease on the expiry of that 90 day period.

6.9 Power to remedy

If a Chargor fails to perform any action which it is obliged to take under this Deed affecting its Mortgaged Property, that Chargor must allow the Security Agent or its agents and contractors (in each case acting reasonably).

- (a) if the Security Agent reasonably considers it necessary having consulted with the relevant Chargor, to enter any part of its Mortgaged Property, and
- (b) to take any action as the Security Agent may reasonably consider necessary or desirable to prevent or remedy any breach of any such covenant, stipulation or term or to comply with or object to any notice served on that Chargor in respect of its Mortgaged Property

That Chargor must promptly on request by the Security Agent pay the costs and expenses of the Security Agent or its agents and contractors reasonably incurred in connection with any action taken by it under this Subclause.

7. INCORPORATION

The provisions of clause 3 (Representations and warranties - General) and clauses 6 (Investments) to 25 (Enforcement) (inclusive) (other than clauses 9.2 (Notices of assignment), 20.1 (Covenant to Pay), 23 (Counterparts) and 24 (Governing Law)) and the schedules referred to therein of the Original Security Agreement are deemed to be incorporated into this Deed with all necessary modifications as if they were set out in full in this Deed.

8. SECURITY CONFIRMATION

Each Current Chargor confirms its intention that:

- (a) any Security created by it under the Original Security Agreement and the 2011 Confirmation extends to the obligations of the Obligors under the Finance Documents (including the Facilities Agreement) subject to any limitations set out in the Original Security Agreement and the 2011 Confirmation;
- (b) the obligations of an Obligor arising under the Facilities Agreement are included in the Secured Obligations (as defined in the Original Security Agreement), subject to any limitations set out in the Original Security Agreement and the 2011 Confirmation; and
- (c) the Security created under the Original Security Agreement and the 2011 Confirmation continues in full force and effect on the terms of the Original Security Agreement and the 2011 Confirmation.

9. MISCELLANEOUS

This Deed is intended to be a Transaction Security Document.

10. COUNTERPARTS

This Deed may be executed in any number of counterparts and all of those counterparts taken together shall be deemed to constitute one and the same instrument.

11. GOVERNING LAW

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

THIS DEED has been entered into as a deed on the date stated at the beginning of this Deed

SCHEDULE 1

PART 1

THE CURRENT CHARGORS

SGL (Finance) Limited

Jurisdiction of Incorporation:

England and Wales

Registered Number:

5172976

Address for notices:

1-5 Beaufort Road,

Birkenhead, Merseyside, CH41 1HQ

SGL (Holdings) Limited

Jurisdiction of Incorporation:

England and Wales

Registered Number.

5172520

Address for notices:

1-5 Beaufort Road, Birkenhead,

Merseyside, CH41 1HQ

Survitec Group Limited

Jurisdiction of Incorporation:

England and Wales

Registered Number:

905173

Address for notices.

1-5 Beaufort Road,

Birkenhead, Merseyside, CH41 1HQ

SGL Limited

Jurisdiction of Incorporation:

England and Wales

Registered Number

5120404

Address for notices.

1-5 Beaufort Road,

Birkenhead, Merseyside, CH41 1HQ

Survitec Group (Finance 3) Limited

Jurisdiction of Incorporation:

England and Wales

Registered Number:

7092763

Address for notices:

1-5 Beaufort Road, Birkenhead,

Merseyside, CH41 1HQ

Survitec Group (Holdings) Limited

Jurisdiction of Incorporation

England and Wales

Registered Number

7084204

Address for notices:

1-5 Beaufort Road,

Birkenhead, Merseyside, CH41 1HQ

Survitec Service and Distribution Limited

Jurisdiction of Incorporation:

England and Wales

Registered Number:

000553893

1-5 Beaufort Road,

Address for notices:

Birkenhead, Merseyside,

CH41 1HQ

Survitec Global Solutions Limited

Jurisdiction of Incorporation:

England and Wales

Registered Number:

08374445

1-5 Beaufort Road,
Address for notices Birkenhead,

Birkenhead, Merseyside,

0011002-0001006 BK 24585813 4

CH41 1HQ

Survitec Group International Limited

Jurisdiction of Incorporation:

England and Wales

Registered Number:

08375460

Address for notices.

