Dated 30 September

- (1) W HALL & SON (HOLYWELL) LIMITED
- (2) JEAN ELLIS
  (As Liquidator of W Hall & Son (Holywell) Limited)

2008

- (3) HALLS TRADING COMPANY LIMITED
- (4) HALLS PROPERTY COMPANY LIMITED
- (5) MICHAEL ISHERWOOD HALL
- (6) NIGEL HALL

**SECTION 110 AGREEMENT** 

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## Halliwells



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### **BETWEEN:**

- (1) W HALL & SON (HOLYWELL) LIMITED (No. 403308) a company registered in England with limited liability whose registered office is at St Winifreds, Mineral Water Works, Greenfield Road, Holywell, Flintshire, CH8 7NX (the "Company");
- (2) **JEAN ELLIS** of **DUNCAN SHEARD GLASS** Castle Chambers, 43 Castle Street, Liverpool, L2 9TL, (the "Liquidator");
- (3) HALLS TRADING COMPANY LIMITED (No. 6632448) a company registered in England and Wales with limited liability whose registered office is at c/o Halliwells LLP, The Plaza, 100 Old Hall Street, Liverpool, L3 9TD ("Halls Trading");
- (4) HALLS PROPERTY COMPANY LIMITED (No. 6632411) a company registered in England and Wales with limited liability whose registered office is at c/o Halliwells LLP, The Plaza, 100 Old Hall Street, Liverpool, L3 9TD ("Halls Property");
- (5) MICHAEL ISHERWOOD HALL of Cobweb Cottage, Pen Y Cefn Road, Caerwys, Mold, Clwyd, CH7 5BH ("MH"); and
- (6) **NIGEL HALL** of Acrefield, Babell, Holywell, Clwyd, CH8 8PZ ("NH").

### **WHEREAS**

- (A) The Company has at the date hereof an authorised share capital of £25,000 divided into 20,000 preference shares and 5,000 ordinary shares of £1 each and all of which have been issued and credited as fully paid and are held by the Shareholders in equal shares.
- (B) The Company owns the Assets.
- (C) The Shareholders, being the holders of the entire issued share capital of the Company, desire, for commercial purposes, to wind up the Company and to authorise and instruct the Liquidator to transfer all of the Company's undertaking and assets pursuant to Section 110 Insolvency Act 1986 to Halls Trading and Halls Property on the terms set out in this Agreement in consideration of the issue of new shares in Halls Trading and Halls Property credited as fully paid to the Company for distribution by the Liquidator to the Shareholders in satisfaction of their respective rights in the Company.
- (D) Halls Trading and Halls Property have been incorporated to acquire the undertaking and assets of the Company on the terms of this Agreement.
- (E) Halls Trading was incorporated on 27 June 2008 and has an authorised share capital of £25,000 divided into 25,000 ordinary shares of £1 each two of which have been issued and are held by the Shareholders in equal shares.
- (F) Halls Property was incorporated on 27 June 2008 and has an authorised share capital of £25,000 divided into 25,000 ordinary shares of £1 each two of which have been issued and are held by the Shareholders in equal shares.
- (G) Tax clearances have been obtained from the Inland Revenue under Section 707 Income and Corporation Taxes Act 1988 and Section 138 Taxation of Chargeable Gains Act 1992.

### NOW IT IS HEREBY AGREED as follows:

### 1 <u>Definitions</u>

In this Agreement unless the context otherwise requires:

1.1 the following expressions shall have the following meanings:

### "Assets"

all of the Halls Trading Assets and the Halls Property Assets as at Completion;

### "Assignment"

the assignment of the Crewe Depot in the form set out in Schedule 7;

### "Completion"

the performance by the parties of their respective obligations pursuant to clause 5:

### "Conditions"

the passing of the Ordinary Resolutions and the Special Resolution, the full, unconditional and irrevocable discharge of all charges registered at Companies House against the Company and the registration for VAT purposes of Halls Trading and Halls Property;

### "Crewe Depot"

Units 5 and 6, Underwood Business Park, Underwood Road, Crewe being the property demised by a Lease dated 2<sup>nd</sup> November 2007 and made between (1) WM Ewington & Company Limited and (2) the Company;

### "Freehold Properties"

the freehold property more particularly described in Part 1 of Schedule 5;

### "Halls Trading Assets"

all the assets and rights of the Company at Completion as listed in clause 3.1.1 including those listed in Schedule 6;

### "Halls Trading Business"

the business of the wholesale distribution dealing in beer, wine, spirits and ancillary products owned and operated by the Company;

### "Halls Trading Contracts"

the contracts to which the Company is a party and which relate to the Halls Trading Business and are unperformed (wholly or partly) as at the Completion Date;

### "Halls Trading Employees"

all the employees employed in the Halls Trading Business at Completion listed in Schedule 9:

### "Hails Trading Goodwill"

the goodwill of Halls Trading Business and Halls Trading's right to use the name 'W. Hall & Son (Holywell) Company Limited' and, for so long as Kingcask Limited remains on the Register of Companies a royalty free licence to use the name 'Kingscask' and to represent itself as operating the Halls Trading Business in succession to the Company;

### "Halls Trading Intellectual Property Rights"

all Intellectual Property owned, used or required to be used by the Company in connection with the Halls Trading Business at Completion;

### "Halls Trading Liabilities"

the following liabilities attributable to the Halls Trading Business existing as at Completion:

- (a) all amounts owing to trade creditors by the Company in connection with the Halls Trading Business as at Completion in respect of goods or services supplied to the Company before Completion (whether or not invoiced and whether or not due and payable at that time);
- (b) all liabilities and obligations under the Halls Trading Contracts (except for any liabilities or obligations attributable to a breach or some other act or omission on the part of the Company or its employees, agents or subcontractors of Halls Trading Contracts which are not contracts for the supply of drinks by the Company);
- (c) all liabilities in respect of the Halls Trading Employees arising from the transfer of their contracts of employment to Halls Trading under the Regulations; and
- (d) all liabilities in relation to the Crewe Depot transferred to Halls Trading by the Assignment;

### "Halls Trading Trade Debtors"

all amounts owing to the Company by trade and other debtors in connection with the Halls Trading Business as at Completion in respect of goods or services supplied by the Company before Completion (which have been invoiced or which are not capable of being invoiced and whether or not due and payable at that time) and "Trade Debt" means any of those amounts;

### "Halls Property Assets"

the Freehold Properties, the Leasehold Property and the benefit of any amount to which the Company is entitled from a person (including, without limitation, an insurer) in respect of damage to any of the Freehold Properties or the Leasehold Property and all other assets of the Company other than the Halls Trading Assets and the Halls Trading Business;

### "Indemnity Period"

the period commencing on the date of this agreement and ending on the date of the final meeting of members of the Company under s.94 of the Insolvency Act 1986;

### "Intellectual Property"

all intellectual property rights, including:

- (a) patents, trade marks, copyright, rights in designs, rights in inventions, database rights and topography rights (whether or not registered);
- (b) applications for any of the rights in (a) above, together with the right to apply for registration of such rights;
- (c) know-how, trade secrets, confidential information, technical information, customer and supplier lists and any other proprietary knowledge and/or information of whatever nature and howsoever arising.

together with any rights or types of protection of the same or of a similar nature to those listed in (a), (b) or (c) which may subsist anywhere in the world and in each case for their full term and/or effect;

### "Leasehold Property"

the leasehold property more particularly described in Part 1 of Schedule 5

### "Licence to Assign"

the licence to assign the Crewe Depot in the form set out in Schedule 8;

### "Ordinary Resolutions"

the ordinary resolution of the Company, Halls Trading and Halls Property in the form of written resolutions set out in Schedules 1, 2 and 3 respectively;

### "Premises Licences"

the premises licences referred to in Schedule 11;

### "Regulations"

Transfer of Undertakings (Protection of Employment) Regulations 2006;

### "Shareholders"

MH and NH;

### "Special Resolution"

the special resolution of the Company contained in the form of written resolution set out in Schedule 4;

### "VAT"

value added tax;

### "VATA 1994"

Value Added Tax Act 1994;

