

Registration of a Charge

Company Name: MCLAGAN INVESTMENTS LIMITED

Company Number: 02127156

Received for filing in Electronic Format on the: 28/06/2021



XA7KY6LM

Details of Charge

Date of creation: 23/06/2021

Charge code: **0212 7156 0036**

Persons entitled: HOMES AND COMMUNITIES AGENCY (TRADING AS HOMES ENGLAND)

Brief description: LAND AT PATTINSON NORTH INDUSTRIAL ESTATE, WASHINGTON TITLE

NUMBER TY434064

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: BROWNE JACOBSON LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 2127156

Charge code: 0212 7156 0036

The Registrar of Companies for England and Wales hereby certifies that a charge dated 23rd June 2021 and created by MCLAGAN INVESTMENTS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 28th June 2021.

Given at Companies House, Cardiff on 29th June 2021

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





HM Land Registry

CERTIFIED TRUE COPY OF ORIGINAL DOCUMENT

Browne Jacobson LLP

Legal charge of a registered to 1 Spinning fields
1 Hardman Square
Spinning fields

CH1

Hardman Square Spinningfields Manchester M3 3EB 28/06/2021

This form should be accompanied by either Form AP1 or Form FR1

Any parts of the form that are not typed should be completed in black ink and in block capitals.

If you need more room than is provided for in a panel, and your software allows, you can expand any panel in the form. Alternatively use continuation sheet CS and attach it to this form.

Conveyancer is a term used in this form. It is defined in rule 217A, Land Registration Rules 2003 and includes persons authorised under the Legal Services Act 2007 to provide reserved legal services relating to land registration and includes solicitors and licensed conveyancers.

For information on how HM Land Registry processes your personal information, see our <u>Personal Information Charter</u>.

Leave blank if not yet registered.	1 Title number(s) of the property:
	TY434064
Insert address including postcode (if any) or other description of the property, for example 'land adjoining 2 Acada Avenue'.	Property: Land at Pattinson North Industrial Estate, Washington
	3 Date: 23 rd June 2021.
Give full name(s).	4 Borrower:
	McLagan Investments Limited
Complete as appropriate where the borrower is a company.	For UK incorporated companies/LLPs Registered number of company or limited liability partnership including any prefix:
	2127156
	For overseas companies (a) Territory of incorporation:
	(b) Registered number in the United Kingdom including any prefix:
Give full name(s).	5 Lender for entry in the register:
	Homes and Communities Agency (trading as Homes England)
Complete as appropriate where the lender is a company. Also, for an overseas company, unless an arrangement with HM Land Registry exists, lodge either a certificate in Form 7 in Schedule 3 to the Land Registration Rules 2003 or a certified	For UK incorporated companies/LLPs Registered number of company or limited liability partnership including any prefix:
	For overseas companies (a) Territory of incorporation:
copy of the constitution in English or Welsh, or other evidence permitted by rule 183 of the Land Registration Rules 2003.	(b) Registered number in the United Kingdom including any prefix:

Each proprietor may give up to three addresses for service, one of which must be a postal address whether or not in the UK (including the postcode, if any). The others can be any combination of a postal address, a UK DX box number or an electronic address.	6 Lender's intended address(es) for service for entry in the register: One Friargate, Coventry, CV1 2GN
Place 'X' in any box that applies.	7 The borrower with
	⊠ full title guarantee
Add any modifications.	limited title guarantee
,,,	charges the property by way of legal mortgage as security for the
	payment of the sums detailed in panel 9
Place 'X' in the appropriate box(es).	8
You must set out the wording of the restriction in full.	The borrower applies to enter the following standard form of restriction in the proprietorship register of the registered estate:
Standard forms of restriction are set out in Schedule 4 to the Land Registration Rules 2003.	estate.
Insert details of the sums to be paid (amount and dates) and so on.	9 Additional provisions
	9.1 The Borrower hereby acknowleges the existence of a debt to the Lender of the sum of One Pound (£1) ("the Debt") and hereby covenants to pay:
	9.1.1 the Debt to the Lender on demand; and
	9.1.2 all such sums (together with interest) as may from time to time become due to the Lender pursuant to the terms of a transfer dated 17 May 2005 made between the Commission for the New Towns (1) and McLagan Investments Limited (2) (a copy of which is annexed to this charge).
	9.2 it is hereby agreed and declared that whilst the charge created by clause 7 remains in force the powers of leasing or agreeing to lease and of accepting surrenders of leases conferred by statute on a mortgagor in possession shall not apply and neither the Borrower not its successors in title to the Property, nor any part thereof, shall grant or agree to grant any lease thereof (other than a mortgage term or a lease excluded from the definition of "Disposal" in a transfer dated 17 May 2005 made between the Commission for the New Towns (1) and McLagan Investments Limited (2) (a copy of which is annexed to this charge) nor accept any surrender thereof without the consent of the Lender.
The borrower must execute this charge as a deed using the space opposite. If there is more than one borrower, all must execute. Forms of execution are given in Schedule 9 to the Land Registration Rules 2003. If a note of an obligation to make further advances has been applied for in panel 8 this document must be signed by the lender or its conveyancer. Examples of the correct form of execution are set out in practice	10 Execution
guide 8: execution of deeds.	

