THE COMPANIES ACT 2006

COMPANY NUMBER: 01549655

WRITTEN RESOLUTION

OF DOLPHIN FINANCE CORPORATION LIMITED

We, the undersigned, holding the requisite number of issued shares for the passing of a special resolution of the Company and entitled to receive notice of and to attend and vote at general meetings HEREBY PASS the following resolution as a special resolution and agree that the said resolution shall, pursuant to Section 283 of the Companies Act 2006 for all purposes be as valid and effective as if the same had been passed at a general meeting of the Company duly convened and held.

IT IS RESOLVED:

THAT, upon the recommendation of the directors and based on the signed solvency statement dated the day and year hereafter written (a copy of which is attached hereto and for the purposes of identification marked with an "A"), the amount of £4,099,719 standing to the credit of the share premium account of the Company be cancelled and the amount so cancelled be transferred to the profit and loss account.

Philip Enoch Esq.

Dated this day of 9th December 2022 and signed by:

Lawrence Melville Philip Enoch

As Trustees of the L.W Melville Settlement 01.03.94 and the L.W Melville Settlement 28.08.81

NOTES

- 1. The purpose of this written resolution is to is to reduce the issued share capital of the company supported by solvency statement.
- 2. The Resolution is a special resolution and the requite majority needed to pass the resolution is members representing not less than three-fourths of the total voting rights of eligible members
- 3. The circulation date of this written resolution is the date hereof.
- 4. If you agree to all resolutions herein, please signify your agreement by signing against your name where indicated and enter the date on which you signed the document.
- 5. If you return the document signed but undated, it will be assumed by the Company that you signed the document on the day immediately preceding the day on which it was received by the company.
- 6. If you not passed by the requite majority of members, this written resolution shall lapse 28 days from the date of circulation a stated in 3.
- 7. Once this resolution has been signed and returned to the Company, your agreement to be it may not be revoked.