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

MR01 Particulars of a charge



	A fee is payable with this form Please see 'How to pay' on the last page You can use the WebFiling service to Please go to www companieshouse gov to last page	
1	What this form is for You may use this form to register a charge created or evidenced by an instrument What this form is NOT fo You may not use this form t register a charge where the instrument Use form MR08	
	This form must be delivered to the Registrar for registration w 21 days beginning with the day after the date of creation of the characteristic delivered outside of the 21 days it will be rejected unless it is accompanied outside of the 21 days it will be rejected unless it is accompanied outside of the 21 days it will be rejected unless it is accompanied to the country of the c	*A4KB1DFK* 16/11/2015 #169 COMPANIES HOUSE
<u> </u>	You must enclose a certified copy of the instrument with this form. This will be scanned and placed on the public record. Do not send the original	For official use
	Company details	(<u>dy</u>
Company number	0 4 1 6 6 2 6 8	Filling in this form Please complete in typescript or in
Company name in full	GB HOLIDAY PARKS LIMITED	bold black capitals
		All fields are mandatory unless specified or indicated by *
2	Charge creation date	
Charge creation date	4 3 7 7 2 6 4 5	
3		
	Please show the names of each of the persons, security agents or trustees entitled to the charge	narge
Name	THE ROYAL BANK OF SCOTLAND PLC (AND IT'S SUCCESSORS IN TITLE AND PERMITTED TRANSFERSES)	
Name	THE THE PERSON OF THE PERSON O	
Name		
Name		
	If there are more than four names, please supply any four of these names then tick the statement below I confirm that there are more than four persons, security agents or trustees entitled to the charge	

MR01 Particulars of a charge

4	Brief description	
	Please give a short description of any land, ship, aircraft or intellectual property registered or required to be registered in the UK subject to a charge (which is not a floating charge) or fixed security included in the instrument	Please submit only a short description If there are a number of plots of land, aircraft and/or ships, you should simply describe some
Brief description	The Real Property specified in the instrument including Waterside Holiday Park, Main Road, St Lawrence Bay, Southminster, Essex, CM0 7LY (title numbers EX465567, EX739800, EX739816, EX740968, EX737999, EX453771, EX699297, EX706237 and EX738369) For more details please refer to the instrument	of them in the text field and add a statement along the lines of, "for more details please refer to the instrument" Please limit the description to the available space
5	Other charge or fixed security	
	Does the instrument include a charge (which is not a floating 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	
6	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 company from creating further security that will rank equally with or ahead of the charge? Please tick the appropriate box Yes	
	□ No	
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 (use form MR06)
9	Signature	
	Please sign the form here	
Signature	X Linklotus LLP X	
	This form must be signed by a person with an interest in the charge	

Presenter information

You do not have to give any contact information, but if you do, it will help Companies House if there is a query on the form The contact information you give will be visible to searchers of the public record

<u>'</u>
Contact name Laura Bonamis
Company name Linklaters LLP
0 %
Address One Silk Street Address One Silk Street Post town London
TO SO SULLY
dun
Post town London
County/Region
Postcode E C 2 Y 8 H Q
Country United Kingdom
^{DX} 10 Chancery Lane
*+44 20 7456 2000

✓ Certificate

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

✓ Checklist

We may return forms completed incorrectly or with information missing

Please make sure you have remembered the following

- ☐ The company name and number match the information held on the public Register
- ☐ You have included a certified copy of the instrument with this form
- You have entered the date on which the charge was created
- ☐ You have shown the names of persons entitled to the charge
- ☐ You have ticked any appropriate boxes in Sections 3, 5, 6, 7 & 8
- 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

Important information

Please note that all information on this form will appear on the public record

1 How to pay

A fee of £13 is payable to Companies House in respect of each mortgage or charge filed on paper

Make cheques or postal orders payable to 'Companies House'

✓ Where to send

You may return this form to any Companies House address. However, for expediency, we advise you to return it to the appropriate address below.

For companies registered in England and Wales The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff

For companies registered in Scotland
The Registrar of Companies, Companies House,
Fourth floor, Edinburgh Quay 2,
139 Fountainbridge, Edinburgh, Scotland, EH3 9FF
DX ED235 Edinburgh 1
or LP - 4 Edinburgh 2 (Legal Post)

For companies registered in Northern Ireland The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1

Further information

For further information, please see the guidance notes on the website at www companieshouse gov uk or email enquiries@companieshouse gov uk

This form is available in an alternative format. Please visit the forms page on the website at www.companieshouse.gov.uk



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 4166268

Charge code: 0416 6268 0021

The Registrar of Companies for England and Wales hereby certifies that a charge dated 13th November 2015 and created by GB HOLIDAY PARKS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 16th November 2015

Given at Companies House, Cardiff on 20th November 2015





DEBENTURE

dated 13 November 2015

created by

THE COMPANIES NAMED IN SCHEDULE 1 as the Chargors

in favour of

THE ROYAL BANK OF SCOTLAND PLC acting as the Security Agent

Linklaters

Ref L-238814

Linklaters LLP

Certified to be a true copy of the original Linklatus LUP LINKLATERS LLP Date. 16. Ushemyer. 2013

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THIS DEED is dated 13 November 2015 and made between

- (1) THE COMPANIES listed in Schedule 1 (The Chargors) (the "Chargors"), and
- (2) The Royal Bank of Scotland plc as security agent for the benefit of the Secured Parties (the "Security Agent", which expression includes its successors and assigns)

Background

- (A) The Chargors are entering into this Deed in connection with the Finance Documents
- (B) The board of directors of each Chargor is satisfied that entering into this Deed would be most likely to promote the success of that Chargor for the benefit of its members as a whole and to the further benefit and advantage of that Chargor
- (C) The Security Agent and each Chargor intend this document to take effect as a deed (even though the Security Agent only executes it under hand)
- (D) The Security Agent holds the benefit of this Deed on trust for the Secured Parties on the terms of the Finance Documents

This Deed witnesses the following

1 DEFINITIONS AND INTERPRETATION

11 Definitions

In this Deed unless a contrary indication appears, terms used in the Senior Facilities Agreement have the same meaning and construction when used in this Deed. In addition

"Account Bank" means any Lender, any Affiliate of any Lender or such other bank or financial institution with whom a Chargor has, from time to time, any Bank Account.

"Acquisition Agreements" has the meaning given to that term in the Senior Facilities Agreement

"Acquisition Documents" has the meaning given to that term in the Senior Facilities Agreement

"Administrator" means an administrator appointed under Schedule B1 to the Insolvency Act 1986

"Assigned Contracts" means, in relation to a Chargor

- (a) all its rights, title and interest from time to time in, against and to
 - (i) any Acquisition Document, and
 - (II) any Hedging Agreement, and
- (b) the Insurances, including all moneys payable to any Chargor, all proceeds and premium in respect of Insurances, all benefits of Insurances and any claims, awards and judgments in favour of any Chargor, under or in connection with the Insurances

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

represented by them and includes any replacement, substitute or additional account from time to time whether by way of transfer of monies, redesignation, renumbering, or otherwise and any sub-account(s) of such accounts, including each of the accounts listed at Schedule 7 (Bank Accounts)

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

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

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

"Declared Default" has the meaning given to the term "Acceleration Event" in the Intercreditor Agreement

"Delegate" means a delegate or sub-delegate appointed under Clause 17 2 (Delegation)

"DHL Acquisition Agreement" means the sale and purchase agreement dated on or about the date of the Senior Facilities Agreement relating to the DHL Acquisition and made between the Company and the DHL Vendor

"Dividends" means, in relation to any Investment, all present and future

- (a) dividends and distributions of any kind and any other sum received or receivable in respect of that Investment,
- (b) rights, shares, money or other assets accruing or offered by way of redemption, bonus, option or otherwise in respect of that Investment,
- (c) allotments, offers and rights accruing or offered in respect of that Investment, and
- (d) other rights and assets attaching to, deriving from or exercisable by virtue of the ownership of, that Investment

"Dormant Company" means each of the following companies incorporated in England and Wales

- (a) Church Point (Leisure) Limited (registration number 01223570),
- (b) South Lakeland Leisure Estates Limited (registration number 05393180),
- (c) South Lakeland Caravans Limited (registration number 05933528),
- (d) Newquay Holiday Parks Limited (registration number 01377027),
- (e) Ruda Holiday Park Limited (registration number 01347793), and
- (f) Pactrem Limited (registration number 02302747)

"Excluded Bank Account" means

(a) in respect of Parkdean Holidays Limited, a statutory squeeze-out account with account number 03666662, account name 'Parkdean Holidays Ltd Section 981(9) Trust Account Number 2' with Barclays,

- (b) in relation to a Chargor, all current, deposit or other accounts with any bank or financial institution or other person in which it now or in the future holds monies on trust for its clients or clients of the Group received through the sale of insurance (including, in the case of Parkdean Holidays Limited, (i) account number 90182532, account name 'Parkdean Holidays Ltd Non Statutory Trust Client Number 1 a/c' with Barclays, and (ii) account number 93975312, account name 'Parkdean Holidays Ltd Non Statutory Trust Client Number 2 a/c', with Barclays),
- (c) In relation to a Chargor, all current, deposit or other accounts with any bank or financial institution or other person in which it now or in the future holds monies on trust for any life assurance scheme maintained by the Group (including in the case of Parkdean Holidays Limited, account number 70145335, account name 'Parkdean Holidays pie as Trustees of the Parkdean Holidays Group Life Assurance Scheme' with Barclays),

and all balances now or in the future standing to the credit of or accrued or accruing on those accounts and the debts represented by each account referred to in paragraphs (a) to (c) above and includes any replacement, substitute or additional account from time to time whether by way of transfer of monies, redesignation, renumbering, or otherwise and any sub-account(s) of such accounts

"Excluded Investments" means, in relation to a Chargor, any Investments in or issued by

- (a) any Dormant Company,
- (b) any member of the Group situated or incorporated in Scotland, and/or
- (c) Premier Dawn (EBT) Limited

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

"Hedging Agreement" means any master agreement, confirmation, schedule or other agreement entered into by the Parent, the Company or any other Borrower and a Hedge Counterparty on ISDA standard terms for the purpose of hedging interest rate liabilities in relation to the Term Facility in accordance with the Hedging Letter

"Insolvency Act" means the Insolvency Act 1986

"Insurances" means, in relation to a Chargor, all contracts and policies of insurance of any kind now or in the future taken out by or on behalf of it or (to the extent of its interest) in which it now or in the future has an interest and which, if a claim were made under that contract or policy, would be capable of triggering the provisions of clause 10.2 (Disposal, Insurance and Report Proceeds, Excess Cashflow and IPO) of the Senior Facilities Agreement

"Intellectual Property" means, in relation to a Chargor, all material trade marks, service marks, trade names, domain names, logos, get-up, patents, inventions, registered and unregistered design rights, copyrights, topography rights, database rights, rights in confidential information and knowhow, plant variety rights, pharmaceutical protection rights and any associated or similar rights anywhere in the world, which it now or in the future owns or (to the extent of its interest) in which it now or in the future has an interest (in each case whether registered or unregistered and

including any related licences and sub-licences of the same granted by it or to it, applications and rights to apply for the same)

"Investments" means, in relation to a Chargor

- (a) the shares described in Schedule 4 (Investments),
- (b) securities and investments of any kind (including shares, stock, debentures, units, depositary receipts, bonds, notes, commercial paper and certificates of deposit),
- (c) warrants, options or other rights to subscribe for, purchase or otherwise acquire securities and investments,
- (d) Dividends, interest and distributions of any kind and any other sum received or receivable in respect of any such securities and investments,
- (e) all stocks, shares, securities (and the dividends or interest thereon), rights, money, allotments, benefits or property accruing or offered at any time by way of redemption, bonus, preference, option or subscription rights or otherwise to or in respect of any such securities or investments or in substitution, conversion or exchange for any such securities or investments,
- (f) all rights relating to securities and investments which are deposited with, or registered in the name of, any depositary, custodian, nominee, clearing house or system, investment manager, chargee or other similar person or their nominee, in each case whether or not on a fungible basis (including rights against any such person), and
- (g) all other rights and assets attaching to, deriving from or exercisable by virtue of the ownership of any such securities or investments,

in each case now or in the future owned by it legally or beneficially or (to the extent of its interest) in which it now or in the future has an interest and whether held by that Chargor or any nominee on its behalf

"LPA" means the Law of Property Act 1925

"Party" means a party to this Deed and includes its successors in title, permitted assigns and permitted transferees

"PD Acquisition Agreement" means the sale and purchase agreement dated on or about the date of the Senior Facilities Agreement relating to the PD Acquisition and made between the Company and the PD Vendor

"Real Property" means, in relation to a Chargor, material freehold and leasehold real property of that Chargor in England and Wales and all other real property anywhere in the world (but excluding any real property that is subject to security under the laws of a jurisdiction other than England and Wales) (in each case) including any estate or interest in that property and all rights from time to time attached or relating thereto and all buildings and Fixtures from time to time therein or thereon

"Receivables" means all material book and other debts of any nature, and all other rights to receive money (excluding Bank Accounts), now or in the future due, owing or payable to it and

the benefit of all related negotiable instruments, rights, Security, guarantees and indemnities of any kind

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

"RT Acquisition Agreement" means the sale and purchase agreement dated on or about the date of the Senior Facilities Agreement relating to the RT Acquisition and made between the Company and the RT Vendor

"Secured Investments" means any Investments other than Excluded Investments

"Secured Liabilities" means, in relation to a Chargor, all the Secured Obligations (as defined in the Intercreditor Agreement) and which, for the avoidance of doubt, include any Liabilities (as defined in the Intercreditor Agreement) incurred pursuant to any Facility D established pursuant to clause 2.2 (Facility D) of the Senior Facilities Agreement

"Secured Party" has the meaning given to that term in the Intercreditor Agreement

"Senior Facilities Agreement" means the senior facilities agreement dated 29 August 2015 (as amended and restated on 12 October 2015) between amongst others, Compass Midco Limited as the Parent, Compass Holdco 2 Limited as the Company, Compass Bidco Limited as Bidco, the Original Borrowers named therein, the Original Guarantors named therein, the Arranger named therein, the Original Lenders named therein, the Facility Agent named therein and the Security Agent

