Registration of a Charge

Company name: THE FOYLE FOUNDATION

Company number: 04006216

Received for Electronic Filing: 16/01/2019



Details of Charge

Date of creation: 16/01/2019

Charge code: 0400 6216 0001

Persons entitled: J.P. MORGAN INTERNATIONAL BANK LIMITED

Brief description:

Contains fixed charge(s).

Contains negative pledge.

Authentication of Form

This form was authorised by: a person with an interest in the registration of the charge.

Authentication of Instrument

Certification statement: I CERTIFY THAT THE ELECTRONIC COPY INSTRUMENT

DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION

IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: ALISON MULLIGAN



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 4006216

Charge code: 0400 6216 0001

The Registrar of Companies for England and Wales hereby certifies that a charge dated 16th January 2019 and created by THE FOYLE FOUNDATION was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 16th January 2019.

Given at Companies House, Cardiff on 17th January 2019

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





Date of this Security Agreement (the Signing Date):
Details of the Chargor: Name THE FOYLE FOUNDATION Address: WGBY CHAMBERS, 2 RUGBY STREET LONSON WCIR 4AG, UNITED KINGSOM
Telephone number.
Fax:
Contact Person: DIVID HALL, CEO
U.K. Registered Number (flapplicable): 400621 6
Account Relationship Number:
Date of execution of Private Client Terms (as defined below).
Details of J.P. Morgan International Bank Limited as Security Agent:
Name: J.P Morgan International Bank Limited
Address: 25 Bank Street, Canary Wharf, London E14 5JP
Telephone number: +44 (0.20 7742 8973
Fax +44 (0)20 7742 2990
Contact Person, Office of The Chief Operating Officer
Registered Number 03938766
Details of Process Agent
Name
Address:

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THIS DEED is dated as of the Signing Dare and is made BETWEEN.

- the Chargor and
- (2) J.P. MORGAN INTERNATIONAL BANK LIMITED in its capacity as security agent and mustes for the Finance Pagies the Security Agent.

BACKGROUND:

The Chargor enters into this Security Agreement in connection with the Private Client Terms.

IT IS AGREED as follows:

1. INTERPRETATION

1.1 Definitions

in this Security Agreement

Act means the Law of Property Act 1925.

Affiliate means a Subsidiary or a holding company (as defined in Section 1159 of the Companies Act 2006) of a person and any other Subsidiary of that holding company.

Cash Account has the meaning ascribed to it in the Private Clent Terms

Collateral Account means each Custody Account, Cash Account and Time Deposit Account.

Collateral Cash means the debt owed to the Chargor represented by the credit balance from time to time on the Cash Account and the Time Doposit Account

Collateral Investments means the Investments from time to time recorded in and represented by the Custody Account.

Custodian has the meaning ascribed to it in the Private Client Terms

Custody Account has the meaning ascribed to it in the Private Client Terms

Finance Documents means:

(a) the Private Client Terms

for this Security Agreement, and

ici any other document designated as a Finance Document in a Third Party Instrument.

Finance Parties means the Security Agent and each Specified Finance Party

Investments has the meaning ascribed to it in the Private Client Terms

ISDA Master Agreement has the meaning ascribed to it in the Private Client Terms

Limit means, in relation to the Secured Liabilities owed by a Specified Obligor, the limit, if any, ser out in the Third Party instrument applicable to that Specified Obligor.

Master Agreement means any OTO Derivatives Master Agreement and any ISDA Master Agreement.

Obligor means the Chargor and each Specified Obligor

OTC Derivatives Master Agreement has the meaning ascribed to it in the Private Client Terms.

Party means a party to this Security Agreement

Private Client Terms means the terms or which J.P. Morgan International Bank Limited undertakes banking business with the Chargor, as executed on the date specified in the front page to this Security Agreement, and including without limitation the General Terms tagether with the investment Services Special Terms (discretionary investment management and dealing and advisory). Banking and Custody Special Terms and Electronic Communications Special Terms and any other Special Terms to which the Chargor is subject the Definitions. Application Form and any Pelated Agreement, all as amended, novated, supplemented or replaced from time to time.

Receiver means a receiver and manager or a receiver, in each case, appointed under this Security Agreement.

Related Agreement has the meaning ascribed to it in the Private Client Terms

Related Rights means:

- (a) any dividend, interest or other distribution paid or payable in relation to any Collateral Investments, and
- any right, money or property accruing or offered af any time in relation to any Collateral Investments by way of redemption, substitution, exchange, bonus or preference under option rights or otherwise.

Secured Liabilities means all present and future obligations and liabilities (whether autual or contingent and whether owed jointly or severally or in any other capacity whatsoever of each Obligor to any Finance Party under any Finance Document, except for any obligation or liability which, if it were so included, would result in this Security Agreement contravening any law lincluding section 678 or section 679 of the Companies Act 2006 or an equivalent law in any jurisdiction), including without limitation, all Flelavant Liabilities (as defined in the Private Client Terms)

Security means any Security Interest created evidenced or conferred by or under this Security Agreement.