- words and expressions defined in the Companies Act 1985 or the Companies Act 2006 (as in force from time to time) (as amended) shall bear the meanings ascribed to them therein;
- 1.3 references to a statutory provision shall include any provision of which it is a re-enactment as well as all orders and regulations made pursuant to such provision and all modifications or re-enactments from time to time of such provisions, orders and regulations;
- 1.4 the Schedules shall for all purposes form part of this Agreement and the expression "this Agreement" shall include the Schedules;
- 1.5 references to Recitals, Clauses and Schedules are to the Recitals and Clauses of and Schedules to this Agreement;
- 1.6 all warranties, indemnities, covenants, agreements and obligations given or entered into by more than one person are given or entered into jointly and severally;
- 1.7 references to any of the masculine, feminine and neuter genders shall include the other genders and references to the singular number shall include the plural and vice versa;

- 1.8 the headings are inserted for convenience only and shall not affect the construction of this Agreement;
- 1.9 references to persons shall include firms, unincorporated bodies and corporations;
- 1.10 references in this Agreement to the Shareholders or either of them shall be construed as also meaning and extending to their respective successors, estates and personal representatives;
- 1.11 the expression "the Liquidator" shall include in addition to the person named in this Agreement any other or additional person or persons appointed or substituted as liquidator or joint liquidator of the Company and any indemnities given under this Agreement to the Liquidator shall also be given for the benefit of the estate and any personal representatives of any person who shall have been a liquidator or joint liquidator at any time after the date hereof;
- the words and phrases "other", "including" and "in particular" shall not limit the generality of any preceding words or be construed as being limited to the same class as the preceding words where a wider construction is possible; and
- 1.13 references to this Agreement or any other document or to any specified provision of this Agreement or any other document are to this Agreement, that document or that provision in force for the time being and as amended from time to time in accordance with the terms of this Agreement or that document or, as the case may be, with the agreement of the relevant parties.

### 2 <u>Conditions</u>

- 2.1 The obligations of the parties under this Agreement are conditional upon the fulfilment of the Conditions by close of business on the date of this Agreement.
- 2.2 The Shareholders shall exercise their respective voting rights in the Company and otherwise procure that the Conditions are fulfilled immediately following the execution of this Agreement.
- 2.3 If the Conditions are not fulfilled by close of business on the date of this Agreement, all obligations of the parties under this Agreement shall terminate and no party shall have any claim against the others under them (save in respect of any antecedent breach).

### 3 Sale of Shares and Assets

- 3.1 Subject to the fulfilment of the Conditions prior to close of business on the date of this Agreement:
  - 3.1.1 the Company (acting by the Liquidator) shall sell to Halls Trading and Halls Trading shall purchase the Halls Trading Assets limited to:
    - (a) the benefit of the Halls Trading Contracts;
    - (b) the Crewe Depot;
    - (c) the Halls Trading Goodwill;
    - (d) the Intellectual Property other than the Intellectual Property in the names "Royal Oak" and "The Fox" used in relation to the Freehold Properties referred to in paragraphs 2 and 3 of Part 1 of Schedule
    - (e) the Halls Trading Trade Debtors;

- (f) the benefit of any amount to which the Company is entitled from a person (including, without limitation, an insurer) in respect of damage or injury to any of the Halls Trading Assets or in respect of any liability to any of the Employees but not further or otherwise; and
- (g) the bank accounts of the Company and any cash in hand other than the accounts and cash relating to the Freehold Properties referred to in paragraphs 2 and 3 of Part 1 of Schedule 5.
- (h) the Premises Licences; and
- (i) the equipment and vehicles listed in Schedule 6 and all stock of the Company at Completion.
- 3.1.2 the Company (acting by the Liquidator) shall sell to Halls Property and Halls Property shall purchase the Halls Property Assets and all other property and assets (if any) of the Company not included in the sale to Halls Trading pursuant to clause 3.1.1;

PROVIDED ALWAYS that and for the avoidance of doubt no specific liabilities of the Company shall transfer to Halls Trading or to Halls Property if such transfer would be in contravention of section 139 of the Taxation of Chargeable Gains Act 1992 and instead all such specific liabilities will remain as liabilities of the Company

- 3.2 The Freehold Properties and the Leasehold Property are transferred in accordance with the provisions of Part 2 and Part 3 (respectively) of Schedule 5 and the Crewe Depot is assigned subject to the terms of the Assignment.
- 3.3 Halls Trading and Halls Property shall accept without enquiry, requisition or objection such title as the Company may have in the Halls Trading Assets and the Halls Property Assets respectively and no warranty, term, representation or condition otherwise implied by law or statute shall be implied into the sale and purchase thereof under this Agreement.
- 3.4 Title to and risk attaching to the Assets shall pass on Completion.

### 4 Consideration

- 4.1 The consideration for the sale of the Halls Trading Assets shall be the allotment and issue credited as fully paid to the Company for distribution by the Liquidator to the Shareholders on Completion of 98 ordinary shares of £1 each in Halls Trading pro rata as between the Shareholders according to their respective rights to participate in a winding up of the Company to the effect that each Shareholder shall receive 49 ordinary shares in Halls Trading.
- 4.2 The consideration for the sale of the Halls Property Assets shall be the allotment and issue credited as fully paid to the Company for distribution by the Liquidator to the Shareholders on Completion of 100 ordinary shares of £1 each in Halls Property pro rata between the Shareholders according to their respective rights to participate in a winding up of the Company to the effect that each Shareholder shall receive 49 ordinary shares in Halls Property.

### 5 Completion

5.1 Completion shall take place at the offices of Halliwells LLP, The Plaza, 100 Old Hall Street, Liverpool, L3 9TD or at such other place as the parties may agree immediately following the fulfilment of the Conditions when evidence of the

fulfilment of the Conditions shall be produced to the Liquidator and all of the following business shall be transacted:

- 5.1.1 the Liquidator shall make available for collection by Halls Trading all of the Halls Trading Assets that are transferable by delivery;
- 5.1.2 the Liquidator shall make available for collection by Halls Property all of the Halls Property Assets that are transferable by delivery (if any);
- 5.1.3 the Company acting by the Liquidator shall complete the transfer of the Freehold Properties and the Leasehold Property to Halls Property in accordance with Parts 2 and 3 (respectively) of Schedule 5;
- the Company acting by the Liquidator shall complete the Assignment and hand over to Halls Trading an executed Assignment, the Licence to Assign, the Lease and all other leasehold deeds of the Crewe Depot;
- 5.1.5 the Liquidator shall give to Halls Property an executed assignment of those Assets which are not transferable by delivery;
- 5.1.6 the Company acting by the Liquidator and Halls Trading shall procure the transfer of all bank accounts of the Company to Halls Trading;
- 5.1.7 the Liquidator shall give to Halls Trading an executed assignment of those Assets which are not transferable by delivery including an assignment of trade marks in the form set out in Schedule 10;
- the Company acting by the Liquidator shall procure a same day change of name of the Company to WHSH Limited and shall deliver to Halls Trading on Completion a certified copy of minutes of a meeting of the Company at which it was resolved to change the name of the Company to WHSH Limited and irrevocably and unconditionally consent to the Halls Trading changing its name to W. Hall & Son (Holywell) Limited following Completion;
- 5.1.9 the Company acting by the Liquidator shall give to Halls Trading consents to the transfer of the Premises Licences, in the agreed form, signed by the Liquidator and shall co-operate with Halls Trading in connection with the transfer to it of the Premises Licences.
- 5.2 Immediately following completion of the matters referred to in clause 5.1.1 to 5.1.9 inclusive:
  - (a) Halls Trading shall issue and allot 98 ordinary shares of £1 each in Halls Trading and deliver to the Liquidator share certificates in the respective names of the Shareholders for the number of ordinary shares of £1 each in Halls Trading to be issued to Company for distribution to the Shareholders in accordance with clause 4.1 of this Agreement;
  - (b) Halls Property shall issue and allot 98 ordinary shares of £1 each in Halls Property and deliver to the Liquidator share certificates in the respective names of the Shareholders for the number of ordinary shares of £1 each in Halls Property to be issued to Company for distribution to the Shareholders in accordance with clause 4.2 of this Agreement;

### 6 Issue of Shares in Halls Trading and Halls Property

- 6.1 The Liquidator shall distribute amongst the Shareholders the fully paid up ordinary shares in Halls Trading and Halls Property respectively to be issued to the Company in accordance with clauses 4.1 and 4.2 of this Agreement.
- 6.2 Each of the Shareholders agrees that the Liquidator, having distributed the fully paid up shares in Halls Trading and Halls Property to be issued pursuant to this Agreement in accordance with the provisions of clauses 4.1 and 4.2 shall not be liable for any misapplication or non-application of such shares as contemplated by this Agreement.
- 6.3 Halls Trading and Halls Property shall cause this Agreement to be filed with the Registrar of Companies pursuant to Section 88 of the Companies Act 1985 together with form 88(2).