1-5 Beaufort Road,

Birkenhead, Merseyside,

CH41 1HQ

Seaweather Holdings Limited (formerly Parker Knight Holdings Limited)

Jurisdiction of Incorporation:

England/Wales

Registered Number

01884158

Address for notices:

Seaweather Holdings Limited

1-5 Beaufort Road

Birkenhead CH41 1HQ

Seaweather Aviation Services Limited

Jurisdiction of Incorporation:

England/Wales

Registered Number

01981216

Address for notices

Seaweather Aviation Services Limited

1-5 Beaufort Road

Birkenhead

CH41 1HQ

Seaweather Marine Services Limited

Jurisdiction of Incorporation:

England/Wales

Registered Number:

01295131

Address for notices:

Seaweather Marine Services Limited

1-5 Beaufort Road

Birkenhead

CH41 1HQ

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SCHEDULE 2

SECURITY ASSETS

PART 1

REAL PROPERTY

Freehold Property

Charging Company	County and District (or London Borough)	Address or Description	Title No.
Survitec Group Limited	Wırral, Merseyside	Land and premises at 1, 2 and 3 Beaufort Road, Birkenhead	

Leasehold Property

None Specified.

PART 2
SHARES

Chargor	Name of company in which shares are held	Name of nominee (if any) by whom shares are held	Class of shares held	Number of shares held
Survitec Group (Finance 3) Limited	Survitec Group (Holdings) Limited	N/A	Ordinary	1,520,001
Survitec Group (Holdings) Limited	SGL Limited	N/A	Ordinary A	26,596,629
SGL Limited	SGL (Finance) Limited	N/A	Ordinary	26,446,632
SGL (Finance) Limited	SGL (Holdings) Limited	N/A	Ordinary	53,267,148
SGL (Holdings) Limited	Survitec Group Limited	N/A	Ordinary	11,775,518
Survitec Group Limited	Seaweather Holdings Limited	N/A	Ordinary	9,602
Seaweather Holdings Limited	Seaweather Marine Services Limited	N/A	Ordinary	9,500
Seaweather Holdings Limited	Seaweather Aviation Services Limited	N/A	Ordinary	10,000
Survitec Group Limited	Survitec Service & Distribution Limited	N/A	Ordinary	250,000
Survitec Group Limited	Survitec Global Solutions Limited	N/A	Ordinary	1
Survitec Group Limited	Survitec Group International Limited	N/A	Ordinary	1

PART 3

SPECIFIC PLANT AND MACHINERY

None specified at the date of this Deed.

PART 4

RELEVANT CONTRACTS

RELEVANT CONTRACTS							
Chargor	Description						
Survitec Group (Holdings) Limited	The Acquisition Agreement						
Survitec Group (Finance 3) Limited	The loan agreement between the Parent as lender and Survitec Group (Holdings) Limited as borrower						
SGL (Holdings) Limited	The loan agreement between SGL (Holdings) Limited as lender and Survitec Group Limited as borrower.						
Survitec Group Limited	The loan agreement between Survitec Group Limited as lender and Eurovinil S.p A as borrower.						
Survitec Group Limited	The loan agreement between Survitec Group Limited as lender and DSB Deutsche Schlauchboot GmbH (formerly known as DSB Deutsche Schlauchboot GmbH & Co. KG) as borrower.						
Survitec Group Limited	The loan agreement between Survitec Group Limited as lender and Aquapro International Limited as borrower.						
Survitec Group Limited	The four loan agreements between Survitec Group Limited as lender and Survitec Survival Products, Inc. as borrower.						
Survitec Group Limited	The two loan agreements between Survitec Group Limited as lender and Survitec Group (USA), Inc. as borrower						
Survitec Group Limited	The loan agreement between Survitec Group Limited as lender and RFD Beaufort Inc. as borrower						
Survitec Group Limited	The three loan agreements between Survitec Group Limited as lender and RFD New Zealand Limited as borrower.						
Survitec Group Limited	The loan note between Survitec Group Limited and DSB Deutsche Schlauchboot GmbH (formerly known as DSB Deutsche Schlauchboot GmbH & Co KG)						