"Trading Stock" means trading assets (including any part of the Group's caravan, lodge, chalet or holiday unit fleet or stock) which are permitted to be disposed of in accordance with paragraph (a) of the definition of Permitted Disposal in the Senior Facilities Agreement

"TT Acquisition Agreement" means the sale and purchase agreement dated on or about the date of the Senior Facilities Agreement relating to the TT Acquisition and made between the Company and the TT Vendor

"Winding-up" means winding up, amalgamation, reconstruction, administration, dissolution, liquidation, merger or consolidation or any analogous procedure or step in any jurisdiction

12 Construction

- (a) Unless a contrary indication appears, any reference in this Deed to a "Finance Document" or any other agreement or instrument is a reference to that Finance Document or other agreement or instrument as amended, novated, supplemented, extended, restated (however fundamentally and whether or not more onerous) or replaced and includes any change in the purpose of, any extension of or any increase in any facility or the addition of any new facility under that Finance Document or other agreement or instrument
- (b) In construing this Deed, the provisions in clause 1.2 (Construction) of the Senior Facilities Agreement apply to this Deed with all necessary changes
- (c) "continuing" in relation to an Declared Default means that the relevant Declared Default has occurred and the underlying notice of acceleration has not been withdrawn by the Facility Agent

13 Conflict

- (a) This Deed shall be subject to the terms of the Senior Facilities Agreement and to the terms of the Intercreditor Agreement If and to the extent any provision of this Deed (other than Clause 29 (Governing law) and Clause 30 (Jurisdiction)) is inconsistent with the provisions of
 - (i) the Senior Facilities Agreement, then (to the extent permitted by law) the Senior Facilities Agreement shall prevail, or
 - (ii) the Intercreditor Agreement, then (to the extent permitted by law) the Intercreditor Agreement shall prevail
- (b) If and to the extent any provision of this Deed is inconsistent with the provisions of any Secured Document (other than the Senior Facilities Agreement and/or the Intercreditor Agreement), then (to the extent permitted by law) the terms of this Deed shall prevail

14 Third Party Rights

- (a) Unless expressly provided to the contrary in a Finance Document, a person who is not a Party has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce or enjoy the benefit of any term of this Deed
- (b) Notwithstanding any term of any Finance Document, the consent of any person who is not a Party is not required to rescind or vary this Deed at any time

2 UNDERTAKING TO PAY

2 1 Payment of Secured Liabilities

Each Chargor, as primary obligor and not merely as surety, covenants with the Security Agent to pay or discharge the Secured Liabilities on the date or dates on which such Secured Liabilities are expressed to become due in accordance with the terms of the relevant Finance Document or, if they do not specify a time for payment, within 3 Business Days of demand by the Security Agent

2.2 Proportionate payment

Each sum appropriated by the Security Agent in accordance with the Finance Documents in or towards payment of a particular part of the Secured Liabilities shall to the extent of that appropriation discharge each Chargor's obligations in respect of that part of the Secured Liabilities both to any Secured Party to which the same is owed, and to the Security Agent

3 FIXED CHARGES

The Chargor, as legal and beneficial owner and as continuing security for the payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them), charges in favour of the Security Agent (as trustee for itself and on behalf of the Secured Parties)

(a) except where Clause 7 8 (Charge of proceeds) applies, by way of first legal mortgage, all Real Property in England and Wales (including that described in Schedule 3 (Real Property)) now belonging to it,

- (b) except where Clause 7 8 (Charge of proceeds) applies, by way of first fixed equitable charge, all other Real Property now belonging to it and all Real Property acquired by it in the future, and
- (c) by way of first fixed charge, all its present and future
 - (i) Receivables (except where Clause 8.4 (Charge of proceeds (Receivables)) applies),
 - (II) Bank Accounts,
 - (III) Secured Investments (except where Clause 10.7 (Charge of proceeds (Investments)) applies),
 - (iv) uncalled capital and goodwill,
 - (v) Intellectual Property (except where Clause 11.5 (Charge of proceeds) applies) (including that described in Schedule 5 (Intellectual Property),
 - (vi) beneficial interest in any pension fund, and
 - (vii) material plant and machinery (except that mortgaged or charged by paragraph (a) or (b) of this Clause 3 but including that described in Schedule 6 (*Plant and Machinery*)),

but, in each case, excluding any Trading Stock and/or any Excluded Investments

4 ASSIGNMENTS

4.1 Assignments

Each Chargor, as legal and beneficial owner and as continuing security for the payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them) assigns and agrees to assign to the Security Agent (as trustee for itself and on behalf of the Secured Parties) absolutely all its present and future rights, title, interest and benefit (if any) in and to the Assigned Contracts, including all moneys payable to that Chargor, and any claims, awards and judgments in favour of that Chargor, under or in connection with the Assigned Contracts

4 2 Chargor still liable

Each Chargor shall remain liable to perform all its obligations under the Assigned Contracts in accordance with the terms thereof and no Secured Party nor any Delegate shall be under any obligation or liability to that Chargor or any other person under or in respect of any Assigned Contract

5 FLOATING CHARGE

5 1 Creation

Each Chargor, as legal and beneficial owner and as continuing security for the due and punctual payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them), charges in favour of the Security Agent (as trustee for itself and on behalf of the Secured Parties) by way of first floating charge its undertaking and all its assets, both present and future (including assets expressed to be charged by Clause 3 (Fixed

Charges) and Clause 4 (Assignments) and including all assets, undertakings and rights in Scotland) other than any Excluded Bank Account and/or any Excluded Investments (other than any Investments in or issued by Southerness Holiday Village (Holdings) Limited)

5 2 Qualifying Floating Charge

- (a) The floating charge created by each Chargor pursuant to Clause 5.1 (*Creation*) above is a "qualifying floating charge" for the purposes of paragraph 14.2(a) of Schedule B1 to the Insolvency Act
- (b) Paragraph 14 of Schedule B1 to the Insolvency Act shall apply to this Deed and the Security Agent may appoint an Administrator of each Chargor pursuant to that paragraph

53 Ranking

The floating charge created by each Chargor ranks

- (a) behind all the mortgages, fixed charges and assignments created by that Chargor, but
- (b) In priority to any other Security over the Charged Assets except for Security ranking in priority in accordance with paragraph (f) (Borrow money) of Schedule 2 (Rights of Receivers) or any fixed charges created which are permitted under the terms of the Senior Facilities Agreement

5 4 Conversion by notice

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

- (a) If it considers it necessary to do so in order to protect or preserve the Charges over those Charged Assets and/or the priority of those Charges, and/or
- (b) at any time following the occurrence of a Declared Default which is continuing

5 5 Automatic conversion

If

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

the floating charge over the relevant Charged Assets shall automatically and immediately be converted into a fixed charge without notice

5 6 Assets situated in Scotland or governed by Scots law

Clauses 5 4 (Conversion by notice) and 5 5 (Automatic conversion) shall not apply

- (a) to any assets of any Chargor situated in Scotland if, and to the extent that, a Receiver would not be capable of exercising his powers in Scotland pursuant to Section 72 of the Insolvency Act 1986 by reason of such automatic conversion, and/or
- (b) solely by reason of a Chargor obtaining a moratorium or anything done with a view to obtaining a moratorium under Schedule A1 of the Insolvency Act 2000

6 RESTRICTIONS AND FURTHER ASSURANCE

61 Security

No Chargor shall create or permit to subsist any Security or Quasi Security over any Charged Asset, nor do anything else prohibited by clause 25 13 (*Negative pledge*) of the Senior Facilities Agreement, except as permitted under the terms of the Senior Facilities Agreement or the terms of the Intercreditor Agreement

62 Disposal

No Chargor shall enter into a single transaction or a series of transactions (whether related or not and whether voluntary or involuntary) to sell, lease, transfer or otherwise dispose of any Charged Asset, except as permitted under the terms of the Finance Documents

63 Further assurance

- (a) Subject to the Security Principles, each Chargor shall promptly do all such acts or execute all such documents (including assignments, transfers, mortgages, charges, notices and instructions) as the Security Agent or any Receiver or Delegate may reasonably specify (and in such form as the Security Agent or any Receiver or Delegate may reasonably require in favour of the Security Agent or its nominee(s))
 - (i) to perfect the Security created or intended to be created under or evidenced by this Deed (which may include the execution of a mortgage, charge, assignment or other Security over all or any of the assets which are, or are intended to be, the subject of the Security) or for the exercise of any rights, powers and remedies of the Security Agent or any Receiver, Delegate or the Secured Parties provided by or pursuant to this Deed or by applicable law,
 - (ii) to confer on the Security Agent or confer on the Secured Parties Security over any property and assets of that Chargor located in any jurisdiction equivalent or similar to the Security intended to be conferred by or pursuant to this Deed, and/or
 - (iii) to facilitate the realisation of the assets which are, or are intended to be, the subject of the Security created under this Deed
- (b) Subject to the Security Principles, each Chargor shall take all such action as is available to it (including making all filings and registrations) as may be necessary for the purpose of the creation, perfection, protection or maintenance of any Security conferred or intended to be conferred on the Security Agent or the Secured Parties by or pursuant to this Deed
- (c) In relation to any provision of this Deed which requires a Chargor to deliver any document for the purposes of granting Security for the benefit of all or any of the Secured Parties, the Security Agent agrees to execute as soon as reasonably practicable any such agreed form document which is presented to it for execution

7 REAL PROPERTY

7.1 Acquisition

Each Chargor shall, no later than five Business Days of the relevant date of any agreement to acquire any Real Property, notify the Security Agent of its acquisition of, or agreement to acquire

(either itself or through a nominee or delegate), any Real Property which is material to the business of that Chargor or of the Group

7 2 Documents

Each Chargor shall (in respect of Real Property in which it has an interest as at the date of this Deed) within 10 Business Days of the date of this Deed and (in respect of Real Property in which it acquires an interest after the date of this Deed) within 10 Business Days after acquiring that interest, deposit with the Security Agent, and the Security Agent shall be entitled to hold (until the Security created or purported to be over that Real Property is released in accordance with the terms of the Finance Documents), all title deeds and documents constituting or evidencing title to that Real Property

7 3 Existing Real Property in England and Wales

Subject to Clause 7.5 (*Unregistered Real Property in England and Wales*), in the case of each Chargor's existing Real Property in England and Wales, that Chargor shall (within 10 Business Days of the date of this Deed)

- (a) apply to the Land Registry for first registration of that Real Property (where that Real Property is not already registered at the Land Registry) and for registration of that Chargor as proprietor of that Real Property,
- (b) apply to the Land Registry to register the first legal mortgage created or purported to be created by paragraph (a) of Clause 3 (Fixed Charges),
- submit to the Land Registry the duly completed Form RX1 requesting a restriction in the form specified by the Security Agent to be entered on the register of the title to that Real Property in respect of the first legal mortgage created or purported to be created by paragraph (a) of Clause 3 (Fixed Charges), and
- (d) (or, if later, within any applicable time limits) pay all registration or other fees associated with taking any of the action specified in paragraphs (a) to (c) above,

or, if the Security Agent gives notice to that Chargor that the Security Agent will submit the relevant forms to the Land Registry, that Chargor shall promptly provide the Security Agent with all duly completed forms reasonably requested by the Security Agent and shall pay all applicable registration fees

7 4 Future Real Property in England and Wales

Subject to Clause 7.5 (*Unregistered Real Property in England and Wales*), if any Chargor acquires any Real Property in England and Wales after the date of this Deed, that Chargor shall (within 10 Business Days of acquiring an interest in that Real Property)

- (a) apply to the Land Registry for first registration of that Real Property (where that Real Property is not already registered at the Land Registry) and for registration of that Chargor as proprietor of that Real Property,
- (b) apply to the Land Registry to register the first fixed equitable charge created or purported to be created by paragraph (b) of Clause 3 (Fixed Charges),

- apply to the Land Registry requesting a restriction in the form specified by the Security Agent to be entered on the register of the title to that Real Property in respect of the Charge created or purported to be created by paragraph (b) of Clause 3 (Fixed Charges), and
- (d) (or, if later, within any applicable time limits) pay all registration or other fees associated with taking any of the action specified in paragraphs (a) to (c) above,

or, if the Security Agent gives notice to that Chargor that the Security Agent will submit the relevant forms to the Land Registry, that Chargor shall, as soon as reasonably practicable, provide the Security Agent with all duly completed forms reasonably requested by the Security Agent and shall pay all applicable registration fees

7.5 Unregistered Real Property in England and Wales

In the case of a Chargor's Real Property in England and Wales, both present and future, which is not registered at the Land Registry and is not required to be so registered and in respect of which the title deeds and documents are not (for whatever reason) deposited with the Security Agent, that Chargor shall, as soon as reasonably practicable, apply to register this Deed and the Charges at the Land Charges Registry

76 Legal charge

As security for the Secured Liabilities, each Chargor shall, as soon as reasonably practicable, execute and deliver to the Security Agent such legal charge of such of its Real Property from time to time in England and/or Wales which is then not subject to a legal charge in favour of the Security Agent as the Security Agent requires. The relevant Chargor shall (within 10 Business Days of granting that legal charge) apply to the Land Registry for registration of any such legal charge in the same way as set out in paragraphs (a) to (c) of Clause 7.3 (Existing Real Property in England and Wales), unless the Security Agent gives notice to that Chargor in relation to registration of such legal charge in the same way as set out in the last paragraph of Clause 7.3 (Existing Real Property in England and Wales)

7 7 Title Information Document

On completion of the registration of any Charge pursuant to this Clause 7, each Chargor shall, as soon as reasonably practicable, supply to the Security Agent a certified copy of the relevant Title Information Document issued by the Land Registry

78 Charge of proceeds

To the extent that any Real Property is not secured or capable of being secured under the terms of the contract or arrangement constituting that Real Property

- (a) each Charge purported to be effected over that Real Property by Clause 3 (Fixed Charges) shall operate as a charge of any and all proceeds of that present or future Real Property received by a Chargor as continuing security for the payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them), and
- (b) the relevant Chargor shall use its reasonable endeavours for a period of 20 Business Days from the date of acquiring an interest in that Real Property to ensure that the

consent of the relevant counterparty under the terms of the contract or arrangement relating to that Real Property is granted in order to remove the relevant restriction which prevents that Real Property from being secured or being capable of being secured but, notwithstanding the forgoing, shall not be obliged to seek the consent of any landlord of any of its Real Property. If that Chargor has used its reasonable endeavours but has not been able to obtain such consent, its obligation to obtain consent shall cease at the end of that 20 Business Day period.