### 7 Indemnity

- 7.1 Halls Trading shall assume responsibility for the Halls Trading Liabilities and shall indemnify the Liquidator, the Company, Halls Property and the Shareholders against each loss, liability and cost which the Company may incur in connection with the Halls Trading Liabilities.
- 7.2 Halls Property shall assume responsibility for all liabilities, creditors, accrued charges, outgoings and expenses owed or incurred by the Company at or before Completion (Including without limitation any Corporation Tax, VAT, PAYE, National Insurance, Stamp Duty or Stamp Duty Land Tax or any other tax whatever) other than the Halls Trading Liabilities and shall indemnify the Liquidator, Halls Trading. the Company and the Shareholders against each loss, liability and cost which the Company may incur in connection with the same.
- 7.3 Halls Property and the Shareholders shall indemnify the Liquidator and Halls Trading and at all times keep the Liquidator and Halls Trading free and effectually indemnified against all debts, liabilities, actions, claims, demands, expenses, interest and all matters or things due, made, done or omitted or to become due or to be made, done or omitted by the Liquidator under the provisions of this Agreement or (save as expressly provided elsewhere in this Agreement) otherwise in respect of the liquidation of the Company and Halls Trading and Halls Property will pay and discharge the remuneration, costs and expenses of the Liquidator in equal shares.
- 7.4 Nothing in this Agreement or in any document executed pursuant hereto or in connection herewith shall impose any personal liability on the Liquidator (except in relation to wilful default or gross negligence by the Liquidator in the performance of any of her obligations hereunder).

### 8 Exclusion of Warranties and Indemnity

- 8.1 The Shareholders, Halls Trading and Halls Property each acknowledge and declare that they have entered into this agreement without reliance on any warranties, representations or statements made by the Company or the Liquidator.
- 8.2 No representation, warranty or condition, express or implied, statutory or otherwise is given by or on behalf of the Company or the Liquidator or by the employees, agents or advisors of the Company or the Liquidator or otherwise as to the title to or in, the value or the alienability of the Assets or to any encumbrances thereto.

- 8.3 The Shareholders, Halls Trading and Halls Property having made enquiries concerning or having been afforded an opportunity to make enquiries concerning the Assets and shall acquire (as they each hereby acknowledge) with full knowledge of the extent of all or any limitations, defects, encumbrances, matters circumstances concerning or affecting the Assets and confirm that they enter into this agreement solely as a result of such enquiries and on the basis of the terms of this agreement and not in reliance upon representations or warranties whether written or oral expressed or implied made by or on behalf of the Company or the Liquidator or their staff or agents or representatives or any of them.
- 8.4 It is agreed by the Shareholders, Halls Trading and Halls Property that the terms and conditions of, and the exclusions contained in this agreement are fair and reasonable in the content of a group reorganisation and liquidation where all the knowledge of the context, trading and history of the relevant entities lies with the Shareholders, Halls Trading and Halls Property.

### 9 <u>Limitation</u>

- 9.1 No claim shall lie against the Company or the Liquidator unless such claim is made in writing and served on the Liquidator by the end of the Indemnity Period and either:
  - 9.1.1 the amount payable in respect of such claim is agreed by the Company (if it has not been dissolved) or the Liquidator within three months of the date of such notice; or
  - 9.1.2 legal proceedings in respect of such claim are instituted by the Shareholders and/or Halls Trading and/or Halls Property and served on the Company (if it has not been dissolved) or the Liquidator within three months of the date of such notice.

This clause 9 shall not apply to any claims against the Liquidator which may arise by reason of her failure to exercise their powers or perform her duties with the degree of care, prudence and diligence required or expected of her as a professional insolvency practitioner. The carrying out of the provisions of and the transactions contemplated by this agreement and any agreement referred to herein in accordance with their respective terms or any agreed variation thereof and the negotiation of and entry into this agreement.

### 10 Value Added Tax

- 10.1 The consideration for the Assets pursuant to this Agreement shall be taken to be exclusive of VAT (if applicable) and any VAT chargeable in respect of the matters giving rise to the consideration shall be added thereon and paid in cash in addition thereto.
- 10.2 The parties acknowledge and agree that it is considered that Section 49(1) VATA and Article 5 of the Value Added Tax (Special Provisions) Order 1995 will apply to the sale and purchase of the Assets, so that the transactions are treated as transfers of going concerns. Accordingly:
  - 10.2.1 the Company, Halls Trading and Halls Property shall give notice of such transfers to HM Customs & Excise as required by law;
  - 10.2.2 save in respect of the period during which the Liquidator is obliged to retain the financial and trading records of the Company under the

Insolvency Regulations 1994, the Company shall deliver to Halls Property all records referred to in Section 49(1)(b) VATA together with all other records and books of account of the Company and Halls Property hereby undertakes to preserve such records as are so delivered for such as may be required by law and in any event for a period of not less than 6 years and, during that period, to permit the Liquidator, the Company and Halls Trading and their respective agents at all reasonable times to inspect such records and (at their own expense) to take copies of such records;

- the Company, Halls Trading and Halls Property shall use all reasonable endeavours to secure that pursuant to the provisions referred to above the sale of the Halls Trading Assets and the Halls Property Assets hereunder is treated as neither a supply of goods nor a supply of services for VAT purposes;
- 10.2.4 if notwithstanding the provisions referred to above, any VAT shall be payable on the sale hereunder, Halls Trading and Halls Property shall pay to the Liquidator such tax and any penalty or interest incurred by the Company for late payment thereof (save to the extent that such penalty or interest is attributable to delay in payment by the Company or the Liquidator), Halls Trading and Halls Property to make such payment on payment by the Company or (if later) delivery by the Company to Halls Trading and Halls Property of tax invoices in respect thereof;
- 10.2.5 no re-allocation of the Company's VAT registration number to either Halls Trading or Halls Property shall be applied for.

### 11 Contracts

- 11.1 With effect from the date of Completion, Halls Trading shall perform all the Company's obligations under the Halls Trading Contracts (except for any obligations arising attributable to a breach or some other act or omission on the part of the Company or its employees, agents or subcontractors of Halls Trading Contracts which are not contracts for the supply of drinks by the Company).
- 11.2 The Company acting by the Liquidator shall on the Completion date assign to the order of Halls Trading or procure the assignment to the order of Halls Trading of the Halls Trading Contracts which are capable of assignment without the consent of other parties provided that save as set out in Clause 11.1 such assignment shall not impose liability upon Halls Trading in respect of obligations or liabilities arising before the Completion Date.
- 11.3 In so far as the Halls Trading Contracts cannot effectively be assigned to Halls Trading without the consent of a third party or except by an agreement of novation then:
  - 11.3.1 Halls Trading shall use all reasonable endeavours to obtain such consent or to procure a novation provided that no such assignment or novation imposes any liability (save as set out in Clause 11.1) upon Halls Trading in respect of obligations or liabilities arising before the Completion Date and
  - unless and until such consent is obtained or the Halls Trading Contracts are assigned or novated Halls Trading shall for its own benefit and to the extent that the Halls Trading Contracts permit perform on behalf of

the Company all the obligations of the Company arising after Completion (except for any obligations, save as set out in Clause 11.1, arising attributable to a breach or some other act or omission on the part of the Company or its employees, agents or subcontractors) and indemnify the Company against all actions proceedings costs claims damages demands suits and liabilities whatsoever which may be incurred by the Company as a result of any act neglect default or omission on the part of Halls Trading to do so.