Execution as a deed usually means that a witness must also sign, and add their name and address.

Executed as a Deed by McLagan Investments Limited acting by a director in the presence of: Director ADDLESHAW GODDARD LLP Witness Signature 3 SOVEREIGN SQUARE Witness name: ICATE MACKENLLE SOVEREIGN STREET Witness address: LSV /FX THE COMMON SEAL of HOMES AND **COMMUNITIES AGENCY** was hereunto affixed in the presence of: CHARUS

WARNING

If you dishonestly enter information or make a statement that you know is, or might be, untrue or misleading, and intend by doing so to make a gain for yourself or another person, or to cause loss or the risk of loss to another person, you may commit the offence of fraud under section 1 of the Fraud Act 2006, the maximum penalty for which is 10 years' imprisonment or an unlimited fine, or both.

Failure to complete this form with proper care may result in a loss of protection under the Land Registration Act 2002 if, as a result, a mistake is made in the register.

Under section 66 of the Land Registration Act 2002 most documents (including this form) kept by the registrar relating to an application to the registrar or referred to in the register are open to public inspection and copying. If you believe a document contains prejudicial information, you may apply for that part of the document to be made exempt using Form EX1, under rule 136 of the Land Registration Rules 2003.

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These are the notes referred to on the following official copy

Title Number TY434064

The electronic official copy of the document follows this message.

This copy may not be the same size as the original.

Please note that this is the only official copy we will issue. We will not issue a paper official copy.

Transfer of part of registered title(s)

Land Registry



ROBERT MUCKLE Solicitors Newcastle upon Tyne

77ACC	than is provided for in a panel, use continuation sheet CS and attach to thi	is form.
1. Stamp Duty		and the second s
	*	-
	*	
Place "X" in the a	opropriate box or boxes and complete the appropriate certificate.	
	ed that this instrument falls within category in the in the in the in the interest in the inte	e Schedule to the Stamp Duty (Exempt
transaction	ed that the transaction effected does not form part of a least in respect of which the amount or value or the aggregation exceeds the sum of	
It is certification to	ed that this is an instrument on which stamp duty is not 92 of the Finance Act 2001	chargeable by virtue of the provisions
2. Title number(TY10874	s) out of which the Property is transferred Leave blank if no	ot yet registered.
3. Other title nu	mber(s) against which matters contained in this transfer	are to be registered, if any
4. Property trans	ferrad	
. I topetty trans	geneu	4
Land at Pattir	son North Industrial Estate, Washington	v
on the Trai	nsferor's title plan and shown State reference e.g. "edged and m	umbered 1 in blue".
5. Date 17 Y	May 2005	
6. Transferor Gi	we full name(s) and company's registered number, if any. ON FOR THE NEW TOWNS	
	r entry on the register Give full name(s) and company's registere limited liability partnerships use an OC prefix before the registered numbe d.	
McLAGAN I	NVESTMENTS LIMITED (Company Number 212715	6)
Unless otherwise ar required if it is a bo	ranged with Land Registry headquarters, a certified copy of the Transfere dy corporate but is not a company registered in England and Wales or Sco	e's constitution (in English or Welsh) will be ottand under the Companies Acts.
up to three addres	ntended address(es) for service (including postcode) t ses for service one of which must be a postal address but does not have to if a postal address, a box number at a UK document exchange or an electr	be within the UK. The other addresses can be onic address.
		Certified a true and correct co
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GD0004	in the second se	Dated:
9. The Transfer	or transfers the Property to the Transferee	Signature:

the original decument
Dalod:
Signature
Coikstore Arresesta upon Tyno

	Consideration Place "X" in the appropriate box. State clearly the currency unit if other than sterling. If none of the boxes applies, insert in appropriate memorandum in the additional provisions panel.
Į ⊽	thousand five hundred nounds exclusive of VAT
Γ	The transfer is not for money or anything which has a monetary value
11.	The Transferor,transfers with Place "X" in the appropriate box and add any modifications.
·Ľ	full title guarantee
12. I	Declaration of trust Where there is more than one Transferee, place "X" in the appropriate box.
Г	The Transferees are to hold the Property on trust for themselves as joint tenants
Γ	The Transferees are to hold the Property on trust for themselves as tenants in common in equal shares
r	The Transferees are to hold the Property Complete as necessary.
13. A	Additional provisions
÷	
Defin	itions and Interpretation
For th	te purposes of this Transfer, the Transferor shall also be referred to as the Commission and the Transferee
shall	also be referred to as the Purchaser
the "	Planning Acts" means the enactments from time to time in force relating to town and country
plani	ning including but not limited to all matters arising under the Town and Country Planning Act
	the Planning (Listed Buildings and Conservation Areas) Act 1990 the Planning (Hazardous
	ances) Act 1990 and the Planning (Consequential Provisions) Act 1990 and any other legislation
or co	nstraint of planning law
13.1	Covenants Relating to Clawback
•	
	The Commission and the Purchaser hereby mutually covenant and agree that the provisions of Schedule
	shall have effect between them.
13.2	Creation of Legal Charge
13.2.1	The Purchaser acknowledges the existence of a debt to the Commission of the sum of One Pound (£1)

("the Debt") and hereby covenants to pay the Debt to the Commission upon demand.

- 13.2.2 The Purchaser hereby charges the Property in favour of the Commission by way of first legal mortgage with payment of the Debt and of all such sums (together with interest) as may from time to time become due under clauses 13.1 and 13.2 and the provisions of the Schedule.
- 13.2.3 It is hereby agreed and declared that whilst the charge created by this clause 13.2 remains in force the powers of leasing or agreeing to lease and of accepting surrenders of leases conferred by statute on a mortgagor in possession shall not apply and neither the Purchaser nor its successors in title to the Property or any part thereof shall grant or agree to grant any lease thereof (other than a mortgage term or a lease excluded from the definition of Disposal in Schedule) nor accept any surrender thereof without the consent of the Commission.

13.3 Contracts (Rights of Third Parties) Act 1999

A person who is not a party to this instrument has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any of its terms and the Commission and the Purchaser may rescind or vary the terms of it without the consent of such person but this does not affect any right or remedy of any person who is not a party to this instrument which exists or is available apart from that Act and it does not affect the ability of the parties to assign their respective interests in accordance with the provisions of this Transfer

Miscellaneous

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- 13.4 The Property is sold subject to:-
- 13.4.1 All local land charges (whether registered or not before the date of this Transfer) and all matters capable of registration as a local land charge or otherwise registrable by any competent authority or pursuant to statute or like instrument
- 13.4.2 Notice served and order(s) demands proposals or requirements made by any local or public or competent authority whether before or after the date of this Transfer
- 13.4.3 All actual or proposed charges notices orders restrictions agreements conditions or other matters arising under the Planning Acts
- 13.4.4 All rights of way drainage water courses light or other easements or quasi or reputed easements and rights of adjoining owners affecting the Property and all liability to repair or covenants to repair roads pavements paths ways passages sewers drains gutters fences and other like matters without obligation on the Commission to provide evidence of the creation of or to define or apportion any such liability