79 No fixing

No Chargor shall fix or permit the affixing of any Charged Asset to any of its Real Property which is not itself a Charged Asset, where to do so would materially and adversely affect the Charge over or the enforcement of that Charge against that Real Property

8 RECEIVABLES

8 1 Collection

- (a) Subject to paragraph (b) below, each Chargor shall be permitted to deal with its Receivables in the ordinary course of business and (without prejudice to its rights to apply such proceeds as permitted or required under the terms of the Senior Facilities Agreement) shall hold the proceeds of collection on trust for the Secured Parties
- (b) Following the occurrence of a Declared Default which is continuing, the Security Agent may take whatever steps it deems necessary to collect and realise any of the Receivables, including requiring payment direct to the Security Agent

8 2 Payment into designated Bank Account(s)

- (a) Each Chargor shall, as soon as reasonably practicable, pay into the Mandatory Prepayment Account all moneys received or receivable by it that are required to be paid into the Mandatory Prepayment Account in accordance with clause 10.4 (Mandatory Prepayment Accounts) of the Senior Facilities Agreement
- (b) Subject to paragraph (a) above, at any time following the occurrence of a Declared Default which is continuing, each Chargor shall promptly pay all moneys received or receivable by it from any source (including all proceeds of collection of Receivables) directly into a Bank Account (to be applied in the manner permitted or required by the Senior Facilities Agreement) in its name that is itself subject to Security in favour of the Security Agent, as security for the Secured Liabilities

83 Documents

Following the occurrence of a Declared Default which is continuing, each Chargor (subject to applicable confidentiality requirements provided that such confidentiality requirements were not included primarily so as to prohibit disclosure to the Secured Parties) shall as soon as reasonably practicable execute and/or deliver to the Security Agent such documents relating to such of its Receivables as the Security Agent requires and/or take such other action as the Security Agent requires

8 4 Charge of proceeds (Receivables)

To the extent that any Receivables are not secured or capable of being secured under the terms of the contract or arrangement constituting those Receivables

- (a) the charge purported to be effected by paragraph (c)(i) of Clause 3 (Fixed Charges) shall operate as a charge of any and all proceeds of those present or future Receivables received by the relevant Chargor as continuing security for the payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them), and
- (b) the relevant Chargor shall use its reasonable endeavours to ensure that the consent of the relevant counterparty which is a member of the Group under the terms of the contract or arrangement constituting those Receivables is granted in order to remove the relevant restriction which prevents those Receivables from being secured or being capable of being secured (for the avoidance of doubt, that Chargor shall not be obliged to seek the consent of any person which is not a member of the Group)

9 BANK ACCOUNTS

9 1 Notification of changes to or additional Bank Accounts

Each Chargor shall, as soon as reasonably practicable after the date on which it opens a Bank Account after the date of this Deed or the date on which any changes occur to any of its Bank Accounts (other than changes of an administrative or technical nature), deliver to the Security Agent details of that Bank Account or of that change and, to the extent that that Bank Account (whether new or as changed) is not then subject to the Security created or purported to be created pursuant to this Deed or any other Finance Document, shall (to the extent permitted by applicable law) create Security over that Bank Account in favour of the Security Agent, as security for the Secured Liabilities

9 2 Operation before Declared Default

Notwithstanding the fixed charge created by paragraph (c)(ii) of Clause 3 (Fixed Charges), prior to the occurrence of a Declared Default which is continuing, each Chargor shall be entitled to receive, withdraw or otherwise transfer any credit balance from time to time on any Bank Account, subject to the terms of paragraph (a) of Clause 8 2 (Payment into designated Bank Account(s)) and the Finance Documents

9 3 Operation after Declared Default

Following the occurrence of a Declared Default which is continuing, no Chargor shall be entitled to receive, withdraw or otherwise transfer any credit balance from time to time on any Bank Account except with the prior written consent of the Security Agent

94 Notice

- (a) Subject to paragraph (b) below, each Chargor shall
 - (i) In respect of any Bank Account in which it has an interest as at the date of this Deed, within five Business Days of the date of this Deed, and
 - (ii) In respect of any Bank Account in which it has an interest after the date of this Deed, within five Business Days of the date on which it acquires that interest,

give notice of the charge created or purported to be created pursuant to paragraph (c)(ii) of Clause 3 (Fixed Charges) by sending an appropriate notice in the forms set out in Schedule 9 (Form of Notice of Charge and Acknowledgement in Relation to Bank Account), with such amendments as the Security Agent may reasonably agree, duly completed to the relevant Account Bank and shall use its reasonable endeavours for a period of 20 Business Days from the date of sending that notice to ensure that each recipient of any notice promptly signs and returns the form of acknowledgement requested under that notice If that Chargor has used its reasonable endeavours but has not been able to obtain such acknowledgement, its obligation to obtain acknowledgement shall cease at the end of that 20 Business Days period

(b) Unless requested by the Security Agent, following the occurrence of a Declared Default which is continuing, no Chargor shall be required to serve any notice under paragraph (a) above in respect of any Bank Account (other than any prepayment account or any other restricted or blocked account) if service of that notice would prevent that Chargor from using that bank account in the course of its business

9 5 Prior security interests of Account Banks

- (a) The Charges created by this Deed over Bank Accounts (other than any prepayment account or any other restricted or blocked account) are subject to any pre-existing Security or Quasi Security in favour of each Account Bank created either at law or in the standard terms and conditions of the Account Bank, which are (in each case) not released or waived by the relevant Account Bank
- (b) Each Chargor shall use its reasonable endeavours for a period of 20 Business Days from the date of the first relevant correspondence in writing to each relevant Account Bank to ensure that the consent of each Account Bank to release or waive any pre-existing Security or Quasi Security in respect of each Bank Account is granted, provided, however, that this Clause shall not oblige any Chargor (other than in the case of any prepayment account or any other restricted or blocked account) to change its banking arrangements or to release or waive that pre-existing Security or Quasi Security to the extent that Chargor has so used its reasonable endeavours and that pre-existing Security or Quasi Security is permitted to subsist under the terms of the Senior Facilities Agreement
- (c) If (other than in the case of any prepayment account or any other restricted or blocked account) a Chargor has used its reasonable endeavours but has not been able to obtain such consent of each Account Bank, its obligation to obtain consent of each Account Bank shall cease at the end of that 20 Business Days period

10 INVESTMENTS

10 1 Documents

Without prejudice to the terms of or the rights of the Security Agent under any other Finance Document, at any time following the occurrence of a Declared Default which is continuing, each Chargor, within five Business Days of a request to do so by the Security Agent (subject to applicable confidentiality requirements provided that such confidentiality requirements were not included primarily so as to prohibit disclosure to the Secured Parties), shall promptly deliver to

the Security Agent such documents relating to such of its Secured Investments as the Security Agent requires and shall, if then requested by the Security Agent to do so

- (a) deposit with the Security Agent, or as it directs, all Secured Investments, certificates or other documents of title representing its Secured Investments,
- (b) If any of the Secured Investments are not legally and beneficially held in the sole name of that Chargor, deposit with the Security Agent a declaration of trust in respect of such Secured Investments in favour of that Chargor executed by each person other than that Chargor in whose name such Investments are registered or held, and
- (c) execute and/or deliver to the Security Agent stock transfer forms or other instruments of transfer (with the name of the transferee or assignee, the consideration and the date left blank, but otherwise duly completed and duly stamped (if applicable)) and such other documents relating to its Secured Investments as the Security Agent may reasonably require for perfecting or protecting its security over the Secured Investments

10.2 Enjoyment of rights before enforcement

At any time prior to the occurrence of a Declared Default which is continuing, all Dividends and other distributions paid or payable in respect of Secured Investments (whether held in certificated or uncertificated form) may be paid directly to the relevant Chargor free from the security created under paragraph (c)(iii) of Clause 3 (Fixed Charges) but, to the extent paid in cash, must (to the extent permitted by applicable law) be paid directly into a bank account (to be applied in the manner permitted or required by the Senior Facilities Agreement) in its name that is itself subject to Security in favour of the Security Agent as security for the Secured Liabilities

10 3 Exercise of voting and other rights before enforcement

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

- (a) It does so for a purpose not inconsistent with any Finance Document or that would not breach the terms of any Finance Document, and
- (b) the exercise of or failure to exercise those rights would not have an adverse effect on the validity or enforceability of the Security created hereunder or cause an Event of Default to occur

10.4 Exercise of voting and other rights after enforcement

At any time following the occurrence of a Declared Default which is continuing

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

- (c) the Security Agent may in its discretion (in the name of the relevant Chargor or otherwise) apply all distributions, interest and other monies received in respect of such Secured Investments in accordance with Clause 18 1 (Application of proceeds), and
- (d) the Security Agent may in its discretion (in the name of the relevant Chargor or otherwise) transfer the Secured Investments into its own name or the name of a nominee

10.5 Dividends before enforcement

Subject to Clause 10 6 (*Dividends after enforcement*), all Dividends and other distributions paid or payable in respect of any share owned by any Chargor (whether held in certificated or uncertificated form) may be paid directly to that Chargor free from the security created under (c)(iii) of Clause 3 (*Fixed Charges*) but, to the extent paid in cash, must (to the extent permitted by local law) be paid directly into a bank account (to be applied in any manner permitted or required by the Senior Facilities Agreement) in its name that is itself subject to Security in favour of the Security Agent as security for the Secured Liabilities

10 6 Dividends after enforcement

At any time following the occurrence of a Declared Default which is continuing, each Chargor shall hold any Dividend received by it on trust for the Secured Parties and pay the same promptly to the Security Agent or as it may direct. The Security Agent shall be entitled to apply the same as permitted in accordance with the terms of the Finance Documents.

10 7 Charge of proceeds (Investments)

To the extent that any Secured Investment is not secured or capable of being secured under the terms of that Secured Investment

- (a) the charge purported to be effected over that Secured Investment by paragraph (c)(iii) of Clause 3 (Fixed Charges) shall operate as a charge of any and all proceeds of that present or future Secured Investment received by the relevant Chargor as continuing security for the payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them), and
- (b) each Chargor shall use its reasonable endeavours for a period of 20 Business Days to ensure that the consent of the relevant counterparty under the terms of that Secured Investment is granted in order to remove the relevant restriction which prevents that Secured Investment from being secured or being capable of being secured. If that Chargor has used its reasonable endeavours but has not been able to obtain such consent, its obligation to obtain consent shall cease at the end of that 20 Business Day period.

10 8 Power of attorney

If any Secured Investment of a Chargor is not held in that Chargor's name, that Chargor shall, as soon as reasonably practicable, execute and deliver to the Security Agent an irrevocable power of attorney, expressed to be given by way of security and executed as a deed by the person in whose name that Secured Investment is held. That power of attorney shall appoint the Security Agent, each Receiver and each Delegate, as the attorney of the holder and shall be in such form as the Security Agent requires.

10 9 Communications

Without prejudice to Clause 6.3 (Further assurance), following the occurrence of a Declared Default which is continuing, each Chargor shall promptly execute and/or deliver to the Security Agent a copy of each circular, notice, report, set of accounts or other documents, communications or correspondence received by it or its nominee in connection with any Secured Investment (which, in each case is material to the interests of the Secured Parties)

11 INTELLECTUAL PROPERTY

11.1 Documents

At any time following the occurrence of a Declared Default which is continuing, upon the request of the Security Agent, each Chargor shall promptly deliver to the Security Agent such documents relating to its Intellectual Property as the Security Agent requires

11.2 Dealing with Intellectual Property before a Declared Default

Notwithstanding the fixed charge created by paragraph (c)(v) of Clause 3 (*Fixed Charges*) and prior to the occurrence of a Declared Default which is continuing, each Chargor shall be free to deal with its Intellectual Property in the ordinary course of its business (including, without limitation, allowing Intellectual Property to lapse if no longer material to its business or as otherwise permitted under the Senior Facilities Agreement), subject to the terms of the Finance Documents

11.3 Dealing with Intellectual Property after a Declared Default

Following the occurrence of a Declared Default which is continuing, no Chargor shall be entitled to sell, lease, transfer or otherwise dispose of its Intellectual Property except with the prior written consent of the Security Agent

11 4 Notice and registration

- (a) At any time following the occurrence of a Declared Default which is continuing, upon the request of the Security Agent, each Chargor shall issue a notice to each person from whom Intellectual Property is licensed, leased or from whom that Chargor otherwise derives its interest in Intellectual Property as requested by the Security Agent (such notice to be in form and substance satisfactory to the Security Agent) notifying that third party of the Security created or purported to be created under this Deed over Intellectual Property of that Chargor, and shall use its reasonable endeavours for a period of 20 Business Days from the date of sending that notice to ensure that each recipient of any notice promptly signs and returns the form of acknowledgement requested under that notice If that Chargor has used its reasonable endeavours but has not been able to obtain such acknowledgement, its obligation to obtain acknowledgement shall cease at the end of that 20 Business Day period
- (b) Subject to the Security Principles, upon the request of the Security Agent, each Chargor shall register the Security created or purported to be created under this Deed over its material Intellectual Property in such register and/or with such authorities as the Security Agent specifies (whether national or supra-national)

11 5 Charge of proceeds

To the extent that any Intellectual Property is not secured or capable of being secured under the terms of the contract, license or arrangement constituting that Intellectual Property

- (a) the charge purported to be effected over that Intellectual Property by paragraph (c)(v) of Clause 3 (Fixed Charges) shall operate as a charge of any and all proceeds of that present or future Intellectual Property received by the relevant Chargor as continuing security for the payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them), and
- (b) each Chargor shall use its reasonable endeavours for a period of 20 Business Days to ensure that the consent of the relevant counterparty which is a member of the Group under the terms of the contract, license or arrangement relating to that Intellectual Property is granted in order to remove the relevant restriction which prevents that Intellectual Property from being secured or being capable of being secured (for the avoidance of doubt, that Chargor shall not be obliged to seek the consent of any person which is not a member of the Group). If that Chargor has used its reasonable endeavours but has not been able to obtain such consent, its obligation to obtain consent shall cease at the end of that 20 Business Day period.