PART 5

SPECIFIC INTELLECTUAL PROPERTY RIGHTS

	12 International	09 International, 25 International,	09 International, 25 International,	fault s, 09 1al,	fault s, 25 nal,	fault s, 09 nal,	fault s, 12 nal,	rfault s, 09 nal,	fault s, 09 nal,	00 Default Goods, 09 National, 12 National,
	12 Int	09 Int 25 Int	09 Int 25 Int	00 Default Goods, 09 National,	00 Default Goods, 25 National,	00 Default Goods, 09 National,	00 Default Goods, 12 National,	00 Default Goods, 09 National,	00 Default Goods, 09 National,	00 Default Goods, 09 National, 12 Nationa
はない。	15-Jul-1993	19-Apr-2005	27-Aug-2003	30-Aug-1976	27-Feb-1978	23-Dec-1976	28-Nov-1978	28-Nov-1978	12-May-1977	02-Sep-1986
	2040528	2941207	2341880	A299995	1091663	127871	B78/5721	B78/5722	90686	1376633
	02-Mar-1992	25-Sep-2003	27-Aug-2003	30-Aug-1976	27-Feb-1978	25-Aug-1976	28-Nov-1978	28-Nov-1978	27-Aug-1976	02-Sep-1976
	W42832/12	76/547801	2341880	299995	1091663	76-3879	78/5721	78/5722	76/2223	226139
	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
	Survitec Group Limited	Survitec Group Limited	Survitec Group Limited	Survitee Group Limited	Survitec Group Limited					
	GQPAR	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI
	Germany	United States of America	United Kingdom	Australia	United Kingdom	Sweden	South Africa	South Africa	Norway	France
	AEROCONICAL	AGILE	AGILE	BEAUFORT						
	T01940	T13975	T13974	T02575	T03003	T02610	T02609	T02608	T02604	102593

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00 Default Goods, 09 National,	09 International,	09 International,	12 International,	07 International, 09 International, 12 International, 13 International,	00 Default Goods, 09 National,	00 Default Goods, 09 National,	00 Default Goods, 09 National,	00 Default Goods,	00 Default Goods, 12 National,	09 International,	09 international, 12 international,	12 International,	12 International
12-Aug-1977	20-Aug-2007	21-Mar-2010	28-Jan-2010	20-Aug-2007	02-Feb-1993	25-May-1994	01-Nov-1994	24-Mar-1995	04-Apr-1972	21-Mar-2010	20-Aug-2007	28-Jan-2010	01-Jul-1988
961677	300937116	6230868	6230846	300937107	224577	290402	1860741	440863	84440	6230850	300937080	6230849	1474361
27-Aug-1976	20-Aug-2007	20-Aug-2007	20-Aug-2007	20-Aug-2007	02-Feb-1993	23-Mar-1993	17-Jun-1993	09-Feb-1993		20-Aug-2007	20-Aug-2007	20-Aug-2007	01-Aug-1968
BS6735/9WZ	300937116	6230868	6230846	300937107	224577	290402	74/402716	722378		6230850	300937080	6230849	
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
Survitec Group Limited	Survitec Group Limited	Survitec Group Limited	Survitec Group Limited	Survitec Group Limited	Survitec Group Limited	Survitee Group Limited	Wardle Storeys (Safety & Survival Equipment) Lımıt	Survitec Group Limited	Survitec Group Limited	Survitec Group Limited	Survitec Group Limited	Survitec Group Limited	Survitec Group Limited
SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	SURVI	WARD
Germany	Hong Kong	China (People's Republic)	China (People's Republic)	Hong Kong	New Zealand	Portugal	United States of America	Canada	Norway	China (People's Republic)	Hong Kong	China (People's Republic)	France
BEAUFORT	MARIN-ARK	MARIN-ARK	RFD device	RFD device	RFD stylised	RFD stylised	RFD stylised	RFD stylised	SEAFARER	SEAFARER	SEAFARER	SEAFARER	SEAFARER
T02596	T14413	T14407	T14419	T14412	T11622	T11622	T11621	T11621	T02605	T14410	T14416	T14423	T02594

