



Registration of a Charge

Company Name: **AMBER TAVERNS LIMITED**

Company Number: **05335601**



XCIV0J2A

Received for filing in Electronic Format on the: **22/12/2023**

Details of Charge

Date of creation: **21/12/2023**

Charge code: **0533 5601 0219**

Persons entitled: **GLAS TRUST CORPORATION LIMITED**

Brief description: **ALL OF THE LAND AND PROPERTY KNOWN AS: (1) LAST ORDERS, HILLHEADS ROAD, WHITLEY BAY (NE25 8HS) - TITLE NUMBER: TY168744. (2) SHIPWRIGHTS ARMS, ROTHERFIELD ROAD, SUNDERLAND (SR5 5DE) - TITLE NUMBER:TY374605. (3)THE BEDROOM, ZETLAND ROAD, MIDDLESBROUGH, TS1 1EH AND LAND LYING TO THE SOUTH OF ZETLAND ROAD, MIDDLESBOROUGH - TITLE NUMBERS:CE183996 AND CE104875... FOR MORE DETAIL, PLEASE REFER TO THE INSTRUMENT.**

Contains fixed charge(s).

Contains floating charge(s) (floating charge covers all the property or undertaking of the company).

Contains negative pledge.

Authentication of Form

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

Authentication of Instrument

Certification statement: **I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT TO S. 859G OF THE COMPANIES ACT 2006 THE ELECTRONIC**

**COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION
FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL
INSTRUMENT.**

Certified by:

PINSENT MASONS LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 5335601

Charge code: 0533 5601 0219

The Registrar of Companies for England and Wales hereby certifies that a charge dated 21st December 2023 and created by AMBER TAVERNS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 22nd December 2023 .

Given at Companies House, Cardiff on 30th December 2023

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



Companies House



THE OFFICIAL SEAL OF THE
REGISTRAR OF COMPANIES

EXECUTION VERSION

DATED 21 December

2023

(1) THE CHARGORS

(2) GLAS TRUST CORPORATION LIMITED
(as Security Agent)

SUPPLEMENTAL DEBENTURE

This Deed is subject to the terms of the Intercreditor Agreement



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THIS DEED is made on **21 December**

2023

BETWEEN:-

- (1) **THE COMPANIES** whose names and registered offices are set out in Schedule 1 (together with each company which becomes a party to this Deed by executing a Deed of Accession, each a "**Chargor**" and together the "**Chargors**"); and
- (2) **GLAS TRUST CORPORATION LIMITED** (the "**Security Agent**") as agent and trustee for itself and each of the Secured Parties (as defined below).

INTRODUCTION

- (A) The Secured Parties entered into the Original Facilities Agreement (each as is defined below) with, amongst others, the Original Borrower on 27 October 2017.
- (B) The Chargors entered into the Existing Debenture (as defined below) on 27 October 2017 to provide Security over their assets to the Security Agent to hold on trust for itself and the other Secured Parties.
- (C) The Original Facilities Agreement was amended and restated on 22 April 2021 pursuant to the Amendment and Restatement Agreement (as defined below) and the Chargors entered into the First Supplemental Debenture (as defined below) on 22 April 2021 to provide supplemental Security over their assets to the Security Agent to hold on trust for itself and the other Secured Parties.
- (D) The Original Facilities Agreement will be further amended on or around the date of this Deed pursuant to the Amendment Letter (as defined below) and the Chargors have agreed to enter into this Deed to provide supplemental Security over their assets to the Security Agent to hold on trust for itself and the other Secured Parties.
- (D) The Chargors enter into this Deed in addition to, and without prejudice to, the Existing Debenture, the First Supplemental Debenture or any supplemental documents, including legal mortgages, first fixed charges or any other charges created pursuant to this Deed and/or the Existing Debenture and/or the First Supplemental Debenture.

IT IS AGREED as follows:-

1. INTERPRETATION

1.1 Definitions

In this Deed:-

"Account" means any account now or at any time (and from time to time) opened, owned, operated, held or maintained by any Chargor (or in which any Chargor has an interest) at any bank or financial institution (and shall include any replacement account, subdivision or sub-account of that account) and all moneys from time to time standing to the credit (including any interest thereon) of such accounts

"Amendment and Restatement Agreement" means the amendment and restatement agreement dated 22 April 2021 and made between, amongst others, the Parent, the Agent and the Security Agent pursuant to which the Original Facilities Agreement was

amended and restated

"Amendment Letter" means the amendment letter dated on or around the date of this agreement and made between, amongst others, the Parent, the Agent and the Security Agent pursuant to which the Original Facilities Agreement shall be amended

"Assigned Account" means:-

- (a) each of the Accounts specified in Schedule 5 (*Details of Assigned Accounts*) (and any renewal or redesignation of such Accounts);
- (b) any Blocked Accounts which are maintained with any bank or financial institution other than the Security Agent; and
- (c) any other Account agreed by the Security Agent and the Parent in writing to be an Assigned Account

"Assigned Contracts" means:-

- (a) the Hedging Agreements (as defined in the Intercreditor Agreement)
- (b) any agreement evidencing any Intra-Group Lending (as defined in the Intercreditor Agreement); and
- (c) the Operator Agreements.

"Assigned Insurances" means the Insurances (if any) specified in Schedule 4 (*Assigned Insurances*) (including any renewal, substitution or replacement of such Insurance)

"Blocked Account" means:-

- (a) any Cure Account (and any renewal or redesignation of such account);
- (b) any Holding Account (and any renewal or redesignation of such account);
- (c) any Mandatory Prepayment Account (and any renewal or redesignation of such account); and
- (d) any other Account agreed by the Security Agent and the Parent in writing to be a Blocked Account

"Charged Account" means:-

- (a) the Accounts maintained by any Chargor with the Security Agent and designated in writing as a Charged Account by the Security Agent; and

	(b) any Blocked Accounts maintained with the Security Agent (acting in any capacity)
"Charged Hedging Agreements"	means any Hedging Agreement (as such term is defined in the Intercreditor Agreement) entered into by any Chargor with the Security Agent
"Declared Default"	means an Event of Default which has resulted in the Agent exercising any of its rights under Clause 29.22 (<i>Acceleration</i>) of the Senior Facilities Agreement
"Deed of Accession"	means a deed substantially in the form of Schedule 7 (<i>Deed of Accession</i>) executed, or to be executed, by a person becoming a Chargor
"Default"	has the meaning given to that term in the Senior Facilities Agreement
"Default Rate"	means the rate specified in Clause 14.4 (<i>Default interest</i>) of the Senior Facilities Agreement
"Event of Default"	has the meaning given to that term in the Senior Facilities Agreement
"Excluded Property"	means any leasehold property acquired after the date of this Deed by a Chargor under a lease which either precludes absolutely or conditionally (including requiring the consent of any third party) the relevant Chargor from creating any charge over its leasehold interest in that property
"Existing Debenture"	means the debenture dated 27 October 2017 granted by the Chargors in favour of the Security Agent
"First Supplemental Debenture"	means the supplemental debenture dated 22 April 2021 granted by the Chargors in favour of the Security Agent
"Group"	has the meaning given in the Intercreditor Agreement
"Insurances"	means any contracts and policies of insurance or assurance taken out by or on behalf of any Chargor or (to the extent of its interest) in which any Chargor has an interest excluding, in each case, contracts and policies of insurance or assurance which relate to liabilities to third parties
"Intellectual Property"	means any of the following:- <ul style="list-style-type: none"> (a) all interests in respect of any registered intellectual property right in any territory or jurisdiction, including, without limitation, patents (including supplementary protection certificates), trade marks, service marks, registered designs and any similar right in any territory or jurisdiction and any applications or right to apply for any of the above; (b) any brand and trade names, domain names, invention, copyright, design right or

performance right;

- (c) any trade secrets, database right, know-how and confidential information; and
- (d) the benefit of any agreement or licence for the use of any such right,

and any similar right in any territory or jurisdiction and any applications or right to apply for any of the above together with any registrations, extensions, renewals or applications of or for the same, now or at any time hereafter (and from time to time) owned or held by any Chargor or (to the extent of its interest) in which any Chargor has an interest

"Intercreditor Agreement" means the intercreditor agreement dated 27 October 2017 and made between the Parent, the Original Debtors, the Security Agent, the Senior Lenders, the Hedge Counterparties, the Subordinated Creditors, the Intragroup Lenders and certain others (all as defined in the Intercreditor Agreement)

"JV Securities" means any Shares now or in the future owned by any Chargor, or in which any Chargor has an interest in a company which is not that Chargor's Subsidiary

"Land" has the meaning given to that term in section 205(1) of the LPA but for these purposes **"Land"** excludes heritable property situated in Scotland

"LPA" means the Law of Property Act 1925

"Material Leasehold Property" means all leasehold property, beneficially owned by a Chargor with an unexpired term exceeding 25 years as of (a) the date of this deed, (b) the date of a Deed of Accession or (c) the date on which the relevant property is acquired (as applicable) but excluding, for the avoidance of doubt, any rack rent leases and all shop leases

"Monetary Claims" means all book and other debts, rentals, royalties, fees, VAT and monetary claims now or in the future owing to each Chargor (whether alone or jointly with any other person), whenever payable and whether liquidated or unliquidated, certain or contingent including, without limitation, credit balances on any Account, together with all cheques, bills of exchange, negotiable instruments, indemnities, credits and securities at any time given in relation to, or to secure payment of, any such debt

"Operator Agreements" the agreements brief particulars of which are specified in Schedule 6 and any other agreements with respect to the operation of a business at any Property (as defined in the Senior Facilities Agreement)

"Original Facilities Agreement" means the senior facilities agreement originally 27 October 2017 and made between, among others, the Parent, the Agent and the Security Agent as amended or amended and restated on 28 April 2020, 21 October

2020, 22 April 2021 and as further amended on 3 April 2023

"Party"	means a party to this Deed
"Plant and Equipment"	means all plant, machinery or equipment (including office equipment, computers, vehicles and other equipment) of each Chargor of any kind and the benefit of all licences, warranties and contracts relating to the same
"Receiver"	means any receiver, receiver and manager or, to the extent permitted by law, an administrative receiver (whether appointed pursuant to this Deed or any statute, by a court or otherwise) of the whole or any part of the Secured Assets
"Related Rights"	means in relation to any Secured Asset:- <ul style="list-style-type: none"> (a) the proceeds of sale of all or any part of that Secured Asset; (b) allotments, rights, money or property arising from that Secured Asset, by way of conversion, exchange, redemption, bonus, preference, option or otherwise; (c) all rights under any licence, agreement for sale or agreement for lease in respect of that Secured Asset; (d) all rights, powers, benefits, claims, contracts, warranties, remedies, security, guarantees, indemnities or covenants for title in respect of that Secured Asset; and (e) any moneys and proceeds or income paid or payable in respect of that Secured Asset
"Secured Assets"	means all the assets and undertaking of the Chargors which from time to time are, or purport to be, the subject of the Security created in favour of the Security Agent by or pursuant to this Deed
"Secured Finance Documents"	means the Finance Documents and the Hedging Agreements (as defined in the Senior Facilities Agreement)
"Secured Liability"	means all monies, obligations and liabilities whatsoever which may now or at any time in the future be due, owing or incurred (before or after demand) by any Chargor to the Secured Parties under the Secured Finance Documents and whether present or future, actual or contingent in any manner whatsoever, as principal or surety and whether alone or jointly with any other party or parties including interest, commission, fees, legal and other costs, charges and expenses including (without limitation) under or in connection with the Finance Documents (together the "Secured

	Liabilities")	
"Secured Party"	has the meaning given in the Intercreditor Agreement	
"Securities"	means all or any stocks, shares (other than any Shares) or other financial instruments (as defined in the UK Financial Collateral Regulations) including those held via a nominee, trustee or clearing system	
"Security"	means a mortgage, charge, pledge, lien or any other security interest securing any obligation of any person or any other agreement or arrangement having a similar effect	
"Security Period"	means the period beginning on the date of this Deed and ending on the date which:-	
	(a) all of the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full; and	
	(b) no Secured Party has any further commitment, obligation or liability under or pursuant to the Secured Finance Documents	
"Senior Facilities Agreement"	means the Original Facilities Agreement as amended pursuant to the Amendment Letter	
"Shares"	means:-	
	(a) all of the shares in the capital of each of the companies specified in Schedule 3 (<i>Details of Shares</i>); and	
	(b) any shares in the capital of any other member of the Group owned by any Chargor or held by any nominee on behalf of any Chargor at any time (excluding any JV Securities as may be agreed between the relevant Chargor and the Security Agent (acting reasonably))	
"Transaction Security"	means the Security created or expressed to be created in favour of the Security Agent pursuant to the Transaction Security Documents	
"Transaction Security Documents"	has the meaning given in the Intercreditor Agreement	
"UK Financial Collateral Regulations"	means the Financial Collateral Arrangements (No. 2) Regulations 2003 (S.I.2003/3226) as amended by the Financial Collateral Arrangements (No. 2) Regulations 2003 (Amendment) Regulations 2009 (S.I.2009/2462), the Financial Markets and Insolvency (Settlement Finality and Financial Collateral Arrangements) (Amendment) Regulations 2010, the European Union (Withdrawal) Act 2018 (as amended) and the Financial Markets and Insolvency (Amendment and Transitional Provision) (EU Exit) Regulations 2019 (S.I.2019/341) and "UK Financial Collateral Regulation"	

means any of them

1.2 **Incorporation of terms**

Unless the context otherwise requires or unless defined in this Deed, all words and expressions defined or whose interpretation is provided for in the Senior Facilities Agreement or in the Intercreditor Agreement shall have the same meanings in this Deed.

1.3 **Interpretation**

1.3.1 The principles of interpretation set out in Clause 1 (*Definitions and Interpretation*) of the Senior Facilities Agreement shall apply to this Deed insofar as they are relevant to it.

1.3.2 Unless the context otherwise requires, a reference to a "**Secured Finance Document**" or any other agreement, deed or instrument is a reference to that Secured Finance Document or other agreement, deed or instrument as amended, novated, supplemented, restated or replaced (however fundamentally) and includes any increase in, extension of, or change to, any facility made available under that Secured Finance Document or other agreement, deed or instrument and includes any increase in, extension of or change to any facility made available under that Secured Finance Document or other agreement, deed or instrument.

1.3.3 The liabilities of the Chargors under this Deed are joint and several.

1.4 **Acknowledgement**

Each Chargor acknowledges that the Security Agent enters into this Deed for itself and as trustee for the Secured Parties who shall be entitled to the full benefit of this Deed.

1.5 **Effect as a deed**

This Deed shall take effect as a deed even if it is executed under hand on behalf of the Security Agent.

1.6 **Law of Property (Miscellaneous Provisions) Act 1989**

The terms of the other Secured Finance Documents and of any side letters between any parties in relation to any Secured Finance Document are incorporated in this Deed to the extent required to ensure that any purported disposition of an interest in Land contained in this Deed is a valid disposition in accordance with Section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989.

1.7 **Third party rights**

1.7.1 Each Secured Party, any Receiver and their respective officers, employees and agents may enforce any term of this Deed which purports to confer a benefit on that person, but no other person who is not a Party has any right under the Contracts (Rights of Third Parties) Act 1999 to enforce or enjoy the benefit of any term of this Deed.

1.7.2 Notwithstanding any term of any Secured Finance Document, the Parties and any Receiver may rescind, vary, waive, release, assign, novate or otherwise dispose of all or any of their respective rights or obligations under this Deed without the consent of any person who is not a Party.

1.8 **Nominees**

If the Security Agent causes or requires Shares or any other asset to be registered in the name of its nominee, any reference in this Deed to the Security Agent shall, if the context permits or requires, be construed as a reference to the Security Agent and its nominee.

1.9 **Intercreditor Agreement**

The terms of this Deed are subject to the terms of the Intercreditor Agreement and to the extent that there is any conflict or inconsistency between the terms of this Deed and the terms of the Intercreditor Agreement, the terms of the Intercreditor Agreement shall prevail.

1.10 **Existing Debenture and First Supplemental Debenture**

References in Clause 3 (*Charges*) to (i) a first fixed charge and (ii) an assignment, are in each case subject to the Security created by the Existing Debenture and the First Supplemental Debenture.

2. **COVENANT TO PAY**

2.1 **Secured Liabilities**

Each Chargor covenants that it will on demand pay and discharge the Secured Liabilities when due.

2.2 **Interest**

Each Chargor covenants to pay interest at the Default Rate to the Security Agent on any sum not paid in accordance with Clause 2.1 (*Secured Liabilities*) until payment (both before and after judgment) and in accordance with Clause 14.4 (*Default Interest*) of the Senior Facilities Agreement.

3. **CHARGES**

3.1 **Land**

3.1.1 Each Chargor with full title guarantee subject to Permitted Security and encumbrances disclosed in any Property Report in favour of the Security Agent (as agent and trustee for the Secured Parties) and as continuing security for the payment, discharge and performance of the Secured Liabilities:

(a) by way of first legal mortgage all Land described in Schedule 2 (*Details of Land*); and

(b) by way of first fixed charge:-

(i) all Land vested in any Chargor on the date of this Deed to the extent not effectively mortgaged by Clause (a);

(ii) all licences to enter upon or use Land and the benefit of all other agreements relating to Land; and

(iii) all Land acquired by any Chargor after the date of this Deed.

3.1.2 The Excluded Property shall be excluded from the charge created by Clause 3.1.1(b)(iii) and from the operation of Clause 6.1 (*Further Assurance*) by

virtue of the lease under which the Excluded Property is held precluding absolutely or conditionally (including requiring the consent of any third party) the relevant Chargor from creating any charge over its leasehold interest in that property until the relevant condition or waiver has been satisfied or obtained or the Chargor has confirmed to the Security Agent in writing that such Excluded Property shall be included in the charge created by Clause 3.1.1 (*Land*) and the operation of Clause 6.1 (*Further Assurance*).

- 3.1.3 For each Excluded Property which is a Material Leasehold Property, each relevant Chargor undertakes to apply for the relevant consent or waiver of prohibition or condition within 14 days of the later of (i) the date of this deed, (ii) the date on which that Chargor accedes to this Deed and (iii) the acquisition by that Chargor of the relevant leasehold interest (as applicable) and, in respect of each Excluded Property which provides that the relevant third party will not unreasonably withhold its consent to charging, to use reasonable endeavours to obtain that consent as soon as reasonably practicable and to keep the Security Agent informed of the progress of its negotiations.
- 3.1.4 Forthwith upon receipt of the relevant waiver or consent, the relevant formerly Excluded Property shall stand charged to the Security Agent under this Clause 3 (*Charges*).