Security Assets means all assets of the Chargor the subject of any security created by this Security Agreement.

Security Period means the period beginning on the date of this Security Agreement and enting on the date on which all the Secured Liabilities have been unconditionally and irrevocably paid and discharged in fulli.

Specified Finance Party means

- J P Morgan International Bank Limited
- ib)——any Affiliate of J.P. Morgan designated as a Specified Finance Party in a Third Party Instrument; and
- ici any person to which a Specified Finance Party assigns or transfers all or any part of its rights and obligations under the Finance Documents.

Specified Obligor means any person designed as a Specified Obligor in a Third Party Instrument.

Third Party Instrument means any document designated in writing as such and emered into by:

(a) the Chargor;

bi the Security Agent; and



(c) a Specified Obligor and or a Specified Finance Party.

substantially in the form attached in Schedule 1 (Form of Third Party Instrument)

Subsidiary means a subsidiary within the meaning of Section 1169 of the Companies Act 2006

Time Deposit Account has the meaning ascribed to it in the Private Client Terms.

1.2 Construction

- (a) Capitalised terms defined in the Private Client Terms have, unless expressly defined in this Security Agreement, the same meaning in this Security Agreement.
- (b) A reference to 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.
- (c) Any covenant of the Chargor under this Security Agreement (other than a payment obligation) remains in force during the Security Period and is given for the benefit of each Finance Party.
- (d) If the Security Agent considers that an amount paid to a Finance Party under a Finance Document is capable of being avoided or otherwise set aside on the liquidation or administration of the payer or otherwise, then that amount will not be considered to have been irrevocably paid for the purposes of this Security Agreement.
- (e) Unless the context otherwise requires, a reference to a Security Asset includes
 - (i) any part of that Security Asset; and
 - (ii) The proceeds of that Security Asset.
- (f) If there is any conflict between the provisions of this Security Agreement and the Private Client Terms, this Security Agreement will prevail

2. CREATION OF SECURITY

2.1 General

- (a) All the security created under this Security Agreement:
- (i) is created in favour of the Security Agent,
- (ii) is security for the payment, discharge and performance of all the Secured Liabilities, and
- (iii) is made with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994,
- (b) The Security Agent holds the Security and the benefit of this Security Agreement on trust for the Finance Parties.

2.2 Private Client Terms

The Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights under the Private Client Terms (including its rights to require the Custodian to deriver securities or cash to the Chargor or to its order).

2.3 Collateral Investments and Collateral Cash

The Chargor charges by way of a first fixed charge:

- (a) all Collateral Investments and all Related Rights:
- (b) all Collateral Cash: and
- (c) all other assets held by the Custodian for the Chargor from time to time.

2.4 Master Agreement

The Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights under any Master Agreement.

3. FURTHER ASSURANCES

The Chargor must, at its own expense, take whatever action the Security Agent or a Recover may require for:

- (a) creating, perfecting or protecting any security intended to be created by or pursuant to this Security Agreement;
- (b) facilitating the realisation of any Security Asset;
- (c) facilitating the exercise of any right, power or discretion exercisable, by the Security Agent or any Receiver or any of their delegates or sub-delegates in respect of any Security Asset; or
- (d) creating and perfecting security in favour of the Security Agent (equivalent to the security intended to be created by this Security Agreement) over any assets of the Chargor located in any jurisdiction outside England and Wares.

This includes:

- (I) the re-execution of this Security Agreement;
- (ii) the execution of any transfer or assignment of any property, whether to the Security Agent or to its nominee; and
- (iii) the giving of any notice and the making of any filing or registration.

which, in any such case, the Security Agent may think expedient

4. DEALING WITH ASSETS – RIGHTS AND RESTRICTIONS

1.1 Restrictions

Subject to clause 4.2 below, the Chargor must not:

- (a) create or permit to subsist any Security Interest on any Security Asset; or
- (b) sell, transfer or otherwise dispose of:



4: any of its rights under the Private Clerk Terms or any Master Agreement, or

iii) except as expressly zilowed under the Private Cient Terms, any of its rights to the Chilareral investments, the Collateral Cash or any other Security Asset.

4.2 Withdrawals and Substitutions

In accordance with the Private Chent Terms, the Chargor will be permitted to withdraw or substitute Collatera, from the Cash Accounts, Time Deposit Accounts or Custody Accounts if (prior to such withdrawal or substitution) the Custodian has confirmed to the Chargor that:

- (a) either there are no existing Secured Liabilities or the existing Collateral in the Chargor's Cash Accounts. Time Deposit Accounts and Custody Accounts has a Collateral Value which is in excess of the Secured Liabilities and
- tb: the Collateral in the Chargor's Cash Accounts. Time Deposit Accounts and Custody Accounts immediately after such withdrawal or substitution will have a Collateral Value in excess of the Secured Liabilities."