12 INSURANCE

12 1 Documents

Each Chargor shall promptly (subject to any applicable confidentiality requirements provided that such confidentiality requirements were not included primarily so as to prohibit disclosure to the Secured Parties) deliver to the Security Agent a copy of each Insurance policy effected by it, and of such other documents relating to the Insurances, as the Security Agent reasonably requires

12.2 Notice

Each Chargor shall

- (a) In respect of any Insurances in which it has an interest as at the date of this Deed, within five Business Days of the date of this Deed, and
- (b) in respect of any Insurances in which it has an interest after the date of this Deed, within five Business Days of the date on which it acquires that interest,

give notice of each such assignment under Clause 4.1 (Assignments) of its rights, title and interest by sending an appropriate notice in the form set out in Schedule 8 (Form of Notice of Assignment), with such amendments as the Security Agent may reasonably agree, duly completed to each of the counterparties to that Insurance and shall use its reasonable endeavours for a period of 20 Business Days from the date of sending that notice to ensure that each recipient of any notice promptly signs and returns the form of acknowledgement requested under that notice. If that Chargor has used its reasonable endeavours but has not been able to obtain such acknowledgement, its obligation to obtain acknowledgement shall cease at the end of that 20 Business Day period.

12 3 Assignment of proceeds

(a) To the extent that any such right, title, interest or benefit described in Clause 4.1 (Assignments) is not assignable or capable of assignment under the terms of the relevant contract or arrangement constituting that Insurance, such assignment purported to be effected by Clause 4.1 (Assignments) in respect of that right, title, interest or benefit shall operate as an assignment

of any and all proceeds of that present or future right, title, interest or benefit in respect of that Insurance received by such relevant Chargor as continuing security for the payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them)

(b) Each Chargor shall use its reasonable endeavours to ensure that the consent of the relevant counterparty to each Insurance is granted within 20 Business Days in order to remove any restriction which prevents that Insurance, or any right, title, interest or benefit in respect of that Insurance, from being secured or being capable of being secured. If that Chargor has used its reasonable endeavours but has not been able to obtain such consent, its obligation to obtain consent shall cease at the end of that 20 Business Day period.

13 OTHER ASSIGNED CONTRACTS

For the purposes of this Clause 13 only, any reference to an Assigned Contract shall be deemed to exclude any Insurance

13 1 Documents

Each Chargor shall promptly (subject to any applicable confidentiality requirements provided that such confidentiality requirements were not included primarily so as to prohibit disclosure to the Secured Parties) deliver to the Security Agent a copy of each Assigned Contract, and of such other documents relating to the Assigned Contracts, as the Security Agent reasonably requires (other than any Assigned Contract, a copy of which has been provided to the Facility Agent pursuant to another provision of the Finance Documents)

13.2 Notice

Each Chargor shall, at any time following the occurrence of a Declared Default which is continuing, subject to the Security Principles in respect of any Assigned Contract in which it has an interest as at that date, within five Business Days of the date of that Declared Default occurring, and give notice of each such assignment under Clause 4.1 (Assignments) of its rights, title and interest by sending an appropriate notice in the form set out in Schedule 8 (Form of Notice of Assignment), with such amendments as the Security Agent may reasonably agree, duly completed to each of the counterparties to that Assigned Contract and shall use its reasonable endeavours for a period of 20 Business Days from the date of sending that notice to ensure that each recipient of any notice promptly signs and returns the form of acknowledgement requested under that notice If that Chargor has used its reasonable endeavours but has not been able to obtain such acknowledgement, its obligation to obtain acknowledgement shall cease at the end of that 20 Business Day period

13 3 Assignment of proceeds

(a) To the extent that any such right, title, interest or benefit described in Clause 4.1 (Assignments) is not assignable or capable of assignment under the terms of the relevant contract or arrangement constituting that Assigned Contract, such assignment purported to be effected by Clause 4.1 (Assignments) in respect of that right, title, interest or benefit shall operate as an assignment of any and all proceeds of that present or future right, title, interest or benefit in respect of that Assigned Contract received by such Chargor as continuing security for the

payment, discharge and performance of the Secured Liabilities at any time owed or due to the Secured Parties (or any of them)

(b) Each Chargor shall use its reasonable endeavours to ensure that the consent of the relevant counterparty to each Assigned Contract is granted within 20 Business Days in order to remove any restriction which prevents that Assigned Contract, or any right, title, interest or benefit in respect of that Assigned Contract, from being secured or being capable of being secured. If that Chargor has used its reasonable endeavours but has not been able to obtain such consent, its obligation to obtain consent shall cease at the end of that 20 Business Day period.

14 GENERAL UNDERTAKINGS

No Chargor shall do, or permit to be done, anything which would be reasonably likely to prejudice the Charges created pursuant to this Deed which would in turn have or be reasonably expected to have a material adverse effect on the interests of the Secured Parties, in all cases, except as not prohibited under the terms of the Senior Facilities Agreement or the terms of the Intercreditor Agreement or as required under any applicable law

15 **ENFORCEMENT**

15 1 When enforceable

As between each Chargor and the Security Agent the Charges shall be enforceable on and at any time after the occurrence of a Declared Default which is continuing, and the powers conferred by Section 101 of the LPA as varied and extended by this Deed shall be exercisable while a Declared Default is continuing

15.2 Power of sale

The statutory power of sale, of appointing a Receiver and the other statutory powers conferred on mortgagees by Section 101 of the LPA as varied or extended by this Deed shall be exercisable at any time after the occurrence of a Declared Default which is continuing

15 3 Section 103 LPA

Section 103 of the LPA shall not apply to this Deed

16 APPOINTMENT AND RIGHTS OF RECEIVERS

16 1 Appointment of Receivers

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- (a) requested by a Chargor,
- (b) any Event of Default has occurred and is continuing due to the occurrence of any of the insolvency proceedings set out at clause 26.7 (*Insolvency proceedings*) of the Senior Facilities Agreement in relation to a Chargor, or
- (c) a Declared Default has occurred which is continuing (whether or not the Security Agent has taken possession of the Charged Assets),

without any notice or further notice, the Security Agent may, by deed, or otherwise in writing signed by any officer or manager of the Security Agent or any person authorised for this purpose by the Security Agent, appoint one or more persons to be a Receiver. The Security Agent may

similarly remove any Receiver and appoint any person instead of any Receiver. If the Security Agent appoints more than one person as Receiver, the Security Agent may give those persons power to act either jointly or severally

16.2 Scope of appointment

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

16 3 Powers and rights of Receivers

Any Receiver appointed pursuant to this Clause 16 shall have the rights, powers, discretions, privileges and immunities conferred by the Insolvency Act on administrative or other receivers duly appointed under the Insolvency Act, and shall also have the powers and rights set out in Schedule 2 (*Rights of Receivers*)

16 4 Agent of Chargor

Any Receiver shall be the agent of the Chargor(s) for all purposes. The Chargor(s) alone shall be responsible for the Receiver's contracts, engagements, acts, omissions, defaults and losses and for liabilities incurred by the Receiver except for those incurred by reason of the Receiver's gross negligence, fraud or wilful misconduct

16 5 Remuneration

The Security Agent may determine the remuneration of any Receiver and direct payment of that remuneration out of moneys he receives as Receiver. The Chargor(s) alone shall be liable for the remuneration and all other costs, losses, liabilities and expenses of the Receiver except for those incurred by reason of the Receiver's gross negligence, fraud or wilful misconduct.

17 SECURITY AGENT'S RIGHTS

17 1 Same rights as Receiver

Any rights conferred by any Finance Document upon a Receiver may be exercised by the Security Agent, or to the extent permitted by law, an Administrator after the Charges become enforceable, whether or not the Security Agent shall have taken possession or appointed a Receiver of the Charged Assets

17 2 Delegation

The Security Agent may delegate in any manner to any person any rights exercisable by the Security Agent under any Finance Document Any such delegation may be made upon such terms and conditions (including power to sub-delegate) as the Security Agent thinks fit

18 ORDER OF DISTRIBUTIONS

18 1 Application of proceeds

All amounts received or recovered by the Security Agent or any Receiver or any Delegate in exercise of their rights under this Deed shall, subject to the rights of any creditors having priority by statute, be applied in accordance with clause 19.1 (*Order of application*) of the Intercreditor Agreement

19 LIABILITY OF SECURITY AGENT, RECEIVERS AND DELEGATES

19 1 Possession

If the Security Agent, any Receiver or any Delegate takes possession of the Charged Assets, it or he may at any time relinquish possession

19 2 Security Agent's liability

- (a) Neither the Security Agent nor any Receiver or Delegate shall (either by reason of taking possession of the Charged Assets or for any other reason and whether as mortgagee in possession or otherwise) be liable to the Chargor(s), any Secured Party or any other person for any costs, losses, liabilities or expenses relating to the realisation of any Charged Asset or from any act, default, omission or misconduct of the Security Agent, any Receiver, any Delegate or their respective officers, employees or duly appointed agents in relation to the Charged Assets or in connection with the Finance Documents except to the extent caused by its or his own gross negligence, fraud or wilful misconduct
- (b) Neither the Security Agent nor the Receiver shall be liable for any losses, involuntary or otherwise, which arise in the exercise by the Security Agent or the Receiver of their respective powers under this Deed other than where such loss arises as a consequence of that person's gross negligence, fraud or wilful misconduct

20 POWER OF ATTORNEY

20 1 Appointment

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

- to do anything which that Chargor is obliged to do (but has not done by way of further assurance or perfection) under any Finance Document to which it is party within ten Business Days of being notified of that failure and being requested to comply (including to execute mortgages or charges over, transfers, conveyances, assignments and assurances of, and other instruments, notices, orders and directions relating to, the Charged Assets), and
- (b) to, at any time following the occurrence of a Declared Default which is continuing, exercise any of the rights conferred on the Security Agent, any Receiver or any Delegate in relation to the Charged Assets or under any Finance Document, the LPA or the Insolvency Act

20 2 Ratification

Each Chargor ratifies and confirms and agrees to ratify and confirm whatever any such attorney shall lawfully do in the exercise or purported exercise of the power of attorney granted by it in Clause 20 1 (Appointment)

21 PROTECTION OF THIRD PARTIES

21 1 No duty to enquire

No person dealing with the Security Agent, any other Secured Party, any Receiver or any Delegate shall be concerned to enquire

- (a) whether the power or rights conferred by or pursuant to any Finance Document are exercisable.
- (b) whether any consents, regulations, restrictions or directions relating to such rights have been obtained or complied with.
- (c) otherwise as to the propriety or regularity of acts purporting or intended to be in exercise of any such rights, or
- (d) as to the application of any money borrowed or raised

21.2 Protection to purchasers

Subject to the provisions of this Deed, all the protection to purchasers contained in Sections 104 and 107 of the LPA, Section 42(3) of the Insolvency Act or in any other applicable legislation shall apply to any person purchasing from or dealing with the Security Agent, any other Secured Party, any Receiver or any Delegate

22 SAVING PROVISIONS

22 1 Continuing Security

Subject to Clause 23 (*Discharge of Security*), the Charges are continuing Security, are made for securing further advances and will extend to the ultimate balance of the Secured Liabilities, regardless of any intermediate payment or discharge in whole or in part of the Secured Liabilities

22 2 Reinstatement

If any payment by the Chargor(s) or any discharge, release or arrangement given by any Secured Party (whether in respect of the obligations of the Chargor(s) or any other Obligor or any security for those obligations or otherwise) is made in whole or in part on the basis of any payment, security or other disposition which is avoided or must be restored in insolvency, bankruptcy, liquidation, winding up, provisional supervision, supervision, administration, receivership or similar proceedings or otherwise, without limitation, then

- (a) the liability of the Chargor(s) and each other Obligor and the Charges shall continue or be reinstated as if the payment, discharge, release or arrangement had not occurred, and
- (b) each Secured Party shall be entitled to recover the value or amount of that security or payment from the Chargor(s), as if the payment, discharge, avoidance or reduction had not occurred

22 3 Waiver of defences

Neither the obligations of the Chargor(s) under this Deed nor the Charges will be affected by an act, omission, matter or thing which, but for this Clause, would reduce, release or prejudice any

of its obligations under any Finance Document or any of the Charges (without limitation and whether or not known to it or any Secured Party) including

- (a) any time, waiver or consent granted to, or composition with, the Chargor(s), any other Obligor or any other person,
- (b) the release of the Chargor(s), any other Obligor or any other person under the terms of any composition or arrangement with any creditor of any member of the Group or any such person,
- (c) the taking, variation, compromise, exchange, renewal or release of, or refusal or neglect to perfect, take up or enforce, any rights against, or security over assets of, the Chargor(s), any other Obligor or any other person or any non-presentation or nonobservance of any formality or other requirement in respect of any instrument or any failure to realise the full value of any security,
- (d) any incapacity or lack of power, authority or legal personality of or dissolution or change in the members or status or constitution of the Chargor(s), any other Obligor or any other person,
- (e) any amendment, novation, supplement, extension, restatement (however fundamental and whether or not more onerous) or replacement of any Finance Document or any other document or security including without limitation any change in the purpose of, any extension of or any increase in any facility or the addition of any new facility under any Finance Document or any other document or security,
- (f) any unenforceability, illegality or invalidity of any obligation of any person under any Finance Document or any other document or security,
- (g) any insolvency bankruptcy, liquidation, winding-up, provisional supervision, supervision, administration, receivership or similar proceedings, or
- (h) any postponement, discharge, reduction, non-provability or other similar circumstance affecting any obligation of any Obligor or other person under any Finance Document resulting from any insolvency, bankruptcy, liquidation, winding-up, provisional supervision, supervision, administration, receivership or similar proceedings or dissolution proceedings or from any law, regulation or order

22 4 Immediate recourse

The Chargor(s) waive any right they may have of first requiring any Secured Party (or any trustee or agent on its behalf) to proceed against or enforce any other rights or security or claim payment from any person before claiming from the Chargor(s) under this Deed. This waiver applies irrespective of any law or any provision of a Finance Document to the contrary.