3.2 **Shares**

Each Chargor charges by way of fixed charge the Shares and all Related Rights under or in connection with the Shares.

3.3 **Securities**

Each Chargor charges by way of first fixed charge the Securities and all Related Rights under or in connection with the Securities.

3.4 **Intellectual Property**

Each Chargor charges by way of first fixed charge the Intellectual Property and all Related Rights under or in connection with the Intellectual Property.

3.5 **Monetary Claims**

Each Chargor charges by way of first fixed charge the Monetary Claims and all Related Rights under or in connection with the Monetary Claims.

3.6 **Charged Accounts**

Each Chargor charges by way of first fixed charge:-

- 3.6.1 all amounts standing to the credit of the Charged Accounts; and
- 3.6.2 all Related Rights under or in connection with the Charged Accounts.

3.7 **Plant and Equipment**

Each Chargor charges by way of first fixed charge:-

- 3.7.1 the Plant and Equipment (to the extent not effectively charged by Clauses 3.1.1(a) or 3.1.1(b)) other than any Plant and Equipment which is for the time being part of any Chargor's stock-in-trade or work-in-progress; and
- 3.7.2 all Related Rights under or in connection with the Plant and Equipment.

3.8 Charged Hedging Agreements

Each Chargor charges by way of first fixed charge:-

3.8.1 the benefit of the Charged Hedging Agreements; and

3.8.2 all Related Rights under or in connection with the Charged Hedging Agreements.

3.9 Goodwill

Each Chargor charges by way of first fixed charge its present and future goodwill.

3.10 Uncalled capital

Each Chargor charges by way of first fixed charge its uncalled capital.

3.11 Authorisations

Each Chargor charges by way of first fixed charge the benefit of all licences, consents, agreements and Authorisations held by or used in connection with the business of such Chargor or the use of any of its assets.

3.12 Assigned Contracts

Each Chargor assigns absolutely, subject to a proviso for reassignment on the irrevocable discharge in full of the Secured Liabilities, all its right, title and interest from time to time in:-

3.12.1 the Assigned Contracts to which it is a party; and

3.12.2 all Related Rights under or in connection with the Assigned Contracts to which it is a party.

3.13 Assigned Insurances

Each Chargor assigns absolutely, subject to a proviso for reassignment on the irrevocable discharge in full of the Secured Liabilities, all its right, title and interest from time to time in:

3.13.1 the Assigned Insurances to which it is a party; and

3.13.2 all Related Rights under or in connection with the Assigned Insurances to which it is a party.

3.14 Assigned Accounts

Each Chargor assigns absolutely, subject to a proviso for reassignment on the irrevocable discharge in full of the Secured Liabilities, all its right, title and interest from time to time in:-

3.14.1 the Assigned Accounts in its name; and

- 3.14.2 all Related Rights under or in connection with the Assigned Accounts in its name.

3.15 **Floating Charge**

- 3.15.1 Each Chargor charges by way of first floating charge all of its present and future business, undertaking and assets wherever situated, which are not for any reason effectively mortgaged, charged or assigned by way of fixed security by this Deed, including, without limitation, any heritable property situated in Scotland.
- 3.15.2 Paragraph 14 of Schedule B1 to the Insolvency Act 1986 will apply to any floating charge created by this Deed.

3.16 **Trust**

If or to the extent that for any reason the assignment or charging of any Secured Asset is prohibited, the relevant Chargor shall:-

- 3.16.1 hold it on trust for the Security Agent as security for the payment and discharge of the Secured Liabilities; and
- 3.16.2 take such steps as the Security Agent may require to remove the impediment to assignment or charging it.

3.17 **Nature of Security created**

The Security created under this Deed is created:

- 3.17.1 as a continuing security to secure the payment and discharge of the Secured Liabilities and shall not be released or discharged by any intermediate payment or settlement of all or any of the Secured Liabilities;
- 3.17.2 in favour of the Security Agent as trustee for the Secured Parties; and
- 3.17.3 with full title guarantee.

4. **CRYSTALLISATION OF FLOATING CHARGE**

4.1 **Crystallisation: By Notice**

- 4.1.1 The Security Agent may at any time following an Event of Default which is continuing by notice in writing to any Chargor convert the floating charge created by Clause 3.15 (*Floating Charge*) into a fixed charge with immediate effect as regards any property or assets specified in the notice if:-
- (a) the Security created by or pursuant to this Deed becomes enforceable in accordance with Clause 13.1 (*Enforcement*); or
 - (b) the Security Agent considers that any Secured Asset may be in jeopardy or in danger of being seized, attached, charged, taken possession of or sold under any form of distress, sequestration, execution or other process or otherwise be in jeopardy; or
 - (c) the Security Agent considers that it is necessary in order to protect the priority of the Security created by or pursuant to this Deed.
- 4.1.2 If no specific assets subject to the floating charge in Clause 3.15 (*Floating charge*) are identified in the notice referred to in Clause 4.1.1 then the

crystallisation shall take effect over all of the assets subject to the floating charge in Clause 3.15 (*Floating charge*).

4.2 **Crystallisation: Automatic**

The floating charge created by a Chargor under Clause 3.15 (*Floating Charge*) will automatically be converted (without notice) with immediate effect into a fixed charge as regards all of the undertaking and assets of that Chargor subject to the floating charge:-

- 4.2.1 upon the occurrence of a Declared Default; or
- 4.2.2 if the Security Agent is of the view that any legal process or execution is being enforced against any asset or that any asset is in danger of being seized or otherwise in jeopardy.

4.3 **Assets acquired post-crystallisation**

Any assets acquired by a Chargor after crystallisation has occurred (and that are not effectively charged by way of legal mortgage or fixed charge, or assigned under Clause 3 (*Charges*)), shall become subject to the floating charge created by Clause 3.15 (*Floating charge*) so that the crystallisation shall be effective as if such assets were owned by the Chargor at the date of crystallisation.

4.4 **Crystallisation: Moratorium where directors propose voluntary arrangement**

- 4.4.1 Notice may not be given to cause the floating charge over the assets of a Chargor created by Clause 3.15 (*Floating Charge*) to crystallise into a fixed charge whilst that Chargor is subject to a moratorium under Part A1 to the Insolvency Act 1986.
- 4.4.2 The floating charge created by Clause 3.15 (*Floating Charge*) may not be converted into a fixed charge solely by reason of:
 - (a) the obtaining of a moratorium; or
 - (b) anything done with a view to obtaining a moratorium,
 under Part A1 to the Insolvency Act 1986.

4.5 **Partial crystallisation**

The giving of a notice by the Security Agent pursuant to Clause 4.1 (*Crystallisation: By Notice*) in relation to any class of assets of any Chargor shall not be construed as a waiver or abandonment of the rights of the Security Agent to serve similar notices in respect of any other class of assets or of any other right of the Security Agent and/or the Secured Parties.

4.6 **De-crystallisation of floating charge**

Any charge that has crystallised under this Clause may by notice in writing (given at any time by the Security Agent to the Parent), be reconverted into a floating charge in relation to the assets or class of assets specified in that notice.

5. **PERFECTION OF SECURITY**

5.1 **Notices of assignment**

5.1.1 The Chargors must deliver notices of assignment in relation to each Secured Asset which is subject to an assignment under this Deed:-

- (a) Assigned Contracts (excluding Operator Agreements): within 5 Business Days from the date on which the assignment is granted, by issuing a notice in the form set out in Schedule 11 (*Form of notice of assignment of Assigned Contract*) addressed to the relevant counterparty;
- (b) Operator Agreements: promptly upon receiving a request from the Security Agent, by issuing a notice in the form set out in Schedule 11 (*Form of notice of assignment of Assigned Contract*) addressed to the relevant counterparty;
- (c) Assigned Insurances:
 - (i) within 5 Business Days from the date on which the assignment is granted, by issuing a notice in the form set out in Schedule 8 (*Form of notice of assignment of Insurance*) addressed to the relevant insurer;
 - (ii) if any Chargor renews, substitutes or replaces any Assigned Insurance, by issuing, on or within 5 Business Days of the date of the renewal, substitution or replacement, a notice in the form set out in Schedule 8 (*Form of notice of assignment of Insurance*) addressed to the relevant insurer;
- (d) Assigned Accounts:
 - (i) in respect of each Assigned Account (other than a Blocked Account) by issuing, within 5 Business Days from the date on which the assignment is granted, a notice in the form set out in Schedule 9 (*Form of notice of assignment of Assigned Accounts (not Blocked Accounts)*) addressed to the bank or financial institution with whom the Assigned Account is held, to the extent it has not previously done so pursuant to and in accordance with the terms of the Existing Debenture or the First Supplemental Debenture;
 - (ii) in respect of each Blocked Account which is an Assigned Account by issuing, within 5 Business Days from the date on which the assignment is granted, a notice in the form set out in Schedule 10 (*Form of notice of assignment of Blocked Accounts*) addressed to the bank or financial institution with whom the Assigned Account is held; and
 - (iii) in respect of any Account subsequently designated in writing by the Security Agent and the Parent as an Assigned Account, by issuing, within 5 Business Days of the date of the designation, a notice in the form set out in Schedule 9 (*Form of notice of assignment of Assigned Accounts (not Blocked Accounts)*) or, if the Account is a Blocked Account, a notice in the form set out in Schedule 10 (*Form of notice of assignment of Blocked*

Accounts) addressed to the bank or financial institution with whom the Assigned Account is held.

- 5.1.2 The Chargors shall use all reasonable endeavours to procure that, within 14 days of the date of the each notice of assignment delivered pursuant to Clause 5.1.1 above, each notice of assignment is acknowledged by the party to whom it is addressed and such obligation will cease on the expiry of that 14 day period.
- 5.1.3 Each Chargor will deliver to the Security Agent a copy of each acknowledgment of a notice of assignment it may receive from the relevant counterparty within 14 days of it receiving a request under Clause 5.1.1 to serve notice.
- 5.1.4 It is acknowledged and agreed by the Parties to this Deed that the execution and delivery of this Deed constitutes notice and acknowledgement of the assignment of any agreement evidencing any Intra-Group Lending among the Chargors.

5.2 Documents of Title

5.2.1 Land

The Chargors shall upon the execution of this Deed or any Deed of Accession, and upon the acquisition by any Chargor of any interest in any Land deliver (or procure delivery) to the Security Agent of either:-

- (a) all deeds, certificates and other documents relating to such Land (which the Security Agent shall be entitled to hold and retain at the expense and risk of the Chargors); or
- (b) an undertaking from the Parent's solicitors (in form and substance acceptable to the Security Agent) to hold all deeds, certificates and other documents of title relating to such Land strictly to the order of the Security Agent,

to the extent it has not previously done so pursuant to and in accordance with the terms of the Existing Debenture or the First Supplemental Debenture.

5.2.2 Shares

The Chargors shall upon the execution of this Deed or any Deed of Accession (or, if later, promptly upon the accrual, offer or issue of any stocks, shares, warrants or other securities in respect of or derived from the Shares) and upon the acquisition by any Chargor of any interest in any Shares deliver (or procure delivery) to the Security Agent of:

- (a) all stock and share certificates and other documents of or evidencing title to the Shares;
- (b) signed and undated transfers (or other instruments of transfer) in respect of the Shares, completed in blank on behalf of the applicable Chargor and, if the Security Agent so requires, pre-stamped; and

- (c) any other documents which the Security Agent may from time to time reasonably require for perfecting its title, or the title of any purchaser, in respect of the Shares,

(to the extent it has not previously done so pursuant to and in accordance with the terms of the Existing Debenture or the First Supplemental Debenture) all of which the Security Agent is entitled to hold at the reasonable expense and risk of the Chargors.

5.3 Application to the Land Registry

Each Chargor consents to an application being made by the Security Agent to the Land Registrar for the following to be entered on the registered title to any Land now or in the future owned by it:-

- 5.3.1 a restriction in the following terms:-

"No disposition of the registered estate by the proprietor of the registered estate or by the proprietor of any registered charge, not being a charge registered before the entry of this restriction, is to be registered without a written consent signed by the proprietor for the time being of the charge dated [*insert date*] in favour of GLAS Trust Corporation Limited referred to in the charges register"

- 5.3.2 a notice that:-

"[*details of the lenders*] are under an obligation to make further advances."

6. COVENANTS

6.1 Further assurance

- 6.1.1 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 may reasonably specify (and in such form as the Security Agent may reasonably require in favour of the Security Agent or its nominee(s)):-

- (a) 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 Transaction Security including a supplemental legal charge to be provided to the Security Agent in respect of any former Excluded Property (as described in Clause 3.1.2)) or for the exercise of any rights, powers and remedies of the Security Agent provided by or pursuant to this Deed or by law;
- (b) to confer on the Security Agent 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
- (c) on the occurrence of a Declared Default, to facilitate the realisation of the assets which are, or are intended to be, the subject of this Deed.

6.1.2 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 by or pursuant to this Deed.

6.2 Each Chargor shall, from time to time and at its own expense, promptly do whatever the Security Agent requires to:-

6.2.1 give effect to the requirements of this Deed;

6.2.2 perfect, preserve or protect the Security created or expressed to be created by this Deed, or its priority; or

6.2.3 once the Security created by this Deed has become enforceable, facilitate the realisation of the Secured Assets or the exercise of any rights vested in the Security Agent or any Receiver by this Deed or by law,

including executing any transfer, conveyance, charge, assignment or assurance of or in respect of the Secured Assets (whether to the Security Agent or its nominees or otherwise), making any registration and giving any notice, order or direction. The obligations of the Chargors under this Clause 6.2 are in addition to the covenants for further assurance deemed to be included by virtue of the Law of Property (Miscellaneous Provisions) Act 1994 (subject to and with any covenants implied in relation thereto qualified by reference, to the Existing Debenture and the First Supplemental Debenture).

6.3 **Negative pledge**

Each Chargor undertakes that it shall at all times prior to the end of the Security Period, not create or permit to subsist any Security over any Secured Assets (other than as created by this Deed or the Existing Debenture or the First Supplemental Debenture), nor do anything else prohibited by Clause 27.16 (*Negative pledge*) of the Senior Facilities Agreement, except as expressly permitted under the terms of the Secured Finance Documents.

6.4 **Disposals**

Each Chargor undertakes that it shall at all times prior to the end of the Security Period, not enter into or agree to enter into a single transaction or a series of transactions (whether related or not and whether voluntary or involuntary) to sell, lease, license, sub-license, transfer or otherwise dispose of any Secured Assets except as permitted by Clause 26.17 (*Disposals*) of the Senior Facilities Agreement.

6.5 **Land**

Each Chargor shall inform the Security Agent promptly of any acquisition by a Chargor of, or contract made by a Chargor to acquire, any freehold, leasehold or other interest in any Land and will duly execute a legal mortgage in favour of the Security Agent of that property.

6.6 **Operator Agreements**

Each Chargor shall notify the Security Agent in writing within 20 Business Days of any new Operator Agreement that the relevant Chargor has entered into.

7. **SHARES AND SECURITIES**

7.1 **Shares: before a Declared Default**

Prior to the occurrence of a Declared Default, the Chargors shall:-

- 7.1.1 pay all dividends, interest and other moneys arising from the Shares into an Account;
- 7.1.2 exercise all voting rights in relation to the Shares for any purpose not inconsistent with the terms of the Secured Finance Documents;
- 7.1.3 promptly upon receipt, forward to the Security Agent copies of all notices and other communications received in connection with the Shares;
- 7.1.4 promptly comply with (and copy to the Security Agent) all requests for information which is within its knowledge and which are made under section 793 of the Companies Act 2006 or any similar provision in any articles of association or other constitutional documents relating to any Shares; and
- 7.1.5 comply with all other conditions and obligations assumed by it in respect of any of the Shares where failure to do so could adversely effect the interests of the Secured Parties.

7.2 **Shares: after a Declared Default**

After the occurrence of a Declared Default:

- 7.2.1 all dividends and other distributions paid in respect of the Securities and received by a Chargor shall be held on trust for the Security Agent (as agent and trustee for the Secured Parties) and immediately paid into any Account subsequently designated in writing by the Security Agent or, if received by the Security Agent, shall be retained by the Security Agent (as agent and trustee for the Secured Parties); and
- 7.2.2 all voting and other rights and powers attaching to the Securities shall be exercised by, or at the direction of, the Security Agent (as agent and trustee for the Secured Parties) and a Chargor shall, and shall procure that its nominees shall, comply with any directions the Security Agent may, in its absolute discretion, give concerning the exercise of those rights and powers.

7.3 **Securities and Shares: payment of calls**

The Chargors shall pay when due all calls or other payments which may be or become due in respect of any of the Securities and Shares which are not fully paid (unless reasonably contested), and in any case of default by any Chargor in such payment, the Security Agent may, if it thinks fit, make such payment on behalf of such Chargor in which case any sums paid by the Security Agent shall be reimbursed by the Chargor to the Security Agent on demand and shall carry interest from the date of payment by the Security Agent until reimbursed at the rate notified to the Chargor by the Security Agent.

7.4 **Securities: exercise of rights**

Each Chargor shall duly and promptly pay all calls, instalments and other monies which may be payable from time to time in respect of the Securities. Each Chargor acknowledges that the Security Agent shall not be under any ability in respect of any such calls, instalments or other monies.

8. **INTELLECTUAL PROPERTY**

Each Chargor shall, if requested by the Security Agent and at such Chargor's cost, execute all such further assignments, transfers, charges or other documents in such form as the Security Agent may require and do all acts that the Security Agent may require to perfect the Security taken by, or to record the interest of, the Security Agent in any registers relating to any registered Intellectual Property.

9. **BOOK DEBTS**

9.1 Each Chargor must get in and realise its:-

9.1.1 securities to the extent held by way of temporary investment;

9.1.2 book and other debts and other moneys owed to it; and

9.1.3 royalties, fees and income of any nature owed to it,

in the ordinary course of its business.

9.2 The Chargors shall get in and realise the Monetary Claims in the ordinary course of business and pay the proceeds of those Monetary Claims into an Account (or, where required under the Secured Finance Documents or the Security Agent so requires, into a Charged Account or an Assigned Account).

9.3 The Chargors shall not at any time during the subsistence of this Deed, without the prior written consent of the Security Agent or otherwise as permitted pursuant to the terms of the Secured Finance Documents, sell, factor, discount, transfer, assign, lend or otherwise dispose of any of the Monetary Claims or enter into any agreement to do so.

9.4 If and to the extent that the Security Agent so specifies, at any time after the Security created under this Deed has become enforceable, each Chargor shall pay the proceeds of payment or realisation of its assets comprising temporary and other investments, book and other debts, royalties, fees and income of like nature or other moneys received by that Chargor as the Security Agent may require into such Account(s) as the Security Agent may from time to time specify and pending such payment shall hold all such receipts on trust for the Security Agent.