	25	

	SEAFARER	Fınland	WARD	Survitec Group Limited	Registered	3956/71	26-Jul-1971	63379	16-Jan-1975	12 International
T02588	SEAFARER	Canada	SURVI	Survitec Group Limited	Registered	362550	21-Mar-1973	195223	02-Nov-1973	00 Default Goods,
	SEAFARER	Malaysia	SURVI	Survitec Group Limited	Registered	M/59959	28-Jun-1972	W/59959	28-Jun-1972	00 Default Goods, 12 National,
T02607	SEAFARER	Singapore	SURVI	Survitec Group Limited	Registered	B55162	28-Jun-1972	B55162	28-Jun-1972	00 Default Goods, 12 National,
T02611	SEAFARER	Sweden	SURVI	Survitec Group Limited	Registered	3062/71	28-Jul-1971	141787	19-Jan-1973	00 Default Goods, 12 National,
T14417	SEAMASTER	Hong Kong	SURVI	Survitec Group Limited	Registered	300937099	20-Aug-2007	300937099	20-Aug-2007	09 International, 12 International,
T14424	SEAMASTER	China (People's Republic)	SURVI	Survitec Group Limited	Registered	6230871	20-Aug-2007	6230871	28-Jan-2010	12 International,
T14411	SEAMASTER	China (People's Republic)	SURVI	Survitec Group Limited	Registered	6230872	20-Aug-2007	6230872	21-Mar-2010	09 International,
T02606	SEAMASTER	Norway	SURVI	Survitec Group Limited	Registered	107952	26-Jul-1971	90262	07-Feb-1974	00 Default Goods, 12 National,
T02589	SEAMASTER	Canada	SURVI	Survitec Group Limited	Registered	369893	14-Nov-1973	201318	23-Aug-1974	00 Default Goods,
T14408	SEASAVA	China (People's	SURVI	Survitec Group Limited	Registered	6230851	20-Aug-2007	6230851	21-Mar-2010	09 International,
T14414	SEASAVA	Hong Kong	SURVI	Survitec Group Limited	Registered	300937062	20-Aug-2007	300937062	20-Aug-2007	09 International, 12 International,
T07025	SURVITEC	Hong Kong	SURVI	Survitec Group Limited	Allowed	301758330	09-Nov-2010			09 International, 13 international, 19 international, 25 International, 37 international, 42 International,

m	
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09 International, 19 International, 25 International, 37 International, 42 International,

03-May-2011

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Survitec Group Limited | Registered

SURVI

European Community

SURVITEC

T07025

12 International,

28-Jan-2010

6230873

20-Aug-2007

6230873

Registered

Survitec Group Limited

SURVI

09 International, 12 International,

20-Aug-2007

20-Aug-2007 | 300937071

300937071

Registered

Survitec Group Limited

SURVI

Hong Kong

SURVIVA

T14415

09 International,

14-Jan-2011

6230869

20-Aug-2007

6230869

Registered

Survitec Group Limited

SURVI

China (People's Republic) China (People's Republic)

SURVIVA

T14409

SURVIVA

T14422

SCHEDULE 3

FORMS OF LETTER FOR RELEVANT CONTRACTS

PART 1

NOTICE TO COUNTERPARTY

To [Counterparty]

Copy: Lloyds TSB Bank plc as Security Agent

(as defined below)

[Date]

Dear Sirs,

Confirmatory Security Agreement dated [•] 2013 between Survitec Group (Finance 3) Limited as the Parent, the Chargors named therein and Lloyds TSB Bank plc as the Security Agent (the Confirmatory Security Agreement)