### 12 **Employees**

- 12.1 The parties acknowledge and agree that the transfer of the Halls Trading Business to Halls Trading is a "relevant transfer" within the meaning of the Regulations.
- 12.2 Halls Trading shall indemnify the Company against each loss, liability and cost which the Company may incur in connection with the transfer of the Halls Trading Employees .

### 13 <u>Further Assurance</u>

- 13.1 Notwithstanding Completion the Company and the Liquidator shall from time to time execute and do or procure to be executed and done all documents, acts and things as may be necessary or requisite effectually to vest in Halls Trading and Halls Property the Halls Trading Assets and the Halls Property Assets in accordance with the terms of this Agreement.
- 13.2 Each of the Shareholders undertakes to the Company and to the Liquidator to use his powers and rights and as a director and/or shareholder of Halls Trading and Halls Property to procure the due performance by Halls Trading and Halls Property of their respective obligations under this Agreement.

### 14 **General**

- 14.1 No announcement shall be made in respect of the subject matter of this Agreement unless specifically agreed between the parties or it is an announcement required by law.
- 14.2 Save for costs incurred by either or both of the Shareholders in relation to their own positions which costs shall be borne by the Shareholder incurring them, all expenses including all fees of agents, representatives, solicitors and accountants in connection with the negotiation, preparation or execution of this Agreement and ancillary documents, shall be borne by Halls Trading and Halls Property in equal shares.
- 14.3 Save as expressly stated to the contrary in this Agreement time shall be of the essence of this agreement, both as regards the dates and periods specifically mentioned and as to any dates and periods which may be substituted by agreement in writing between or on behalf of the parties hereto.
- Any notice required to be given by any of the parties under this Agreement shall be deemed to be duly given if it, or the envelope containing it, identifies the party to whom it is intended to be given as the addressee and:
  - 14.4.1 It is delivered by being handed personally to the addressee (or, in the case of the Company, Halls Trading or Halls Property, any one of its directors); or

- 14.4.2 it is delivered by being left in a letter box or other appropriate place for the receipt of letters at the addressee's authorised address; or
- 14.4.3 the envelope containing the notice is properly addressed to the addressee at his authorised address and duly posted by recorded delivery first class mail or the notice is duly transmitted to that address by facsimile transmission;

and, in proving the giving or service of such notice it shall be conclusive evidence to prove that the notice was duly given within the meaning of this clause 14.4. The fact that the intended recipient of a notice shows that he did not receive the same, whether or not that fact was known to the giver of the notice, shall not derogate from the effectiveness in law of the service as provided by this clause.

- 14.5 For the purposes of clause 14.4 the authorised address of each of the Shareholders and the Liquidator shall be his respective address as set out in this Agreement and the authorised address of the Company, Halls Trading and Halls Property shall be the address of its respective registered office for the time being at such address.
- 14.6 Any notice duly given within the meaning of Clause 14.4 shall be deemed to have been both given and received:
  - 14.6.1 if it is delivered in accordance with Clause 14.4.1 or Clause 14.4.2, on such delivery;
  - 14.6.2 if it is duly posted or transmitted in accordance with clause 14.4.3 on the second business day after the day of posting or in the case of a facsimile transmission upon receipt of a transmission report.
- 14.7 This Agreement (together with all documents which are required by its terms to be entered into) sets out the entire agreement and understanding between the parties in connection with the matters contemplated by this Agreement.
- 14.8 No purported alteration of this Agreement shall be effective unless it is in writing, refers specifically to this Agreement, and is duly executed by each party hereto.
- 14.9 Each provision of this Agreement is severable and distinct from the others. The parties intend that every such provision shall be and remain valid and enforceable to the fullest extent permitted by law. If any such provision is or at any time becomes to any extent invalid, illegal or unenforceable under any enactment or rule of law, it shall to that extent be deemed not to form part of this Agreement but (except to that extent in the case of that provision) it and all other provisions of this Agreement shall continue in full force and effect and their validity, legality and enforceability shall not be thereby affected or impaired.
- 14.10 This Agreement maybe entered into in the form of counterparts each executed by one of the parties but, taken together, executed by all parties and, provided that all parties so enter into the Agreement, each of the executed counterparts, when duly exchanged or delivered, shall be deemed to be an original, but, taken together, shall constitute one instrument.
- This Agreement shall be governed by and construed in accordance with English Law and the parties hereto hereby submit to the non-exclusive jurisdiction of the High Court of Justice in England.

	IN WITNES	<b>SS</b> whereof written.	this	Agreement	has	been	executed	as a	deed	the d	day a	and y	ear
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Company number: 403308

## PRIVATE COMPANY LIMITED BY SHARES WRITTEN RESOLUTION of W. HALL & SON (HOLYWELL) LIMITED ("the Company")

Circulation date: [ 1 2008

In accordance with the provisions of Chapter 2 of Part 13 Companies Act 2006, the following resolutions are proposed as special resolutions of the Company:

### **Ordinary Resolution**

For the purposes of Section 190 Companies Act 2006:

- The acquisition by Halls Property Company Limited of the freehold property owned and operated by the Company pursuant to the terms of an agreement a copy of which is attached hereto and marked "A" be and is hereby approved; and
- 2. The acquisition by Halls Trading Company Limited of the business and assets of the wholesale drinks distribution business owned and operated by the Company pursuant to the terms of an agreement a copy of which is attached hereto and marked "A" be and is hereby approved.

Please read the notes at the end of this document before signifying your agreement to the resolutions.

The undersigned, being the only persons eligible to vote on the above resolutions on [ ] 2008 hereby irrevocably agree to each of those resolutions.

Michael Isherwood Hall	Date
Nigel Hall	Date

### Company number: 6632448

## PRIVATE COMPANY LIMITED BY SHARES WRITTEN RESOLUTIONS

HALLS TRADING COMPANY LIMITED ("the Company")
Circulation date: [ 1 2008

In accordance with the provisions of Chapter 2 of Part 13 Companies Act 2006, the following resolution is proposed as an ordinary resolution of the Company:

### **Ordinary Resolution**

For the purposes of Section 190 Companies Act 2006 the acquisition by the Company of the business and assets of the wholesale drinks distribution business owned and operated by W. Hall & Son (Holywell) Limited pursuant to the terms of an agreement a copy of which is attached hereto and marked "A" be and is hereby approved.

Please read the notes at the end of this document before signifying your agreement to the resolutions.

The undersigned, being the only persons eligible to vote on the above resolutions on [ ] hereby irrevocably agree to each of those resolutions.

Michael Isherwood Hall	Date
Nigel Hall	

Company number: 6632411

## PRIVATE COMPANY LIMITED BY SHARES WRITTEN RESOLUTIONS

HALLS PROPERTY COMPANY LIMITED ("the Company")
Circulation date: [ 1 2008

In accordance with the provisions of Chapter 2 of Part 13 Companies Act 2006, the following resolution is proposed as an ordinary resolution of the Company:

### **Ordinary Resolution**

For the purposes of Section 190 Companies Act 2006 the acquisition by the Company of the freehold property owned and operated by W. Hall & Son (Holywell) Limited pursuant to the terms of an agreement a copy of which is attached hereto and marked "A" be and is hereby approved.

Please read the notes at the end of this document before signifying your agreement to the resolutions.

The undersigned, being the only persons eligible to vote on the above resolutions on [ ] hereby irrevocably agree to each of those resolutions.