5. REPRESENTATIONS AND WARRANTIES - GENERAL

5.1 Representations and warranties

The Chargor makes the representations and warranties set out in this Clause to each Finance Party

5.2 Status

It is a limited liability company, duly incorporated and validly existing uncer the laws of the jurisdiction of its incorporation.

5.3 Powers and authorisations

It has the power to enter into and perform and has taken all necessary action to authorise the entry into and performance of, this Security Agreement and the transactions contemplated by this Security Agreement.

5.4 Legal validity

This Security Agreement constitutes its legally vaid binding and enforceable obligation.

5.5 Non-conflict

The entry into and performance by it of, and the transactions contemplated by this Security Agreement do not and will not conflict with

- (a) any law or regulation applicable to it, or
- (b) its constitutional documents, or
- (c) any document which is binding upon it or any of its assets.

5.6 Authorisations

All authorisations required by it in connection with the entry into, performance, validity and enforceability of, and the transactions contemplated by this Security Agreement have been obtained or effected (as appropriate) and are in full force and effect.

5.7 Nature of security

This Security Agreement creates those Security interests it purports to create and is not liable to be avoided or otherwise set aside on its bankruprcy, insolvency, is dation or administration or otherwise.

5.8 Stamp duties

As at the date of this Security Agreement, no stamp or registration duty or similar tax or charge is payable in its jurisdiction of incorporation in respect of this Security Agreement.

5.9 Title

The Security Assets are free from any Security Interests (except for those created by or under this Security Agreement) and any other rights or interests in favour of third parties.

5.10 Times for making representations and warranties

- (a) The representations and warranties set out in this Security Agreement (including in this Clause) are made on the date of this Security Agreement.
- tial Each representation and warranty under this Security Agraement is deemed to be repeated by the Charger on each date during the Security Period.
- When a representation and warranty is deemed to be repeated, it is applied to the circumstances existing at the time of repetition.

6. PRIVATE CLIENT TERMS AND MASTER AGREEMENTS

6.1 Representations and warranties

The Chargor represents and warrants to each Finance Party that

- tar the Private Chent Terms create regally valid, banding and enforceable opligations of the Chargor and the Custodian.
- iti each Master Agreement creates legally valid, binding and enforceable obligations of the Chargor and the respective counterparty under each Master Agreement:
- all amounts owed to it by the Custodian and the respective counterparty under each Master Agreement are not and will not be subject to any right of set-off or similar right.
- id) It is not in detault of any of its obligations under the Private Clent Terms or any Master Agreement; and
- (8) its entry into and performance of this Security Agreement will not conflict with any term of the Private Client Terms or any Master Agreement.

6.2 Preservation

The Chargor may not, without the prior consent of the Security Agent:

- (a) amend or waive any term of or terminate the Private Client Terms or any Master Agreement; or
- (b) take any action which might jeopardise the existence or enforceability of the Private Client Terms or any Master Agreement.



6.3 Other undertakings

The Chargor must

- (a) duty and promptly perform its obligations under the Private Cherit Terms and each Master Agreement, and
- (b) supply the Security Agent and any Receiver with a copy of the Private Client Terms and each Master Agreement, and any information and documentation relating to the Private Client Terms and each Master Agreement requested by the Security Agent or any Receiver.

6.4 Instructions to Custodian

The Chargor irrevocably instructs and authorises the Custodian to

- (a) on the Security Agent's request, disclose to the Security Agent any information relating to the Private Client Terms or to any Collateral Investments or Collateral Cash requested by the Security Agent;
- (b) hold all the Collateral Investments and the Collateral Cash to the order of the Security Agent, and
- (c) comply with the terms of any written notice or instruction relating to the Collateral Investments or Collateral Cash received by the Custodian from the Security Agent, including any instruction to realise the Collateral Investments, to deliver the Collateral Investments to any person nominated by the Security Agent and to pay the Collateral Cash to the Security Agent or any person the Security Agent nominates

6.5 Instructions to counterparty in respect of Master Agreements

The Chargor irrevocably instructs and authorises its counterparty in respect of each Master Agreement to:

- (a) on the Security Agent's request, disclose to the Security Agent any information relating to the Master Agreement requested by the Security Agent; and
- (b) comply with the terms of any written notice or instruction relating to each Master Agreement received by such counterparty from the Security Agent, including any instruction to pay any monies owed to the Chargor pursuant to each Master Agreement to the Security Agent or any person the Security Agent nominates.