- 13.4.5 All matters in the nature of overriding interests as set out in Schedules 1 3 and 12 of the Land
 Registration Act 2002 so far as applicable and affect the Property
- 13.4.6 All other matters which either are revealed or would reasonably be expected to be revealed by inspection and by the searches and enquiries usually made by a prudent purchaser
- 13.4.7 All rights, restriction, covenants and other matters relating to the presence of electricity pylons and any other services present on the Property
- 13.5 The Purchaser acknowledges by executing this Transfer that the Purchaser has been given the full and unhindered opportunity by the Commission to undertake such site investigations surveys and audits as the Purchaser or its professional advisers believe is appropriate
- 13.6 The Purchaser acknowledges that the Consideration stated in section 10 of this Transfer reflects the fact it has been made aware of the ground conditions or contaminants on the Property and their nature concentration and position through its own investigations
- 13.7 The Purchaser has inspected the Property and purchases it with the full knowledge of its previous use and of its actual state and condition and the existence therein or thereon of any substance or material and of its suitability for the purposes for which the Purchaser is acquiring the Property and shall take the Property as it stands and that the Purchase Price reflects such state and condition of the Property and the existence of any substance or material therein or thereon and that it executes this Transfer solely as a result of the Purchasers own inspection and the basis of the terms of this Transfer and not in reliance upon any representation or warranty either written or oral or implied made by or on behalf of the Commission (save for any representation the warranty contains in written replies given by the Commission's Solicitors to any preliminary enquiries raised by the Purchaser's Solicitors) of anything whatsoever the subject to this Transfer.
- 13.8 Without prejudice to the provisions of the preceding sub-clause the Commission gives no warranty or representation that the Property is free from defects or polluting or dangerous substances or liquids whether patent or latent and whether by themselves or in combination with other substances or liquids

SCHEDULE

(Clawback Provisions)

1. Definitions

1.1 In this Schedule the following expressions shall (except where the context otherwise requires) have the meanings respectively attributed to them and the expressions defined in paragraph I shall have the meanings therein attributed to them:

Act

The Town and Country Planning Act 1990 (as amended by the Planning and Compensation Act 1991) and any act or instrument or order altering amending or replacing the said Acts

Act of Circumvention

any act or omission of the Purchaser or transaction or series of transactions entered into by the Purchaser or its successors in title with any person or persons the principal purpose or effect of which is to avoid or depress or reduce the size of any Additional Sum which might otherwise fall due to the Commission or to avoid or delay the recoverability or potential receipt in whole or part by the Commission of any Additional Sum

Additional Sum

a sum in Pounds Sterling (exclusive of VAT) equal to 50% of the amount by which the Open Market Value of the Relevant Property exceeds its Current Use Value

Charge

the charge created by clause 13.2 of this Transfer

Current Use

either

- (i) use for the purposes of either a road or car parking or landscaping required for and ancillary to the use of adjoining land for purposes within Use Class Orders B1 and/or B2 and/or B8 of the Town and Country Planning (Use Classes) Order 1987; or
- (ii) use for any purposes constituting or permitted by any Specified

 Event which occurred before the Latest Specified Event

as the case may be

Current Use Value

the price which the Relevant Property might reasonably be expected to realise on the Valuation Date upon an unconditional sale for cash in the open market at arms length by a willing seller to a willing buyer for an estate in fee simple absolute in possession with vacant possession without the benefit of the Latest Specified Event and upon the assumptions that:

- (i) the Relevant Property may be used for the Current Use
- (ii) there has been a reasonable period for the proper marketing of the interest prior to the Valuation Date
- the Relevant Property is to be sold together with the rights granted by but subject to the covenants exceptions reservations and other matters contained or referred to in this Transfer or in the entries on the register of the title relating to (or including) the Relevant Property with the exception of the provisions of clauses 13.1 and 13.2 and Schedule of this Transfer and any entries on the register of the title relating to them insofar as they are still subsisting and relate to or affect the Relevant Property but otherwise free from onerous restrictions encumbrances covenants and conditions (including the Charge and any restrictions encumbrances covenants and conditions created by the Purchaser or the Purchaser's Successor)

but disregarding

- (i) any existing or prospective planning consent for any use other than for the Current Use and
- (ii) any other factor or event which might enhance the value of the Relevant Property or any part thereof at the Valuation Date

Open Market Value

the price which the Relevant Property might reasonably be expected to realise as at the Valuation Date upon an unconditional sale for cash in the open market at arms length by a willing seller to a willing buyer for an estate in fee simple absolute in possession with vacant possession with the benefit of the Latest Specified Event and upon the assumptions that:

- the Relevant Property may be used either for the Current Use or the use or Development permitted or constituted by the Latest Specified Event;
- (ii) the Latest Specified Event is capable of immediate Implementation;
- (iii) there has been a reasonable period for the proper marketing of the interest prior to the Valuation Date;
- (iv) the Relevant Property is fully accessible and serviced so as to be

capable of being immediately used or Developed for the use or Development permitted or constituted by the Latest Specified Event (but also taking account of any Servicing Costs) and