Michael Isherwood Hall	Date
Nigel Hall	Date

Company number: 403308

## PRIVATE COMPANY LIMITED BY SHARES WRITTEN RESOLUTIONS of W. HALL & SON (HOLYWELL) LIMITED ("the Company")

Circulation	date: [	<u> </u>

In accordance with the provisions of Chapter 2 of Part 13 Companies Act 2006, the following resolutions are proposed as special resolutions of the Company:

### **Special Resolutions**

- 1 **THAT** the Company be wound up voluntarily.
- 2 **THAT** Jean Ellis of Duncan Sheard Glass be and is hereby appointed Liquidator for the purpose of winding up the Company's affairs and distributing its assets.
- 3 **THAT** the remuneration of the Liquidator be fixed on the basis of the time spent by her and members of her staff and she be and is hereby authorised to draw such remuneration as and when she shall determine.
- THAT the Liquidator be and is hereby authorised and instructed pursuant to Section 110 Insolvency Act 1986 in consequence of the liquidation of the Company to enter into an agreement in the form attached hereto and marked "A" (the "Agreement") and to transfer part (as described in the Agreement) of the Company's undertaking to Halls Trading Company Limited and part (as described in the Agreement) of the Company's undertaking to Halls Property Company Limited in consideration of the issue of new shares in Hall Trading Company Limited and Halls Property Company Limited to the Company credited as fully paid for distribution by the Liquidator to the members of the Company in satisfaction of their respective rights in the Company.

Please read the notes at the end of this document before signifying your agreement to the resolutions.

The undersigned, being the only persons eligible to vote on the above resolutions on [ ] 2008 hereby irrevocably agree to each of those resolutions.

Michael Isherwood Hall	Date
Nigel Hall	Date ,

### Part 1

### Freehold Properties Transferring to Halls Property Company Limited

- 1 Holywell land at Greenfield Road, Holywell, Flintshire including The Royal Oak Greenfield Road, Holywell, Flintshire; and
- 2 The Fox Inn Ysceifiog, Holywell, Flintshire

which said Freehold Properties are more particularly described in the agreed form of transfer.

### Leasehold Property Transferring to Halls Property Company Limited

Liandudno - premises known as land on the south side of Council Street West, Llandudno

### Part 2

### Provisions relating to the transfer of the Freehold Properties

### Interpretation

The definitions and rules of interpretation in this clause apply in this Part 2 of Schedule 5.

Halls Property: Halls Property Company Limited

Part 1 Conditions: the conditions in Part 1 of the Standard Commercial Property Conditions (Second Edition) and Condition means any one of them.

Part 2 Conditions: the conditions in Part 2 of the Standard Commercial Property Conditions (Second Edition).

Company: The Company acting by the Liquidator

### Standard commercial property conditions

The Part 1 Conditions are incorporated in this agreement so far as they:

- apply to a sale by private treaty;
- relate to freehold land;
- are not inconsistent with the other clauses in this agreement or clauses in this Part 2 of Schedule 5; and
- have not been modified or excluded by the other clauses in this agreement or clauses in this Part 2 of Schedule 5.

The Part 2 Conditions are not incorporated into this Part 2 of Schedule 5.

The following Conditions shall not apply:

- Condition 1.1.4(a);
- Condition 2;
- Conditions, 3.2.1 and 3.3;
- Conditions 6.1, 6.2, 6.3, 6.6.2, 6.6.3 and 6.6.4;
- Conditions 7.1.1, 7.1.2, 7.1.3 and 7.1.4;
- Condition 10; and

Condition 11.

The Conditions shall be amended as follows:

- the definition of "conveyancer" in Condition 1.1.1(f) shall be construed as referring to the Halls Property's Solicitors and/or the Company's Solicitors, as the context requires;
- the definition of "completion date" in Condition 1.1.1(d) shall be construed as a reference to the date of Completion

### Sale and purchase

The Company shall sell or procure the sale to Halls Property of each of the Freehold Properties.

In respect of each of the Freehold Properties, Halls Property cannot require the Company to:

- transfer it or any part of it to any person other than Halls Property;
- transfer it in more than one parcel or by more than one transfer; or
- apportion the Purchase Price between different parts of it.

### Vacant possession

The Freehold Properties are sold with vacant possession on Completion save that:

- (i) part of the freehold property at Holywell known as The Royal Oak is sold subject to and with the benefit of a tenancy made the 17 September 2007 between the Company (1) and Alan Wilfred George Newall and Gwyneth Margaret Newall (2);
- (ii) the freehold property known as The Fox Inn is sold subject to and with the benefit of a tenancy made the 1 November 2007 between the Company (1) and Trevor Bradford and Vanessa Eaton (2).

### **Deducing title**

Title to each of the Freehold Properties has been deduced to Hall's Property's Solicitors before the date of this agreement.

Halls Property is deemed to have full knowledge of the title to each of the Freehold Properties and is not entitled to raise any objection, enquiry or requisition in relation to them.

### Title guarantee

On the Completion Date, the Company shall transfer or procure the transfer of each of the Freehold Properties with no title guarantee.

### Matters affecting the property

Each of the Freehold Properties is sold free from financial charges but subject to:

- (i) The matters disclosed in replies (if any) to enquiries before contract raised by Halls Property's Solicitors
- (ii) All public or private rights of way water drainage sewerage telephone and telegraphic services electricity and gas supplies watercourses and all rights of light and air and all other easements and quasi or purported easements rights and privileges (if any) affecting the Freehold Properties and any liability to repair or contribute to the repair of roads ways passages sewers gutters drains (and connected manholes) cables wires poles conduits water or gas mains or apparatus fences and other like matters without obligation on the Company to provide evidence of the creation of or to define or apportion such liability

- (iii) All actual or proposed resolutions charges notices orders restrictions agreements schemes or plans under any planning legislation or scheme and any bye-laws building regulations or statutory provisions affecting the Freehold Properties or any part thereof whether of a general or local or specific application
- (iv) All local land charges whether registered or not before the date of this Agreement and all matters capable of registration as local land charges whether or not actually so registered
- (v) Any of the unregistered interests which override and which are included in schedules 1 and 3 (as amended by schedule 12) of the 2002 Act and Halls Property shall take the Freehold Properties subject to all such matters (if any) which are now subsisting and the Company shall not be required to give any evidence or information as to the existence or otherwise of any such matters
- (vi) The matters contained mentioned or referred to in the property and charges registers of title numbers:
  - (A) WA385905;
  - (B) WA393862;
  - (C) WA422235; and
  - (D) WA533875
- (vii) The matters contained mentioned or referred to in the conveyances referred to in the agreed form of transfer.
- (viii) Halls Property acknowledges that it has made all searches enquiries and inspections which a prudent buyer would make and buys subject to any matters which are or would be revealed
- (ix) Halls Property shall be deemed to purchase with full knowledge and notice of the matters referred to in this clause and shall not raise any objection or requisition in respect of the same]

### Transfer

The transfer of the Freehold Properties shall be:

- in the agreed form; and
- prepared and executed in duplicate, the duplicate to be retained by the Company.

### Completion

Completion of the sale and purchase of the Freehold Properties shall take place on Completion.

### Part 3

### Provisions relating to the transfer of the Leasehold Property

### Interpretation

The definitions and rules of interpretation in this clause apply in this Part 3 of Schedule 5.

**Halls Property:** means in respect of the Crewe Depot, Halls Trading and in respect of the Llandudno Property, Halls Property.

**Landlord:** in respect of each of the Leasehold Property, the person or persons from time to time entitled to the reversion (whether immediate or not) expectant upon the termination of the Lease of the Leasehold Property.

Lease Transfer Date: in respect of the Leasehold Property, the Completion Date.

**Lease:** means the Lease and any deed and documents supplemental to or ancillary thereto by virtue of which the Company holds the Leasehold Property details of which are specified in the agreed form assignment.

**Licence:** the consent of the Landlord authorising a transfer or an assignment of the residue of the term of the Leasehold Property to Halls Property in accordance with and pursuant to the terms of the Lease to which the consent relates, such consent being evidenced in a written, formal licence to assign, dated and being obtained free from unreasonable conditions, signed or executed by or on behalf of all of the parties to it.

**Part 1 Conditions:** the conditions in Part 1 of the Standard Commercial Property Conditions (Second Edition) and **Condition** means any one of them.

Part 2 Conditions: the conditions in Part 2 of the Standard Commercial Property Conditions (Second Edition).

Company: the Company (acting by the Liquidator).