7. COLLATERAL INVESTMENTS

7.1 General

In this Clause Relevant Investments means

(a) the Collateral Investments: and

(b) all Related Rights

7.2 Representations and warranties

The Chargor represents and warrants to each Finance Party that:

- (a) the Collateral investments are duly authorised, validly issued and fully paid and are not subject to any option to purchase or similar right;
- (b) it is the person beneficially entitled to the Collateral Investments and

(C) It is the spellegal and beneficial owner of at of its rights in relation to the Collatera Investments

7.3 Changes to rights

Except as expressly allowed under the Private Client Terms, the Chargor must not take or allow the taking of any action on its behalf which may result in the rights attaching to any Relevant Investments being altered.

7.4 Calls

- (a) The Chargor must pay all calls and other payments due and payable in respect of all Relevant Investments.
- (b) If the Chargor fails to do so, the Security Agent may pay any such calls or other payments on behalf of the Chargor. The Chargor must immediately on request reimburse the Security Agent for any payment made by the Security Agent under this Subclause.

7.5 Other obligations in respect of Relevant Investments

- (a) The Chargor must comply with all requests for information which is within its knowledge and which are made under any faw or regulation or by any listing or other authority or any similar provision contained in any constitutional document relating to any Relevant Investments. If it fails to do so, the Security Agent may elect to provide such information as it may have on behalf of the Chargor.
- (b) The Chargor must promptly supply to the Security Agent a copy of any information referred to in sub-paragraph (a) above.
- (c) The Chargor must comply with all other conditions and obligations assumed by it in respect of any Relevant Investments.
- idi. No Finance Party is obliged to
 - performany obligation of the Chargor;
 - mi make any payment;
 - fine make any enquiry as to the nature or sufficiency of any payment received by it or the Chargor, or
 - iv) present or tild any claim or take any other action to collect or enforce the payment of any amount to which it may be entitled under this Security Agreement.

in respect of any Ralevant Investments

7.6 Voting rights and dividends

- (a) Before this Security becomes enforceable, the Chargor may continue to exercise the voting rights, powers and other rights in respect of the Relevant investments in accordance with the Private Client Terms.
- (b) After this Security has become enforceable, the Security Agent may serve a notice on the Custodian requiring that:
 - (i) any voting rights; and
 - (ii) any other powers or rights which may be exercised by the legal or beneficial owner



of any Relevant Investments, any person who is the holder of any Relevant Investments or otherwise.

be exercised as directed by the Security Agent.

The Security Agent will have no liability to the Chargor for any loss that results from the exercise or non-exercise of any voting rights attaching to the Relevant Investments or for any failure to deal with any notice relating to the Relevant Investments that is sent to the Security Agent.

7.7 Financial Collateral

- (a) To the extent that the assets mortgaged or charged under this Security Agreement constitute "financial collateral" and this Security Agreement and the obligations of the Chargor under this Security Agreement constitute a "security tinancial collateral arrangement" (in each case for the purpose of and as defined in the Financial Collateral Arrangements (No. 2) Regulations 2003 (St 2003 No. 3226) the Security Agent will have the right after this Security has become enforceable to appropriate all or any part of that financial collateral in or towards the satisfaction of the Secured Liabilities.
- ibi. Where any financiai collaterai is appropriated
 - if the financial collateral is listed or traded on a recognised exchange its value will be taken as the value at which it could have been sold on the exchange on the date of appropriation; or
 - in) In any other case, the value of the financial collateral will be such amount as the Security Agent reasonably determines having taken into account advice obtained by it from an independent investment or accountancy firm of national standing selected by it, and each Finance Party will give credit for the proportion of the value of the financial collateral appropriated to its use.

8. COLLATERAL CASH

8.1 Representations and warranties

The Chargor represents and warrants to each Finance Party that

- it is the sole legal and beneficial owner of the Collateral Cash; and
- ib) the Collateral Cash is free from any Security interest (except for those created by or under this Security Agreement) and any other rights or interests in favour of third parties.

9. PRESERVATION OF SECURITY

9.1 Continuing security

This Security is a continuing security and will extend to the ultimate balance of the Secured Liabilities, regardless of any intermediate payment or discharge in whole or in part.

9.2 Reinstatement

If any discharge (whether in respect of the obligations of any Obligor or any security for these obligations or otherwise) or arrangement is made in whole or in part on the farth of any payment, security or other disposition which is avoided or must be restored on parkruptcy insolvency. I quidation, administration or otherwise without Emitation, the liability of the Chargir under this Security Agreement will continue or be reinstated as if the discharge or arrangement had not occurred.