This letter constitutes notice to you that under the Confirmatory Security Agreement, each of the companies listed at the end of this notice as chargors (together the Chargors) has assigned in favour of Lloyds TSB Bank Plc as agent and trustee for the Secured Parties referred to in the Confirmatory Security Agreement (the Security Agent) as first priority assignee all of its rights in respect of [insert details of Relevant Contract(s)] (the Relevant Contract[s])

On behalf of each of the Chargors, we confirm that:

- (a) the relevant Chargor will remain liable under [the] [each] Relevant Contract to perform all the obligations assumed by it under [the] [that] Relevant Contract, and
- (b) none of the Security Agent, its agents, any receiver or any other person will at any time be under any obligation or liability to you under or in respect of [the] [any] Relevant Contract.

The relevant Chargor will also remain entitled to exercise all of its rights under [the] [each] Relevant Contract and you should continue to give notice under [the] [each] Relevant Contract to the relevant Chargor, unless and until you receive notice from the Security Agent to the contrary stating that the security has become enforceable In this event, all of its rights will be exercisable by, and notices must be given to, the Security Agent or as it directs.

Please note that each of the Chargors has agreed that it will not amend or waive any term of or terminate [any of] the Relevant Contract[s] without the prior consent of the Security Agent.

The instructions in this letter may not be revoked or amended without the prior written consent of both the Security Agent and the Parent

Please send to the Security Agent at Lloyds TSB Bank plc, 10 Gresham Street, London EC2V 7AE, Attn. Deion Fox/Joe Knight with a copy to ourselves the attached acknowledgement confirming your agreement to the above and giving the further undertakings set out in the acknowledgement.

We acknowledge that you may comply with the instructions in this letter without any further permission from us or any [other] Chargor and without any enquiry by you as to the justification for or validity of any request, notice or instruction.

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

Yours faithfully,

(Authorised signatory)

For [the Parent]
for itself and as agent
for each of the [other] Chargors named below

CHARGORS

[the Parent]
[list [other] Chargors]

PART 2

ACKNOWLEDGEMENT OF COUNTERPARTY

opy· [the Parent]
[Date
ear Sirs,
Confirmatory Security Agreement dated [●] 2013 between Survitec Group (Finance 3) Limited as the Parent, the Chargors named therein and others and Lloyds TSB Bank plc as the Security Agent (the Confirmatory Security Agreement)
We confirm receipt from Survitec Group (Finance 3) Limited (the Parent) on behalf of certain chargors he Chargors) of a notice (the Notice) dated [•] of an assignment on the terms of the Confirmatory ecurity Agreement of all of each Chargor's rights in respect of [insert details of the Relevant Contract(s) he Relevant Contract(s)
e confirm that we
accept the instructions contained in the Notice and agree to comply with the Notice;
have not received notice of the interest of any third party in [any of] the Relevant Contract[s];
ollowing notice from the Security Agent to us that the Security under the Confirmatory Security Agreemen as become enforceable, we confirm that we:
undertake to notify you of any breach by any Chargor of [any of] the Relevant Contract[s] and to allow you or any of the other Secured Parties referred to in the Confirmatory Security Agreement) to remedy that breach, and
we undertake not to [amend or waive any term of or] terminate [any of] the Relevant Contract[s] or request by the Parent or any of the [other] Chargors without your prior written consent.

This letter and any non-contractual obligations arising out of or in connection with are governed by English

To.

law.

Yours faithfully,

[Counterparty]

(Authorised signatory)

[Security Agent]

SCHEDULE 4

FORM OF DEED OF ACCESSION

THIS DEED is dated [●]

BETWEEN.

- (1) [●] (registered number [●]) with its registered office at [●] (the Additional Chargor),
- (2) [•] for itself and as agent for each of the [other] Chargors under and as defined in the Confirmatory Security Agreement referred to below (the Parent); and
- (3) [●] as agent and trustee for the Secured Parties under and as defined in the Intercreditor Agreement referred to below (the Security Agent)

BACKGROUND:

- (A) The Additional Chargor is a [wholly-owned] Subsidiary of [the Parent].
- (B) The Parent has entered into a security agreement dated [●], 2013 (the Confirmatory Security Agreement) between the Parent, the other Chargors under and as defined in the Confirmatory Security Agreement and the Security Agent.
- (C) The Additional Chargor has agreed to enter into this Deed and to become a Chargor under the Confirmatory Security Agreement. The Additional Chargor will also, by execution of a separate instrument, become a party to the Intercreditor Agreement as an Obligor
- (D) It is intended that this document takes effect as a deed notwithstanding the fact that a party may only execute this document under hand.