10. **ACCOUNTS**

10.1 **General**

10.1.1 Each Chargor shall:

(a) deliver to the Security Agent:-

(i) on the date of this Deed (or the date of any Deed of Accession, if applicable), details of each of its Accounts; and

(ii) if any change in such detail (including any renewal or redesignation of any such Account) occurs after the date of this Deed or any new Account is opened as permitted under the terms of the Senior Facilities Agreement and the Intercreditor Agreement, details of such change or new Account promptly within 5 Business Days following the date of such change or opening;

(b) not, without the prior written consent of the Security Agent, permit or agree to any variation of the rights attaching to, or close, any Account; and

(c) open such new Accounts as the Security Agent may reasonably require (whether before or after the Security created by this Deed has become enforceable).

10.1.2 Upon the occurrence of a Declared Default the Security Agent shall be deemed to have designated in writing all Accounts other than the Charged Accounts and the Assigned Accounts as Assigned Accounts (or, in the case of any Accounts maintained with the Security Agent (in any capacity), as Charged Accounts) and at any time thereafter the Security Agent may:

- (a) in relation to such new Assigned Accounts, require the Chargors to, and the Chargors shall immediately on request, serve a notice of assignment in accordance with Clause 5.1 (*Notices of assignment*) on each bank or other financial institution with which any such Account is maintained (and the relevant Chargor shall comply with its obligation under Clause 5.1.3 to obtain an acknowledgement of each such notice of assignment); and
- (b) exercise from time to time, all rights, powers and remedies of the Chargors in relation to any or all of their Accounts, including to demand and receive all and any moneys standing to the credit of such Accounts.

10.2 **Charged Accounts**

10.2.1 **Charged Accounts: before a Declared Default**

- (a) The Chargors shall, prior to the occurrence of a Declared Default, be entitled to receive, withdraw or otherwise transfer any credit balance from time to time on any Charged Account (other than any Blocked Account).
- (b) Save as permitted pursuant to the terms of the Secured Finance Documents, the Chargors shall not make any withdrawal from any Blocked Account without the prior written consent of the Security Agent (in its capacity as such).
- (c) If and to the extent necessary to enable, and for the sole purpose of enabling:
 - (i) the Chargors to comply with their obligations to make repayments of the Secured Liabilities arising under the Secured Finance Documents; or
 - (ii) the Agent to apply the proceeds thereof in or towards repayment of the Secured Liabilities in accordance with the terms of the Secured Finance Documents,

the Security Agent shall release from the Security created by this Deed the whole or any part of the sums standing to the credit of any Blocked Account.

10.2.2 **Charged Accounts: after a Declared Default**

- (a) The Security Agent shall, upon the occurrence of a Declared Default be entitled without notice to apply, transfer or set-off any or all of the credit balances from time to time on any Charged Account in or towards the payment or other satisfaction of all or part of the Secured Liabilities in accordance with Clause 15 (*Application of Moneys*).
- (b) After the occurrence of a Declared Default, the Chargors shall not be entitled to receive, withdraw or otherwise transfer any credit

balance from time to time on any Charged Account except with the prior consent of the Security Agent (in its capacity as such).

10.3 **Assigned Accounts**

10.3.1 **Assigned Accounts: before a Declared Default**

- (a) The Chargors shall, prior to the occurrence of a Declared Default, be entitled to receive, withdraw or otherwise transfer any credit balance from time to time on any Assigned Account (other than any Blocked Account).
- (b) Subject to Clause 10.3.1(c) below, the Chargors shall not be entitled to receive, withdraw or otherwise transfer any credit balance from time to time on any Blocked Account except with the prior consent of the Security Agent or as expressly permitted pursuant to the terms of the Secured Finance Documents.
- (c) If and to the extent necessary to enable, and for the sole purpose of enabling:
 - (i) the Chargors to comply with their obligations to make repayments of the Secured Liabilities arising under the Secured Finance Documents; or
 - (ii) the Agent to apply the proceeds thereof in or towards repayment of the Secured Liabilities in accordance with the terms of the Secured Finance Documents,

the Security Agent shall provide consent or execute any documentation required to allow for the release from the Security created by this Deed the whole or any part of the sums standing to the credit of any Blocked Account.

10.3.2 **Assigned Accounts: after a Declared Default**

The Security Agent shall, upon the occurrence of a Declared Default, be entitled without notice to exercise from time to time all rights, powers and remedies held by it as assignee of the Assigned Accounts and to:-

- (a) demand and receive all and any moneys due under or arising out of each Assigned Account;
- (b) exercise all such rights as the Chargors were then entitled to exercise in relation to such Assigned Account or might, but for the terms of this Deed, exercise; and
- (c) apply, transfer or set-off any or all of the credit balances from time to time on any Account in or towards the payment or other satisfaction of all or part of the Secured Liabilities in accordance with Clause 15 (*Application of Moneys*).

11. **ASSIGNED CONTRACTS AND ASSIGNED INSURANCES**

11.1 Each Chargor shall:-

- 11.1.1 deliver to the Security Agent, promptly following execution of the same, such documents relating to the Assigned Contracts and the Assigned Insurances as the Security Agent (acting on the instructions of the Lenders) may reasonably require;

- 11.1.2 perform all its material obligations under the Assigned Contracts and Assigned Insurances in a diligent and timely manner; and
 - 11.1.3 notify the Security Agent of any material breach of or default under an Assigned Contract or Assigned Insurance by it or promptly upon becoming aware of such breach by it or any other party and any right that arises entitling it or any other party to terminate or rescind an Assigned Contract or Assigned Insurance, promptly upon becoming aware of the same.
- 11.2 The Chargors shall not, without the prior written consent of the Security Agent:
- 11.2.1 amend, supplement, supersede or waive any provision (or agree to do to any of the foregoing) of any Assigned Contract or Assigned Insurance;
 - 11.2.2 exercise any right to rescind, cancel, terminate or release any counterparty from any obligations (or agree to do to any of the foregoing) in respect of any Assigned Contract or Assigned Insurance; or
 - 11.2.3 assign, transfer, charge or otherwise deal with or dispose of any Assigned Contract or Assigned Insurance or any of the Chargors' rights, title, interest and benefits in, to and in respect of any Assigned Contracts or Assigned Insurances,
- except as permitted by the terms of the Secured Finance Documents.
- 11.3 Save as expressly restricted pursuant to the terms of the Secured Finance Documents, while no Declared Default is continuing, the relevant Chargor may exercise all its rights in respect of the Assigned Contracts to which it is a party (other than the Structural Intra-Group Loans) including receiving and exercising all rights relating to proceeds of those Assigned Contracts (other than the Structural Intra-Group Loans).
- 11.4 While no Declared Default is continuing, the relevant Chargor may exercise all its rights in respect of the Assigned Insurances to which it is a party including receiving and exercising all rights relating to proceeds of those Assigned Insurances to the extent permitted pursuant to the terms of the Secured Finance Documents.
- 11.5 Each Chargor which is the borrower of a Structural Intra-Group Loan by its execution of this Deed or a Deed of Accession acknowledges receipt of notice of assignment under Clause 3.12 (*Assigned Contracts*) of the relevant Structural Intra-Group Loan.

12. **PROTECTION OF SECURED ASSETS**

12.1 **Insurance**

- 12.1.1 The Chargors shall at all times during the subsistence of this Deed:-
- (a) keep the Secured Assets insured in accordance with the terms of the Secured Finance Documents;
 - (b) if required by the Security Agent or the Secured Finance Documents, shall use reasonable endeavours to cause each Insurance relating to the Secured Assets (other than any Insurances which are Assigned Insurances) to contain (in form and substance satisfactory to the Security Agent) a note of the interest of the Security Agent and an endorsement naming the Security Agent as sole loss payee in respect of all claims;
 - (c) promptly, and in any event no later than their due date, pay all premiums and other moneys payable under all its Insurances or

procure that such is done and promptly upon request, produce to the Security Agent a copy of each policy and evidence (acceptable to the Security Agent) of the payment of such sums (or procure that such is done);

- (d) comply with the material terms of all Insurances relating to the Secured Assets and renew each policy in good time prior to its expiry date;
- (e) if any Insurances relating to the Secured Assets become void or voidable, immediately, at its own cost, effect a new Insurance of the same value as the void or voidable policy;
- (f) if reasonably required by the Security Agent or the Secured Finance Documents, provide a copy of all Insurances relating to the Secured Assets to the Security Agent; and
- (g) ensure that all moneys received in respect of any Insurances in respect of the Secured Assets are applied in accordance with the terms of the Intercreditor Deed.

12.1.2 If any Chargor defaults in complying with Clause 12.1.1, the Security Agent may effect or renew any such Insurance on such terms, in such name(s) and in such amount(s) as it considers appropriate, and all reasonable moneys expended by the Security Agent in doing so shall be reimbursed by the Chargors to the Security Agent on demand and shall carry interest from the date of payment by the Security Agent until reimbursed at the rate specified in Clause 2 (*Covenant to Pay*).

12.2 **Application of Insurance Proceeds**

12.2.1 All moneys received under any Insurance relating to the Secured Assets shall, prior to the occurrence of a Declared Default, be applied in accordance with the terms of the Secured Finance Documents.

12.2.2 After the occurrence of a Declared Default the Chargors shall hold such moneys upon trust for the Security Agent pending payment to the Security Agent for application in accordance with Clause 15 (*Application of Moneys*) and each Chargor waives any right it may have to require that any such moneys are applied in reinstatement of any part of the Secured Assets.

12.3 **Power to remedy**

If any Chargor fails to comply with any of its obligations in relation to any of its assets subject to Security pursuant to this Deed, or the Security Agent reasonably considers that a Chargor has failed to comply with any such obligations, following the period which is 15 Business Days following delivery of a notice from the Security Agent requesting the relevant Chargor to comply with the aforementioned obligations, the Security Agent may, if it thinks fit (but without any obligation) take such steps as it deems appropriate to remedy such failure (including, without limitation, the carrying out of repairs, the putting in place of insurance or the payment of costs, charges or other expenses) and the Chargors will co-operate with and will grant the Security Agent or its agents or contractors such access as the Security Agent may reasonably require to the relevant assets or otherwise in order to facilitate the taking of such steps.

13. **DEMAND AND ENFORCEMENT**

13.1 **Enforcement**

The Security created by this Deed shall become enforceable upon:-

- 13.1.1 the occurrence of a Declared Default;
- 13.1.2 any request being made by a Chargor to the Security Agent for the appointment of a Receiver or an administrator, or for the Security Agent to exercise any other power or right available to it; or
- 13.1.3 the occurrence of any event causing, or purporting to cause, the floating charge created by this Deed to become fixed in relation to any Secured Asset.

13.2 **Powers on enforcement**

At any time after the Security created by this Deed has become enforceable, the Security Agent may (without prejudice to any other rights and remedies and without notice to the Chargors) do all or any of the following:-

- 13.2.1 exercise the power of sale under section 101 of the LPA together with all other powers and rights conferred on mortgagees by the LPA, as varied and extended by this Deed, without the restrictions contained in sections 103 or 109(1) of the LPA;
- 13.2.2 exercise the power of leasing, letting, entering into agreements for leases or lettings or accepting or agreeing to accept surrenders of leases in relation to any Secured Assets, without the restrictions imposed by sections 99 and 100 of the LPA;
- 13.2.3 to the extent that any Secured Asset constitutes "Financial Collateral" and this Deed constitutes a "security financial collateral arrangement" each as defined in the UK Financial Collateral Regulations, appropriate all or any part of the Secured Assets in or towards satisfaction of the Secured Liability (including transferring the title in and to it to the Security Agent insofar as not already transferred, subject to paragraphs (1) and (2) of UK Financial Collateral Regulation 18), the value of the property so appropriated being the amount standing to the credit of the relevant Account (where the property is the benefit of an Account) or, in any other case, such amount as the Security Agent shall determine in a commercially reasonable manner;
- 13.2.4 subject to Clause 14.1 (*Method of appointment or removal*), appoint one or more persons to be a Receiver or Receivers of all or any of the Secured Assets; and
- 13.2.5 appoint an administrator of any Chargor.

13.3 **Disposal of the Secured Assets**

In exercising the powers referred to in Clause 13.2 (*Powers on enforcement*), the Security Agent or any Receiver may sell or dispose of all or any of the Secured Assets at the times, in the manner and order, on the terms and conditions and for the consideration determined by it.

13.4 **Same rights as Receiver**

Any rights conferred by any Secured Finance Document upon a Receiver may be exercised by the Security Agent, or to the extent permitted by law, an administrator,

after the Security created by this Deed has become enforceable, whether or not the Security Agent shall have taken possession or appointed a Receiver of the Secured Assets.

13.5 **Delegation**

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

14. **RECEIVERS**

14.1 **Method of appointment or removal**

Every appointment or removal of a Receiver, any delegate or any other person by the Security Agent under this Deed shall be in writing under the hand of any officer or manager of the Security Agent (subject to any requirement for a court order in the case of the removal of an administrative receiver).

14.2 **Removal**

The Security Agent may (subject to the application of section 45 of the Insolvency Act 1986) remove any person from office in relation to all or any part of the Secured Assets of which he is the Receiver and at any time (before or after any person shall have vacated office or ceased to act as Receiver in respect of any of such Secured Assets) appoint a further or other Receiver or Receivers over all or any part of such Secured Assets.

14.3 **Powers**

Every Receiver shall have and be entitled to exercise all the powers:-

- 14.3.1 of the Security Agent under this Deed;
- 14.3.2 conferred by the LPA on mortgagees in possession and on receivers appointed under the LPA (in each case as extended by this Deed);
- 14.3.3 in relation to, and to the extent applicable to, the Secured Assets or any of them, of an administrative receiver set out in Schedule 1 to the Insolvency Act 1986, whether or not the Receiver is an administrative receiver;
- 14.3.4 in relation to any Secured Assets, which he would have if he were its only beneficial owner; and
- 14.3.5 to do all things incidental or conducive to any functions, powers, authorities or discretions conferred or vested in the Receiver.

14.4 **Receiver as agent**

The Receiver shall be the agent of the relevant Chargor (and that Chargor shall be solely liable for the Receiver's acts, defaults, remuneration, losses and liabilities) unless and until such Chargor goes into liquidation, from which time he shall act as principal and shall not become the agent of the Security Agent.

14.5 **Joint or several**

If two or more persons are appointed as Receivers of the same assets, they may act jointly and/or severally so that (unless any instrument appointing them specifies to the

contrary) each of them may exercise individually all the powers and discretions conferred on Receivers by this Deed.

14.6 **Receiver's remuneration**

Every Receiver shall be entitled to remuneration for his services at a rate to be fixed by the Security Agent and the maximum rate specified in section 109(6) of the LPA shall not apply.

15. **APPLICATION OF MONEYS**

15.1 **Application of moneys**

All sums received by virtue of this Deed and/or any other Transaction Security Documents by the Security Agent or any Receiver shall, subject to the payment of any claim having priority to this Deed, be paid or applied in the following order of priority:-

- 15.1.1 **first**, in or towards satisfaction pro rata of, or the provision pro rata for, all costs, charges and expenses incurred and payments made by the Security Agent as agent for the Secured Parties and/or as trustee in relation to the Transaction Security Documents, or by any Receiver (including legal expenses), together with interest at the Default Rate (both before and after judgment) from the date those amounts became due until the date they are irrevocably paid in full;
- 15.1.2 **secondly**, in or towards the payment pro rata of, or the provision pro rata for, any unpaid fees, commission or remuneration of the Security Agent or any Receiver;
- 15.1.3 **thirdly**, in or towards payment of the Secured Liabilities in accordance with the Intercreditor Agreement;
- 15.1.4 **fourthly**, in the payment of the surplus (if any), to the Chargor concerned or any other person entitled to it,

and section 109(8) of the LPA shall not apply to this Deed.

16. **POWER OF ATTORNEY**

16.1 **Appointment**

Upon the occurrence of a Declared Default, each Chargor irrevocably and by way of security appoints:-

- 16.1.1 the Security Agent (whether or not a Receiver has been appointed);
- 16.1.2 any delegate or sub delegate of, or other person nominated in writing by, an officer of the Security Agent; and
- 16.1.3 (as a separate appointment) each Receiver,

severally as such Chargor's attorney and attorneys with power to do any act, and execute and deliver any deed or other document, on behalf of and in the name of such Chargor, which such Chargor could be required to do or execute under any provision of this Deed, or which the Security Agent in its sole opinion may consider necessary or desirable for perfecting its title to any of the Secured Assets or enabling the Security Agent or the Receiver to exercise any of its rights or powers under this Deed.

16.2 **Ratification**

Each Chargor ratifies and confirms and agrees to ratify and confirm whatever any attorney appointed pursuant to Clause 16.1 (*Appointment*) does or purports to do in the exercise or purported exercise of all or any of the powers, acts or other matters referred to in Clause 16.1 (*Appointment*) (excluding any actions of gross negligence or wilful misconduct).

17. **CONSOLIDATION**

17.1 **Combination of accounts**

In addition to any general lien, right to combine accounts, right of set-off or other right which it may at any time have, the Security Agent and each other Secured Party may, following the occurrence of a Declared Default, without notice to the Chargor, combine or consolidate all or any accounts which it then has in relation to such Chargor (in whatever name) and any Secured Liabilities owed by such Chargor to the Security Agent or such other Secured Party, and/or set-off or transfer any amounts standing to the credit of one or more accounts of such Chargor in or towards satisfaction of any Secured Liabilities owed it on any other account or otherwise.

17.2 **Application**

The Security Agent's and each other Secured Party's rights under Clause 17.1 (*Combination of accounts*) apply:-

- 17.2.1 whether or not any demand has been made under this Deed, or any liability concerned has fallen due for payment;
- 17.2.2 whether or not any credit balance is immediately available or subject to any restriction;
- 17.2.3 irrespective of the currencies in which any balance or liability is denominated, and the Security Agent and the relevant other Secured Party may for the purpose of exercising its right elect to convert any sum or liability in one currency into any other at its spot rate applying at or about 11.00am on the date of conversion; and
- 17.2.4 in respect of any Secured Liabilities owed by the relevant Chargor, whether owed solely or jointly, certainly or contingently, presently or in the future, as principal or surety, and howsoever arising.

18. **PROTECTION OF THIRD PARTIES**

18.1 **Statutory powers**

In favour of any purchaser, the statutory powers of sale and of appointing a Receiver which are conferred upon the Security Agent, as varied and extended by this Deed, and all other powers of the Security Agent, shall be deemed to arise (and the Secured Liabilities shall be deemed due and payable for that purpose) immediately after the execution of this Deed.