9.3 Waiver of defences

The obligations of the Chargor under this Security Agreement will not be affected by any act, omission or thing (whether or not known to it or any Finance Party) which, but for this provision, would reduce, release or prejudice any of its obligations under this Security Agreement. This includes:

- (a) any time or waiver granted to or composition with, any person,
- (b) any re-ease of any person under the terms of any composition or arrangement;
- ic)——any amendment of a Finance Document or any other document or security, or
- tdr any unenforceability, illegality, invatidity or non-provability of any obligation of any person under a Finance Document or any other document or security

9.4 Immediate recourse

The Chargor waives any right it may have of first requiring any Finance Party (or any trustee or agent on its behalf) to proceed against or enforce any other right or security or claim payment from any person or file any proof or claim in any insolvency, administration, winding-up or liquidation proceedings relative to any other person before claiming from the Chargor under this Security Agreement

9.5 Appropriations

At any time during the Security Period, each Finance Party for any trustee or agent on its behalf) may without affecting the liability of the Chargor under this Security Agreement.

- refrain from applying or enforcing any other mones, security or rights held or received by that Finance Party for any trustee or agent on its behalf-against those amounts, or apply and enforce them in such manner and order as it sees fit (whether against those amounts or otherwise); and
- (b) hold in an interest bearing suspense account any manies received from the Chargor or on account of the Chargor's liability under this Security Agreement.

9.6 Non-competition

Unless the Security Period has expired or the Security Agent otherwise directs, the Chargor will not, after a claim has been made under this Security Agreement or by virtue of any payment or performance by it under this Security Agreement:

 be subrogated to any rights, security or monies held, received or receivable by any Finance Party (or any trustee or agent on its behalf);



.

10.4 Finance Parties' instructions

The Security Agent is fully protected if it acts on the instructions of a Finance Party in the exercise of any right, power or discretion or any matter not expressly provided for in this Security Agreement. In the absence of instructions, the Security Agent may act as it considers to be in the best interests of the Finance Panies.

be entitled to any right of contribution or

claim, rank, prove or vote as a creditor of any

receive claim or have the benefit of any

indemnity in respect of any payment made or mones

received on account of the Chargor's Fability under this

Obligo or its estate in competition with any Finance

payment, distribution or security from or on account of

any Obligor or exercise any right of ser-off as against any

The Chargor must hold in trust for and immediately pay or transfer to the Security Agent for the Finance Parties

any payment or distribution or benefit of security received

by it contrary to this Clause or in accordance with any

directions given by the Security Agent under this Clause.

This Security Agreement is in addition to and is not

in any way prejudiced by any other security now or

Additional security

subsequently held to, any Finance Party

THE SECURITY AGENT

Duties of the Security Agent

The Security Agent has only those duties which are

expressly specified in this Security Agreement. Those

duties are solely of a mechanical and administrative nature

If it is also a Finance Party in any other capacity, the

Security Agent in such other capacity may exercise its

rights and powers under the relevant Finance Documents

be genuine and correct and to have been signed by or

assumed to be within his knowledge or within his power

as though it were not the Security Agent.

with the authority of the proper person.

Reliance

The Security Agent may:

Individual position of the Security Agent

rely on any notice or document believed by it to

rely on any statement made by any person regarding any matters which may reasonable the

engage, pay for and rely on professional advisers selected by it including those representing the

Party (or any trustee or agent on its behalf) or

Clause:

Obligor.

9.7

10.

10.1

10.3

to verify

(C)

Information

In acting as the Security Agent, the Security Agent will be regarded as acting through its agency division which will be treated as a separate entity from: its other divisions and departments. Any information acquired by the Security Agent which in its opinion, is acquired by another division or department or otherwise then in its capacity as the Security Agent may be treated as confidential by the Security Agent and will not be fleated as information possessed by the Security Agent mints capacity as such-

The Chargor mevocably authorises the Security Agent to disclose to the Finance Parties any information which in its opinion, is received by it in its capacity as the Security Agent.

10.6 Compliance

The Security Agent may refrain from doing anything fincluding the disclosure of any information) which might. in its opinion, constitute a breach of any law or regulation. or be otherwise actionable at the suit of any person and may do anything which, in its opinion, is necessary or desirable to comply with any law or regulation.

Resignation of the Security Agent 10.7

- The Security Agent may resign and appoint any of its Affiliates as successor Security Agent by giving notics to the Parties.
- The resignation of the Security Agent and the appointment of any successor Security Agent will both become effective only when the successor Security Agent notifies the Chargor and the Finance Parties that it accepts its appointment.
- On giving of the notification, the successor Security Agent will succeed to the postion of the Security Agent and the term Security Agent will mean the successor Security Agent.
- The Chargor must, at its own cost, take any action and enter into and deliver any document which is required by the Security Agent to ensure that this Security Agreement provides for effective and perfected Security interests in favour of any successor Security Agent.

11. **SECURITY**

11.1

The Security Agent may accept without enquiry the title. of any the Charger may have to any assist over which any Security is intended to be created by this Security. Agreement.