22 5 Appropriations

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

- refrain from applying or enforcing any other moneys, security or rights held or received by that Secured Party (or any trustee or agent on its behalf) in respect of those amounts, or apply and enforce the same in such manner and order as it sees fit (whether against those amounts or otherwise) and the Chargor(s) shall not be entitled to the benefit of the same, and
- (b) hold in an interest-bearing suspense account any moneys received from the Chargor(s) or on account of a Chargor's liability under this Deed

22 6 Deferral of Chargor's rights

Until all the Secured Liabilities have been irrevocably paid in full and all facilities which might give rise to Secured Liabilities have terminated and unless the Security Agent otherwise directs, no Chargor will exercise any rights which it may have by reason of performance by it of its obligations under the Finance Documents or by reason of any amount being payable, or liability arising, under this Deed

- (a) to be indemnified by an Obligor,
- (b) to claim any contribution from any other provider of Security for or any other guarantor of any Obligor's obligations under the Finance Documents,
- (c) to take the benefit (in whole or in part and whether by way of subrogation or otherwise) of any rights of the Secured Parties under the Finance Documents or of any other guarantee or other security taken pursuant to, or in connection with, the Finance Documents by any Secured Party,
- (d) to bring legal proceedings for an order requiring any Obligor to make any payment, or perform any obligation in respect of which that Chargor has given a guarantee, undertaking or indemnity,
- (e) to exercise any right of set-off against any Obligor, and/or
- (f) to claim or prove as a creditor of any Obligor in competition with any Secured Party

If a Chargor receives any benefit, payment or distribution in relation to such rights it shall hold that benefit, payment or distribution to the extent necessary to enable all amounts which may be or become payable to the Secured Parties by the Obligors under or in connection with the Finance Documents to be repaid in full on trust for the Secured Parties and shall promptly pay or transfer the same to the Security Agent or as the Security Agent may direct for application in accordance with Clause 18 1 (Application of proceeds)

22 7 Additional Security

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

22 8 Tacking

Each Secured Party shall comply with its obligations under the Finance Documents (including any obligation to make further advances)

23 DISCHARGE OF SECURITY

23 1 Final redemption

The Security Agent shall at the request and cost of the Chargors promptly release, reassign or discharge (as appropriate) the Charged Assets from the Charges subject to, and in accordance with, the terms of the Intercreditor Agreement

23 2 Retention of security

If the Security Agent considers that any amount paid or credited to any Secured Party under any Finance Document is capable of being avoided or otherwise set aside on the Winding-up of a Chargor or any other person, or otherwise, that amount shall not be considered to have been paid for the purposes of determining whether all the Secured Liabilities have been irrevocably paid

23 3 Consolidation

Section 93 of the LPA shall not apply to the Charges

24 PAYMENTS

24 1 Demands

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

24 2 Payments

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

24 3 Continuation of accounts

At any time after

- (a) the receipt by any Secured Party of notice (either actual or otherwise) of any subsequent Security affecting the Charged Assets, or
- (b) the presentation of a petition, the passing of a resolution or any other step is taken in relation to the Winding-up of a Chargor,

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

25 RIGHTS, AMENDMENTS, WAIVERS AND DETERMINATIONS

25 1 Ambiguity

Where there is any ambiguity or conflict between the rights conferred by law and those conferred by or pursuant to any Finance Document, the terms of that Finance Document shall prevail to the extent permitted by law

25.2 Remedies and waivers

No failure to exercise, nor any delay in exercising, on the part of any Secured Party or any Receiver or Delegate any right or remedy under any Finance Document shall operate as a waiver, nor shall any single or partial exercise of any right or remedy prevent any further or other exercise or the exercise of any other right or remedy. The rights and remedies provided in the Finance Documents are cumulative and not exclusive of any rights or remedies provided by law

25 3 Determinations

Any certification or determination by any Secured Party, any Receiver or any Delegate under any Finance Document is, in the absence of manifest error, conclusive evidence of the matters to which it relates

26 SEPARATE AND INDEPENDENT OBLIGATIONS

The Security created by the Chargor(s) by or in connection with any Finance Document is separate from and independent of the Security created or intended to be created by any other person by or in connection with any Finance Document

27 PARTIAL INVALIDITY

If, at any time, any provision of this Deed is or becomes illegal, invalid or unenforceable in any respect under any law of any jurisdiction, neither the legality, validity or enforceability of the remaining provisions nor the legality, validity or enforceability of such provision under the law of any other jurisdiction will in any way be affected or impaired

28 COUNTERPARTS

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

29 GOVERNING LAW

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

30 JURISDICTION

30 1 Jurisdiction of English courts

- (a) The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this Deed (including a dispute relating to the existence, validity or termination of this Deed or any non-contractual obligation arising out of or in connection with this Deed) (a "Dispute")
- (b) The Parties agree that the courts of England are the most appropriate and convenient courts to settle Disputes and accordingly no Party will argue to the contrary
- (c) This Clause 30 1 is for the benefit of the Secured Parties only. As a result, the Secured Parties shall not be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, each Secured Party may take concurrent proceedings in any number of jurisdictions.

This Deed has been delivered on the date stated at the beginning of this Deed.

SCHEDULE 1

THE CHARGORS

Name of Chargor	Registration number (or equivalent, if any)	
Parkdean Holidays Limited	03864124	
Parkdean Holiday Parks Limited	04086679	
Parkdean Properties Limited	01378529	
Parkdean Caravan Parks Limited	05231267	
Premier Dawn Properties Limited	03864163	
Upperbay Limited	03817280	
Weststar Holdings Limited	05331860	
Weststar Holidays Limited	02086697	
Weststar Acquisitions Limited	05333927	
Bryson Group Limited	02622182	
PD Parks Limited	05729731	
PD Parks Holdings Limited	05729719	
Hayling Island Holiday Park Limited	03788057	
Park Resorts Transport Limited	04295935	
Park Resorts Group Limited	05223505	
Park Resorts Limited	04133998	
South Lakeland Group Limited	05841393	
South Lakeland Parks Limited	02906868	
South Lakeland Holidays Limited	01142560	
Tyson Topco Limited	08674659	
Tyson Midco Limited	08674699	
Tyson Bidco Limited	08675143	
GB Holiday Parks Limited	04166268	
Lake District Leisure Pursuits Limited	00561422	
Manor Park Holiday Park Limited	05935553	
Southview Leisure Park Limited	05936854	
The Generations Group Limited	03726992	
Regent Topco Limited	09108862	

Regent Midco Limited	09108898
Regent Bidco Limited	09108928
Dome Holdings Limited	06061765
Dome Bidco Limited	06061777
Dome Structureco Limited	06061780
Dome Propco Limited	06061727

1)

RIGHTS OF RECEIVERS

Any Receiver appointed pursuant to Clause 16 (*Appointment and rights of Receivers*) shall have the right, either in its own name or in the name of the Chargor(s) or otherwise and in such manner and on such terms and conditions as the Receiver thinks fit, and either alone or jointly with any other person

(a) Enter into possession

to take possession of, get in and collect the Charged Assets, and to require payment to it or to any Secured Party of any Dividends, Receivables or credit balance on any Bank Account or any other revenues deriving from any Charged Asset and to take any legal proceedings and to hold, process and enjoy the Charged Assets and to receive rents and profits thereof without any interruption or disturbance by the Chargor(s) or any other person,

(b) Carry on business

to manage and carry on any business of the Chargor(s),

(c) Contracts

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

(d) Deal with Charged Assets

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

(e) Hive down

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

(f) Borrow money

to borrow or raise money either unsecured or on the security of the Charged Assets (either in priority to the Charges or otherwise),

(g) Covenants and guarantees

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

(h) Dealings with tenants

to grant leases, tenancies, licences and rights of user, grant renewals and accept surrenders of leases, tenancies, licences or rights of user, and otherwise to reach agreements and make

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

(i) Rights of ownership

to manage and use the Charged Assets and to exercise and do (or permit a Chargor or any nominee of it to exercise and do) all such rights and things as the Receiver would be capable of exercising or doing if he were the absolute beneficial owner of the Charged Assets and in particular, without limitation, to exercise any rights of enforcing any Security by entry into possession, foreclosure, sale or otherwise and to arrange for or provide all services which he may deem proper for the efficient management or use of the Charged Assets or the exercise of such rights,

(j) Insurance, repairs, improvements etc.

to insure the Charged Assets on such terms as he thinks fit, to carry out decorations, repairs, alterations, improvements and additions to the Charged Assets (including the development or redevelopment of any Real Property) and to purchase or otherwise acquire or do anything in connection with the Charged Assets,

(k) Claims

to settle, adjust, refer to arbitration, compromise and arrange any claims, accounts, disputes, questions and demands with or by any person who is or claims (evidencing its claim to the satisfaction of the Receiver) to be a creditor of the Chargor(s) or relating to the Charged Assets,

(I) Legal actions

to bring, prosecute, enforce, defend and abandon actions, suits and proceedings in relation to the Charged Assets or any business of the Chargor(s),

(m) Redemption of Security

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

(n) Employees etc.

to appoint, hire and employ officers, employees, contractors, agents, advisors and others and to discharge any such persons and any such persons appointed, hired or employed by the Chargor(s),

(o) Spend money

in the exercise of any of the above powers, to spend such sums as he may think fit and the Chargor(s) shall forthwith on demand repay to the Security Agent or the Receiver (as the case may be) all sums so spent together with interest on those sums at such rates as the Security Agent may from time to time determine from the time they are paid or incurred and until repayment those sums (together with such interest) shall be secured by the Charges,

(p) Give notices

to give to any lessee(s) notice to quit or to remedy a breach of covenant or for any other purpose whatsoever.

(q) Enforce covenants

to enforce any covenant in any lease (whether existing at the time of the appointment of such Receiver or otherwise created in any manner) and to exercise any right of re-entry or to commence proceedings to recover possession whenever such right to re-enter any Real Property arises, whether out of the proviso for re-entry contained in any lease or by virtue of a notice to quit or otherwise,

(r) Trespassers

to warn off, prohibit and if necessary proceed against any trespasser of any Real Property,

(s) Grant of rights easements and privileges

in the exercise of the power of sale in relation to any Real Property, to enter into any deed of mutual covenant or grant of any rights, easements or privileges as it shall think fit and to enter into such deeds, contracts, stipulations and agreements and to execute and do all such assurances and things as it may deem expedient or necessary, and

(t) Other powers

to do anything else it may think fit for the realisation of the Charged Assets or incidental to the exercise of any of the rights conferred on the Receiver under or by virtue of any Finance Document to which a Chargor is party, the LPA or the insolvency Act

SCHEDULE 3 REAL PROPERTY

Main Freehold/Headl easer	old Property Sche	dule (not Park R	sorts Limited)
⇔Property (description in	🚁 Title Number ፷	Freehold or	Chargor
Certificate/Report)		Leasehold	A A ME TO A ME
The second secon		and the second	new - , "
Looe Bay Holiday Park, Looe, Cornwall	CL68383	Freehold	Weststar Holidays
PL13 1NX			Limited
Sea Acres Caravan Park, Kenmack	CL47831	Freehold	Parkdean Holiday
Sands, Helston, Cornwall			Parks Limited
Brooksea Caravan Park, Ruan Minor,	CL248098	Leasehold	Parkdean Holiday
Helston			Parks Limited
White Acres Holiday Park, White Cross,	CL28716	Freehold	Parkdean Holiday
Newquay, Cornwall, TR8 4LW	CL109940	1 1001010	Parks Limited
Newquay, Comwall, 1100 4200	CL128176		I alks clinited
	CL128176		i
	CL118733		
	CL70124		
	CL28717 CL147107		
	CL40787		
	CL92282		
	CL159957		
	CL167587		
	CL198026		
	CL201565		
	CL218379		
Holywell Bay Holiday Village, Holywell	CL163998	Freehold	Parkdean Holiday
Bay, Newquay, Cornwall, TR8 5PE	CL146183		Parks Limited
			•
Crantock Beach Holiday Park, Crantock,	CL58334	Freehold	Parkdean Holiday
Newquay, Cornwall, TR8 5RH	CL64619		Parks Limited
	CL72935		
	-		

CL165926	leasehold	Parks Limited
	I	
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21 42 72 24	5	Dadidana Halidan
CL167364	Freehold	Parkdean Holiday
i		Parks Limited
DN368410	Freehold	Parkdean Holiday
DN363165		Parks Limited
DN280052		
DN355150		
DN320392		
DN121714	Freehold	Parkdean Caravan
	İ	Parks Limited
DN175053	Freehold and	Parkdean Holiday
DN218021	leasehold	Parks Limited
DN536222		
DN642808		
		i
DT348655	Leasehold	Parkdean Holiday
		Parks Limited
DT214387	Freehold	Parkdean
DT176740		Properties Limited
NK161398	Freehold	Parkdean
		Properties Limited
CYM19230	+ reehold	Parkdean Caravan
		Parks Limited
CL147674	Freehold	Weststar Holidays
		Limited
DT224572	Freehold	Weststar Holidays
	FIEEHOIG	•
D1222030		Limited
	DN368410 DN363165 DN280052 DN355150 DN320392 DN121714 DN175053 DN218021 DN536222 DN642808 DT348655 DT214387 DT176740 NK161398	DN368410 Freehold DN363165 DN280052 DN355150 DN320392 DN121714 Freehold DN175053 Freehold and leasehold DN536222 DN642808 DT348655 Leasehold DT176740 DK161398 Freehold CYM19230 Freehold DT224572 Freehold DT224572 Freehold