18.2 **Purchasers**

No purchaser or other person dealing with the Security Agent, any person to whom it has delegated any of its powers, or the Receiver shall be concerned:-

- 18.2.1 to enquire whether any of the powers which the Security Agent or a Receiver have exercised has arisen or become exercisable;

18.2.2 to enquire whether the Secured Liabilities remain outstanding or whether any event has happened to authorise the Receiver to act;

18.2.3 as to the propriety or validity of the exercise of those powers; or

18.2.4 with the application of any moneys paid to the Security Agent, any Receiver or to any other person,

and the title and position of a purchaser or such person shall not be impeachable by reference to any of those matters.

18.3 **Receipts**

All the protection to purchasers contained in sections 104 and 107 of the LPA, section 42(3) of the Insolvency Act 1986 or in any other applicable legislation shall apply to any person purchasing from or dealing with the Security Agent, any other Secured Party or any person to whom any of them have delegated any of their powers.

19. **PROTECTION OF THE SECURED PARTIES**

19.1 **No liability**

19.1.1 No Secured Party or any of their respective officers, employees or delegates shall be liable in respect of any cost, liability, expense, loss or damage which arises out of the exercise, or attempted or purported exercise of, or the failure to exercise, any of their respective rights under this Deed.

19.1.2 Notwithstanding Clause 19.1.1 above, each Secured Party or any of their respective officers, employees or delegates shall be liable or responsible to a Chargor for any loss or liability arising from its own gross negligence or wilful misconduct.

19.2 **Not mortgagee in possession**

Without prejudice to any other provision of this Deed, entry into possession of any Secured Assets shall not render a Secured Party or any of their respective officers or employees liable:-

19.2.1 to account as mortgagee in possession;

19.2.2 for any loss on realisation; or

19.2.3 for any default or omission for which a mortgagee in possession might be liable,

and if and whenever such Secured Party enters into possession of any Secured Assets it shall be entitled at any time it or he thinks fit to relinquish possession.

19.3 **Indemnity**

Each Chargor shall indemnify and keep indemnified each Secured Party and their respective officers, employees and delegates, against all claims, costs, expenses and liabilities incurred by them in respect of all or any of the following:-

19.3.1 any act or omission by any of them in relation to all or any of the Secured Assets;

19.3.2 any payment relating to or in respect of all or any of the Secured Assets which is made at any time by any of them;

- 19.3.3 any stamp, registration or similar Tax or duty which becomes payable in connection with the entry into, or the performance or enforcement of, this Deed;
- 19.3.4 exercising or purporting to exercise or failing to exercise any of the rights, powers and discretions conferred on them or permitted under this Deed; and
- 19.3.5 any breach by the relevant Chargor of any of its covenants or other obligations to the Security Agent or any other Secured Party,

except in the case of gross negligence or wilful misconduct on the part of the relevant Secured Party.

19.4 **Interest**

Each Chargor shall pay interest at the Default Rate on the sums payable under this Clause 19 (*Protection of the Secured Parties*) from the date on which the liability was incurred to the date of actual payment (both before and after judgment).

19.5 **Indemnity out of the Secured Assets**

Each Secured Party and their respective officers, employees and delegates shall be entitled to be indemnified out of the Secured Assets in respect of the actions, proceedings, demands, claims, costs, expenses and liabilities referred to in Clause 19.3 (*Indemnity*).

19.6 **Liability of Chargors related to Secured Assets**

Notwithstanding anything contained in this Deed or implied to the contrary, each Chargor remains liable to observe and perform all conditions and obligations assumed by it in relation to the Secured Assets. No Secured Party is under any obligation to perform or fulfil any such condition or obligation or to make any payment in respect of any such condition or obligation.

19.7 **Continuing protection**

The provisions of this Clause 19 (*Protection of the Secured Parties*) shall continue in full force and effect notwithstanding any partial release or discharge of this Deed or the discharge of any Receiver from office.

20. **PROVISIONS RELATING TO THE SECURITY AGENT**

20.1 **Powers and discretions**

The rights, powers and discretions given to the Security Agent in this Deed:-

- 20.1.1 may be exercised as often as, and in such manner as, the Security Agent thinks fit;
- 20.1.2 are cumulative, and are not exclusive of any of its rights under the general law; and
- 20.1.3 may only be waived in writing and specifically, and any delay in exercising, or non-exercise of, any right, is not a waiver of it.

20.2 **Certificates**

A certificate by an officer of the Security Agent:-

20.2.1 as to any amount for the time being due to the Secured Parties or any of them; or

20.2.2 as to any sums payable to the Security Agent under this Deed,

shall (save in the case of manifest error) be conclusive and binding upon the Chargors for all purposes.

20.3 **Trusts**

The perpetuity period for any trust constituted by this Deed shall be 125 years.

20.4 **Provisions of the Intercreditor Agreement**

20.4.1 This Deed is subject to the terms of the Intercreditor Agreement.

20.4.2 The provisions of the Intercreditor Agreement shall apply to the Security Agent's rights and duties and the resignation of the Security Agent as if set out in this Deed.

21. **PRESERVATION OF SECURITY**

21.1 **Continuing Security**

21.1.1 The security constituted by this Deed shall operate as a continuing security and shall extend to the ultimate balance of the Secured Liabilities regardless of any intermediate payment or discharge of any of the Secured Liabilities or any other matter whatsoever.

21.1.2 In the event that the security constituted by this Deed ceases to be a continuing security for whatever reason then the Security Agent may at that time open or be deemed to have opened a new account or accounts and to credit all or any money arising from the enforcement of the security constituted by this Deed or receivable hereunder to such new account(s) and such events shall not operate to reduce the amount of the Secured Liabilities nor shall the liability of a Chargor be reduced or affected by any subsequent transactions, receipts or payments.

21.1.3 If the Security Agent receives notice of any subsequent Security, or other interest, affecting all or part of the Charged Property, the Security Agent may open a new account for a Chargor in the Security Agent's books. Without prejudice to the Security Agent's right to combine accounts, no money paid to the credit of a Chargor in any such new account shall be appropriated towards, or have the effect of discharging, any part of the Secured Liabilities.

21.1.4 If the Security Agent does not open a new account immediately on receipt of notice under Clause 21.1.3 then, unless the Security Agent gives express written notice to the contrary to a Chargor, all payments made by a Chargor to the Security Agent shall be treated as having been credited to a new account of a Chargor and not as having been applied in reduction of the Secured Liabilities, as from the time of receipt of the relevant notice by the Security Agent.

21.2 **Additional Security**

This Deed is without prejudice and in addition to, and shall not merge with, any other right, remedy or Security of any kind which the Security Agent or any other Secured Party may have now or at any time in the future for or in respect of any of the Secured Liabilities.

21.3 **Waiver of Defences**

Neither the Security created by this Deed nor the obligations of the Chargor under this Deed will be affected by an act, omission, matter or thing which, but for this Clause, would reduce, release or prejudice that Security or any of those obligations (whether or not known to it, the Security Agent or any other Secured Party) including:-

- 21.3.1 any time, waiver or consent granted to, or composition with, any Obligor or other person;
- 21.3.2 the release of any Obligor or any other person under the terms of any composition or arrangement with any person;
- 21.3.3 the taking, variation, compromise, exchange, renewal, enforcement or release of, or refusal or neglect to perfect, take up or enforce, any rights against, or Security over, assets of any Obligor or other person or any non-presentation or non-observance of any formality or other requirement in respect of any instrument or any failure to realise the full value of any Security;
- 21.3.4 any incapacity or lack of power, authority or legal personality of or dissolution or change in the members or status of any Obligor or any other person;
- 21.3.5 any amendment (however fundamental), replacement, variation, novation, assignment or the avoidance or termination of a Secured Finance Document or any other document or Security;
- 21.3.6 any unenforceability, illegality or invalidity of any obligation of, or any Security created by, any person under any Secured Finance Document or any other document; or
- 21.3.7 an insolvency, liquidation, administration or similar procedure.

21.4 **Immediate recourse**

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

21.5 **Appropriations**

During the Security Period the Security Agent and each Secured Party may:-

- 21.5.1 refrain from applying or enforcing any moneys, Security or rights held or received by it (or any trustee or agent on its behalf) in respect of the Secured Liabilities, or, subject to Clause 15.1 (*Application of moneys*), apply and enforce the same in such manner and order as it sees fit (whether against the Secured Liabilities or otherwise) and the relevant Chargor shall not be entitled to the same; and

- 21.5.2 hold in an interest-bearing suspense account any moneys received from the relevant Chargor on or account of the Secured Liabilities.

21.6 New accounts

Notwithstanding any Permitted Transaction, if the Security Agent or any other Secured Party receives notice (whether actual or otherwise) of any subsequent Security over or affecting any of the Secured Assets or if a petition is presented or a resolution passed in relation to the winding up of a Chargor, the Security Agent and any other relevant Secured Party or Secured Parties may close the current account or accounts and/or open a new account or accounts for such Chargor. If the Security Agent or any other Secured Party does not open a new account or accounts immediately it shall nevertheless be treated as if it had done so at the time when the relevant event occurred, and as from that time all payments made by such Chargor to the Security Agent or that Secured Party shall be credited or be treated as having been credited the new account or accounts and shall not operate to reduce the Secured Liabilities.

21.7 Tacking

For the purposes of section 94(1) of the LPA and section 49(3) of the Land Registration Act 2002 the Security Agent confirms on behalf of the Secured Parties that the Secured Parties shall make further advances to the Chargors on the terms and subject to the conditions of the Secured Finance Documents.

21.8 Deferral of Chargor's rights

During the Security Period and unless the Security Agent otherwise directs, no Chargor shall exercise any rights which it may have by reason of performance by its obligations under this Deed or the enforcement of the Security created by this Deed:-

- 21.8.1 to receive or claim payment from, or be indemnified by an Obligor;
- 21.8.2 to claim any contribution from any guarantor of, or provider of Security in respect of, any Obligor's obligations under the Secured Finance Documents;
- 21.8.3 to take the benefit (in whole or in part and whether by way of subrogation or otherwise) of any rights of any Secured Party under any Secured Finance Document or of any guarantee or Security taken pursuant to, or in connection with, the Secured Finance Documents by any Secured Party;
- 21.8.4 to exercise any right of set-off against any Obligor; and/or
- 21.8.5 to claim or prove as a creditor of any Obligor in competition with any Secured Party.

22. RELEASE

22.1 Release

Upon the end of the Security Period, the Security Agent shall, or shall procure that its appointees will, at the request and cost (such cost to be reasonable) of the Chargors:-

- 22.1.1 irrevocably and unconditionally release the Secured Assets from this Deed; and
- 22.1.2 re-assign the Secured Assets that has been assigned to the Security Agent under this Deed.

22.2 **Reinstatement**

If the Security Agent considers that any amount paid or credited to any Secured Party under any Secured Finance Document (whether in respect of the obligations of any Obligor or any Security for those obligations or otherwise) is capable of being avoided, reduced or otherwise set aside:-

22.2.1 that amount shall not be considered to have been paid for the purposes of determining whether the Secured Liabilities have been irrevocably and unconditionally paid and discharged; and

22.2.2 the liability of the relevant Chargor and the Security created by this Deed shall continue as if that amount had not been paid or credited.

22.3 **Consolidation**

Section 93 of the LPA dealing with the consolidation of mortgages shall not apply to this Deed.

23. **MISCELLANEOUS PROVISIONS**

23.1 **Severability**

If any provision of this Deed is illegal, invalid or unenforceable in any jurisdiction, that shall not affect:-

23.1.1 the validity or enforceability of any other provision, in any jurisdiction; or

23.1.2 the validity or enforceability of that particular provision, in any other jurisdiction.

23.2 **Joint and separate liability**

Unless the context otherwise requires, all covenants, agreements, representations and warranties on the part of the Chargors contained in this Deed are given by them jointly and separately and shall be construed accordingly.

23.3 **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.

23.4 **Deeds of Accession**

23.4.1 The Parent and each of the Chargors shall procure that each company which is required by the Secured Finance Documents to accede to this Deed shall, within the timeframe allotted by the Secured Finance Documents, execute and deliver a Deed of Accession.

23.4.2 Each of the Parties agrees that:

(a) each Deed of Accession shall be supplemental to this Deed and be binding on and enure to the benefit of all the parties to this Deed;

(b) the execution of any Deed of Accession will not prejudice or affect the Security granted by each other Chargor under (and the covenants given by each of them in) this Deed or any previous Deed of Accession and that this Deed shall remain in full force and effect as supplemented by any such Deed of Accession; and

- (c) the property and assets mortgaged, charged or assigned to the Security Agent (whether by way of legal mortgage, assignment or fixed or floating charge) by or pursuant to any Deed of Accession shall form part of the Secured Assets and references in this Deed to the Security created by or pursuant to the Deed will be deemed to include the Security created by or pursuant to any Deed of Accession.

23.4.3 Delivery of a Deed of Accession constitutes confirmation by the New Chargor (as such term is defined in the relevant Deed of Accession) that the Repeating Representations are true and correct to the extent applicable to it as at the date of delivery as if made by reference to the facts and circumstances then existing.

24. **GOVERNING LAW**

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

25. **ENFORCEMENT**

25.1 **Jurisdiction of English Courts**

25.1.1 The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this Deed (including a dispute regarding the existence, validity or termination of this Deed or any non-contractual obligation arising out of or in connection with this Deed) (a "**Dispute**").

25.1.2 The Parties to this Deed agree that the courts of England are the most appropriate and convenient courts to settle disputes and accordingly no such Party will argue to the contrary.

25.1.3 This Clause 25.1 is for the benefit of the Secured Parties only. As a result, no Secured Party shall be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, the Secured Parties may take concurrent proceedings in any number of jurisdictions.

EXECUTED AND DELIVERED AS A DEED on the date set out at the beginning of this Deed.

THE CHARGORS

Company name	No	Address for service
Kildale Parentco Limited	10986864	The Victory Offices, 112 Victory Road, Blackpool, FY1 3NW
Kildale Bidco Limited	10986970	The Victory Offices, 112 Victory Road, Blackpool, FY1 3NW
Ingleby (1951) Limited	08973412	The Victory Offices, 112 Victory Road, Blackpool, FY1 3NW
Ingleby (1952) Limited	08973489	The Victory Offices, 112 Victory Road, Blackpool, FY1 3NW
Apis Limited	07395287	The Victory Offices, 112 Victory Road, Blackpool, FY1 3NW
Melli Limited	07395312	The Victory Offices, 112 Victory Road, Blackpool, FY1 3NW
Amber Taverns Limited	05335601	The Victory Offices, 112 Victory Road, Blackpool, FY1 3NW

SCHEDULE 2**DETAILS OF LAND**

No	Pub and Town	Property Description	Title Number	Owner
1.	Phoenix Tap - Whitley Bay	Last Orders, Hillheads Road, Whitley Bay (NE25 8HS)	TY168744	Amber Taverns Limited
2.	Last Orders - Sunderland Sunderland	Shipwrights Arms, Rotherfield Road, Sunderland (SR5 5DE)	TY374605	Amber Taverns Limited
3.	Last Orders - Middlesbrough Middlesbrough	The Bedroom, Zetland Road, Middlesbrough, TS1 1EH and Land lying to the south of Zetland Road, Middlesbrough	CE183996 CE104875	Amber Taverns Limited
4.	Anchor - Wallsend	166 High Street West, Wallsend (NE28 8HZ)	TY236455	Amber Taverns Limited
5.	Mowbray- Failsworth	330 Oldham Road, Failsworth, Manchester (M35 0EN)	MAN25484	Amber Taverns Limited
6.	Bears Paw- Preston	12 Bar, 40-41 Church Street, Preston (PR1 3DH)	LA270682	Amber Taverns Limited
7.	Talbot – Stoke – on - Trent	Land adjoining 117 Church Street, Stoke-on- Trent (ST4 1DB)	SF443852	Amber Taverns Limited
8.	Last Orders Longton - Longton	The Prince of Wales Public House, 172 Anchor Road, Stoke-on-Trent (ST3 5EF)	SF283773	Amber Taverns Limited
9.	Welcome Inn -Oldham - Hollingwood	The Sett, Hollins Road, Oldham (OL8 3SY)	GM599590	Amber Taverns Limited
10.	Forresters - Smallthorne	The Forresters Arms, 17 Ford Green Road, Stoke- On-Trent (ST6 1NT)	SF355254	Amber Taverns Limited
11.	Kings Heywood - Haywood	The Kings Arms 9 Market Place, Heywood (OL10 4NL)	MAN110127	Amber Taverns Limited
12.	Roe buck - Middleton	18 Middleton Gardens, Middleton (M24 4DF)	MAN107325	Amber Taverns Limited
13.	Last Orders - Swinton	Roscoe's (The Forresters Arms), 377 Chorley Road, Swinton (M27 6AY)	GM946032	Amber Taverns Limited
14.	Freemasons - Farnworth	Freemasons Arms and 72 and 74 Market Street, Farnworth, Bolton, (BL4 7NY)	LA105427	Amber Taverns Limited
15.	Last Orders - Macclesfield	Ivy House, 116-118 Park Lane, Macclesfield (SK11 6UA)	CH358532	Amber Taverns Limited
16.	Cock - Darwen	210 Duckworth Street, Darwen (BB3 1PX) and Land at the back of 210 Duckworth Street, Darwen (BB3 1PX)	LA697670 LA934273	Amber Taverns Limited
17.	Broadway - Accrington	The Broadway Hotel, Whalley Road, Accrington (BB5 1AR)	LA710248	Amber Taverns Limited
18.	Last Orders – South Shields	The Colliery Public House, 3 Stanley Street, South Shields	TY374169	Amber Taverns Limited
19.	Cross Foxes – Wrexham	The Foxhound Public House, 15 Abbot Street, Wrexham (LL11 1TA)	CYM2000	Amber Taverns Limited
20.	Victory - Blackpool	The Victory Hotel, Counce Street, Blackpool (FY1 3NG)	LA767233	Amber Taverns Limited
21.	Kings -Fleetwood	Kings Arms, 105 to 111 (odd) Lord Street, Fleetwood (FY7 6LB)	LA883817	Amber Taverns Limited
22.	Golden Lion – Ashton in Makerfield	The Golden Lion, 40 Gerard Street, Ashton In Makerfield, Wigan (WN4 9AE)	GM865433	Amber Taverns Limited
23.	Old Bank - Oldham	50 Yorkshire Street, Oldham (OL1 1SN)	LA49798	Amber Taverns Limited
24.	Royal Oak - Radcliffe	Land on the north side of Water Street, Radcliffe and 28 Water	GM776284 LA130453	Amber Taverns Limited