11.2 Possession of documents

Unless the Security Agent agrees otherwise, the Security Agent is not obliged to hold in its own possession this Security Agreement, title deed or other document in connection with any asset over which security is intended to be created by this Security Agreement. The Security Agent may allow the Chargor to retain any such documents in its cossession if it considers it is apprepriate to do so Without prejudice to the above, the Security Agent may allow any bank providing sate custody services or any professional adviser to the Security Agent to retain any of those documents in its possession.

11.3 Investments

Except as otherwise provided in this Security Agreement, all monies received by the Security Agent under this Security Agreement may be invested in the (b) The Chargor must pay to the Secondy Agent, immediately on demand, the costs and expenses incurred by the Second, Agent to demestion with any such redemption and or transfer, including the payment of any process or interest.

13.7 Contingencies

If this Security is enforced at a time when no amount is due under the Finance Documents but at a time when amounts may or will become due the Security Agent for the Receiver may pay the proceeds of any recoveries effected by it into such number of suspense accounts as it considers appropriate

14. RECEIVER

14.1 Appointment of Receiver

- (a) Except as provided below, the Security Agent may appoint any one or more persons to be a Receiver of all or any part of the Security Assets if
 - this Security has become enforceable;
 - (ii) the Chargor so requests the Security. Agent in writing at any time
- (b) Any appointment under paragraph (a) above may be by deed, under seal or in virting under its hand.
- (c) Except as provided below any restriction imposed by law on the right of a mortgages to appoint a Receiver including under section 109(1) of the Acti does not apply to this Security Agreement.
- (d) The Security Agent is not entitled to appoint a Receiver solely as a result of the obtaining of a moratorium (or anything done with a view to obtaining a moratorium) under Section 1A of the Insolvency Act 1986

14.2 Removal

The Security Agent may by writing under its hand remove any Receiver appointed by it and may, whenever it thinks fit, appoint a new Receiver in the place of any Receiver whose appointment may for any reason have terminated.

14.3 Remuneration

The Security Agent may fix the remuneration of any Receiver appointed by it and any maximum rate imposed by law including under section 109:6) of the Acti will not apply

14.4 Agent of the Chargor

- (a) A Receiver will be deemed to be the agent of the Chargor for all purposes and accordingly will be deemed to be in the same position as a Receiver duly appointed by a mortgagee under the Act. The Chargor is solely responsible for the contracts, engagements, acts, omissions, defaults and losses of a Receiver and for liabilities incurred by a Receiver.
- (b) No Finance Party will incur any liability teither to the Chargor or to any other person; by reason of the appointment of a Receiver or for any other reason.

14.5 Relationship with Security Agent

To the fullest extent allowed by tax, any light, power or discretion conferred by this Security Agreement leither expressly or impliedly or by law into a Receiver may after this Security becomes onforceable be exercised by the Security Agent in learner to any Security Asset without first appointing a Receiver or notwithstanding the appointment of a Receiver

15. POWERS OF RECEIVER

15.1 General

- tal. A Receiver has all the rights, powers and discretions set out below in this Clause in addition to those conferred on it by any law. This includes all the rights, powers and discretions conferred on a receiver for a receiver and managen under the Act and the insolvency Act, 1986.
- (b) If there is more than one Receiver holding office at the same time, each Receiver may (unless the document appointing him states otherwise) exercise all the powers conferred on a Receiver under this Security Agreement individually and to the exclusion of any other Receiver.

15.2 Possession

A Receiver may take immediate possession of, get in and collect any Security Asset.

15.3 Sale of assets

- (a) A Receiver may self, exchange, convert into money and realise any Security Asset by public auction or private contract and generally in any manner and on any terms which he thinks fit.
- (b) The consideration for any such transaction in a, consist of cash, dependings or other obligations shares, stock or other variable consideration and any such consideration may be payable in a timp sum or b, instalments spread over any period which he thinks fit.

15.4 Receipts

A Receiver may give a valid receipt for any mones and execute any assurance or thing which may be proper or deshable for realising any Security Asset

15.5 Delegation

A Receiver may delegate his powers in accordance with this Security Agreement.

15.6 Other powers

A Receiver may.

- do all other acts and things which he may consider desirable or necessary for realising any Security Asset or incidental or conducive to any of the rights, cowers or discretions conferred on a Receiver under or by virtue of this Security Agreement or law.
- ibi exercise in relation to any Security Asset all the powers, authorities and things which he would be capable of exercising if he were the absolute beneficial owner of that Security Asset; and
- ic) use the name of the Chargor for any of the above purposes.