Land and buildings known as Trecco Bay	WA661830	Freehold	Premier Dawn
Holiday Park, 5, 6, 7 and 8 Bay View	WA661737		Properties Limited
Road and two plots of land to the south			,
of New Road, Porthcawl			
,			
		}	
		<u> </u>	
5-7 Bay View Road, Porthcawl, CF36	WA937223	Leasehold	Premier Dawn
5NF	WA937228		Properties Limited
	WA937222]
Hayling Island Holiday Park, Hayling	HP455398	Freehold	All titles held jointly
Island, Hayling Island	HP455397		between Hayling
PO11 0QS	SH10768		Island Holiday Park
	SH11578		Limited and
	SH12236		Weststar Holidays
	SH17565		Limited (except for
			SH17565 which is
			held solely by
			Higworth Caravan
			Park Limited)
Ty Mawr Holiday Park, Towyn Road,	WA870685	Freehold	Dome Propco
Towyn, Abergele, Conwy, LL22 9HG			Limited
Brynowen Holiday Park, Brynowen Lane,	CYM6177	Freehold	Dome Propco
Borth, Aberystwyth, Wales, SY24 5LS			Limited
			,
Carmarthen Bay Holiday Park, Port Way,	WA773337	Freehold	Dome Propco
Kidwelly, Carmarthenshire, SA17 5HQ			Limited
,,			
Bideford Bay Holiday Park, Bucks Cross,	DN442356	Freehold	Dome Propco
Bideford, Devon, EX39 5DU	DN451883	1.00.1010	Limited
	3.1.0,000		

Thorness Bay Holiday Park, Thorness	IW31197	Freehold	Dome Propco
Bay, Cowes, Isle Of Wight, PO31 8NJ			Limited
Lower Hyde Holiday Park, Languard	IW45376	Freehold	Dome Propco
Road, Shanklin, Isle Of Wight, PO37 7LL	IW51544	Possessory	Limited
road, Ghankini, isle Oi Wight, POST TEE	10001044	Fossessory	Limited
	11469207	Leasehold	Dome Propco
	IW68297		1 ' ' '
	IW68298	Leasehold	Limited
Copse Cottage, Hyde Road, Shanklin, PO37 7PU	IW67248	Freehold	Dome Bidco Limited
Neder Book Helder Book Neder Book	IW27648	Freehold	Dome Propco
Nodes Point Holiday Park, Nodes Road,	1002/040	Freehold	•
St Helens, Ryde, Isle Of Wight, PO33			Limited
1YA			
Camber Sands Holiday Park, New Lydd	ESX47205	Freehold	Dome Propco
Road, Camber, Rye, East Sussex, TN31	ESX140300		Limited
7RT	ESX118928		
	ESX36691		
	ESX196534		
	ESX219184		
Shurland Dale Holiday Park, Warden	K160808	Freehold	Dome Propco
Road, Eastchurch, Isle Of Sheppey,	K860874		Limited
Kent, ME12 4EN	K75202		
·		•	
Ashcroft Coast Holiday Park, Plough	K531730	Freehold	Dome Propco
Road, Minster-on-Sea, Isle Of Sheppey,	K702559		Limited
Kent, ME12 4JH	K431347		
···			
Highfield Holiday Park, London Road,	EX548124	Freehold	Dome Propco
Clacton-On-Sea, Essex, CO16 9QY	EX548133		Limited
	EX654969		
Valley Farm Holiday Park, Valley Road,	EX630875	Freehold	Dome Propco
Clacton-on-Sea, Essex, CO15 6LY			Limited
	<u> </u>	<u> </u>	

Naze Marine Caravan Park, Hall Lane,	EX548135	Freehold	Dome	Propco
Walton-on-the-Naze, Essex, CO14 8HL	EX812639		Limited	Ì
				}
Martello Beach Holiday Park, Belsize	EX583272	Freehold	Dome	Propco
Avenue, Jaywick, Clacton-On-Sea,	LX363272	rreenold	Limited	Порсо
Essex, CO15 2LF			Limited	
	EV400000	Farabald	Dama	Dranas
Coopers Beach Holiday Park, Church	1	Freehold	Dome	Propco
Lane, Mersea Island, Colchester, Essex,	EX447424		Limited	
CO5 8TJ				
Waterside Holiday Park, Main Road, St		Freehold	Dome	Propco
Lawrence Bay, Southminster, Essex,			Limited	
CM0 7LY	EX450102			
	EX438411			
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	EX522621		
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	EX524214		
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	EX555668		
	EX556398		
	EX556799		
	EX557208		
	EX564862		
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	EX606000		
	EX606001		
	EX612936		
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	EX615188		
	EX617087		
	EX619775		
	EX626160		
	EX627141		
	EX627389		
	EX628926		
	EX630079		
	EX630082		
	EX631359		
	EX635925		
	EX636150		
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	EX636275		
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	EX854302			
	EX710217			
Waterside Holiday Park, Main Road, St	EX465567	<u> </u>	GB Holiday	Parke
Lawrence Bay, Southminster, Essex,	EX739800		Limited	1 01113
CM0 7LY	EX739816			
0.000 / 61	EX740968			
	EX740988 EX737999			
	EX453771			
	EX699297			
	EX706237			
	EX738369			

Weeley Bridge Holiday Park, Clacton Road, Weeley, Nr Clacton-on-Sea, CO16 9DH	EX548697	Freehold	Dome Propco Limited
Kessingland Beach Holiday Park, Beech Lane, Kessingland, Nr Lowestoft, Suffolk, NR33 7RN	SK62031	Freehold	Dome Propco Limited
Breydon Water Holiday Park, Butt Lane, Burgh Castle, Gorleston, Norfolk, NR31 9QB	NK317552 NK245634 NK316032 NK290767 NK230216	Freehold	Dome Propco Limited
California Cliffs Holiday Park, Rottenstone Lane, Scratby, Great Yarmouth, Norfolk, NR29 3QU	NK64209 NK283577 NK75529	Freehold	Dome Propco Limited
Heacham Beach Holiday Park, South Beach Road, Heacham, Nr King's Lynn, Norfolk, PE31 7BD	NK74921 NK265459	Freehold	Dome Propco Limited
Sunnydale Holiday Park, Sea Lane, Saltfleet, Lincolnshire, LN11 7RP	LL64051	Freehold	Dome Propco Limited
Cayton Bay Holiday Park, Mill Lane, Cayton Bay, Scarborough, North Yorkshire, YO11 3NJ	NYK292114 NYK245894	Freehold	Dome Propco Limited
Withernsea Sands Holiday Park, North Road, Withernsea, Humberside, HU19 2BS	YEA24958	Freehold	Dome Propco
Barmston Beach Holiday Park, Sands Lane, Barmston, Nr Driffield, Yorkshire, YO25 8PJ	HS78136 HS200866 YEA74038	Freehold	Dome Propco Limited
Whitley Bay Holiday Park, Blythe Road, The Links, Whitley Bay, Tyne & Wear, NE26 4RR	TY362694	Leasehold	GB Holiday Parks Limited
Sandy Bay Holiday Park, North Seaton, Ashington, Northumberland, NE63 9YD	ND102988	Freehold	Dome Propco Limited

Cresswell Towers Holiday Park,	ND94801	Freehold	Dome Propco
Cresswell Road, Cresswell,			Limited (freehold)
Northumberland, NE61 5JT			
Crimdon Dene Holiday Park, Coast	DU260819	Freehold	Dome Propco
Road, Easington, Durham			Limited
Landguard Camping Park, Shanklin, Isle	IW6428	Freehold	Dome Propco
of Wight PO37 7PH	IW35182		Limited
Charles (Charles (Cha	118140004	Freehold	Dome Propco
, , , , , , , , , , , , , , , , , , , ,	IW48891	Freehold	Limited
Of Wight, PO37 7PH			Limited
Skipsea Sands Holiday Park, Mill Lane,	HS143362	Freehold	Dome Propco
Skipsea Sands Hollday Park, Will Lane, Skipsea, Driffield, North Humberside,	HS58387	. 10011010	Limited
YO25 8TZ	11000007		
Land and Buildings known as	NK71690	Freehold	Dome Propco
Summerfields Holiday Park, Beach	NK337153	rrechold	Limited
Road, Scratby and Beverley Chalet Park,	141037 133		
Beach Road, Scratby, Great Yarmouth			:
NR29 3NW			
MAZS SMVV			
White Cross Bay Leisure Park & Marina	CU153990	Freehold and	South Lakeland
Ambleside Road Windermere Cumbria	CU258992	leasehold	Parks Limited
LA23 1LF			
Ocean Edge Leisure Park, Moneyclose	LA579003	Freehold	South Lakeland
Lane, Heysham, Lancashire, LA3 2XA			Parks Limited
Regent Leisure Park Westgate	LA815308	Freehold	South Lakeland
Morecambe Lancashire LA3 3DF	LA827780		Parks Limited
	T.4.047000	F. L. Id	CAb 1-de-lawd
Marina Caravan Park Conder Green Nr	LA817320	Freehold	South Lakeland
Lancaster Lancashire LA2 0BP			Parks Limited
Todber Holiday Park Burnley Road	LA877844	Freehold	South Lakeland
Gisburn Clitheroe BB7 4JJ		:	Parks Limited
Liberth Common Dark Committee	1.040202	E-abald	South Lakeland
Hawthorne Caravan Park, Carr Lane	LA919392	Freehold] '
Middleton, Morecambe Lancashire LA3			Parks Limited
3LL		}	[

Fallbarrow Park Rayrigg Road	CU103914	Part freehold,	Lake District Leisure
Windermere Cumbria LA23 3DL	CU101651	part leasehold	Pursuits Limited
	CU102206		
	(freehold)		
	CU273625		
	(leasehold)	!	
Limefitt Park Patterdale Road	CU220437	Freehold	Lake District Leisure
Windermere Cumbria LA23 1PA	CU102205		Pursuits Limited
Gatebeck Park Gatebeck Road Endmoor	CU102204	Freehold	Lake District Leisure
Kendal Cumbria LA8 0HL			Pursuits Limited
Manor Park Caravan Site, Manor Road,	NK235480	Freehold	Manor Park Holiday
Hunstanton PE36 5AZ			Park Limited
South View Leisure Park, Burgh Road,	LL204769	Freehold	Southview Leisure
Skegness, Lincolnshire, PE25 2LA	LL129955	Treestold	Park Limited
oreginess, Elitebrishine, 1 E25 2EA	LL88560		r ark Ellilited
	LL110832		
	LL120311		
	LL249013		
	LL58345		
	LL58357		
	LL283414		
	LL283592		
	LL169358		
	LL285070	<u> </u>	
Chez Windsor, Pendine, Carmarthen	CYM14588	Freehold	Parkdean Caravan
SA33 4NY			Parks Limited
		}	
· · · · · · · · · · · · · · · · · · ·		1	

Property (description in Certificate/Report)	Title Number	Freehold or Leasehold	Chargor
Ty Mawr Holiday Park, Towyn Road, Towyn, Abergele, Conwy, LL22 9HG	CYM387587	Leasehold	Park Resorts Limited
Brynowen Holiday Park, Brynowen Lane, Borth, Aberystwyth, Wales, SY24 5LS	CYM387679	Leasehold	Park Resorts Limited
Carmarthen Bay Holiday Park, Port Way, Kidwelly, Carmarthenshire, SA17 5HQ	CYM387809	Leasehoid	Park Resorts Limited
Bideford Bay Holiday Park, Bucks Cross, Bideford, Devon, EX39 5DU	DN554787 DN554797	Leasehold	Park Resorts Limited
Thorness Bay Holiday Park, Thorness Bay, Cowes, Isle Of Wight, PO31 8NJ	IW69114 IW69613	Leasehold	Park Resorts Limited
Lower Hyde Holiday Park, Languard Road, Shanklin, Isle Of Wight, PO37 7LL	IW69118 IW69116	Leasehold	Park Resorts Limited
Nodes Point Holiday Park, Nodes Road, St Helens, Ryde, Isle Of Wight, PO33 1YA	IW67288	Leasehold	Park Resorts Limited
Camber Sands Holiday Park, New Lydd Road, Camber, Rye, East Sussex, TN31 7RT	ESX307827	Leasehoid	Park Resorts Limited
Shurland Dale Holiday Park, Warden Road, Eastchurch, Isle Of Sheppey, Kent, ME12 4EN	K938261 K938296	Leasehold	Park Resorts Limited
Ashcroft Coast Holiday Park, Plough Road, Minster-on-Sea, Isle Of Sheppey, Kent, ME12 4JH	K936570	Leasehold	Park Resorts Limited
Highfield Holiday Park, London Road, Clacton-On-Sea, Essex, CO16 9QY	EX812320	Leasehold	Park Resorts Limited
Valley Farm Holiday Park, Valley Road, Clacton-on-Sea, Essex, CO15 6LY	EX812558	Leasehold	Park Resorts Limited

Naze Marine Caravan Park, Hall Lane,	EX812639	Leasehold	Park Resorts Limited
Walton-on-the-Naze, Essex, CO14 8HL			
Martello Beach Holiday Park, Belsize	EX813336	Leasehold	Park Resorts Limited
Avenue, Jaywick, Clacton-On-Sea, Essex,			
CO15 2LF			
Coopers Beach Holiday Park, Church	EX812784	Leasehold	Park Resorts Limited
Lane, Mersea Island, Colchester, Essex,			
CO5 8TJ			
003 813	•		
Waterside Holiday Park, Main Road, St	EX811622	Leasehold	Park Resorts Limited
•	EX611022	Leasenoid	Faik Nesons Limited
Lawrence Bay, Southminster, Essex, CM0			
7LY			
Weeley Bridge Holiday Park, Clacton	EX813257	Leasehold	Park Resorts Limited
	EX013257	Leasenoid	Park Resorts Limited
Road, Weeley, Nr Clacton-on-Sea, CO16			
9DH			
Kessingland Beach Holiday Park, Beech	SK304055	Leasehold	Park Resorts Limited
Lane, Kessingland, Nr Lowestoft, Suffolk,			
NR33 7RN			
Breydon Water Holiday Park, Butt Lane,	NK373346	Leasehold	Park Resorts Limited
Burgh Castle, Gorleston, Norfolk, NR31	NK373316		
9QB			
California Cliffs Holiday Park, Rottenstone	NK373446	Leasehold	Park Resorts Limited
Lane, Scratby, Great Yarmouth, Norfolk,	NK373344		
NR29 3QU			
Heacham Beach Holiday Park, South	NK373319	Leasehold	Park Resorts Limited
Beach Road, Heacham, Nr King's Lynn,			
Norfolk, PE31 7BD			
Sunnydale Holiday Park, Sea Lane,	LL295364	Leasehold	Park Resorts Limited
Saltfleet, Lincolnshire, LN11 7RP			
			1
Cayton Bay Holiday Park, Mill Lane,	NYK353628	Leasehold	Park Resorts Limited
Cayton Bay, Scarborough, North Yorkshire,			
YO11 3NJ			