No	Pub and Town	Property Description	Title Number	Owner
		Street, Radcliffe, Manchester (M26 4TW)		
25.	Royal Runcorn - Runcorn	The Royal Hotel, High Street, Runcorn (WA7 1AU)	CH391880	Amber Taverns Limited
26.	Wheatsheaf Northwich -	Wheatsheaf Inn, High Street, Weaverham, Northwich (CW8 3EX)	CH398104	Amber Taverns Limited
27.	Royal Oak – Prescott	The Royal Oak Public House, 64 Warrington Road, Prescott (L34 5RE)	MS375833	Amber Taverns Limited
28.	Royal - Morley	4 Station Road, Morley, Leeds (LS27 8JW) and 2 Station Road, Morley, Leeds (LS27 8JW)	WYK450123 WYK491665	Amber Taverns Limited
29.	Malbank - Nantwich	The Malbank Hotel, 14 Beam Street, Nantwich (CW5 5LL)	CH137232	Amber Taverns Limited
30.	Butchers - Oswestry	Last Orders (The Butchers Arms), Willow Street, Oswestry (SY11 1JL)	SL73895	Amber Taverns Limited
31.	Wheatsheaf– Ashton in Ribble	50 Water Lane, Preston (PR2 2NL)	LA504438	Amber Taverns Limited
32.	Pump & Truncheon – Bamber Bridge	land and buildings on the east side of Station Road, Bamber Bridge, Preston	LA800985	Amber Taverns Limited
33.	Black Horse - Croston	Black Horse Hotel, Westhead Road, Croston (PR26 9RQ)	LA552077	Amber Taverns Limited
34.	Skenning Bobs - Tyldesley	Skenners, 166 Elliott Street, Tyldesley, Manchester (M29 8DS)	GM686557	Amber Taverns Limited
35.	Sandyforth Arms – Thornton	Last Orders, Trunnah Road, Thornton-Cleveleys (FY5 4HF)	LA594719	Amber Taverns Limited
36.	Nags Eccles - Eccles	Finn McCouls, 39-41 Church Street, Eccles (M30 0BJ)	GM820065	Amber Taverns Limited
37.	Big Window – Burnley	J J Murphys, Manchester Road, Burnley (BB11 1HG)	LA883798	Amber Taverns Limited
38.	Sun - Audenshaw	210 Guide Lane, Audenshaw, Manchester (M34 5EE) and 216 and 220 Guide Lane, Audenshaw (M34 5EE)	LA187858 LA212480	Amber Taverns Limited
39.	Saggermakers Burslem -	The Sagger Makers Bottom Klocker, 31-33 Market Place, Stoke-on- Trent (ST6 3AG)	SF303586	Amber Taverns Limited
40.	Derby Arms - Widnes	Derby Arms, Widnes Road, Widnes (WA8 6BL)	CH459763	Amber Taverns Limited
41.	Stockton - Redcar	Ye Olde Bookmaker, 122 High Street, Redcar (TS10 3DH)	CE173083	Amber Taverns Limited
42.	Queens - Blackpool	271 Talbot Road, Blackpool (FY3 7AZ)	LA883319	Amber Taverns Limited
43.	Ardwick - Blackpool	The Ardwick, 32 Foxhall Road (FY1 5AD)	LA884819	Amber Taverns Limited
44.	Bridges - Warrington	115 Bridge Street, Warrington (WA1 2HR)	CH412422	Amber Taverns Limited
45.	Middle Inn - Washington	The Forresters Arms, 10 Speculation Place, Washington (NE37 2AL)	TY355287	Amber Taverns Limited
46.	Blackburn Times – Blackburn	76 and 78 Northgate, Blackburn, (BB2 1AA)	LA622473	Amber Taverns Limited
47.	Berkeley - Wigan	Berkeley Square 27-29 Wallgate, Wigan (WN1 1LD)	GM885920	Amber Taverns Limited
48.	Byron – Mansfield	2 Market Street, Mansfield (NG18 1JQ)	NT280814	Amber Taverns Limited
49.	Bodfor – Rhyl	13-15 Bodfor Street, Rhyl (LL18 1AS)	CYM460194	Amber Taverns Limited
50.	Castle and Anchor	The Castle & Anchor, 2 Church Road, Stockton- On-Tees (TS18 1TY)	CE149138	Amber Taverns Limited

No	Pub and Town	Property Description	Title Number	Owner
51.	Lord Stamford – Stock - on -Tees	The Stop And Rest Public House, 2 Kenworthy Street, Stalybridge (SK15 2DX)	GM633157	Amber Taverns Limited
52.	Kings Arms Barrow – Barrow – in – Furness	Kings Arms, Dalton Road, Barrow-In-Furness (LA14 1HY)	CU176349	Amber Taverns Limited
53.	Duke of Lancaster - Colne	The Shepherds Arms, 5 Church Street, Colne (BB8 0EB)	LA831017	Amber Taverns Limited
54.	County - Rotherham	County Borough Hotel, Bridgegate, Rotherham (S60 1PL)	SYK410398	Amber Taverns Limited
55.	Wellington - Southport	22 Eastbank Street, Southport (PR8 1DT)	MS438044	Amber Taverns Limited
56.	Billy Wright - Wolverhampton	9 Princess Street, Wolverhampton (WV1 1HW)	SF49573	Amber Taverns Limited
57.	Pig Iron – Middlesbrough	37 Corporation Road, Middlesbrough (TS1 1LT)	TES31231	Amber Taverns Limited
58.	Chennells - Barnsley	2-4 Pitt Street, Barnsley (S70 1AW)	SYK450661	Amber Taverns Limited
59.	Raven - Wellington	The Raven Public House, Walker Street, Wellington, Telford (TF1 1BD)	SL112469	Amber Taverns Limited
60.	Green Dragon – Pontefract	4 Cornmarket, Pontefract (WF8 1BJ)	WYK687426	Amber Taverns Limited
61.	The Swinging Witch – Northwich	Old Crown, Crown Street, Northwich (CW9 5AX)	CH443444	Amber Taverns Limited
62.	George & Dragon - Leigh	7 King Street, Leigh (WN7 4LP)	GM855512	Amber Taverns Limited
63.	G W Horners – Chester Le Street	G W Horners, Front Street, Chester-le-Street (DH3 3BE)	DU112740	Amber Taverns Limited
64.	Saddle -Horwich	55 Lee Lane, Horwich, Bolton (BL6 7AX)	GM702259	Amber Taverns Limited
65.	Bow Legged with Brass - Halifax	Pitchers, 21 George Street, Halifax (HX1 1HA)	WYK692292	Amber Taverns Limited
66.	Library Tap - Bingley	Old Library Wine Bar, Main Street, Bingley (BD16 2HT) and Old Library Wine Bar, Main Street, Bingley (BD16 2HT)	WYK275190	Amber Taverns Limited
67.	Queens - Leyland	1 Golden Hill Lane, Leyland (PR25 3NP)	LA846653	Amber Taverns Limited
68.	Pearsons - Chorley	Land on the north side of West Street, Chorley and The Leasehold land shown edged with red on the plan.	LAN133974 LA806234	Amber Taverns Limited
69.	Black Bull– Doncaster	The Black Bull, Market Place, Doncaster (DN1 1LQ)	SYK389621	Amber Taverns Limited
70.	Tap & Tanner - Walsall	27 Darwall Street, Walsall (WS1 1DA)	WM597728	Amber Taverns Limited
71.	Auctioneer - Hanley	2-6 Percy Street, Stoke- On-Trent (ST1 1NE)	SF381077	Amber Taverns Limited
72.	Windmill's End – Blackheath	Ashley Hotel, 393 Long Lane, Rowley Regis (B65 0JE)	WM896900	Amber Taverns Limited
73.	Market Tavern – St Helens	Market Place, 26-28 Bridge Street, St Helens (WA10 1NW)	MS436906	Amber Taverns Limited
74.	Unicorn - Worksop	37 Bridge Street, Worksop (S80 1DA)	NT369902	Amber Taverns Limited
75.	Carters Well – Low Fell	508-514 Durham Road, Gateshead (NE9 6HU)	TY358735	Amber Taverns Limited
76.	Bluebell – Chesterfield	The Blue Bell Inn, 24 and 26 Cavendish Street, Chesterfield (S40 1UY)	DY90082	Amber Taverns Limited

No	Pub and Town	Property Description	Title Number	Owner
77.	Ebenezer Morley - Hull	12-14 Anlaby Road, Hull (HU1 2PA)	HS373223	Amber Taverns Limited
78.	Caledonian - Carlisle	17 Botchergate, Carlisle (CA1 1QP)	CU166351	Amber Taverns Limited
79.	Micklegate - York	127a Micklegate, York (YO1 6LB)	NYK140971	Amber Taverns Limited
80.	Dean & Chapter - Ferryhill	The Black Bull, 2 Main Street, Ferryhill (DL17 8LA)	DU236261	Amber Taverns Limited
81.	White Horse - Sedgley	White Horse Inn, Dudley Street, Sedgley, Dudley (DY3 1SA)	WM905642	Amber Taverns Limited
82.	Tap & Clapper - Loughborough	6 The Rushes, Loughborough (LE11 5BE)	LT238233	Amber Taverns Limited
83.	Oxford - Long Eaton	22 Market Place, Long Eaton, Nottingham (NG10 1LT)	DY271339	Amber Taverns Limited
84.	George & Dragon - Cheadle	1 High Street, Cheadle (SK8 1AX)	GM852671 MAN72018	Amber Taverns Limited
85.	Hogarths - Bolton	Varsity, 37-41 Churchgate, Bolton (BL1 1HU)	GM765812	Amber Taverns Limited
86.	Vesta Tilley's - Sunderland	The Black Bull, 309 High Street West, Sunderland (SR1 3ET)	TY4 29869	Amber Taverns Limited
87.	Dr M'Gonicles Emporium - Stock on Trees	Horners Public House, 97 High Street, Stockton-On- Tees (TS18 1BD)	CE125883	Amber Taverns Limited
88.	Hogarths - Preston	140-140a 9 Church Street, Preston (PR1 3BU) and 140-140a Church Street, Preston (PR1 3BU)	LA749827 LA787576	Amber Taverns Limited
89.	Hogarths - Wakefield	61-63 Westgate, Wakefield (WF1 1BW)	WYK673455	Amber Taverns Limited
90.	Metropole - Gateshead	The Metropole, High Street, Gateshead (NE8 1EL)	TY363904	Amber Taverns Limited
91.	Hogarths - Ilkeston	The Charter, South Street, Ilkeston (DE7 5QT)	DY368143	Amber Taverns Limited
92.	Black Swan- Rugby	The Black Swan, 2-5 Chapel Street, Rugby (CV21 3EB)	WK477897	Amber Taverns Limited
93.	King of Prussia - Heanor	4 Market Place, Heanor (DE75 7AA)	DY425085	Amber Taverns Limited
94.	Saracens Head - Dudley	18 Stone Street, Dudley (DY1 1NJ)	WM823826	Amber Taverns Limited
95.	Black Swan - Leek	The Black Swan, 12 Sheepmarket, Leek (ST13 5HW)	SF505039	Amber Taverns Limited
96.	Hogarths - South Shields	14 Mile End Road, South Shields (NE33 1TA)	TY15391	Amber Taverns Limited
97.	Hogarth - Leicester	The Park, 5-9 Hotel Street, Leicester (LE1 5AT)	LT233352	Amber Taverns Limited
98.	Whistle Blower- Consett	Coach & Horses, Front Street, Consett (DH8 5AB)	DU236265	Amber Taverns Limited
99.	Plough & Harrow - Hucknall	Plough & Harrow Inn, High Street, Hucknall, Nottingham (NG15 7HJ)	NT443843	Amber Taverns Limited
100.	Hogarths - Swansea	2-3 St Mary Street, Swansea (SA1 3LH) and Land to the rear of 2-3 St.Mary's Street, Swansea	CYM49021 CYM59421	Amber Taverns Limited
101.	Lion - Sandbach	Lion Hotel, 17 High Street, Sandbach (CW11 0AH)	CH472004	Amber Taverns Limited
102.	Prince of Brewers - Burton-upon- Trent	152 High Street, Burton- on-Trent (DE14 1JE)	SF433023	Amber Taverns Limited
103.	Gloucester- Wellingborough	19-25 Church Street, Wellingborough (NN8 4PF)	NN160153	Amber Taverns Limited

No	Pub and Town	Property Description	Title Number	Owner
104.	Hogarths - Hereford	The Hop Pole Hotel, Commercial Road, Hereford (HR1 2BP)	HE19774	Amber Taverns Limited
105.	Atrium - Grantham	7 High Street, Grantham (NG31 6PN)	LL132762	Amber Taverns Limited
106.	Raynards - Bury	30/32 Haymarket Street (BL9 0AY)	GM567780	Amber Taverns Limited
107.	Hogarths - Newport	42/43 High Street, Newport (NP20 1GF) and 28 Cambrian Road, Newport (NP20 4AB)	CYM20152	Amber Taverns Limited
108.	Bridge Inn - Spennymoor	Bridge Inn, High Street, Spennymoor (DL16 6AG)	DU202199	Amber Taverns Limited
109.	Bulls Head - Congleton	Bulls Head Hotel, Mill Street, Congleton (CW12 1AB) and 6, 8, 10 Mill Street, Congleton	CH483024 CH422646	Amber Taverns Limited
110.	Stitching Poney - Kettering	Watercress Harry's, 7 Market Street, Kettering (NN16 0AH)	NN148954	Amber Taverns Limited
111.	Cheese Hall - Crewe	15 Earle Street, Crewe (CW1 2BS)	CH343827	Amber Taverns Limited
112.	The Doctors - Gloucester	61-63 Eastgate Street, Gloucester (GL1 1PN)	GR167822	Amber Taverns Limited
113.	Stourbridge Lion - Stourbridge	77-78 High Street, Stourbridge (DY8 1DX)	WM657155	Amber Taverns Limited
114.	The Iron Duke - Pontypool	130-131 Osborne Road, Pontypool (NP4 6LT)	CYM124683	Amber Taverns Limited
115.	Harry Percy - Hull	386 Beverley Road, Hull (HU5 1LN)	HS287129	Amber Taverns Limited
116.	Angle and Royal - Doncaster	The Old Angel, 22-28 Cleveland Street, Doncaster (DN1 3EF)	SYK372337	Amber Taverns Limited
117.	Hogarths - Blackpool	22-28 Clifton Street, Blackpool (FY1 1JP)	LA501950	Amber Taverns Limited
118.	Wheatsheaf - Atherton	48 Market Street, Atherton, Manchester (M46 0DG)	GM203659	Amber Taverns Limited
119.	Pig Iron Tavern - Port Talbot	44-46 Station Road, Port Talbot (SA13 1JS)	WA140583	Amber Taverns Limited
120.	Old Post Office - Byker	204-208 Shields Road, Newcastle Upon Tyne (NE6 1DU)	TY25304	Amber Taverns Limited
121.	Hogarths - Newcastle - Under - Lyme	97 High Street, Newcastle (ST5 1PS)	SF441761	Amber Taverns Limited
122.	Tubwell Tap - Darlington	3 and 4 Tubwell Row, Darlington	DU34778	Amber Taverns Limited
123.	The Four Ladies - Cramlington	3 Church Street, Cramlington (NE23 6QQ)	ND41349	Amber Taverns Limited
124.	Last Resort - Blackpool	19 Rawcliffe Street, Blackpool (FY4 1BY) and 46 Bond Street, Blackpool (FY4 1BW)	LA415025 LA636166	Amber Taverns Limited
125.	Hogarths - Tamworth	19 Lower Gungate, Tamworth (B79 7AT)	SF344962	Amber Taverns Limited
126.	The Constitution - Neath	11 Orchard Street, Neath (SA11 1DT)	CYM576812	Amber Taverns Limited
127.	The Engineers Arms - Coalville	The Engineers Arms, 61 Belvoir Road, Coalville (LE67 3PD)	LT242267	Amber Taverns Limited
128.	Thomas Telford - Ellesmere	65, 67, 67a and 69 Whitby Road, Ellesmere Port (CH65 8AB)	CH233078	Amber Taverns Limited
129.	Hogarths - Lancaster	Varsity, 9 George Street, Lancaster (LA1 1XQ)	LA710225	Amber Taverns Limited
130.	Dudley	Land on the east side of Dean Street, Dudley	WM64658	Amber Taverns Limited
131.	Thr3 Bar - Ripley	Freehold land known as Thr3 Bar, Market Place, Ripley	DY324070	Amber Taverns Limited

No	Pub and Town	Property Description	Title Number	Owner
132.	The Commercial - Prescott	Freehold land being The Commercial, Station Road, Rainhill, Prescott, L35 0LP	MS433280	Amber Taverns Limited
133.	Barrow-in- Furness	Freehold property known as 115 Church Street, Barrow in Furness, (LA14 2HW) and Land Adjoining Kings Arm Hotel, Dalton Road, Barrow-in-Furness (LA14 1HY)	CU23174 CU242820 CU176349	Amber Taverns Limited
134.	Bilberries Public House – Nuneaton	Freehold land known as Bilberries Public House (otherwise known as Granby) Bond Gate, Nuneaton, CV11 4AE	WK355853	Amber Taverns Limited
135.	Wheatsheaf - Bolton	Freehold property known as Wheatsheaf, 106 Market Street, Bolton, BL5 3AZ	GM827139 and GM842252	Amber Taverns Limited
136.	Hyde	Freehold property known as 21-25 Market Place, Hyde SK14 2LX	GM783734	Amber Taverns Limited
137.	TAF Fechan Offices – Merthyr Tydfil	Freehold Land being TAF Fechan Offices, Castle Street, Merthyr Tydfil CF47 8BG	CYM561862	Amber Taverns Limited
138.	George Inn – Wednesbury	Freehold property being George Inn, 1 Upper High Street, Wednesbury, WS10 7HF	WM566933	Amber Taverns Limited
139.	Preston	Freehold property known as 79 Friargate, Preston, PR1 2ED Wheatsheaf, 106 Market Street, Bolton, BL5 3AZ	LA422893	Amber Taverns Limited
140.	TAF Fechan Offices – Merthyr Tydfil	Freehold land being TAF Fechan Offices, Castle Street, Merthyr Tydfil CF47 8BG	CYM561861	Amber Taverns Limited
141.	Bolton	Unit 4, Nelson Square, Bolton	GM907723	Amber Taverns Limited
142.	Bradford	12 and 12A Ivegate, Bradford, BD1 1SW	WYK492062	Amber Taverns Limited
143.	Paisley	13, 15, 17 and Causeyside Street, Paisley	REN105204 and REN148616	Amber Taverns Limited
144.	Old White Hart – Newark	Freehold property known as Old White Hart, 24 Market Place, Newark, NG24 1EG	NT293494	Amber Taverns Limited
145.	Old Bank Inn - Merseyside	Freehold property known as Old Bank Inn, 43 South Road, Waterloo, Liverpool, Merseyside, L22 5PE	MS182392	Amber Taverns Limited
146.	Stafford	15-16 Gaolgate Street Stafford ST16 2BQ	SF269915	Amber Taverns Limited
147.	Bishop Auckland	23 Newgate Street, Bishop Auckland, DL14 7HZ	DU247669	Amber Taverns Limited
148.	Coatbridge Post Office -Coatbridge	Coatbridge Post Office, 132 Main Street, Coatbridge	LAN13303	Amber Taverns Limited
149.	Duke of Monmouth – Bridgewater	Freehold property known as Duke of Monmouth, 61, 61A and 61B High Street, Bridgewater, TA6 3BQ	ST169247	Amber Taverns Limited
150.	Bromsgrove	Freehold property being 117 High Street, Bromsgrove, B61 8AA	WR60443	Amber Taverns Limited
151.	Dumfries	18-20 Queensberry Street, Dumfries	Larger property title number: DMF5554 (Land Registry of Scotland)	Amber Taverns Limited
152.	Walsall	Freehold property known as 67 High Street, Brownhills, Walsall, WS8 6HH	WM886146	Amber Taverns Limited