16. APPLICATION OF PROCEEDS

- tal. Unless otherwise determined by the Security Agent or any Receiver, any monies received by the Security Agent or that Receiver after this Security has become enforceable must be applied in the following order of priority:
 - ii) in or towards payment of or provision for all costs and expenses incurred by the Security Agent or any Receiver under or in connection with this Security Agreement and of all remuneration due to any Receiver under or in connection with this Security Agreement.
 - (ii) In payment to the Security Agent for application towards the balance of the Secured Liabilities lowed to J.P. Morgan International Bank Limited in its capacity as a Specified Finance Party and, if a Limit is applicable in respect of the Secured Liabilities lowed to J.P. Morgan International Bank Limited by any Specified Obligor, then in relation to such Secured Liabilities in an amount up to and not exceeding the amount of that Limit;
 - in payment to the Security Agent for application towards the balance of the Secured Liabilities pro rata to the amount of the Secured Liabilities owed to each other Specified Finance Party and, if a Limit is applicable in respect of the Secured Liabilities owed to any such Specified Finance Party by any Specified Obligor, then in relation to such Secured Liabilities in an amount up to and not exceeding the amount of that Limit; and
 - (iv) in payment of the surplus (if any) to the Chargor or other person entitled to it.
- (b) This Clause is subject to the payment of any claims having priority over this Security This Clause does not prejudice the right of any Finance Party to recover any shortfall from the Chargor

17. EXPENSES AND INDEMNITY

The Chargor must:

- (a) immediately on demand pay all costs and expenses (including legal fees) incurred in connection with this Security Agreement by any Finance Party Receiver, afterney, manager, agent or other person appointed by the Security Agent under this Security Agreement, and
- (b) keep each of them indemnified against any loss or liability incurred by it in connection with any litigation, arbitration or administrative proceedings concerning this Security.

18. DELEGATION

18.1 Power of Attorney

The Security Agent or any Receiver may delegate by power of attorney or in any other manner to any person any right, power or discretion exercisable by it under this Security Agreement

18.2 Terms

Any such delegation may be made upon any terms including power to sub-delegatel which the Security Agent or any Receiver may think fit.

18.3 Liability

Nother the Security Agent nor any Receiver will be in any way flable or responsible to the Chargor for any loss or flability ansing from any act, default, omission or misconduction the part of any delegate or sub-delegate.

POWER OF ATTORNEY

The Chargor, by way of security, irrevocably and severally appoints the Security Agent, each Receiver and any of their delegates or sub-delegates to be its attorney to take any action which the Chargor is obliged to take under this Security Agreement. The Chargor ratifies and confirms whatever any attorney does or purports to do under its appointment under this Clause.

20. CHANGES TO THE PARTIES

20.1 The Chargor

The Chargor may not assign or transfer any of its rights or obligations under this Security Agreement without the prior consent of the Security Agent.

20.2 The Finance Parties

- (a) Any Finance Party may assign or otherwise dispose of all or any of its rights under this Security Agreement in accordance with the terms of the Finance Documents to which it is a party and may disclose any information in its possession relating to the Chargor to any actual or prospective assignee, transferee or participant.
- thi References to the Security Agent in this Security Agreement include any successor Security Agent appointed under Clause 10.7 of this Security Agreement.

21. MISCELLANEOUS

21.1 Covenant to pay

The Chargor must pay or discharge the Secured Liabilities in the manner provided for in the Finance Documents, subject (where applicable) to any Limit in respect of the Secured Liabilities owed by any Specified Obligor.

21.2 Tacking

Each Finance Party must perform its obligations under the Finance Documents including any obligation to make available further advances).

21.3 New Accounts

- (a) If any subsequent charge or other interest affects any Security Asset, the relevant Finance Party may open a new account with the Chargor.
- (b) If the relevant Finance Party does not open a new account, it will nevertheless be treated as if it had done so at the time when it received or was deemed to have received notice of that charge or other interest.

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(c) As from that time all payments made to the Finance Party will be credited or be treated as having been credited to the new account and will not operate to reduce any Secured Liability.

21.4 Currencies

For the purpose of exercising any right to apply the Cottateral Cash to the Secured Liabilities, if all or any part of the Collateral Cash and the Secured Liabilities are in different currencies, the Security Agent may convert either amount at a market rate of exchange in its usual course of business for the purpose of exercising that right.

21.5 No liability

The Security Agent will not be liable for any loss of any kind resulting from the exercise of its rights under this Security Agreement to require the Custodian to account to it for the Collateral Cash.

22. RELEASE

At the end of the Security Period, the Finance Parties must, at the request and cost of the Chargor, take whatever action is reasonably necessary to release its Security Assets from this Security.

23. EVIDENCE AND CALCULATIONS

23.1 Accounts

Accounts maintained by a Finance Party in connection with this Security Agreement are prima facie evidence of the matters to which they relate for the purpose of any litigation or arbitration proceedings.

23.2 Certificates and determinations

Any certification or determination by a Finance Party of a rate or amount under the Finance Documents will be, in the absence of manifest error, conclusive evidence of the matters to which it relates.