### Standard commercial property conditions

The Part 1 Conditions are incorporated in this agreement so far as they:

- apply to a sale by private treaty;
- are applicable to leasehold land;
- are not inconsistent with the other clauses in this agreement or clauses in this Part 4 of Schedule 5; and
- have not been modified by the other clauses in this agreement or clauses in this Part 4 of Schedule 5.

The Part 2 Conditions are not incorporated into Part 4 of Schedule 5.

The following Conditions shall not apply:

- Condition 1.1.4(a);
- Condition 2;
- Conditions 3.2.1 and 3.3;
- Conditions 6.1, 6.2, 6.3, 6.6.2, 6.6.3 and 6.6.4;
- Conditions 7.1.2 and 7.1.3;
- Condition 10.3; and
- Condition 11.

The Conditions shall be amended as follows:

- the definition of "conveyancer" in Condition 1.1.1(f) shall be construed as referring to Halls Property's Solicitors and/or the Company's Solicitors, as the context requires;
- the definition of "completion date" in Condition 1.1.1(d) shall be construed as a reference to the Lease Transfer Date

### Sale and purchase

Subject to this Part 4 of Schedule 5, the Company shall sell or procure the sale to Halls Property of the Leasehold Property. The consideration for the sale of the Leasehold

Property is the assumption by Halls Property of the covenants on the part of the tenants of the Leasehold Property.

In respect of the Leasehold Property, Halls Property cannot require the Company to:

- transfer or assign it or any part of it to any person other than Halls Property;
- transfer or assign it in more than one parcel or by more than one transfer;
   and
- apportion the Purchase Price between different parts of it.

### Vacant possession

The Leasehold Property is sold with vacant possession on Completion.

### **Deducing title**

Title to the Leasehold Property has been deduced to Halls Property's Solicitors before the date of this agreement.

Halls Property is deemed to have full knowledge of the title to the Leasehold Property and is not entitled to raise any objection, enquiry or requisition in relation to any of them.

### Title guarantee

On the Lease Transfer Date, the Company shall transfer or assign, or procure the transfer or assignment of the Leasehold Property with no title guarantee.

### Matters affecting the property

Each of the Leasehold Property is sold free from financial charges but subject to:

- (x) The matters disclosed in replies (if any) to enquiries before contract raised by Halls Property
- (xi) All public or private rights of way water drainage sewerage telephone and telegraphic services electricity and gas supplies watercourses and all rights of light and air and all other easements and quasi or purported easements rights and privileges (if any) affecting the Leasehold Property and any liability to repair or contribute to the repair of roads ways passages sewers gutters drains (and connected manholes) cables wires poles conduits water or gas mains or apparatus fences and other like matters without obligation on the Company to provide evidence of the creation of or to define or apportion such liability
- (xii) All actual or proposed resolutions charges notices orders restrictions agreements schemes or plans under any planning legislation or scheme and any bye-laws building regulations or statutory provisions affecting the Leasehold Property or any part thereof whether of a general or local or specific application
- (xiii) All local land charges whether registered or not before the date of this Agreement and all matters capable of registration as local land charges whether or not actually so registered
- (xiv) Any of the unregistered interests which override and which are included in schedules 1 and 3 (as amended by schedule 12) of the 2002 Act and Halls Property shall take the Leasehold Property subject to all such matters (if any) which are now subsisting and the

- Company shall not be required to give any evidence or information as to the existence or otherwise of any such matters
- (xv) The covenants and conditions the past lease contained or referred to in the Leases
- (xvi) Halls Property acknowledges that it has made all searches enquiries and inspections which a prudent buyer would make and buys subject to any matters which are or would be revealed
- (xvii) Halls Property shall be deemed to purchase with full knowledge and notice of the matters referred to in this clause and shall not raise any objection or requisition in respect of the same

### **Transfer**

The transfer or assignment of the Leasehold Property shall be:

- in agreed form; and
- prepared and executed in duplicate, the duplicate to be retained by the Company.

### Completion

Completion of the sale and purchase of the Leasehold Property shall take place on Completion

Сотпеп																					Acreed					£2900 Not agreed as we have used Lansing LIndy secondhand vatue guide
SAB Valuation		ē	: T	00.0583	5850.00	£250.00	2200,00	5200,00	550000	61,000,00	21,000,00	51,000,00	5800.00	21.500.00	52,000,00	22 000 00	22,500,00	52,500,00	21.750.00	52,000,00	53,000,00	55.250,00	212,000,00	52,000.00	£42,750.00	£400,00 £700,00 £1,750,00 £1,750,00 £1,750,00 £1,750,00
Completion Value		Έ	12	00:0593	00.0593	5250,00	2500.00	£200.00	5200.00	54,000,00	21,000.00	£1,000.00	11,000.00	52,000.00	62,400.00	62,000.00	53,000,00	53,000,00	21,750,00	62,750.00	24,500.00	65,250.00	£12,000.00	63,000.00	251,100.00	E400.00 E700.00 E2,000.00 E1,750.00 E1,750.00 E4,000.00 E500.00
Location		Liverpool	Hollywell	Hollywell	Hollywell	Congleton	Congleton	Hollywall	Pool Hollywell	Crewe	Liverpool	Hollywell	Chester	Congleton	G Poole	Crewe	E.McHugh	Congleton	Hollywell	Hothywell	G. Parkin	Hollywell	Hoflywell		Totals	
Actual age of vehicle		1992	1993	1994	1994	1998	1994	1994	1995	2000	2000	1997	1998	2001	2002	2002	2003	2003	1997	2003	5004	2002	2001	2000		
Reg No	N/A	K621 RJR	LB14 DNC	M295 LBC	M804 HAD	S244 RKU	M785 ASM	M804 HAD	N715 FTU	W261 NBR	X349 MEN	R322 AVV	2569 SND	ND51 WCF	NK52 AUF	NJS2 UMY	ND03 XVA	NG03 UUW	R623 LUG	FJ53 WUL	YY54 KCO	SLO2 DXR	DXS1 UEL	X269 XA4		
Purchase date	Pre 1999 Pre 1999 Pre 1999	Pre 1999	1999	20/09/2000	26/04/2001	17/08/2001	06/03/2002	99 eud	2002	01/06/2003	06/06/2004	01/07/2004	23/11/2004	01/02/2005	01/06/2005	01/08/2005	01/08/2005	01/03/2006	24/08/2006	10/10/2006	15/01/2007	18/03/2007	26/03/2007	23/04/2008		01/07/2003 01/08/2005 01/06/2008
Description	Tenker CB 358 CB380	Ford Transit Van	Neco 17 ton	lveco 140 E18 Curtainsider	iveco 140 E18 Box van	Ford Trans# Van	iveco 7.5 ton	Beeston Curtainside body	Escort	Ford Transil Van	Ford Translt 350LWB	Neco box lony	Ford Transit 190LWB	Ford Transit	Ford focus	Ford transit 350LWB	Ford focus	Ford Transit	heco euro cargo 130E15	LDV Van	Ford Mondeo	Neco euro cargo 75 £17	ERF RALIT Curtain side	Ford Transit LWB TD		Gwynedd Forklitt Gwynedd Forklitt Compresor GWL FL CH Fork Lill Truck Hyster diesel Counter beltance FLT Vehicle jet spray Cleaner

£8,850,00

11,100.00

FIXED ASSETS AND DEPRECIATION SCHEDULE FOR THE YEAR FUNED 30, 11 INE 2008	ECIATION SCHED	ULE FOR THE YE	AB ENDED 30 IIINE	000
Plant - value has only been put on larger items				
Description	Purchase Date	Location	Completion Vehic	
			Completion value	
Hyster				
Arc Weld				
Fork Lift				
Time Clock				
Fork Lift				
Lansing				
Fork Lift				
Shredder				
Petrol Pump				
Radios				
Crewe				
Crewe			1977	
Heater				
Safe				
Hoover				
Fork Lift				
Pallet Truck				
Space Heat				
Desk				
Hoover				
Fire Ext				
Fork Lift AL				
TDC Vacuum		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Copier CH				
Photocopier SN				
Fan				
Cash Reg				
Alarm				
Jet Wash (CH)				
Sharratt				
Heaton				