No	Pub and Town	Property Description	Title Number	Owner
153.	Rochdale	Freehold property known as 19/21, The Butts, Rochdale, OL16 1EY	MAN168466	Amber Taverns Limited
154.	Brierley Hill	Freehold property known as 118-120 High Street, Brierley Hill, DY5 3BD	WM886145 SF92153	Amber Taverns Limited
155.	Hartlepool	Freehold property known as 100 York Road, Hartlepool, TS26 9DQ	CE32760	Amber Taverns Limited
156.	Bridlington	Freehold property known as 7/8 Prince Street, Bridlington YO15 2NW	YEA17396	Amber Taverns Limited
157.	Montagues, Kirkcaldy	89 High Street and 2 Whytescauseway, Kirkcaldy, KY1 1NW	FFE110156	Amber Taverns Limited
158.	The Standing Man, Kilmarnock	11 Portland Street, Kilmarnock, KA1 1JN	AYR4630	Amber Taverns Limited
159.	Three Stories, Peterlee	Freehold property known as 58 Yoden Way, Peterlee, SR8 1AL	DU279034	Amber Taverns Limited
160.	The Old Fire Station, Ashton under Lyne	Leasehold property known as 46 Wellington Road, Ashton-Under-Tyne, OL6 6DQ	GM319305	N/K
161.	The Leopard, Chester	Freehold property being 91-95 (odd), Forgate Street, Chester, CH1 1HE	CH471189	Amber Taverns Limited
162.	The Water House, Durhan	Freehold property known as 65 North Road, Durham	DU78557	Amber Taverns Limited
163.	The Northern Way, Irvine	All and whole the subjects known as and forming Unit 2, 80/106 High Street, Irvine, KA12 0AX.	AYR33070 (Land register of Scotland)	Amber Taverns Limited
164.	North Star, North Shields	Freehold property known as the Powburn, 97-98 Bedford Street, North Shields, NE29 6QH	TY316588	Amber Taverns Limited
165.	43 and 45 Hamilton Road	All and whole the subjects known as and forming 43 and 45 Hamilton Road, Bellshill, ML4 1AG	LAN15031 (Land register of Scotland)	Amber Taverns Limited
166.	47 Hamilton Road	All and whole the subjects known as 47 Hamilton Road, Bellshill	LAN15032 (Land register of Scotland)	Amber Taverns Limited
167.	Former Foundry Bar & Kitchen – Grant Street	Former Foundry Bar & Kitchen, Grant Street, Cleethorpes, North East Lincolnshire, DN35 8AT	To be allocated.	Amber Taverns Limited
168.	The Railway, Caerphilly	All that freehold land and buildings known as Caerphilly Cwtch, Station Terrace, Caerphilly, CF83 1HD	CYM19446	Amber Taverns Limited
169.	27 Iron Gate	The freehold land and buildings known as 27 Iron Gate, Derby, DE1 3GL	DY250025	Amber Taverns Limited
170.	Bryggen Eynde	Freehold property known as 11-13 Caroline Street	CF31 1DN	Amber Taverns Limited
171.	Stirling Tap	4-8 Stirling Street	ML6 OAH	Amber Taverns Limited
172.	Pig Iron	Unit 2, Brandon Parade South	ML1 1RB	Amber Taverns Limited

SCHEDULE 3**DETAILS OF SHARES**

Name of Company	Description and Number of Shares	Name of Shareholder
Kildale Bidco Limited	35,000,002 ordinary shares of £1	Kildale Parentco Limited
Ingleby (1951) Limited	4,740,000 deferred shares of £1 16,260,002 A shares of £1 1,953,500 B shares of £0.0001 588,550 C shares of £0.001	Kildale Bidco Limited
Ingleby (1952) Limited	1002 ordinary shares of £1	Ingleby (1951) Limited
Apis Limited	675,079 ordinary shares of £1 1,712,500 ordinary A shares of £1 1,400,000 ordinary B shares of £0.01	Ingleby (1952) Limited
Melli Limited	3,112,500 ordinary shares of £1	Apis Limited
Amber Taverns Limited	6,468,596 ordinary shares of £0.50	Melli Limited

SCHEDULE 4**DETAILS OF ASSIGNED INSURANCES**

Chargor	Policy Provider	Policy Number
Amber Taverns Limited	QBE UK Limited	Y145470QBE0123A
Amber Taverns Limited	Chubb European SE	UKCASO26209123
Amber Taverns Limited	QBE UK Limited	Y145469QBE0123A
Amber Taverns Limited	Policy Excess Limited	FE249854
Amber Taverns Limited	Policy Excess Limited	FE249853
Amber Taverns Limited	Policy Excess Limited	FE253524

SCHEDULE 5**DETAILS OF ASSIGNED ACCOUNTS**

Name of Chargor	Name of bank or financial institution	Account name	Account number	Sort code	Blocked / Unblocked
Amber Taverns Limited	HSBC	Current Account			Unblocked
Amber Taverns Limited	Santander	Amber Taverns Ltd (PDQ Deposit Account)			Unblocked
Amber Taverns Limited	Santander	Amber Taverns Ltd (Cash Deposit Account)			Unblocked
Amber Taverns Limited	HSBC	Amber Taverns Deposit			Unblocked
Amber Taverns Limited	HSBC	Amber Taverns Ltd (Dojo card receipts)			Unblocked
Ingleby (1951) Limited	HSBC	Ingleby 1951 Limited			Unblocked
Kildale Bidco Limited	HSBC	Holding Account			Blocked
Kildale Bidco Limited	HSBC	Kildale Deposit			Unblocked
Kildale Bidco Limited	HSBC	Mandatory Prepayment Account			Blocked
Kildale Bidco Limited	HSBC	Cure Account			Blocked
Kildale Bidco Limited	HSBC	Business Account			Unblocked

SCHEDULE 6**DETAILS OF OPERATOR AGREEMENTS**

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
The Phoenix Tap, Whitley Bay	Hillshead Road, WHITLEY BAY, NE25 8HS	Kerry Peacock	28/07/2023	Kerry's Pub Company Limited
Last Orders, Sunderland	Rotherfield Road, SUNDERLAND, SR5 5DE	Peter Devlin	26/08/2022	Chrissy's Bars Ltd
Last Orders, Middlesbrough	Zetland Road, MIDDLESBROUGH, TS1 1EH	Scott Llewellyn	29/01/2013	TW Pub Management Ltd
The Anchor, Wallsend	166 High Street West, WALLSEND, NE28 8HZ	Julie Wrightson	06/08/2014	Wallsend Hospitality Ltd
The Mowbray, Failsworth	330 Oldham Road, FAILSWORTH, M35 0EN	Michelle Eggleston	09/01/2023	Lesters 1981 Limited
Bears Paw, Preston Central	42 Church Street, PRESTON, PR1 3DH	Neil Turner	13/05/2019	Nelloz Ltd
Liquor Vault, Stoke	119 Church Street, STOKE-ON-TRENT, ST4 1DB	Tracy Davies	08/01/2020	LV HOUSE LTD
Last Orders, Longton	172 Anchor Road, LONGTON, ST3 5EF	Chantelle Osbourne	12/09/2019	Chantelle Osbourne Ltd
Welcome Inn, Oldham	741-743 Hollins Road, HOLLINGWOOD, OL8 3SY	Julie Pirrie	01/10/2020	CARP WILLIAM LTD
Forresters, Smallthorne	Ford Green Road, SMALLTHORNE, ST6 1NT	Darren Wheeldon	11/12/2023	DARRENWHEELDON LTD
The Kings, Heywood	11 Market Place, HEYWOOD, OL10 1LA	Jordan Vale	24/05/2022	JPV Vale Limited
The Roebuck, Middleton	18 Middleton Gardens, MIDDLETON, M24 4DF	Christine Rosenthal	23/03/2022	First Pub LTD

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Last Orders, Swinton	377 Chorley Road, SWINTON, M27 6AY	Christopher Wheeler	12/03/2018	D&C Taverns Ltd
Freemasons, Farnworth	72 Market Street, FARNWORTH, BL4 7NY	Lorraine Bromiley	10/02/2023	Bromiley Ltd
Last Orders, Macclesfield	118 Park Lane, MACCLESFIELD, SK11 6UA	Judith Brookes	14/04/2023	MARTINIGIRLS69 LIMITED
The Cock, Darwen	210 Duckworth Street, DARWEN, BB3 1PX	Sharon Morgan	10/08/2018	Smorgan47 Ltd
The Broadway, Accrington	1 Burnley Road, ACCRINGTON, BB5 1AR	Kevin Chadwick	12/07/2013	Chadco Ltd
Last Orders, South Shields	1 Stanley St, SOUTH SHIELDS, NE34 0AT	Robert Cowan	01/07/2019	R.O.C Pub Company Ltd
Cross Foxes, Wrexham	Abbot Street, WREXHAM, LL11 1TA	Mike & Joanne Mee	24/02/2020	M & D Management Ltd
Victory, Blackpool	105 Counce Street, BLACKPOOL, FY1 3NE	Julie Christine Kelly	05/01/2017	Julie Mark Ltd
The Kings, Fleetwood	105 Lord Street, FLEETWOOD, FY7 6LB	Yvonne Gibson	02/08/2013	GV Leisure Ltd
Golden Lion, Ashton-In-Makerfield	40 Gerard Street, ASHTON-IN-MAKERFIELD, WN4 9AE	Amanda Brown	24/01/2022	A.J.BROWN22LTD
The Old Bank, Oldham central	50 Yorkshire Street, OLDHAM, OL1 1SN	Sharon Jones	09/04/2018	S.J. Taverns Company Ltd.
Royal Oak, Radcliffe	Water Street, RADCLIFFE, M26 4TW	Claire Louise McCormick	26/09/2023	Porter CMF Ltd
The Royal Runcorn	1 High Street, RUNCORN, WA7 1AU	Connor John Nicholson	07/06/2023	CJN Enterprises Limited
Wheatsheaf, Weaverham	High Street, WEAVERHAM, CW8 3EX	Terry Phillips	28/10/2013	Wheatsheaf Sports Pub Ltd

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Royal Oak, Prescott	64 Warrington Road, PRESCOT, L34 5RE	Simon Ball	29/01/2013	Oak (Prescott) Ltd
The Royal Morley	2 Station Rd, MORLEY, LS27 8JW	Derek & Jacqueline Downes	14/11/2023	D&J DOWNES LTD
Malbank, Nantwich	14 Beam Street, NANTWICH, CW5 5LL	Stacey Naylor	25/10/2023	Enor Limited
Butchers Arms, Oswestry	Willow Street, OSWESTRY, SY11 1JL	Calum McInnes	17/10/2022	GYSOT INC LIMITED
Wheatsheaf, Ashton-on-Ribble	50 Water Lane, ASHTON-ON-RIBBLE, PR2 2NL	Elizabeth Luxton	20/06/2022	Water Lane Taverns Ltd
Pump & Truncheon, Bamber Bridge	Station Rd, BAMBER BRIDGE, PR5 6QR	Shanon Pinto	03/12/2019	PINTO PUBS LTD
Black Horse, Croston	Westhead Road, CROSTON, PR26 9RQ	Andrew Edmundson	03/08/2009	Pollambers Ltd
Skenning Bobs, Tyldesley	Elliot Street, TYLDESLEY, M29 8DS	Tracy Marsden	08/11/2022	Olli J Jolding Limited
Sandyforth Arms, Thornton	Trunnah Road, THORNTON, FY5 4HF	Darrel Clarke	29/07/2022	TD Clarke Limited
The Nags, Eccles	41 Church St, ECCLES, M30 0BJ	Louise Hannah Hadfield	21/08/2023	L H Ales Limited
The Big Window, Burnley	13-17 Manchester Road, BURNLEY, BB11 1HG	Dylan Manning	17/10/2022	Pub Nightmares Ltd
The Sun, Audenshaw	210 Guide Lane, AUDENSHAW, M34 5EE	Marie Ormondriyd	13/04/2022	Bluemoon Leisure Audenshaw Limited
Clayhanger, Burslem	31 Market Place, BURSLEM, ST6 3AG	Zara Hancock	07/12/2020	SocialSip LTD
Derby Arms, Widnes	Richmond Sq. 170 Widnes Rd, WIDNES, WA8 6BA	Kimberley Naylor	26/09/2022	Patsoom Limited

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
The Stockton, Redcar	122 High Street, REDCAR, TS10 3DH	Mark Dixon	03/11/2014	Redcar Hospitality Ltd
The Queens, Layton	271 Talbot Road, BLACKPOOL, FY3 7AZ	Daniel Grant	20/01/2023	Grant Pub Company Ltd
The Ardwick, Blackpool	32 Foxhall Road, BLACKPOOL, FY1 5AD	Lynn Howarth	02/10/2013	Ardwickbrook Ltd
Bridges, Warrington	115 Bridge Street, WARRINGTON, WA1 2HR	Diann Brace	13/01/2022	DBRACE Limited
Middle Inn, Washington	10 Speculation Place, WASHINGTON, NE37 2AL	Laura Davison	22/09/2014	Concord Pub Company Ltd
Blackburn Times, Blackburn	76-80 Northgate, BLACKBURN, BB2 1AA	Dot Green	09/05/2021	DG Public House Ltd
The Berkeley, Wigan	27-29 Wallgate, WIGAN, WN1 1LD	Denise Kern	09/03/2020	Meridian Hospitality Ltd
The Byron, Mansfield	2 Market Street, MANSFIELD, NG18 1JG	Sharon Thomas	12/05/2018	S Thomas (Public House) Ltd
The Bodfor, Rhyl	13-15 Bodfor Street, RHYL, LL18 1AS	Jane & Christopher Dunham	28/03/2018	Janemac Ltd
Castle & Anchor, Stockton	2 Church Road, STOCKTON-ON-TEES, TS18 1TY	DAREN DAVID WALLACE	05/10/2023	SANDANCER PUB CO LTD
The Lord Stamford, Stalybridge	Kenworthy Street, STALYBRIDGE, SK15 2DX	Nicola Merritt	24/05/2023	Davco Pubs Ltf
The Kings Arms, Barrow	Dalton Rd, BARROW-IN-FURNESS, LA14 1HY	Brian Clarke	13/01/2014	Brian Clarke Ltd
Duke Of Lancaster, Colne	3 Church Street, COLNE, BB8 0EB	Katrina Layfield	26/08/2021	K.Cuprys Limited
The County,	Bridgegate, ROTHERHAM, S60	Andrew Reed	03/03/2020	Fubar Inns Ltd

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Rotherham	1PL			
The Wellington, Southport	22 Eastbank Street, SOUTHPORT, PR8 1DJ	Zoe Bayliss	19/09/2022	Miles & Roberts Ltd
Billy Wright, Wolverhampton	9 Princess Street, WOLVERHAMPTON, WV1 1HW	Tracy Jane Fleet	23/02/2022	Fleet Entertainment Limited
The Pig Iron, Middlesbrough	37-39 Corporation Road, MIDDLESBROUGH, TS1 1LT	Emma Lickard	01/04/2014	Middlesbrough Pub Company Ltd
Chennells, Barnsley	1 Wellington Street, BARNSELEY, S70 1SS	Craig & Julie Bristowe	21/03/2012	C & J Bristowe Ltd
Raven, Wellington	3 Walker Street, WELLINGTON, TF1 1BD	Michael Franks	25/01/2022	M Franks Limited
Green Dragon, Pontefract	4 Cornmarket, PONTEFRACT, WF8 1BJ	Diane Cawthrow	17/04/2019	A D I Enterprises (Yorkshire) Limited
The Swinging Witch, Northwich	3 Crown Street, NORTHWICH, CW9 5AX	Emma Smith	19/08/2021	ELS Bars Limited
George & Dragon, Leigh	7 King Street, LEIGH, WN7 4LP	Nigel Siddall	23/04/2012	Redmere Leisure Limited
GW Horner's, Chester Le Street	2 Front Street, CHESTER LE STREET, DH3 3BE	Katrina Fairbairn	09/06/2014	Blyth Hospitality Ltd
The Saddle, Horwich	55 Lee Lane, HORWICH, BL6 7AX	Chantelle Jones	08/08/2022	CDJ Bars Ltd
Bow Legged With Brass, Halifax	21 George Street, HALIFAX, HX1 1HA	Paige Carter	28/01/2020	Carter Leisure Ltd
Library Tap, Bingley	117 Main Street, BINGLEY, BD16 2HT	Daniel Bramwell	13/09/2022	D & A Pub Company Ltd
The Queens, Leyland	1 Golden Hill Lane, LEYLAND, PR25 3NP	Paul Cookson	29/08/2017	Cookson Pubs Limited