23.3 Calculations

Any interest or fee accruing under this Security Agreement accrues from day to day and is calculated on the basis of the actual number of days elapsed and a year of 360 or 365 days or otherwise, depending on what the Security Agent determines is market practice.

24. NOTICES

- (a) All communication or notices given in connection with this Security Agreement must be given in writing and in accordance with Clause 2 (Communication) of the Private Client Terms
- (b) The contact details of the Chargor and the Security Agent for all notices in connection with this Security Agreement are those set out in the front page of this Security Agreement.

25. SEVERABILITY

If a term of this Security Agreement is or becomes illegal, invalid or unenforceable in any respect under any jurisdiction, that will not affect:

- the legality, validity or enforceability in that jurisdiction of any other term of this Security Agreement;
- (b) the legality validity or enforceability in any other jurisdiction of that or any other term of this Security Agreement.

26. WAIVERS AND REMEDIES CUMULATIVE

The rights of each Finance Party under this Security Agreement:

- (a) may be exercised as often as necessary.
- (b) are cumulative and not exclusive of its rights under the general law; and
- (c) may be waived only in writing and specifically.

Delay in exercising or non-exercise of any right is not a waiver of that right.

27. COUNTERPARTS

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

28. GOVERNING LAW

This Security Agreement and any non-contractua: obligations arising out of or in connection with it are governed by English law.

29. ENFORCEMENT

29.1 Jurisdiction

- ta) The English courts have exclusive jurisdiction to settle any dispute including a dispute relating to non-contractual obligations arising out of or in connection with this Security Agreement.
- this The English courts are the most appropriate and convenient courts to settle any such dispute in connection with this Security Agreement. The Chargor agrees not to argue to the contrary and waives objection to those courts on the grounds of inconvenient forum or otherwise in relation to proceedings in connection with this Security Agreement.
- (c) This Clause is for the benefit of the Finance Parties only To the extent allowed by law, a Finance Party may take:
 - in proceedings in any other court; and
 - (ii) concurrent proceedings in any number of jurisdictions.
- (d) References in this Clause to a dispute in connection with this Security Agreement includes any dispute as to the existence, validity or termination of this Security Agreement.



(c) As from that time all payments made to the Finance Party will be credited or be treated as having been credited to the new account and will not operate to reduce any Separad Lability.

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- This Clause is for the benefit of the Finance Parties only. To the extent allowed by law a Finance Party may take:
 - n) proceedings in any other court, and
 - (iii concurrent proceedings in any number of jurisdictions
- (d) References in this Clause to a dispute in connection with this Security Agreement includes any dispute as to the existence, validity or termination of this Security Agreement.

29.2 Service of process

- ka. Tos Cause only applies fore Chargor sind resident or incoccrated in England and Wales
- The Chargor irrevocably confirms that it has appointed an agent to accept service of legal process in England and Wales on its bohaf in any processings before the English counts in confection with this Security Agreement. The Chargor confirms that the name and accress of such process agent ale listed in the front dage of this Securit, Agreement.
- rc, If any person appointed as process agent under this Clause is unable for any reason to so act, the Chargor must implebrately (and in any event within 7 days of the event taking place; appoint another agent on terms acceptable to the Security Agent. Faxing this, the Security Agent may appoint another process agent for this purpose.
- (d) The Chargoi agrees that facure by a process agent to notify diof any process will not invalidate the receivant proceedings.
- (e) This Clause does not affect any other method of service allower by law.

29.3 Waiver of Immunity

- (a) This Clause only applies if the Granger is not resident or incorporated in England and Wales,
- (b) The Chargor irrevocably and unconditionally:
 - (i) agrees not to claim any immunity from proceedings brought by a Finance Party against it in relation to this Security Agreement and to ensure that no such claim is made on its behalf.
 - (ii) consents generally to the giving of any relief or the issue of any process in connection with those proceedings, and
 - bill—waives all rights of immunity in respect of the its assets.

This Security Agreement has been entered into and executed as a deed by the Chargor with the intention that it be delivered on the date stated at the beginning of this deed. It may be executed by the Security Agent under hand or if it prefers as a deed.

Chargor

Authorised Signature(s)

Down or

EXECUTED as a DEED by

FOYLE FOUNDATION

[Insert name of Company]

acting to COO and Thinks - DAVID WALL 25 BAIR KERK

THE CEO AND COMPANY SECRETARY & TRUSTER DREFEROL

In the presence of

Witness's signature:

Name

KATIE CAKSON

Address 31 E'AM PARK, BRIXTON, LONDON, SW2 2TX.

201 SEC AGRIAT CORP - 2017-1 - LONDON

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EXECUTED as a	DEED by
J.P. MORGAN INT	ERNATIONAL BANK LIMITED
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