Withernsea Sands Holiday Park, North	YEA52764	Leasehold	Park Resorts Limited
Road, Withernsea, Humberside, HU19 2BS			
Barmston Beach Holiday Park, Sands	YEA52755	Leasehold	Park Resorts Limited
Lane, Barmston, Nr Driffield, Yorkshire,	12/102/00	Loadonoid	T direction to Eliminod
YO25 8PJ			
Control Control Dad North Control	ND157176	Leasehold	Park Resorts Limited
Sandy Bay Holiday Park, North Seaton,	ס/ו /כועאו	Leasenoid	Fair Resolts Limited
Ashington, Northumberland, NE63 9YD			
O	ND156490	Leasehold	Park Resorts Limited
Cresswell Towers Holiday Park, Cresswell	ND156490	Leasenoid	Park Resorts Limited
Road, Cresswell, Northumberland, NE61			
5JT			
Canadan Dana Haliday Body Coast Bood	D11300404	Leasehold	Park Resorts Limited
Crimdon Dene Holiday Park, Coast Road,	DU309491	Leasenoid	raik Nesoits Limited
Easington, Durham			
Landauard Company Body Shoulding Jole Of	IW66309	Leasehold	Park Resorts Limited
Landguard Camping Park, Shanklin, Isle Of	10000009	Leaseriolu	Faik Nesons Limited
Wight, PO37 7PH			
Landguard Holiday Park, Shanklin, Isle Of	IW66307	Leasehold	Park Resorts Limited
Wight, PO37 7PH			}
	VE 450570	1 ab ald	Dark Danada Lundad
Skipsea Sands Holiday Park, Mill Lane,	YEA50579	Leasehold	Park Resorts Limited
Skipsea, Driffield, North Humberside, YO25			
8TZ	İ		
			Dada Dasada Lasada d
Summerfields Holiday Park, Beach Road,	NK447299	Leasehold	Park Resorts Limited
Scratby and Beverley Chalet Park, Beach			
Road, Scratby, Great Yarmouth NR29			
3NW			
Land lying to the west of Landguard Road,	IW69099	Leasehold	Park Resorts Limited
Shanklin			
Land on the north side of Hyde Road,	IW69101	Leasehold	Park Resorts Limited
	14402101	Leasenolu	r aik ivesoris Entitled
Shanklin			
Romney Sands Holiday Village, Greatstone	K799406	Leasehold	Park Resorts Limited
on Sea, New Romney		ĺ	
,,			
St Margarets Holiday Park Reach Road, St	K799405	Leasehold	Park Resorts Limited
Margarets At Cliffe,			
Dover (CT15 6AG)			
		<u></u>	

Plot 370 Waterside Holiday Park, Main	EX576362	Freehold	Park Resorts Limited
Road,			
St Lawrence, Southminster			
	1		:
Plot 270 Beacon Hill Leisure Park, Main	EX633175	Freehold	Park Resorts Limited
Road, St Lawrence,			
Southminster			
Plot 357 Beacon Hill Leisure Park, Main	EX695740	Freehold	Park Resorts Limited
Road, St Lawrence,			
Southminster			
Plot 170 Beacon Hill Leisure Park, Main	EX717979	Freehold	Park Resorts Limited
Road, St Lawrence,			
Southminster			[
Waterside Holiday Park, Main Road, St	EX717979	Freehold	Park Resorts Limited
Lawrence Bay, Southminster, Essex, CM0	EX695740		
7LY	EX633175		
	EX576362		
Romney Sands Holiday Park, The Parade,	K799406	Leasehold	Park Resorts Limited
Greatstone, New Romney, Kent, TN28			
8RN			
St Margaret's Bay Holiday Park, Reach	K799405	Leasehold	Park Resorts Limited
Road, St Margaret's-At-Cliffe, Dover, Kent,			
CT15 6AG			

INVESTMENTS

Chargor	Name of Company	Issued Capital Share	Description and Number of Shares Held
Dome Holdings Limited	Dome Bidco Limited	£75,491,605	75,491,605 ordinary shares of £1 00 each
Dome Bidco Limited	Dome Structureco Limited	£20,000,100	20,000,100 ordinary shares of £1 00 each
Dome Bidco Limited	Park Resorts Group Limited	£20,810,086 81	2,081,008,681 ordinary shares of £0 01 each
Dome Structureco Limited	Dome Propco Limited	£20,000,100	20,000,100 ordinary shares of £1 00 each
Park Resorts Group Limited	GB Holiday Parks Limited	£100	100 ordinary shares of £1 00 each
Park Resorts Group Limited	Park Resorts Limited	£20,503,692 51	2,050,369,251 ordinary shares of £0 01 each
Park Resorts Group Limited	Beach Finance Bond Limited	£9,690,110	9,690,110 ordinary shares of £1 00 each
Park Resorts Limited	Park Resorts Transport Limited	£1	1 ordinary share of £1 00
Park Resorts Limited	Midland Road Finance Limited	£1	1 ordinary share of £1 00
Park Resorts Limited	Valley Farm Camping Ground Limited	£50,000	50,000 ordinary shares of £1 00 each
Park Resorts Limited	Park Resorts UK Limited	£48,100,100	48,100,100 ordinary shares of £1 00 each
Regent Topco Limited	Regent Midco Limited	£1	1 ordinary share of £1 00
Regent Midco Limited	Regent Bidco Limited	£1	1 ordinary share of £1 00
Regent Bidco Limited	Manor Park Holiday Park Limited	£3	3 ordinary shares of £1 00
Regent Bidco Limited	Southview Leisure Park Limited	£29,017,924	29,017,924 ordinary shares of £1 00 each
Tyson Topco Limited	Tyson Midco Limited	£991,378	991,378 ordinary shares of £1 00 each
Tyson Midco Limited	Tyson Bidco Limited	£895,028	895,028 ordinary shares of £1 00 each
Tyson Bidco Limited	South Lakeland Group Limited	£14,284,060 16	1,428,406,016 ordinary shares of £0 01 each
South Lakeland Group Limited	South Lakeland Parks Limited	£100	100 ordinary shares of £1 00 each
South Lakeland Parks Limited	South Lakeland Holidays Limited	£6000	6000 ordinary shares of £1 00 each

South Lakeland Holidays Limited	Lake District Leisure Pursuits Limited	£59,740	59,740 ordinary shares of £1 00 each
PD Parks Holdings Limited	PD Parks Limited	£10,001 45195	1,000,100 ordinary shares of £0 01 each, 45,195 capitalisation shares of £0 00001 each
PD Parks Limited	Parkdean Holidays Limited	£10,756,444	53,782,220 ordinary shares of £0 20 each
PD Parks Limited	Weststar Holdings Limited	£5,020,407	5,020,407 ordinary shares of £1 each
Parkdean Holidays Limited	Parkdean Holiday Parks Limited	£8,027,167	8,000,000 preference shares of £1 each and 27,167 ordinary shares of £1 each
Parkdean Holidays Limited	Upperbay Limited	£1,226,186	1,226,186 ordinary shares of £1 each
Parkdean Holidays Limited	Parkdean Caravan Parks Limited	£1	1 ordinary share of £1
Parkdean Holidays Limited	Parkdean Properties Limited	£2	2 ordinary shares of £1 each
Parkdean Holidays Limited	Wemyss Bay Caravan Park Limited	£2	2 ordinary shares of £1 each
Parkdean Holiday Parks Limited	Parkdean Holidays (South West) Limited	£7,500,100	7,500,000 preference shares of £1 each, 100 ordinary shares of £1 each
Upperbay Limited	Premier Dawn Properties Limited	£2	2 ordinary shares of £1 each
Weststar Holdings Limited	Weststar Acquisitions Limited	£6,244,643	6,244,643 ordinary shares of £1 each
Weststar Acquisitions Limited	Hayling Island Holiday Park Limited	£100	100 ordinary shares of £1 each
Weststar Acquisitions Limited	The Generations Group Limited	£5,547,354	5,547,354 ordinary shares of £1 each
The Generations Group Limited	Bryson Group Limited	£1,050	10,500 ordinary shares of £0 10 each
Bryson Group Limited	Weststar Holidays Limited	£2 10	210 ordinary shares of £0 01 each

INTELLECTUAL PROPERTY

Name of Company	Description
Park Resorts Limited	1 Park Resorts logos/brand Trade Mark No UK00002413232
	2 OE Owners Elite logos/brand Trade Mark No UK00002414673
	3 Park Resorts logos Trade Mark No UK00002451039
	4 Park Resorts logos/brand Trade Mark No UK00002451040
	5 OE Owners Elite logo/brand Trade Mark No UK00002451042
	6 Park Resorts logos Trade Mark No UK0002413236A
	7 Park Resorts logos Trade Mark No UK0002413236B
South Lakeland Parks Limited	1 South Lakeland Parks logo Trade Mark No UK00002437956
`	2 The Bumbaloos entertainment characters Trade Mark No UK00003019071
Parkdean Holidays Limited	Trademark Parkdean (logos) (2 marks) Registration no 2603583 Country Great Britain and North Ireland
	2 Trademark Parkdean Registration no 2604489 Country Great Britain and North Ireland
	3 Trademark Parkdean Holidays Registration no 2604490
	Country Great Britain and North Ireland 4 Trademark Sid the Seagull Registration no 2604495
	Country Great Britain and North Ireland 5 Trademark Drawings (Sid the Seagull) Registration no 2604468
	Country Great Britain and North Ireland
	6 Trademark Lizzie the Lizard Registration no 2604492

Name of Company	Description	
	Country Great Britain and North Ireland 7 Trademark Drawings (Lizzie the Lizard) Registration no 2604493 Country Great Britain and North Ireland	
Weststar Holidays Limited	1 Trademark Weststar HOLIDAY PARKS Very Special Places Registration no UK00002392814 Country – Great Britain and North Ireland	

PLANT AND MACHINERY

Name of Company	Description
Park Resorts Limited	 Waste water treatment plant at Coopers Beach Waste water treatment plant at Ashcroft Coast Waste water treatment plant at Thorness Bay Waste water treatment plant at Bideford Bay Waste water treatment plant at Carmarthen Bay
South Lakeland Parks Limited	Waste water treatment plant at Todber Valley
Lake District Leisure Pursuits Limited	Waste water treatment plant at Gatebeck Waste water treatment plant at Limefitt
Parkdean Holiday Parks Limited	Sewerage treatment plant at Tummell Valley Holiday Park
Southerness Holiday Village Limited	Sewerage treatment plant at Southerness Holiday park Water tanks at Southerness Holiday Park

BANK ACCOUNTS

Name of Company	Bank account details
Park Resorts Transport Limited	Account bank HSBC Account no 02417693 Sort code 40-33-33 Account name Park Resorts Transport Ltd
Park Resorts Limited	Account bank The Co-operative Bank plc Account no 70725014 Sort code 08-92-50 Account name Park Resorts Ltd-Paypoint Account
	2 Account bank HSBC Account no 12417626 Sort code 40-33-33 Account name Park Resorts Ltd Savings
South Lakeland Group Limited	Account bank Lloyds Account no 00979200 Sort code 30-95-42 Account name South Lakeland Group
South Lakeland Parks Limited	1 Account bank Lloyds Account no 00979707 Sort code 30-95-42 Account name South Lakeland Parks 2 Account bank Lloyds Account no 00178607 Sort code 30-25-18 Account name SLP Cash Centre
Lake District Leisure Pursuits Limited	1 Account bank Lloyds Account no 00178704 Sort code 30-25-18 Account name LDLP Cash Centre 2 Account bank Lloyds Account no 00980101 Sort code 30-95-42 Account name LDLP
	3 Account hame LDLP 3 Account bank Lloyds Account no 00982600 Sort code 30-95-42

Name of Company	Bank account details	
	Account name LDLP Savings	
Manor Park Holiday Park Limited	Account bank National Westminster Bank plc Account no 41780957 Sort code 60-00-01 Account name MPHP Business Current Account Account bank National Westminster Bank plc Account no 41780965 Sort code 60-00-01 Account name MPHP Business Reserve Account	
Southview Leisure Park Limited	Account bank National Westminster Bank plc Account no 41781406 Sort code 60-00-01 Account name SVLP Business Current Account Account bank National Westminster Bank plc Account no 41781422 Sort code 60-00-01 Account name SVLP Business Reserve Account	
Dome Bidco Limited	1 Account bank HSBC Account no 32414678 Sort code 40-33-33 Account name Dome Bidco Mandatory prepay 2 Account bank HSBC Account no 32414678 Sort code 40-33-33 Account name Dome Bidco Holding	
Parkdean Holidays Limited	Account bank Barclays Bank PLC Account no 83518817 Sort code 20-59-42 Account name Parkdean Holidays Ltd	

Name of Company	Bank account details
Parkdean Holiday Parks Limited	1 Account bank Barclays Bank PLC Account No 40778389 Sort code 20-59-42 Account name Parkdean Holiday Parks Ltd – (FIBCA)
	Account bank Barclays Bank PLC Account No 53111148 Sort code 20-59-42 Account name Parkdean Holiday Parks Ltd
	Account bank Barclays Bank PLC Account No 50851043 Sort code 20-59-42 Account name Parkdean Holiday Parks Ltd
	4 Account bank Barclays Bank PLC Account No 30895490 Sort code 20-59-42 Account name Parkdean Holiday Parks Ltd Cash Deposits
Premier Dawn Properties Limited	Account bank Barclays Bank PLC Account No 23556158 Sort code 20-59-42 Account name PD Properties Ltd
PD Parks Limited	Account bank Barclays Bank PLC Account No 00419834 Sort code 20-59-42 Account name PD Parks Ltd
	Account bank Barclays Bank PLC Account No 13188582 Sort code 20-59-42 Account name BBRE PD Parks Ltd Mandatory Prepayment Account
	Account bank Barclays Bank PLC Account No 53514986 Sort code 20-59-42 Account name BBRE PD Parks Ltd Holding Account