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Pearsons, Chorley	72 Market Street, CHORLEY, PR7 2SE	Dave Jackson	07/01/2016	D T Jackson Limited
The Black Bull, Doncaster	12 Market Place, DONCASTER, DN1 1LQ	Suzie Waugh	15/05/2013	Black Bull (Waugh) Ltd
The Tap & Tanner, Walsall	Darwall Street, WALSALL, WS1 1DA	Samantha Mole	23/02/22	A&B Management LTD
The Auctioneer, Hanley	2-6 Percy Street, HANLEY, ST1 1NE	Glenn Poole	02/10/2023	A.J.Poole Limited
Windmills End, Blackheath	393 Long Lane, BLACKHEATH, B65 0JE	Brett Edwards	11/12/2017	Brett Edwards Enterprises Limited
Market Tavern, St Helens	26-28 Bridge Street, ST HELENS, WA10 1NW	Michele Cooney	19/04/2023	MCOONEY Ltd
Unicorn, Worksop	37 Bridge Street, WORKSOP, S80 1DA	Victoria Lee	24/03/2023	V.M.L. Hospitality Company Ltd
Carters Well, Gateshead (Low Fell)	508 Durham Road, LOW FELL, NE9 6HU	Isabelle Moore	10/02/2014	Low Fell Pub Company Ltd
Bluebell, Chesterfield	26 Cavendish Street, CHESTERFIELD, S40 1UY	Cath Rushton	15/08/2022	BB Pub Chesterfield Limited
Ebenezer Morley, Hull	14 Anlaby Road, HULL, HU1 2PA	Vicky Miller	05/02/2018	Ebenezer Morley Ltd
Caledonian, Carlisle	Botchergate, CARLISLE, CA1 1QP	Tom & Deborah Pearson	21/08/2017	TDP Leisure Limited
The Micklegate, York	127 Micklegate, YORK, YO1 6LB	Hannah Hubbuck	09/10/2019	HEH Hospitality Ltd
Dean & Chapter, Ferryhill	Main Street, FERRYHILL, DL17 8LA	Andrea Fergus	13/09/2023	Custodia Pub Company Limited
The White Horse, Sedgley	Dudley Street, SEDGLEY, DY3 1SA	Shannen Hannah	21/09/2022	Chasegate Installations Ltd

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Tap & Clapper, Loughborough	6 The Rushes, LOUGHBOROUGH, LE11 5BE	Donna Dowding	23/04/2018	DLD Leisure Ltd
The Oxford, Long Eaton	Therm House, 22 Market Place, LONG EATON, NG10 1LT	Samantha Aucott	04/09/2023	S Aucott Limited
George & Dragon, Cheadle	1 High Street, CHEADLE, SK8 1AX	Daniel & Joanne Oultram	10/07/2023	J & D Enterprises Ltd
Hogarth's, Bolton	37/41 Churchgate, BOLTON, BL1 1HU	Stephen Hoyle	18/01/2022	Oscar holding Ltd
Vesta Tilly's, Sunderland	309 High Street West, SUNDERLAND, SR1 3ET	Louise Bradley	28/11/2016	Prior Planning Ltd
Dr M'Gonicles Emporium, Stockton	97 High Street, STOCKTON ON TEES, TS18 1BD	Caroline McDonnell	31/07/2023	C&M Bars Ltd
Hogarth's, Preston	140 Church Street, PRESTON, PR1 3BU	Martin Sumner	08/10/2021	MS Public Houses Ltd
Hogarth's, Wakefield	61-63 Westgate, WAKEFIELD, WF1 1BW	Karla Orrey	08/03/2021	KRO Leisure Ltd
Metropole, Gateshead	262 High Street, GATESHEAD, NE8 1EL	Bronya Peat	31/10/2023	B.E.P.Pub Company Limited
Hogarth's, Ilkeston	3 South Street, ILKESTON, DE7 5QT	Ian Eyre & Amy Clifton	16/09/2019	Ginflight Company Ltd
Black Swan, Rugby	Chapel Street, RUGBY, CV21 3EB	Mark Reed	13/07/2022	Indie & Hunter Inns Limited
King of Prussia, Heanor	Market Place, HEANOR, DE75 7AA	Chloe Davidson	13/02/2023	C.M.D. hospitality Ltd
The Saracens Head, Dudley	Stone Street, DUDLEY, DY1 1NJ	Samantha Such	04/08/2020	S Such Enterprises Limited
Black Swan, Leek	12 Sheep Market, LEEK, ST13 5HW	Mike Woodbridge	07/09/2020	Pittwood Management Services Limited

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Hogarths, South Shields	14 Mile End Road, SOUTH SHIELDS, NE33 1TS	Alex Ozobia	23/07/2020	Envious Leisure Limited
Hogarths, Leicester	5-9 Hotel Street, LEICESTER, LE1 5AW	Neil Brookes	13/07/2023	NLJPUBS LTD
The Whistle Blower, Consett	Middle Street, CONSETT, DH8 5QP	Andy Scott	21/07/2015	Ascot Pub Company Limited
Plough & Harrow, Hucknall	High Street, HUCKNALL, NG15 7HJ	Henry & Jacqueline Mason	25/09/2017	H & J Mason Ltd
Hogarths, Swansea	2-3 St Mary's Street, SWANSEA, SA1 3LH	Tony Colby	12/09/2022	Bizzy Pubs Ltd
The Lion, Sandbach	17 High Street, SANDBACH, CW11 1AH	Steve Dargarvell	04/10/2021	Stubbed Toe Bars Ltd
Prince of Brewers, Burton	152 High Street, BURTON, DE14 1JE	Iain Gibson	02/10/2023	Gibbos Bar Ltd
The Gloucester, Wellingborough	19-25 Church Street, WELLINGBOROUGH, NN8 4PA	Tim McCoy	27/11/2017	Tim's Taverns Limited
Hogarths, Hereford	57 Commercial Road, HEREFORD, HR1 2BP	Thomas Williams	07/11/2022	Tom Williams Management Services Ltd
Sir Isaac Newton, Grantham	7 High Street, GRANTHAM, NG31 6PN	Geoffrey Eggar-Hopkins	24/02/2023	Opospitality Limited
Rayners, Bury	30-32 Haymarket Street, BURY, BL9 0AY	Leanne Morrison	13/06/2022	Times Bar Ltd
Hogarths, Newport	43-44 High Street, NEWPORT, NP20 1GF	Shaun Taylor	07/11/2022	ST666 Limited
The Brewers Arms, Spennymoor	1 High Street, SPENNYMOOR, DL16 6AG	Neil & Kim Barry	11/04/2019	MagicalMouse Limited

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
The Bulls Head, Congleton	4 Mill Street, CONGLETON, CW12 1AB	Jamie Parry	11/04/2022	Jamie Parry Limited
Stitching Pony, Kettering	7 Market Street, KETTERING, NN16 0AH	Alex Barratt	27/10/2023	Act Bars Ltd
Cheese Hall, Crewe	15 Earle Street, CREWE, CW1 2BS	Jacqueline Beeston	14/04/2023	OUR PUB KINK LIMITED
The Doctors, Gloucester	61-63 Eastgate Street, GLOUCESTER, GL1 1PN	Samuel James Wardell	09/09/2023	M&S INNS LIMITED
Stourbridge Lion, Stourbridge	77-78 High Street, STOURBRIDGE, DY8 1DX	Ricky Hunt	20/09/2016	R.Hunt Enterprises Ltd
The Iron Duke, Pontypool	130-131 Osborne Road, PONTYPOOL, NP4 6LT	Ellie Chivers	09/03/2023	EC Pub management Ltd
Harry Percy, Hull	386 Beverley Road, HULL, HU5 1LN	Sophie Kerr	24/09/2018	SMK Leisure Limited
Angel & Royal, Doncaster	Cleveland Street, DONCASTER, DN1 3EF	Natalie Slack	07/02/2022	Iron Management Ltd
Hogarths, Blackpool	22-28 Clifton Street, BLACKPOOL, FY1 1JP	Louis Veitch	29/09/2021	Lougarths Limited
The Wheatsheaf, Atherton	48 Market Street, ATHERTON, M46 0DG	Philip Bromley	24/06/2019	Phunky Limited
The Pig Iron, Port Talbot	44-46 Station Road, PORT TALBOT, SA13 1JS	Carly George	07/11/2022	C J George Limited LTD
The Old Post Office, Byker	204/208 Shields Road, BYKER, NE6 1DU	Kelly Stout	31/10/2023	K.S Pub Company LTD
Hogarths, Newcastle-Under-Lyme	95/97 High Street, NEWCASTLE UNDER LYME, ST5 1PS	PAUL & Heather Stoneley	14/10/2019	United Commitment Limited
The Tubwell Tap,	3/4 Tubwell Row, DARLINGTON, DL1	Joshua Lewis	19/06/2016	L.B.Bar Services

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Darlington	1NU			Company Limited
The Four Ladies	3 Church Street, CRAMLINGTON, NE23 6QQ	Sean Pacey	31/10/2023	Pacey Pub Company LTD
Allan Leonard Lewis VC, Neath	11 Orchard Street, NEATH, SA11 1DT	Yvette Bevan	09/10/2019	L&H Leisure Limited
The Last Resort, Blackpool	46 Bond Street, BLACKPOOL, FY4 1BW	Catriona Cameron	06/07/2022	P&J Cameron Hospitality Limited
Hogarths, Tamworth	19 Lower Gungate, TAMWORTH, B79 7AT	Darren Emery	27/10/2023	DGE Bars Limited
Engineers Arms, Coalville	61 Belvoir Road, COALVILLE, LE67 3PD	Sharon Matthews	07/03/2023	Two Dog Brewery Ltd
The William Jessop	65 Whitby Road, ELLESMERE PORT, CH65 8AB	Shirley Mcguinness	01/04/2019	SMCG2014 Ltd
Hogarths, Lancaster	9 George Street, LANCASTER, LA1 1XQ	Nikki Rhodes	12/01/2022	NJR Global Limited
The Three Horseshoes	Market Place, RIPLEY, DE5 3BR	Holly McCabe	02/11/2022	Roseys Bar & Pub Ltd
Commercial Hotel	12 Station Street, RAINHILL, L35 0LP	Mark Woodward	17/09/2020	Woodward Ventures Limited
The Iron Dragon, Merthyr Tydfil	Taf Fechan, Castle Street, MERTHYR TYDFIL, CF47 8BG	Courtney Anderson	15/02/2023	C.Anderson Hospitality Ltd
The Wheatsheaf Westhoughton	106 Market Street, WESTHOUGHTON, BL5 3AZ	Jak Smith	04/05/2021	CRXJD Limited
Black Swan in Hand	Bondgate, NUNEATON, CV11 4AE	Chad Horton	05/09/2022	C Horton Enterprises Ltd
The Cotton Bale, Hyde	21-25 Market Place, HYDE, SK14 2LX	Ryan Taylor	04/05/2022	Raytay Ltd
The William Archer,	Upper High Street, WEDNESBURY,	Claire Livesey	12/03/2018	Claire Livesley Enterprises Limited

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Wednesbury	WS10 7HF			
The Northern Way, Preston	79 Friargate, PRESTON, PR1 2ED	Thomas Niner & Amber Logan	11/01/2023	NINER-LOGAN LTD
The Northern Way, Bolton	4 Nelson Square, BOLTON, BL1 1JT	Ellie Sutcliffe	25/01/2022	Sutcliffe Hostelrys Limited
The Northern Way, Paisley	13-19 Causeyside, PAISLEY, PA1 1UW	John McEwan	02/03/2020	J McEwan Ltd
Tap & Tun, Bishop Auckland	23 Newgate Street, BISHOP AUCKLAND, DL14 7EP	Janice Shield	01/09/2019	Byker Pub Company Limited
The Drum Winder, Bradford	12/12a Ivegate, BRADFORD, BD1 1SW	Dawn Smith	20/06/2022	D S S Pub Company Limited
The White Hart , Newark	5 White Hart Yard, NEWARK ON TRENT, NG24 1DX	John and Kelly Kehoe	05/06/2019	White Hart Newark Ltd
The Old Bank, Waterloo	43 South Road, WATERLOO, L22 5PE	Ian Caine	25/10/2021	North Liverpool Pub Management Ltd
The Old Post Office, Coatbridge	132 Main Street, COATBRIDGE, ML5 3BJ	Ann Marie Nairn	13/11/2019	MJH Pubs Limited
The Imperial, Dumfries	20 Queensberry Street, DUMFRIES, DG1 1HR	Carrie Carmicheal	12/08/2022	DFP Enterprises Limited
Hogarths, Stafford	15-16 Gaolgate, STAFFORD, ST16 2BQ	Steven Tinsley	07/02/2019	ST leisure Limited
Former Burtons, Kirkcaldy	89/95 High Street, KIRKCALDY, KY1 1LW	John Ogilvie	06/12/2021	Oglive Bars Ltd
The Duke, Bridgewater	61 High street, BRIDGWATER, TA6 3BQ	Jason Brooksbank	21/07/2023	BROOK&SOUTAR LTD
The Old Post Office	117-121 High Street, BROMSGROVE, B61 8AA	Julie Carter & Charlie Watson	14/11/2019	Ju&charpub Ltd

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
Three Brass Monkeys Hartlepool	100 York Road, HARTLEPOOL, TS26 9DQ	Sherrell Roberts	23/02/2020	The Mucky Pub Company Ltd
Jack 'Jigger' Taylor (180)	67 High Street, BROWNHILLS, WS8 6HH	Jamie Smith	26/10/2020	JCN Pubs LTD
Hogarth's Rochdale	The Butts, ROCHDALE, OL16 1EX	Lisa Wolstenholme	10/11/2021	Boss Pub Management LTD
The Briar Rose Inn (182)	120 High Street, BRIERLEY HILL, DY5 3BB	Sadie Jane Kelly	20/06/2022	OLY Limited
The Standing Man	11 Portland Street, KILMARNOCK, KA1 1JN	Donna Yates	15/03/2022	Mckelvies Pub LTD
Three Brass Monkeys (184)	8 Prince Street, BRIDLINGTON, YO15 2NW	Mick Phillis	23/08/2021	Pubwise Hospitality LTD
Three Stories	58 Yoden Way, PETERLEE, SR8 1BS	Donna & Dave Molloy	01/12/2022	Dondav Limited
Old Fire Station	46 Wellington Road, Ashton-Under-Lyne, OL6 6DQ	Anne-Marie Preston	17/10/2023	AP Ales Limited
The Claremont Tap	5/6 Claremont Street, Shrewsbury, SY1 1QG	Mark Reed	20/01/2023	Claremont Leisure Ltd
Old Post Office	10 Park Row, Brighouse, HD6 1AB	Matthew Connolly	29/11/2022	Connolly Pub Management Limited
The Leopard	91-95 Foregate Street, Chester, CH1 1HE	Dean Bradley & Bethany Elliott	02/06/2023	Bella Willow Enterprises Ltd
The Lumley	Lumley Square, Skegness, PE25 3QJ	Sally Smith	31/03/2023	Luna Inns Ltd
Metropole, Gateshead	65 North Road, Durham, DH1 4SQ	Tracy Mooney	27/02/2017	Stellae Leisure Ltd
Northern Way, Irvine	86-88 High Street, IRVINE, KA12 0AX	Craig Clark	19/04/2023	SADSUNDAYS LTD
North Star	97-98 Bedford Street, North Shields,	Stephanie	03/10/2023	NORTH STAR PUB

Property	Address	Operator Name	Operator Agreement Date	Operating Company Name
	NE29 6QH	Wrightson		COMPANY LIMITED
The Railway, Caerphilly	Station Terrace, Caerphilly, CF83 1HD	Mark Andrew Jones	07/11/2023	BOWQUILA LTD

SCHEDULE 7

DEED OF ACCESSION

THIS DEED is made on []

BETWEEN:-

- (1) [] (the "**New Chargor**"), a company incorporated in England or Wales whose registered office is at [];
- (2) [] (the "**Parent**") for itself and as agent for and on behalf of each of the other Chargors (as defined in each Debenture referred to below); and
- (3) [] as the Security Agent.

INTRODUCTION

- (A) The New Chargor is, or will on the date of this Deed become, a [wholly-owned] Subsidiary of the Parent.
- (B) This Deed is supplemental to:-
 - (i) a deed dated 27 October 2017 (as supplemented and amended from time to time, the "**First Debenture**") between, among others, the Parent, each of the companies named in the First Debenture as Chargors, and GLAS Trust Corporation Limited as agent and trustee for the Secured Parties.
 - (ii) a deed dated [] (as supplemented and amended from time to time, the "**Second Debenture**" and together with the First Debenture, the "**Debentures**") between, among others, the Parent, each of the companies named in the Second Debenture as Chargors, and GLAS Trust Corporation Limited as agent and trustee for the Secured Parties.
- (C) The New Chargor at the request of the Parent and in consideration of the Secured Parties making or continuing to make facilities available to the Parent or any other member of its group has agreed to enter into this Deed and become a Chargor under each Debenture.

IT IS AGREED as follows:-

1. DEFINITIONS AND INTERPRETATION

- 1.1 Terms defined in each Debenture have the same meaning in this Deed.
- 1.2 The principles of interpretation set out in Clause 1.3 of each Debenture apply to this Deed insofar as they are relevant to it, as they apply to each Debenture.

2. ACCESSION

The New Chargor agrees to become a party to and to be bound by the terms of each Debenture with immediate effect and so that each Debenture shall be read and construed for all purposes as if the New Chargor had been an original party to it as a Chargor.

3. SECURITY

The New Chargor mortgages, charges and assigns to the Security Agent, as agent and trustee for the Secured Parties, all its business, undertaking and assets on the terms of Clause 3 of each Debenture, provided that:-

- 3.1 the Land charged by way of legal mortgage shall be the Land referred to in Schedule 1 (*Land*);
- 3.2 the Shares mortgaged or (if or to the extent that the mortgage does not take effect as a mortgage) charged shall include the Shares referred to in Schedule 2 (*Shares*);
- 3.3 the Assigned Insurances assigned shall include the Assigned Insurances referred to in Schedule 3 (*Assigned Insurances*);
- 3.4 the Assigned Contracts assigned shall include the Assigned Contracts referred to in Schedule 4 (*Assigned Contracts*);
- 3.5 the Assigned Accounts assigned shall include the Assigned Accounts referred to in Schedule 5 (*Assigned Accounts*);
- 3.6 the Charged Accounts charged by way of fixed charge shall include those referred to in Schedule 6 (*Charged Accounts*); and
- 3.7 the Charged Hedging Agreements charged by way of fixed charge shall include those referred to in Schedule 7 (*Charged Hedging Agreements*).

4. **CONSENT OF EXISTING CHARGORS**

The Parent by its execution of this Deed confirms the consent of the existing Chargors to the terms of this Deed and their agreement that this Deed will in no way prejudice or affect their obligations under, or the covenants they have given, or the Security created by, each Debenture.

5. **EFFECT ON DEBENTURES**

- 5.1 Each Debenture and this Deed shall be read and construed as one document so that references in each Debenture to "this Deed", "herein", and similar phrases will be deemed to include this Deed.
- 5.2 For the purposes of this Deed and each Debenture and with effect from the date of this Deed, the property and assets of the New Chargor mortgaged, charged or assigned to the Security Agent (whether by way of legal mortgage, assignment or fixed or floating charge) by or pursuant to this Deed shall form part of the Secured Assets and references in each Debenture to the Security created by or pursuant to each Debenture will be deemed to include the Security created by or pursuant to this Deed.