(v) the Relevant Property is to be sold together with the rights granted by but subject to the exceptions and reservations contained or referred to in this Transfer and the entries on the register of the title relating to (or including) the Relevant Property with the exception of the provisions of clauses 13.1 and 13.2 and the Schedule of this Transfer and any entries on the register of the title relating to them insofar as they are still subsisting and relate to or affect the Relevant Property but otherwise free from any onerous restrictions encumbrances covenants and conditions (including the Charge and any restrictions encumbrances covenants and conditions created by the Purchaser or the Purchaser's Successor)

but disregarding

- (i) any existing or prospective planning consent for a use other than the Current Use and that permitted by the Latest Specified Event; and
- (ii) any other factor or event which might enhance the value of the Relevant Property or any part thereof at the Valuation Date

Develop and Development

shall have the meanings respectively assigned to them by the Act and shall be deemed to include in addition any development or change of use or intensification of use for which planning permission is not required

Disposal

any disposal or dealing with the Property or part of it including:

- (a) the transfer or grant of any interest or licence over the Property or part of it; and
- (b) the variation of any interest or licence in the Property or part of it so as to permit a use other than the Current Use

but subject to the following exclusions:

(i) the bona fide grant or renewal of a lease or licence at arms length for a term of less than 21 years at a rack rent without taking or

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receiving a premium on terms which do not permit any use of the Property other than the Current Use

(ii) a bona fide mortgage on normal commercial terms

Implementation

in relation to any planning permission or Development constituting a Specified Event the first date upon which any works constituting or in contemplation of the proposed Development are commenced or (in relation to a change of use only) the date upon which the Relevant Property is first used for the relevant purpose

Interest Rate

3% above the annual base lending rate for the time being of Barclays Bank-Plc

Judicial Proceedings

any form of judicial proceedings or legal challenge including any application or appeal to the Court or any other tribunal or forum in respect of the decision act or omission of the local planning authority the Secretary of State for the Environment the Court or any other tribunal or forum including without limitation an application for judicial review

Lapse Date

in relation to any planning permission constituting a Specified Event the final date (whether expressed or implied) by which the Development thereby permitted must be commenced

the Latest Specified Event

the planning permission or change of use or Development which constitutes the Latest Specified Event relating to the Relevant Property or the relevant part of it to occur on or prior to the Valuation Date

Price

the sum of £214,500.00 (exclusive of VAT)

Purchaser's Successor

for the purposes of paragraphs 2.1(b) 9 and 10 of this Schedule any person or persons to whom or in whose favour the Purchaser or any mortgagee administrator receiver trustee in bankruptcy personal representative or liquidator of the Purchaser shall have made a Disposal of the Property or any part or parts thereof

Relevant Period

the period of Twenty One years commencing on the date of this Transfer

Relevant Property

the Property as a whole (in the event of a Specified Event occurring in respect of the whole of the Property) or the part of the Property in respect of which a Specified Event has occurred (in the event of a Specified Event occurring in respect of part of the Property only) (as the case may be)

Servicing Costs

the reasonable and proper costs (if any) which have been or would be necessarily incurred to provide up to the boundaries of the Relevant Property (insofar as they do not exist at the Valuation Date);

- (i) additional services or connections to existing services for the provision of water electricity and foul and surface water drainage and where necessary gas; and
- (ii) access roads connecting to the nearest existing adopted highway or private road over which private rights are enjoyed giving access to the Property

so as to render the Relevant Property capable of being used or Developed for the use or Development permitted or constituted by the relevant Specified Event Provided that such costs shall be properly evidenced to the reasonable satisfaction of the Commission or the person determining the Open Market Value for the purposes of this Schedule by estimates specifications vouchers receipts invoices or other appropriate documentation

Specified Event

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any of the following events:

- (i) the grant of planning permission in writing to any person other than the Commission in accordance with the provisions of the Act (whether in outline or in detail) for a change of use or for Development of the Property or any part thereof for any purpose other than the Current Use
- (ii) the change of use or Development by any person other than the Commission of the Property or any part thereof for use or Development for any purpose other than the Current Use

Valuation Date

in relation to any Specified Event the earliest of:

- (i) the date of Implementation of the relevant planning permission (or Development or change of use as the case may be) constituting or permitted by the Latest Specified Event
- (ii) the date of completion of any Disposal of the Relevant Property or part of it first occurring after the Latest Specified Event
- (iii) (unless the relevant planning permission was granted pursuant to an application by a third party other than (and not on behalf of or in

collusion with) the Purchaser or a person deriving title under the Purchaser) the Lapse Date in relation to the planning permission constituting the Latest Specified Event notwithstanding that the Lapse Date falls outside the Relevant Period

2. The Price and Additional Sum

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- 2.1 The parties hereby acknowledge and agree that
- (a) the Price has been agreed between them on the basis that neither the Property nor any part thereof shall at any time be used for any purposes other than the Current Use
- (b) if and on each occasion during the Relevant Period a Specified Event occurs in relation to the whole or part of the Property then the Purchaser (whether or not it shall at such time have any legal or equitable interest in the Property or the relevant part thereof) shall on each and every such occasion unless such sums are paid by the Purchaser's Successor pay to the Commission an Additional Sum calculated pursuant to the provisions of paragraph 3 of this Schedule

3 DETERMINATION OF THE ADDITIONAL SUM

- 3.1 During the period of one month commencing on the relevant Valuation Date the parties shall consult together and endeavour to agree the Open Market Value and the Current Use Value of the Property and any Additional Sum payable
- 3.2 If the parties fail to agree within the period specified in paragraph 3.1 then the Open Market Value or the Current Use Value or both of them (as the case may be) and any Additional Sum payable shall be determined by a chartered surveyor in accordance with the provisions of paragraph 7 of this Schedule at the request of either party by service of written notice upon the other at any time after the expiration of such period
- The Additional Sum (together with interest thereon at the Interest Rate for the period commencing on the Valuation Date and ending on the date of actual payment calculated on a daily basis but compounded with quarterly rests on the usual quarter days) shall become payable on a date being seven days from the date of agreement or determination of the Additional Sum pursuant to paragraphs 3.1 and 3.2 above

4. Notification of Devolution of Interests

4.1 The Commission and the Purchaser hereby mutually agree that they will within 14 days of its occurrence give notice to each other of any devolution of or other dealing with their respective interests

under this Schedule other than in the case of the Commission in circumstances where no notice is required by operation of law

5. Purchaser's Consequential Obligations

The Purchaser shall:-

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- 5.1 (Subject to paragraph 11 below) not make any Disposal without the prior written consent of the Commission
- 5.2 Give notice to the Commission of any oral arrangement contract for or document or deed giving effect to any Disposal of the Property or any part thereof forthwith after the occurrence of any such event together with a certified copy of any such contract or document or deed or reasonable evidence of the terms of any oral arrangement
- 5.3 Supply to the Commission copies of all applications for planning permission relating to the Property or any part of it and all material information relating to any Judicial Proceedings in relation thereto as soon as possible after they are submitted to the local planning authority the Secretary of State for the Environment Court or any other tribunal or forum as appropriate or notified to the Purchaser and will from time to time supply such further information as to the progress of any such application or of any such Judicial Proceedings as the Commission may reasonably require
- Notify the Commission forthwith upon the occurrence of any Specified Event in relation to the Property or any part thereof and supply copies of all consents permissions or approvals or notices in relation thereto forthwith upon receipt of the same by the Purchaser
- 5.5 Not enter into any Act of Circumvention and not assist cause or permit any other party to enter into any Act of Circumvention

6. ASSIGNMENT BY THE COMMISSION

6.1 The Commission shall have full right and power to assign compromise and otherwise deal with all of its interest rights and entitlement under this Schedule and in respect of any Additional Sum payable thereunder

7. **DISPUTE RESOLUTION**

7.1. All disputes differences and questions which arise between the Commission and the Purchaser concerning arising out of or connected with this Schedule shall if such dispute difference or question relates to the value of any interest in property be referred to a chartered surveyor agreed upon by the