IT IS AGREED as follows:

1. INTERPRETATION

- (a) Terms defined in the Confirmatory Security Agreement have the same meaning in this Deed unless given a different meaning in this Deed This Deed is a Finance Document
- (b) For the purposes of this Deed any terms particular to Scots law shall be construed in accordance with Scots law

2. ACCESSION

With effect from the date of this Deed, the Additional Chargor:

- (a) will become a party to the Confirmatory Security Agreement as a Chargor; and
- (b) will be bound by all the terms of the Confirmatory Security Agreement which are expressed to be binding on a Chargor.

3. SECURITY

- (a) Paragraphs (b) to (h) below apply without prejudice to the generality of Clause 2 (Accession) of this Deed.
- (b) Any security created by this Deed:
 - (i) is created in favour of the Security Agent;
 - (ii) is created over present and future assets;
 - (iii) is security for the payment, discharge and performance of all the Secured Obligations, and
 - (iv) is made, where relevant, with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994.
- (c) If the Additional Chargor assigns an agreement or any rights with respect to an agreement under this Deed (or charges an agreement by way of a first fixed charge) and the assignment or charge breaches a term of that agreement, the assignment or charge will not take effect.
- (d) The Security Agent holds the benefit of this Deed on trust for the Secured Parties
- (e) The fact that no or incomplete details of any Security Asset are inserted in the schedule to this Deed does not affect the validity or enforceability of any security created by this Deed
- (f) The Additional Chargor
 - (i) immediately on becoming a party to this Deed by way of a first legal mortgage all estates or interests in the Real Property owned by it including, without limitation, those specified in Part 1 of the schedule to this Deed, in each case, identified as not requiring the consent of any landlord in order for Security over that interest to be created, and all rights under any licence or other agreement or document which gives that Chargor a right to occupy or use such Real Property;
 - (ii) subject to first obtaining the relevant landlord consent in accordance with Clause 6 8 (Consent) of the Confirmatory Security Agreement, by way of first fixed charge all estates or interests in any such Initial Chargeable Property (including all estates or interests in the Real Property specified in Part 1 of the schedule to this Deed, identified as requiring landlord consent) and such Security is deemed to be created on the date on which the relevant consent is obtained,
 - (iii) charges by way of a first legal mortgage all shares owned by it (other than any shares in a member of the Group incorporated in Scotland subject to specific fixed security in favour of the Security Agent) including, without limitation, those specified in Part 2 of the schedule to this Deed;
 - (iv) charges by way of a first fixed charge all plant, machinery, computers, office equipment or vehicles owned by it including, without limitation, those specified in Part 3 of the schedule to this Deed,
 - (v) assigns absolutely, subject to a proviso for reassignment on redemption, all of its rights in respect of the following:
 - (A) its Relevant Contracts;

- (B) any letter of credit issued in its favour; and
- (C) any bill of exchange or other negotiable instrument held by it,

including, without limitation, those specified in Part 4 of the schedule to this Deed;