FIXED ASSETS AND DEPR	ECIATION SCHED	ULE FOR THE YE	XED ASSETS AND DEPRECIATION SCHEDULE FOR THE YEAR ENDED 30.111NF 2008	œ
Plant - value has only been put on larger flems				
Description	Purchase Date	Location	Completion Data	
			Completion Date	
Sanders				
AL PC				
CB464 Lincoln				
AAPC				
AL PC				
Viking				
Gwynedd Forklift			700	
Gwynedd Forklift			2002	
mi pc			8	
cb717				
Linney				
Pentlan				
Compressor			2000	
Gwynedd Forkliff			200	
CB928				
CB962				
New Office				
GWL FL CH			1750	
SN PC				
Pallet Truck	May-03			
Fork Lift Truck	Jul-03		1750	
Water Pump	Sep-03			
Pallet Truck	Sep-03			
	Jul-03			
ufing M/c	Feb-05			
	Jun-05			
3alance Fork Lift Truck	Aug-05		4000	
CCTV System-Holywell	Sep-06			
Vehicle Jet Spray Cleaner	Aug-07		200	
Jig Saw Cutter	Jun-08			
		Total	11,100	

FIXED ASSETS AND DEPRECIATION SCHEDULE FOR THE YEAR ENDED 30 JUNE 2008	ECIATION SCHED	ULE FOR THE YE	AR ENDED 30 JUNE	2008
Computer & Office Equipment - £15,000 in total				
Description	Purchase Date	Location	Completion Date	
Main Comp	nre 1000			
Lazer	pre 1999			
Photocopy	pre 1999			
Vale	pre 1999			
Accoustic	pre 1999			
Brother	pre 1999			
O/L Sys	pre 1999			
Slip OL	pre 1999			
Slip MI	pre 1999			
Slip SN	pre 1999			
SNOW	pre 1999			
CCBS O/L	pre 1999			
CCBS	pre 1999			
CCBS	pre 1999			
New Prog	pre 1999			
MEM UPGR	pre 1999			
AA PC	pre 1999			
PROG&HD	pre 1999			
CCBS	pre 1999			
CCBS	pre 1999			
Printers	pre 1999			
Ki Screen	pre 1999			
Scanner	pre 1999			
Computer	pre 1999			
HTS Price	pre 1999			
New Prog	pre 1999			
CB 394	pre 1999			
GLOBUS	pre 1999 .			
CCBS	pre 1999			
CCBS	pre 1999	-		
CCBS	pre 1999			

Purchase Date pre 1999 pre 199	Computer & Office Equipment - £15,000 in total	DEPRECIATION SCHE	DULE FOR THE	FIXED ASSETS AND DEPRECIATION SCHEDULE FOR THE YEAR ENDED 30 JUNE 2008	800
Purchase Date   Location	Docoetation				
pre 1999 pre	Description	Purchase Date	Location	Completion Value	
pre 1999  19.04.00  19.04.00  19.07.00  19.07.00  19.07.01  25.07.01	CCBS	nra 1999			
19.03.00 19.04.00 19.07.00 19.07.00 13.12.00 13.12.00 13.12.02 22.08.01 09.10.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Jun-04 Jun-05 Jun-05	CCBS	pre 1999			
19.03.00 19.04.00 17.01.00 19.07.00 19.07.00 13.12.00 13.12.00 22.08.01 22.08.01 22.08.01 09.10.02 23.12.02 31.07.00 May-04 May-04 Jun-05 Jun-05	CCBS	200			
31.03.00 19.04.00 17.01.00 19.07.00 13.12.00 13.12.00 25.07.01 25.07.01 25.07.01 25.07.01 25.07.01 25.07.01 27.02 23.12.02 23.12.02 23.12.02 23.12.02 23.12.02 23.12.02 23.12.02 23.12.02 23.12.02 34.07.00 May-03 Jun-03 Jun-04 Jun-05 Jun-05	CCBS - various comp.equip				
19.04.00 17.01.00 19.07.00 13.12.00 13.12.00 25.07.01 25.07.01 25.07.01 22.08.01 09.10.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Jun-04 Jun-05 Jun-05	CCBS - OKI Parallel Printer	31.03.00			
17.01.00 19.07.00 19.07.00 13.12.00 13.12.00 25.07.01 25.07.01 22.08.01 22.02 23.12.02 23.12.02 23.12.02 23.12.02 23.12.02 23.12.02 23.12.02 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03 23.10.03	CCBS Upgrade network & software system	19.04.00			
19.07.00  13.12.00  13.12.00  13.07.01  25.07.01  22.08.01  08.05.01  08.05.01  08.05.02  09.10.02  23.12.02  23.12.02  23.12.02  31.07.00  May-03  Jun-03  Jun-03  Jun-04  Jun-05  Jun-05	CCBS OKI 320 Printer	17.01.00			
13.12.00 13.12.00 13.12.00 30.07.01 25.07.01 22.08.01 22.08.01 08.05.01 09.05.01	O/World - 507DX Computer	19.07.00			
tation 26.03.01 30.07.01 26.03.01 30.07.01 22.08.01 22.08.01 08.05.01 09.10.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Jun-04 Jun-05 Jun-05	CCBS				
13.12.00 13.12.00 26.03.01 30.07.01 25.07.01 22.08.01 22.08.01 08.05.01 09.10.02 23.12.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Jun-03 Jun-04 Jun-05 Jun-05	Heatons				
13.12.00 attion 26.03.01 30.07.01 25.07.01 22.08.01 22.08.01 08.05.01 09.10.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Jun-03 Jun-04 Jun-05	CCBS DU				
26.03.01 30.07.01 25.07.01 22.08.01 08.05.01 04.07.02 09.10.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Jun-04 Jun-05	CCBS - Mailshot Module & Implementation	13.12.00			
30.07.01 25.07.01 22.08.01 08.05.01 04.07.02 09.10.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 May-04 Jun-04 Jun-05	CCBS - SS Stocktake Module & Implementation	26.03.01			
25.07.01 22.08.01 22.08.01 08.05.01 04.07.02 09.10.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 15830) May-03 Feb-04 May-03 Un-04 Jun-05	CCBS - 24 Gbyte DAT Drive	30.07.01			
22.08.01 08.05.01 04.07.02 09.10.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 Heb-04 May-03 Un-04 Up Oct-04 Jun-05	CCBS - 1000 APC UPS	25.07.01			
08.05.01 04.07.02 09.10.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Jun-03 Heb-04 May-03 Un-04 Up Oct-04	Emachines 120 C850 PC REA	22.08.01			
08.05.01 04.07.02 09.10.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Jun-04 Up Oct-04 Jun-05	CB811 calc				
04.07.02 09.10.02 23.12.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Teb-04 May-04 Jun-04 Up Jun-05 Jun-05	CCBS snap - Network Installation	08.05.01			
09.10.02 23.12.02 23.12.02 31.07.00 May-03 Jun-03 Heb-04 May-03 Feb-04 May-04 Jun-04 Jun-05	CCBS - Acer Power SC PC	04.07.02			
23.12.02 23.12.02 31.07.00 May-03 Jun-03 May-03 Feb-04 May-04 Jun-04 Jun-05	CCBS - Acer Power SC PC	09.10.02			
23.12.02 31.07.00 May-03 Jun-03 May-04 May-04 Jun-04 Jun-05	CCBS - Acer Power SC Workstation	23.12.02			
31.07.00 May-03 Jun-03 15830) May-03 Feb-04 May-04 Jun-04 Jun-05	CCBS OKI 320 Printer	23.12.02			
May-03  Jun-03  Jun-03  May-03  Feb-04  May-04  Jun-04  Jun-04  Jun-05	New Cabling	31.07.00			
Jun-03 15830) May-03 Feb-04 May-04 Jun-04 up Oct-04 Jun-05	CCBS	May-03			
15830) May-03	CCBS - OKI 320 Printer	Jun-03	Holywell		
Feb-04  May-04  Jun-04  Jun-05  Jun-05	CCBS - Sharp Digital Copier (s/n 380015830)	May-03	Congleton		
May-04 Jun-04 up Oct-04 Jun-05	Brother Laser Printer HL5140	Feb-04	Holywell		
Jun-04 up Oct-04 Jun-05	Time Lapse Security Video	May-04	Holywell		
up 0ct-04 Jun-05	APC Smart-Ups SUA10001	Jun-04	Holywell		
Jun-05		Oct-04	C & C Holywell		
11 m.05	2 X Dell Optiplex desktop computers	Jun-05	Holywell		
20 100	5 X Brother HL5150D laser printers	Jun-05	Holywell		