- parties but in default of agreement appointed at the request made (subject to paragraphs 3.1 and 3.2 above) at any time of either of the parties by or on behalf of the President for the time being of the Royal Institution of Chartered Surveyors ("the RICS President")
- Any reference to such a chartered surveyor shall if the parties so agree in writing be deemed to be a reference to an expert (and not an arbitrator) but shall otherwise be deemed to be a reference to an arbitrator.
- 7.3 If the dispute is determined by an arbitrator the arbitration will be conducted in accordance with the Arbitration Act 1996 but the arbitrator will not be entitled to take the initiative in ascertaining the facts
- 7.4 If the dispute is determined by an expert then the expert will allow the parties a reasonable opportunity to make representations and counter representations to him and take reasonable account of any representations which are made and if required by either party give written reasons for his decision which shall be final and binding
- 7.5 The fees and expenses of the determination of the chartered surveyor (including the costs of his appointment) will be borne as he may direct
- 7.6 If a party fails to pay any fees and expenses the chartered surveyor directs be paid by it within a reasonable time and the other party pays them the defaulting party will reimburse the amount paid for it on demand from the paying party
- 7.7 If the chartered surveyor dies or becomes unwilling to act or incapable of acting or his determination is not made within a reasonable time after his appointment the RICS President may on the application of either party or both parties discharge him and appoint another chartered surveyor in his place
- Any person so appointed to determine a dispute shall be of at least 10 year's professional qualification and shall be experienced in relation to property of a similar nature to the Relevant Property and in the case of a dispute arising under paragraph 0 above shall have knowledge of the values of property used for the Current Use and the use proposed by virtue of the Latest Specified Event

8. Costs

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8.1 The Purchaser shall pay to the Commission upon demand all proper costs and disbursements (including legal costs and disbursements) of the Commission (together with all VAT thereon) in relation to the agreement or determination of any Additional Sum and the drafting negotiation and approval of any deed or document required to be given or executed by the Commission in connection with this Schedule

9. Successor's Covenant

9.1 The Purchaser hereby covenants with the Commission that if and when during the Relevant Period the Purchaser shall make a Disposal in favour of the Purchaser's Successor the Purchaser shall procure that

the Purchaser's Successor shall charge the Property the subject of any Disposal to the Commission in the terms of clause 13.2 of this Transfer and enter into a deed of covenant with the Commission or to whom it shall direct so as to bind himself or themselves and his or their successors in title (jointly and severally in the case of a covenant by more than one person) and for the benefit of and so as to be enforceable by the Commission and its successors in title and assigns in terms identical to clause 13.1 and this Schedule of this Transfer but under which the Purchaser's Successor is "the Purchaser" (including a covenant in identical terms to this covenant) such deed of covenant to be in the form annexed with such amendments as the parties may reasonably agree to the intent that the covenants and obligations of the Purchaser under clauses 13.1 and 13.2 and this Schedule of this Transfer may be enforced directly against the Purchaser's Successor or any subsequent successor or estate owner by the Commission or its successors in title and assigns

10. Registration Against Title

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10.1 The Commission and the Purchaser hereby apply to the Chief Land Registrar to enter upon the Register of Title to the Property a restriction in the following terms:

"No disposition of the registered estate before [date 21 years hence] 20[-] by the proprietor of the registered estate or by the proprietor of any registered charge is to be registered without a written consent signed on behalf of the Commission for the New Towns of Central Business Exchange 414-428 Midsummer Boulevard Milton Keynes MK9 2EA by its conveyancer or Corporate Solicitor

11. Consent to Disposal

The Commission hereby covenants with the Purchaser and the Purchaser's Successor that the Commission will not unreasonably withhold its consent to any Disposal or the registration of any Disposal if the Purchaser and the Purchaser's Successor shall on or before such Disposal have complied with the provisions and requirements of this Schedule PROVIDED ALWAYS that it shall not be deemed to be unreasonable for the Commission to withhold its consent so long as any monies due and payable to the Commission under the provisions of this Schedule are outstanding

12. Service of Notices

12.1 The provisions of the Law of Property Act 1925 (as amended) as to the service of notices shall apply to any notice or other document required or authorised to be given or served under this Schedule

Execution The Transferor must execute this transfer as a deed using the space below. If there is more than one Transferor, all must execute. Forms of execution are given in Schedule 9 to the Land Registration Rules 2003. If the transfer contains Transferee's covenants or declarations or contains an application by the Transferee (e.g. for a restriction), it must also be executed by the Transferee (all of them, if there is more than one). THE COMMON SEAL of COMMISSION FOR THE NEW TOWNS was hereunto affixed in the presence of: Authorised Signatory EXECUTED AS A DEED by McLAGAN INVESTMENTS LIMITED Acting by: Director Director/Company Secretary