- (vi) To the extent that any right described in paragraph (v) above is not assignable or capable of assignment or the consent for assignment of that right has not been received, the assignment of that right purported to be effected by paragraph (v) above shall operate as an assignment of any damages, compensation, remuneration, profit, rent or income which that Chargor may derive from that right or be awarded or entitled to in respect of that right
- (vii) To the extent that they do not fall within any other Subclause of this Clause and are not effectively assigned under paragraph (v) or (vi) above, each Chargor charges by way of first fixed charge all of its rights under each agreement and document to which it is a party
- (viii) charges by way of a first fixed charge all of its rights in respect of any Intellectual Property Rights including, without limitation, those in Part 5 of the schedule to this Deed which constitutes all Intellectual Property Rights which are material to its business; and
- charges by way of a floating charge all of its assets whatsoever and wheresoever not otherwise effectively mortgaged or charged or assigned and, for the avoidance of doubt, by way of a first floating charge all of its assets situated in Scotland or otherwise subject to Scots law.
- (g) The Additional Chargor consents to a restriction in the following terms being entered into on the Register of Title relating to any Mortgaged Property registered at H M. Land Registry:
 - "No disposition of the registered estate by the proprietor of the registered estate is to be registered without a written consent signed by the proprietor for the time being of the security agreement referred to in the charges register dated [●] in favour of [●] (as agent and trustee for the Secured Parties referred to in that security agreement) or its conveyancer."
- (h) The Additional Chargor applies to the Chief Land Registrar for a notice in the following terms to be entered on the Register of Title relating to any Mortgaged Property registered at H.M. Land Registry:

"The Lenders under a facilities agreement dated $[\bullet]$ between, amongst others, [the Parent], $[\bullet]$ as facility agent and $[\bullet]$ as security agent are under an obligation (subject to the terms of that facilities agreement) to [the Parent (and others)] to make further advances and the security agreement referred to in the charges register dated $[\bullet]$ in favour of $[\bullet]$ (as agent and trustee for the Secured Parties referred to in that security agreement) secures those further advances."

- (i) The floating charge created under this Deed shall not apply to leasehold tenancies where:
 - (i) there is a prohibition on charging or assigning the Additional Chargor's rights under that leasehold tenancy, and
 - (ii) there is a requirement in respect of that tenancy that the Additional Chargor offer to surrender the leasehold tenancy if the consent of the relevant landlord is required to charge or assign the Additional Chargor's rights under that leasehold tenancy.

4. MISCELLANEOUS

With effect from the date of this Deed.

- (a) the Confirmatory Security Agreement will be read and construed for all purposes as if the Additional Chargor had been an original party in the capacity of Chargor (but so that the Security created on this accession will be created on the date of this Deed),
- (b) any reference in the Confirmatory Security Agreement to this Deed and similar phrases will include this Deed and all references in the Confirmatory Security Agreement to the Schedule (or any part of it) will include a reference to the schedule to this Deed (or relevant part of it), and
- (c) the Parent, for itself and as agent for each of the [other] Chargors under the Confirmatory Security Agreement, agrees to all matters provided for in this Deed.

5. LAW

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

THIS DEED has been executed and delivered as a deed on the date stated at the beginning of this Deed.

SCHEDULE

PART 1

REAL PROPERTY

Freehold/Leasehold	Description	

PART 2

SHARES

Name of company in which shares are held	Name of nominee (if any) by whom shares are held	Class of shares held	Number of shares held
[]			

PART 5

SPECIFIC INTELLECTUAL PROPERTY RIGHTS

Description

[•]

SIGNATORIES (TO DEED OF ACCESSION)

The Additional Chargor **EXECUTED** as a **DEED** by acting by Director in the presence of. Witness's signature Name: Address. The Parent **EXECUTED** as a **DEED** by SURVITEC GROUP (FINANCE 3) LIMITED for itself and as agent for each of the other Chargors party to the Confirmatory Security Agreement referred to in this Deed acting by Director in the presence of: Witness's signature Name. Address The Security Agent LLOYDS TSB BANK PLC in its capacity as Security Agent acting by Director in the presence of: Witness's signature Name: Address:

The Facility Agent LLOYDS TSB BANK PLC in its capacity as Facility Agent

acting by	Director
in the presence of: Witness's signature	
Name.	
Address.	