Name of Company	Bank account details
PD Parks Holdings Limited	1 Account bank Barclays Bank PLC
	Account No 13419029
	Sort code 20-59-42
	Account name PD Parks (Holdings) Ltd

FORM OF NOTICE OF ASSIGNMENT

To [P	arty to Assigned Contract]	[Date]
Addre	ss	
1	[•] (the "Chargor") gives notice that, by an assignment contained in a [] between the Chargor and The Royal Bank of Scotland plc (the the Chargor assigned to the Security Agent all its present and future right benefit (if any) in and to the contracts listed below (the "Assigned Contracts moneys payable to the Chargor, and any claims, awards and judgments in favourder or in connection with the Assigned Contracts	"Security Agent"), t, title, interest and acts"), including all
	Assigned Contracts	
	[]	t
2	All moneys payable by you to the Chargor under or in connection with any shall be paid into [] Account (Account No []) wit [] or any other accounts as notified to you by us unless and until notice from the Security Agent to the contrary, in which event you show payments as then directed by the Security Agent	h [], at you receive written
3	Despite the assignment referred to above or the making of any payment by Agent under or in connection with it	you to the Security
3 1	the Chargor shall remain liable to perform all its obligations under each Assign	ned Contract, and
3 2	neither the Security Agent nor any delegate or sub-delegate shall at any obligation or liability to you under or in respect of any Assigned Contract	time be under any
4	You should continue to give notices under each Assigned Contract to the Chunless and until you receive written notice from the Security Agent to the contall such rights, powers and discretions shall be exercisable by, and notices since Security Agent or as it directs	trary, in which event
5	Please acknowledge receipt of this Notice of Assignment and confirm that	
5 1	you will pay all sums due under each Assigned Contract as directed by or pur of Assignment,	suant to this Notice
5 2	you have not received any other notice of any assignment or charge of any A of any other interest of any third party in any Assigned Contract, and	ssigned Contract or
5 3	you will comply with the other provisions of this Notice of Assignment,	
	by signing the acknowledgement on the attached copy of this Notice of returning that copy to the Security Agent at 250 Bishopsgate, EC2M 4AA, I the attention of Manuel Caseiro	_

6	This authority	and	instruction	IS	ırrevocable	without	the	prior	written	consent	of	the	Security
	Agent												

7	This Notice of Assignment and your acknowledgement shall be governed by and construed in
	accordance with English law

For and on behalf of

[•]

as Chargor

[On duplicate]

We acknowledge receipt of the Notice of Assignment of which this is a copy and confirm each of the matters referred to in paragraph 5 of the Notice of Assignment

For and on behalf of [Party to Assigned Contract]

Date

FORM OF NOTICE OF CHARGE AND ACKNOWLEDGEMENT IN RELATION TO BANK ACCOUNT

To [A	ccount Bank]	[Date]
Addre	ss	
1	The Royal Bank of Scotland plc (the "Security Agent") and [•] (by a charge contained in a Debenture dated [] between Agent, the Chargor charged by of way security to the Security Agent, title and interest in and to the bank account[s] listed below including all balances now or in the future standing to the cred those accounts and the debts represented by them and any replacement from time to time whether by way of transfer of monies, otherwise and any sub-account(s) of such accounts	en the Chargor and the Security gent all of its present and future w (the "Charged Account[s]"), it of or accrued or accruing on accement, substitute or additional
	Charged Account[s]	
	[described the Charged Account[s]]	
2	All moneys payable by you to the Chargor under or in connect shall be paid as directed by the Chargor unless and until you Security Agent that a Declared Default has occurred and is contin	receive written notice from the
2 1	hold all sums from time to time standing to the credit of each Cha Security Agent,	rged Account to the order of the
22	pay or release all or part of the sums from time to time standing Account in accordance with the written instructions of the Security	•
23	comply with the terms of any written notice or instructions in any relate to, the Debenture, the sums standing to the credit of any time or the debts represented by it which you receive at any time any reference to or further authority from us and without any enquiron or validity of such notice or instruction,	Charged Account from time to from the Security Agent without
2 4	pay all monies received by you for any Charged Account to (Charged Account with you, and	and only to) the credit of that
2 5	to disclose to the Security Agent without any reference to or further any enquiry by you as to the justification of such disclosure, so Charged Account and the sums therein as the Security Agent mattime reasonably request	uch information relating to any
3	Despite the charge referred to above or the making of any payme under or in connection with it	ent by you to the Security Agent
3 1	the Chargor shall remain liable to perform all its obligations under	each Charged Account, and

- 3 2 neither the Security Agent nor any Receiver, delegate or sub-delegate shall at any time be under any obligation or liability to you under or in respect of any Charged Account
- 4.1 The Chargor shall remain entitled to exercise all its rights, powers and discretions under each Charged Account, and
- 4.2 you should continue to give notices under each Charged Account to the Chargor,
 - in each case unless and until you receive written notice from the Security Agent that a Declared Default has occurred and is continuing, in which event all such rights, powers and discretions shall be exercisable by, and notices shall be given to, the Security Agent or as it directs
- Please note that after the occurrence of a Declared Default which is continuing (as notified to you by the Security Agent) the Chargor is not permitted to withdraw any amount from any Charged Account without the prior written consent of the Security Agent
- 6 Please acknowledge receipt of this Notice of Charge and confirm that
- 6.1 you will pay all sums under or in connection with each Charged Account as directed by or pursuant to this Notice of Charge,
- 6.2 you do not have and will not claim or exercise any security interest, set-off, counterclaim or similar rights in respect of any Charged Account, the sums in it or the debts represented by it,
- 6.3 you have not received any other notice of any assignment or charge of any Charged Account or of any other interest of any third party in any Charged Account,
- 6.4 you will comply with the other provisions of this Notice of Charge, and
- after you receive written notice from the Security Agent that a Declared Default has occurred and is continuing, you shall
 - (i) pay all monies received by the Chargor for the account of the Chargor to (and only to) the credit of the relevant Charged Accounts in the name of the Chargor specified in that notice unless otherwise consented to by the Security Agent in writing, and
 - (ii) not permit any amount to be withdrawn from any of the Charged Accounts without the prior written consent of the Security Agent,

by signing the acknowledgement on the attached copy of this Notice of Charge and returning that copy to the Security Agent at 250 Bishopsgate, EC2M 4AA, London , marked for the attention of Manuel Caseiro

- 7 This authority and instruction is irrevocable without the prior written consent of the Security Agent
- 8 This Notice of Charge and your acknowledgement shall be governed by and construed in accordance with English law

4

For and on behalf of
[•]
as Chargor
[On duplicate]
We acknowledge receipt of the Notice of Charge of which this is a copy and confirm each of the matters referred to in paragraph 6 of the Notice of Charge

For and on behalf of [Account Bank]

Date

EXECUTED as a DEED by

PARKDEAN HOLIDAYS LIMITED	PΑ	RKDE	AN HO	LIDAYS	LIMITED
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Signature of director

in the presence of

acting by

Signature of witness

Clare Lend
Name of witness

One Co. Fort Parkha Address of witness
NE 12 8ET

_____Occupation of witness

EXECUTED as a DEED by

PARKDEAN HOLIDAY PARKS LIMITED acting by

Signature of director

in the presence of

Signature of witness

Claure Kant Name of witness

One Casharth Park Way Address of witness

NE 12 8ET

PA Occupation of witness

EXECUTED as a DEED by

PARKDEAN PROPERTIES LIMITED acting by

Signature of director

in the presence of

Signature of witness

Claure Kent Name of witness

One Conferth for L Way Address of witness

NEID 8ET

PA Occupation of witness

EXECUTED as a DEED by

PARKDEAN	CARAVAN	PARKS	LIMITED
acting by			

Signature of director

in the presence of

Signature of witness

Claure Konf Name of witness
One Cosferth Park haunddress of witness
NEI2 SET

Occupation of witness

EXECUTED as a DEED by

PREMIER DAWN PROPERTIES LIMITED acting by

Signature of director

in the presence of

Signature of witness

Claure Lond Name of witness
One Cosforth Park DayAddress of witness
NEID SET

Signature of director

In the presence of

Class Lond

Name of witness

One Casherth Park Library

Address of witness

NEW SET

EXECUTED as a DEED by

WESTSTAR HOLDINGS LIMITED acting by

Signature of director

in the presence of

Signature of witness

Claus Kent Name of witness

One Craiforth Park Laboraddress of witness

NE 12 8ET

EXECUTED as a DEED by

WESTSTAR HOLIDAYS LIMITED acting by

Signature of director

in the presence of

Signature of witness

Claure Lond Name of witness

One Conferth Park Way Address of witness

NEIZ SET

EXECUTED as a DEED by

WESTSTAR ACQUISITIONS LIMITED acting by

Signature of director

in the presence of

Signature of witness

Claure Kent Name of witness

One Cosforth Park Way Address of witness

NEIR SET

EXECUTED as a DEED by

BRYSON GROUP LIMITED

acting by

Signature of director

in the presence of

Signature of witness

One Cosfer 12 Park Day Address of witness

EXECUTED as a DEED by

PD PARKS LIMITED acting by

Signature of director

in the presence of

Signature of witness

Claire Kent Name of witness

One Cosforth Park Way Address of witness

NEID SET

_____Occupation of witness

EXECUTED as a DEED by

PD PARKS HOLDINGS LIMITED acting by

Signature of director

in the presence of

_______ Signature of witness

Clave Kent Name of witness

One Casferth Park Day Address of witness

HAYLING ISLAND HOLIDAY PARK LIMITED acting by

Signature of director

In the presence of

Clara Signature of witness

Clave Kent Name of witness

One Cosfor H Park Day Address of witness

PA Occupation of witness

EXECUTED as a DEED by

EXECUTED as a DEED by

PARK RESORTS TRANSPORT LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEUALLE SUR

Name of witness

Address of witness

SOLICITOR Occupation of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

EXECUTED as a DEED by

PARK RESORTS GROUP LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVALE SUR

Name of witness

Address of witness

SOLICITOR Occupation of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

EXECUTED as a DEED by

PARK RESORTS LIMITED

acting by

Signature of director

in the presenge of

Signature of witness

VEVALE SUL

Name of witness

Address of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

SOLICITOR

EXECUTED as a DEED by

SOUTH LAKELAND GROUP LIMU	ŒQ
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acting by

Signature of director

in the presence of

Signature of witness

VEVELE SUK Name of witness

Address of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

SOLICIAM

EXECUTED as a DEED by

SOUTH LAKELAND PARKS LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVAKE SUR

Name of witness

Clifford Chance

_____ Address of witness

Limited Liability Partnership 10 Upper Bank Street

London E14 5JJ

SOLILLADA

EXECUTED as a DEED by

SOUTH LAKELAND HOLIDAYS LIMITED

acting by

Signature of director

in the presence of

SOLICATION

Signature of witness

VENAKE JUR Name of witness

Address of witness

Occupation of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street

London E14 5JJ

EXECUTED as a DEED by

TYSON TOPCO LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVALUE SUR

SOLICITOR

Name of witness

Address of witness

Occupation of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

EXECUTED as a DEED by

TYSON MIDCO LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVAKE SUR

Name of witness

Clifford Chance Limited Liability Partnership

Address of witness

10 Upper Bank Street London E14 5JJ

SOLICITION

London E14 5JJ

TYSON BIDCO LIMITED acting by

Signature of director

In the presence of

Signature of witness

Name of witness

Address of witness

Address of witness

SOLICITAL

EXECUTED as a DEED by

GB	HOL	LIDAY	PARKS	LIMITE	2
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acting by

Signature of director

in the presenge of

Signature of witness

VEVALE SUR

Name of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

Address of witness

SOLICITOR

EXECUTED as a DEED by

LAKE DISTRICT LEISURE PURSUITS LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVALLE SUR

Name of witness

Address of witness

Occupation of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street

London E14 5JJ

EXECUTED as a DEED by

MANOR PARK HOLIDAY PARK LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVEKE SUN

Name of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

Address of witness

JOLICIAOK

EXECUTED as a DEED by

SOUTHVIEW LEISURE PARK LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVIALE JUN

Name of witness

Clifford Chance

Address of witness

Limited Liability Partnership 10 Upper Bank Street

London E14 5JJ

SOLICITOR

EXECUTED as a DEED by

THE GENERATIONS GROUP acting by	PLIMITED
good	
Signature of director	
in the presence of	
Clont	Signature of witness
Clave Kent	Name of witness
One Cosforth Park Wa Neis set	y Address of witness
PA	Occupation of witness

EXECUTED as a DEED by

REGENT TOPCO LIMITED

acting by

Signature of director

in the presenge of

Signature of witness

VEVALLE SUR

Name of witness

Address of witness

Occupation of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

EXECUTED as a DEED by

REGENT MIDCO LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEN AME SUN

Name of witness

Clifford Chance

Limited Liability Partnership

Address of witness

10 Upper Bank Street London E14 5JJ

SOLICIAON

EXECUTED as a DEED by

REGENT BIDCO LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVALLE SUR

Name of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

Address of witness

SULLETON

EXECUTED as a DEED by DOME HOLDINGS LIMITED acting by Signature of director in the presence of Signature of witness VEVAKE JUR Le _ may Pear tership Name of witness 10 Upper Bank Street London E14 5JJ

Address of witness SOLICITOR

EXECUTED as a DEED by

DOME BIDCO LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEVALLE SUR

Name of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

Address of witness

SOLICITOR

EXECUTED as a DEED by

DOME STRUCTURECO LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VENALE SUR

SOLICITOR

Name of witness

10

Clifford Chance Limited Liability Partnership 10 Upper Bank Street

London E14 5JJ

Address of witness

EXECUTED as a DEED by

DOME PROPCO LIMITED

acting by

Signature of director

in the presence of

Signature of witness

VEMILE SUR____ Name of witness

Address of witness

SOLICITOR Occupation of witness

Clifford Chance Limited Liability Partnership 10 Upper Bank Street London E14 5JJ

SIGNED by

for and on behalf of

THE ROYAL BANK OF SCOTLAND PLC

as Security Agent