6. **GOVERNING LAW**

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

EXECUTED AS A DEED AND DELIVERED on the date set out at the beginning of this Deed.

[SCHEDULE 1

LAND]

[SCHEDULE 2

SHARES]

[SCHEDULE 3

ASSIGNED INSURANCES]

[SCHEDULE 4

ASSIGNED CONTRACTS]

[SCHEDULE 5

ASSIGNED ACCOUNTS]

[SCHEDULE 6

BLOCKED ACCOUNTS]

[SCHEDULE 7

CHARGED HEDGING AGREEMENTS]

SIGNATURE PAGES TO DEED OF ACCESSION

The New Chargor

EXECUTED as a Deed)
by [NAME OF COMPANY] [LIMITED] [PLC])
acting by two Directors or a Director and its)
Secretary:-)
)

Director

Director/Secretary

Address: []

Facsimile number []

OR

EXECUTED as a Deed by [NAME OF)
COMPANY] [LIMITED] [PLC])
acting by [NAME OF DIRECTOR], a)
Director, in the presence of:-)
)

Signature of witness: Director

Name of witness:

Address:

Occupation:

Address: []

Facsimile number []

The Parent

EXECUTED (but not delivered)
until the date hereof) **AS A DEED**)
by [] **LIMITED**)
acting by:-)

Director

Director/Secretary

The Security Agent

SIGNED for and on behalf of)
[])

SCHEDULE 8

FORM OF NOTICE OF ASSIGNMENT OF INSURANCE

To be printed on the headed notepaper of the relevant Chargor

To: [Insert name and address of relevant insurer]

Date: []

Dear Sirs,

**[DESCRIPTION OF RELEVANT INSURANCE POLIC[Y][IES] INCLUDING POLICY NUMBER]
(THE "POLIC[Y][IES]") [refer to an attached schedule if there are a number of policies]**

1. We give you notice that we have entered into a debenture dated [] in favour of [SECURITY AGENT] (the "Security Agent") (the "Debenture").
2. We give you notice that, pursuant to the terms of the Debenture, we have assigned (and, to the extent not validly or effectively assigned, we have charged by way of fixed charge) to the Security Agent by way of security all of our rights, title, interest and benefits in to or in respect of the Polic[y][ies] including the benefit of all claims and returns of premiums in respect thereof to which we are or may at any time become entitled.
3. With effect from the date of receipt of this notice, we instruct you to:
 - 3.1 name the Security Agent (in its capacity as Security Agent) as loss payee in respect of [each of] the Polic[y][ies].
 - 3.2 promptly inform the Security Agent, without further approval from us, of any default in the payment of any premium or failure to renew [the][any] Policy;
 - 3.3 advise the Security Agent promptly of any proposed cancellation of [the][any] Policy and in any event at least 30 days before the cancellation is due to take place;
 - 3.4 if the insurance cover under [the][any] Policy is to be reduced or any insured risks are to be restricted, advise the Security Agent at least 30 days before the reduction or restriction is due to take effect; and
 - 3.5 disclose to the Security Agent, without further approval from us, such information regarding the Polic[y][ies] as the Security Agent may from time to time request and to send it copies of all notices issued by you under the Polic[y][ies].
4. Following the Security Agent's notification to you that the security created by the Debenture has become enforceable:-
 - 4.1 all payments and claims under or arising from the Polic[y][ies] are to be made to the Security Agent to such account (or to its order) as it may specify in writing from time to time;

- 4.2 all remedies provided for in the Polic[y][ies] or available at law or in equity are to be exercisable by the Security Agent; and
- 4.3 all rights to compel the performance of the Polic[y][ies] are to be exercisable by the Security Agent.
5. With effect from your receipt of this notice all rights, interests and benefits whatsoever accruing to or for the benefit of ourselves arising from the Polic[y][ies] (including all rights to compel performance) belong to and are exercisable by the Security Agent.
6. The authority and instructions contained in this notice cannot be revoked or varied by us without the prior written consent of the Security Agent.
7. By countersigning this letter, you confirm that:-
- 7.1 you have not received notice of any previous assignments or charges of or over any of the rights, title and interests and benefits referred to in this notice;
- 7.2 no amendment or termination of [the][any] Policy shall be effective unless you have given the Security Agent 30 days written notice of it or, if it is not possible to comply with such notification to the Security Agent in accordance with the provisions of the [relevant] Policy, the notice will be provided to the Security Agent in relation to such termination as soon as possible; and
- 7.3 you will not, without the Security Agent's prior written consent, exercise any right of set-off or counterclaim in relation to any amounts owed under or in connection with [the][any] Policy.
8. This notice, and any dispute or claim arising out of or in connection with it, shall be governed by and construed in accordance with English law.

Please acknowledge receipt of this notice and your acknowledgement of the matters and instructions set out above within 5 Business Days of receipt by signing, dating and returning the enclosed copy of this letter directly to the Security Agent at [] marked for the attention of [].

Yours faithfully,

for and on behalf of
[PARENT/CHARGOR]

Acknowledged:

.....

For and on behalf of

[Name of insurer]

SCHEDULE 9**FORM OF NOTICE OF ASSIGNMENT OF ASSIGNED ACCOUNTS (NOT BLOCKED ACCOUNTS)****To be printed on the headed notepaper of the relevant Chargor**

To: [Insert name and address of relevant account bank]

Date: []

Dear Sirs,

1. We give you notice that we have entered into a debenture dated [] in favour of **[SECURITY AGENT]** (the "**Security Agent**") (the "**Debenture**").
2. We refer to the following bank account[s] which we hold with you (and any replacement account or subdivision or subaccount of [that][each] account) (the "**Assigned Account[s]**"):

Account holder	Account name	Account number	Sort code

3. We give you notice that, pursuant to the terms of the Debenture, we have assigned (and, to the extent not validly or effectively assigned, we have charged by way of fixed charge) to the Security Agent by way of security all of our rights, title and interest from time to time in the Assigned Account[s] including, without limitation all money at any time standing to the credit of the Assigned Account[s] (whether in sterling or any other currency and whether in addition to or by way of renewal or replacement for any sums previously deposited or otherwise) together with all interest accruing from time to time in respect of such money.
4. Following the Security Agent's notification to you that the security created by the Debenture has become enforceable (the "**Notification**"):
 - 4.1 any existing payment instructions affecting the Assigned Account[s] are to be terminated and all payments and communications in respect of the Assigned Account[s] should be made to the Security Agent or to its order (with a copy to us);
 - 4.2 all moneys standing to the credit of the Assigned Account[s] are to be held to the order of the Security Agent; and
 - 4.3 all rights, interests and benefits whatsoever accruing to or for the benefit of ourselves arising from the Assigned Account[s] belong to the Security Agent.
5. Until such time that notice is served in accordance with paragraph 4 above, we are permitted to withdraw or otherwise transfer the whole or any part of the money

standing to the credit of the Assigned Account[s] without the prior written consent of the Security Agent.

6. By countersigning this letter, you confirm that:-
 - 6.1 no fees or periodic charges are payable in respect of the Assigned Account[s] and there are no restrictions on:
 - 6.1.1 the payment of the credit balance on the Assigned Account[s]; or
 - 6.1.2 the assignment of the Assigned Account[s] to the Security Agent or any third party;
 - 6.2 you have not received notice of any previous assignments of, charges over or trusts in respect of, the Assigned Account[s];
 - 6.3 you will not, without the Security Agent's consent:-
 - 6.3.1 exercise any right of combination, consolidation or set-off which you may have in respect of the Assigned Account[s]; or
 - 6.3.2 amend or vary any rights attaching to the Assigned Account[s];
 - 6.4 you will act only in accordance with the instructions given by persons authorised by the Security Agent.
 - 6.5 Following your receipt of the Notification:
 - 6.5.1 you will not permit us to withdraw or otherwise transfer the whole or any part of the money standing to the credit of the Assigned Account[s] without the Security Agent's prior written consent; and
 - 6.5.2 you shall send all statements and other notices given by you relating to the Assigned Account[s] to the Security Agent.
7. The authority and instructions contained in this notice cannot be revoked or varied by us without the prior written consent of the Security Agent.
8. This notice, and any dispute or claim arising out of or in connection with it, shall be governed by and construed in accordance with English law.

Please acknowledge receipt of this notice and your acknowledgement of the matters and instructions set out above within [5] Business Days of receipt by signing, dating and returning the enclosed copy of this letter directly to the Security Agent at [] marked for the attention of [].

Yours faithfully,

for and on behalf of
[PARENT/CHARGOR]

Acknowledged:

.....

For and on behalf of

[Name of account bank]

SCHEDULE 10**FORM OF NOTICE OF ASSIGNMENT OF BLOCKED ACCOUNTS****To be printed on the headed notepaper of the relevant Chargor**

To: [Insert name and address of relevant account bank]

Date: []

Dear Sirs,

1. We give you notice that we have entered into a debenture dated [] in favour of **[SECURITY AGENT]** (the "**Security Agent**") (the "**Debenture**").
2. We refer to the following bank account[s] which we hold with you (and any replacement account or subdivision or subaccount of [that][each] account) (the "**Blocked Account[s]**"):

Account holder	Account name	Account number	Sort code

3. We give you notice that, pursuant to the terms of the Debenture, we have assigned (and, to the extent not validly or effectively assigned, we have charged by way of fixed charge) to the Security Agent by way of security all of our rights, title and interest from time to time in the Blocked Account[s] including, without limitation all money at any time standing to the credit of the Blocked Account[s] (whether in sterling or any other currency and whether in addition to or by way of renewal or replacement for any sums previously deposited or otherwise) together with all interest accruing from time to time in respect of such money.
4. With effect from the date of receipt of this notice:
 - 4.1 all moneys standing to the credit of the Blocked Account[s] are to be held to the order of the Security Agent; and
 - 4.2 all rights, interests and benefits whatsoever accruing to or for the benefit of ourselves arising from the Blocked Account[s] belong to the Security Agent.
5. We are not permitted to withdraw or otherwise transfer the whole or any part of the money standing to the credit of the Blocked Account[s] without the Security Agent's prior written consent.
6. Following the Security Agent's notification to you that the security created by this Debenture has become enforceable: -
 - 6.1 all moneys standing to the credit of the Holding Account are to be held to the order of the Security Agent; and
 - 6.2 all rights, interest and benefits whatsoever accruing to or for the benefit of ourselves arising from the Holding Account belong to the Security Agent.

7. By countersigning this letter, you confirm that:-
 - 7.1 no fees or periodic charges are payable in respect of the Blocked Account[s] and there are no restrictions on:
 - 7.1.1 the payment of the credit balance on the Blocked Account[s]; or
 - 7.1.2 the assignment of the Blocked Account[s] to the Security Agent or any third party;
 - 7.2 you have not received notice of any previous assignments of, charges over or trusts in respect of, the Blocked Account[s];
 - 7.3 you will not, without the Security Agent's consent:-
 - 7.3.1 exercise any right of combination, consolidation or set-off which you may have in respect of the Blocked Account[s]; or
 - 7.3.2 amend or vary any rights attaching to the Blocked Account[s];
 - 7.4 save as specifically set out in this notice, you will act only in accordance with the instructions given by persons authorised by the Security Agent;
 - 7.5 save as specifically set out in this notice, you will not permit us to withdraw or otherwise transfer the whole or any part of the money standing to the credit of the Blocked Account[s] without the Security Agent's prior written consent; and
 - 7.6 you shall send all statements and other notices given by you relating to the Blocked Account[s] to the Security Agent.
8. The authority and instructions contained in this notice cannot be revoked or varied by us without the prior written consent of the Security Agent.
9. This notice, and any dispute or claim arising out of or in connection with it, shall be governed by and construed in accordance with English law.

Please acknowledge receipt of this notice and your acknowledgement of the matters and instructions set out above within 5 Business Days of receipt by signing, dating and returning the enclosed copy of this letter directly to the Security Agent at [] marked for the attention of [].

Yours faithfully,

for and on behalf of
[PARENT/CHARGOR]

Acknowledged:

.....

For and on behalf of

[Name of account bank]

SCHEDULE 11

FORM OF NOTICE OF ASSIGNMENT OF ASSIGNED CONTRACT

To be printed on the headed notepaper of the relevant Chargor

To: [Insert name and address of relevant contract counterparty]

Date: []

Dear Sirs,

[DESCRIPTION OF RELEVANT ASSIGNED CONTRACT] (THE "CONTRACT")

1. We give you notice that we have entered into a debenture dated [] in favour of **[SECURITY AGENT]** (the "**Security Agent**") (the "**Debenture**").
2. We give you notice that, pursuant to the terms of the Debenture, we have assigned (and, to the extent not validly or effectively assigned, we have charged by way of fixed charge) to the Security Agent by way of security all of our rights, title and interest from time to time in, and the full benefit of, the Contract and all rights, title and interest in any amounts payable to us under the Contract, including any claims for damages in respect of any breach of the Contract.
3. Following the Security Agent's notification to you that the security created by the Debenture has become enforceable:-
 - 3.1 [all payments to be made to us under or arising from the Contract should be made to the Security Agent or to its order as it may specify in writing from time to time] [*specify bank account*];
 - 3.2 all remedies provided for in the Contract or available at law or in equity are exercisable by the Security Agent;
 - 3.3 you are authorised and instructed, without further approval from us, to comply with your obligations (including without limitation your payment obligations) under the Contract in accordance with the written instructions of the Security Agent from time to time (and to hold the money for any such payments to the Security Agent's order pending receipt of written instructions from the Security Agent); and
 - 3.4 subject to paragraph 5 below, you shall allow the Security Agent to perform all the obligations assumed by us under the Contract.
4. You shall not be released from your obligations under the Contract without the prior written consent of the Security Agent.
5. We shall remain liable to perform all our obligations under the Contract and the Security Agent shall be under no obligation of any kind whatsoever in respect of the Contract.
6. You must not, without the Security Agent's prior written consent:
 - 6.1 amend, novate, supplement, restate or replace the Contract;
 - 6.2 agree to any waiver or release of any of your obligations under the Contract; or
 - 6.3 exercise any right of set-off or counterclaim in relation to any amounts owed under or in connection with the Contract.

7. With effect from the date of receipt of this notice, we irrevocably and unconditionally instruct and authorise you, without requiring further approval from us, to:
 - 7.1 promptly disclose to the Security Agent such information relating to the Contract as the Security Agent may at any time reasonably request including, without limitation, all information, accounts and records in your possession or control that may be necessary or of assistance to enable the Lender to verify the amount of all payments made or payable under the Contract by you or the performance by you of all your obligations under the Contract; and
 - 7.2 provide the Security Agent with copies of all notices given or received under the Contract promptly after they are given or received.
8. The authority and instructions contained in this notice cannot be revoked or varied by us without the prior written consent of the Security Agent.
9. By countersigning this letter, you confirm that:-
 - 9.1 you have not received notice of any previous assignments or charges of or over any of the rights, title and interests and benefits referred to in this notice;
 - 9.2 no amendment, waiver or release of any of rights, interests and benefits referred to in this notice shall be effective without the prior written consent of the Security Agent;
 - 9.3 no termination of any rights, interests or benefits referred to in this notice shall be effective unless we have given the Security Agent thirty days written notice of the proposed termination (or if notice is not possible within that period, as soon as possible), specifying the action necessary to avoid such termination;
 - 9.4 no breach or default on the part of the [*insert name of relevant Chargors*] of any of the terms of the Contract shall be deemed to have occurred unless you have given notice of such breach to the Security Agent specifying how to make good such breach; and
 - 9.5 you will not, without the Security Agent's prior written consent, exercise any right of set-off or counterclaim in relation to any amounts owed under or in connection with the Contract.
10. This notice, and any dispute or claim arising out of or in connection with it, shall be governed by and construed in accordance with English law.

Please acknowledge receipt of this notice and your acknowledgement of the matters and instructions set out above within 5 Business Days of receipt by signing, dating and returning the enclosed copy of this letter directly to the Security Agent at [] marked for the attention of [].

Yours faithfully,

for and on behalf of
[PARENT/CHARGOR]

Acknowledged:

.....

For and on behalf of

[*Name of contract counterparty*]

EXECUTION PAGES

The Chargors

EXECUTED as a Deed by)
KILDALE PARENTCO LIMITED)
acting by two Directors or a Director and its)
Secretary or a Director and a Witness:-)

[Redacted Signature]

Director

[Redacted Signature]

Director/Secretary

in the presence of:

Witness signature

Name

Address

Occupation

EXECUTED as a Deed by
KILDALE BIDCO LIMITED
acting by two Directors or a Director and its Secretary or a Director and a Witness:-

[Redacted Signature]

Director

[Redacted Signature]

Director/Secretary

in the presence of:

Witness signature

Name

Address

Occupation

EXECUTED as a Deed by
INGLEBY (1951) LIMITED

acting by two Directors or a Director and its Secretary or a Director and a Witness:-

[Redacted Signature]

Director

[Redacted Signature]

Director/Secretary

in the presence of:

Witness signature

Name

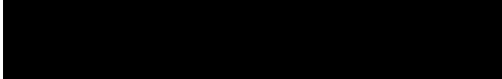
Address

Occupation

EXECUTED as a Deed by
INGLEBY (1952) LIMITED

acting by two Directors or a Director and its Secretary or a Director and a Witness:-


Director


Director/Secretary

in the presence of:

Witness signature

Name

Address

Occupation

EXECUTED as a Deed by
APIS LIMITED

acting by two Directors or a Director and its Secretary or a Director and a Witness:-

[Redacted Signature]

DIRECTOR

[Redacted Signature]

DIRECTOR/SECRETARY

in the presence of:

Witness signature

Name

Address


Occupation

EXECUTED as a Deed by

MELLI LIMITED

acting by two Directors or a Director and its Secretary or a Director and a Witness:-


Director


Director/Secretary

in the presence of:

Witness signature

Name

Address

Occupation

EXECUTED as a Deed by
AMBER TAVERNS LIMITED

acting by two Directors or a Director and its Secretary or a Director and a Witness:-

[Redacted Signature]

Director

[Redacted Signature]

Director/Secretary

in the presence of:

Witness signature

Name

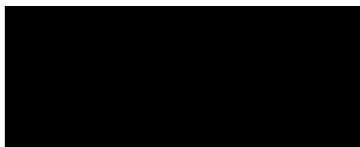
Address

Occupation

The Security Agent

SIGNED by Gilda Cara
For and on behalf of
GLAS TRUST CORPORATION LIMITED

By:



Address: 45 Ludgate Hill, London EC4M 7JU, United Kingdom

Fax: +44 (0)20 3070 0113

Email: tmg@glas.agency

Attention: Transaction Management Group