SIGNATORIES

Parent	
SURVITED	DAS A DEED by GROUP (FINANCE 3) Chrshopher Bales)
Director	
In the preser	nce of:
Witness's sig	gnature
Name:	SIVANTI DEVAKUMAR
Address:	Freeholds Brukhaus Dennset LLP 65 Fleet Street, Lordon, EC44 148
Current Cl	nargors
SCI. CHINA	ED AS A DEED by) ANCE) LIMITED) Christo from Bales)
Director	
In the prese	ence of
Witness's s	ignature:
Name [,]	SIVANTI DEVAKUMAR
Address'	Freshbelds Brukhaus Beriger LLP 65 Fleet Street, London ECHY 148.
SGL (HO	ED AS A DEED by) LDINGS) LIMITED) Christopher Bollo,)
Director	
In the pres	ence of
Witness's	signature
Name.	SIVANTI DEVAKUMAR
Address	Freshfields Brukhaus Dernger LLP 65 Fleet Street, Rodon, ECHY 449.

EXECUTED AS A DEED by SURVITEC GROUP LIMITED acting by: Christopher Babes)
Director
In the presence of:
Witness's signature:
Name SIVANTI DEVAKUNVAR
Address. Preshfields Brickhaus Dennger Life 65 Fleet Shoot, London, ECHY 1HS
EXECUTED AS A DEED by SGL LIMITED acting by Christopher Bates,
Director
In the presence of:
Witness's signature
Name: SIVANTI DEVAKUWAR
Address. Freshfields Bruckhaus Denniger Llf 65 Fleet Street, London, ECHY 1HS.
EXECUTED AS A DEED by) SURVITEC GROUP (FINANCE 3) LIMITED) acting by: Churchophet Ball)
Director
In the presence of:
Witness's signature
Name: SIVANTI DEVAKUNLARE
Address: Freshfields Bruckhaus Deninger LLP 65 Fleet Greet, London, ECHY 1995.

EXECUTED AS A DEED by SURVITEC GROUP (HOLDINGS) LIMITED acting by: Chrishopher Bates,)
Director
In the presence of:
Witness's signature
Name: SWANTI DEVAKUNAR
Address. Freshfields Bruckhaus Dennger LLP 65 Fleet Street, Rondon, ECRY 1HS.
EXECUTED AS A DEED by SEAWEATHER HOLDINGS LIMITED acting by: Christophar Rate,
Director
In the presence of.
Witness's signature.
Name: SIVANTI BOVAKUNAR
Address: Freshfields Bruckhous bennget UP. 65 Fleat Street, Lordon, ECHY OHS.
EXECUTED AS A DEED by SEAWEATHER AVIATION SERVICES LIMITED acting by: Christophed Bale)
Director
In the presence of
Witness's signature:
Name. SIVANTI DEVAKUNIAR. Address: Freshfields Brothbours Janniger LLP 65 Plant Smeet, London, ECHY AHS.
Address Freshfields Brokenburs But Atis,
65 HOLE SWELL, OF

EXECUTED AS A DEED by SEAWEATHER MARINE SERVICES LIMITED acting by: Chartropher Bode,
Director
In the presence of:
Witness's signature.
Name: SIVAN TI DEVAKUMAR
Address: Freshfields Bruckhaus Dennger LLP 65 Fleet Streets, Rondon, FCILY 1HS.
EXECUTED AS A DEED by) SURVITEC SERVICE AND DISTRIBUTION LIMITED) acting by: Charistophet Bates)
Director
In the presence of:
Witness's signature:
Name: BIVANTI DEVAKUMAR
Address Frenfields Bruckhaus Denriger LLP 65 Fleet Street, Lordon, ECLEY SHS
EXECUTED AS A DEED by) SURVITEC GLOBAL) SOLUTIONS LIMITED) acting by Christophas Boxes ,)
Director
In the presence of
Witness's signature:
Name SIVANTI DEVAKUNAR
Address: Freshfields bruchhaus Deninger Lif
65 Doct shoot forder, tot 7 I'm

EXECUTED AS A DEED by SURVITEC GROUP INTERNATIONAL LIMITED acting by: Ohrstopher Boden,



Director

In the presence of

Witness's signature:

SIVENTI DEVAKUNGE Name:

Address: Frentielas brukhaus Deninger LLP 65 Fleet Skeet, London, ECHY 149