FIXED ASSETS AND DEPRECIATION SCHEDULE CEAR THREE SEARCH COMMITTER SEARCH	RECIATION SCHE			
		SEE TON JUE TE	AR ENDED 30 JUNE 2	008
Computer & Office Equipment - £15,000 in total				
Description	Purchase Date	Location	Completion Value	
			) 3	
CCBS Computer Upgrade - July 2005	Jul-05	Holywell		
CCBS Computer Upgrade - July 2005	Jul-05	Holyweil		
Dell Optiplex desktop computer July 2005	Jul-05	Holywell		
Toshiba M70-337 PM 735 Laptop - C Hall/PC World - Mar 06	Mar-06			
CCBS - cer Memory for server - April 2007	Apr-07			
Brother HL-5250DN Mono Laser Printer - June 2007	Jun-07	K6J669203		
Brother Laser Fax - June 2007	Jun-07	D7J640248		
CCBS - July 2007	Jul-07			
3 X Dell Optiplex desktop computer - July 2007	Jul-07			
CCBS Wireless LAN Bridge - July 2007	Jul-07			
CCBS - Aug 2007	Aug-07			
CCBS - Sep 2007 Routing Module	Sep-07			

Dated 2008

- (1) W Hall & Son (Holywell) Limited in voluntary liquidation
- (2) Halls Trading Company Limited

### **DEED OF ASSIGNMENT**

relating to
Premises at Units 5 & 6 Underwood Industrial Park, Crewe

## Halliwells

### BETWEEN:

- (1) W Hall & Son (Holywell) Limited (Company number 403308) whose registered office is at St Winifreds Mineral Water Works, Greenfield Road, Holywell, Flintshire CH8 7NX (the "Assignor") in voluntary liquidation acting by Jean Ellis of Duncan Sheard Glass Castle Chambers 43 Castle Street Liverpool L2 9TL ("the Liquidator") and
- (2) <u>Halls Trading Company Limited</u> (Company number 6632448) whose registered office is at C/O Halliwells LLP, The Plaza 100 Old Hall Street, Liverpool L3 9TD (the "Assignee")

### THIS DEED WITNESSES as follows:

### 1 <u>Definitions and interpretation</u>

1.1 In this deed unless the context otherwise requires the following words and expressions shall have the following meanings:

### "Lease"

a lease of the Premises particulars of which are set out in the schedule

### "Term"

the term of years demised by the Lease (including any period of holding over or continuation or extension thereof whether by statute or common law)

### "Premises"

the premises known as Units 5 & 6 Underwood Industrial Park, Crewe which premises are more fully described in the Lease

### "Tenant Covenants"

the covenants agreements and conditions contained in the Lease (including those contained in any document supplemental or ancillary to it) to be observed and performed by the tenant

### "1994 Act"

the Law of Property (Miscellaneous Provisions) Act 1994

### "1995 Act"

the Landlord and Tenant (Covenants) Act 1995

- 1.2 In this deed unless the context otherwise requires:
  - 1.2.1 words importing any one gender include either other gender and words importing the singular number include the plural and vice versa
  - 1.2.2 words importing persons include firms companies and corporations and vice versa
  - 1.2.3 where any obligation is undertaken by two or more persons jointly they shall be jointly and severally liable in respect of that obligation
- 1.3 The clause headings in this deed are for convenience only and shall not affect its meaning

### 2 Title

- 2.1 By the Lease the Premises were demised to the Assignor for the Term
- 2.2 The Premises remain vested in the Assignor for the unexpired residue of the Term subject to the Tenant Covenants but otherwise free from incumbrances
- 2.3 The Assignor has agreed to assign the Lease to the Assignee for the residue of the Term in consideration of the covenant on the part of the Assignee contained in clause 5
- 2.4 The consent of the landlord has been obtained as required by the Lease

### 3 **Assignment**

Pursuant to an agreement under S110 of the Insolvency Act 1986 and made the day of 2008 between the Assignor (1) the Liquidator (2) the Assignee (3) Halls Property Company Limited (4) Michael Isherwood Hall (5) and Nigel Hall (6) relating to the solvent liquidation of the Transferor and In consideration of the covenant on the part of the Assignee contained in clause 5 the Assignor assigns to the Assignee the Premises to hold to the Assignee for the unexpired residue of the Term subject to the exceptions and reservations in the Lease and the performance of the Tenant Covenants

### 4 <u>Title quarantee</u>

This assignment is made with full title guarantee save that:

- 4.1 For the purposes of section 2(1)(b) of the 1994 Act the words 'at his own cost' shall be deleted and replaced by the words 'at the cost of the person seeking to enforce the covenant'
- 4.2 The covenants for title implied by section 3 of the 1994 Act shall apply only to charges incumbrances third party rights or other matters contemplated by that section which have been created by the Assignor
- 4.3 The covenants which are implied by section 4 of the 1994 Act shall be limited so as not to extend to any breach of the Tenant Covenants relating to the repair and decoration of the Premises

### 5 **Indemnity**

With the object and intent of affording to the Assignor a full and sufficient indemnity but not further or otherwise the Assignee covenants with the Assignor that he(and any other person to whom the Assignee shall have made an excluded assignment (within the meaning of section 11 of the 1995 Act)) will during the Term and until the Assignee is released from the Tenant Covenants under the 1995 Act:

- 5.1 pay the rents reserved in the Lease and perform all the Tenant Covenants
- 5.2 keep the Assignor and his successors in title indemnified against all actions claims demands losses costs damages or liabilities whatsoever by reason of any breach of the Tenant Covenants

### 6 **Third parties**

None of the provisions of this deed are intended to or will operate to confer any benefit (pursuant to the Contracts (Rights of Third Parties) Act 1999) on a person who is not named as a party to this deed

**IN WITNESS** whereof the parties have executed this instrument as a deed and have delivered it upon dating it

### The Schedule - The Lease

DATE		PARTIES		DESCRIPTION
02/11/2007	W.M. Ewington 8 (1) W Hall & Son (2)			Premises at Units 5 & 6 Underwood Business Park, Underwood Lane, Crewe, Cheshire CW1 3TJ and more particularly described in the lease
EXECUTED as a [ W HALL & SON ( LIMITED acting b	HOLYWELL)	) ) }	Dire	ector
			Dire	ector/Secretary
SIGNED as a Deed (without any perso		)	סוופ	ectory Secretary
Signature Witness Signature Witness Name Witness Address Witness Occupatio				
EXECUTED as a CHALLS TRADING LIMITED acting b the presence of:-	COMPANY	) ) )		
			Dire	ector
Witness Signature Witness Name: Witness Address:		***************************************		

PS Operation Corridor. Docs. Deed of Assignment 12.9.08

- (1) W Hall & Son (Holywell) Limited in voluntary liquidation
- (2) Halls Trading Company Limited

# **DEED OF ASSIGNMENT**

relating to
Premises at Units 5 & 6 Underwood Industrial Park, Crewe



#### BETWEEN:

- (1) W Hall & Son (Holywell) Limited (Company number 403308) whose registered office is at St Winifreds Mineral Water Works, Greenfield Road, Holywell, Flintshire CH8 7NX (the "Assignor") in voluntary liquidation acting by Jean Ellis of Duncan Sheard Glass Castle Chambers 43 Castle Street Liverpool L2 9TL ("the Liquidator") and
- (2) <u>Halls Trading Company Limited</u> (Company number 6632448) whose registered office is at C/O Halliwells LLP, The Plaza 100 Old Hall Street, Liverpool L3 9TD (the "Assignee")

#### THIS DEED WITNESSES as follows:

#### 1 <u>Definitions and interpretation</u>

1.1 In this deed unless the context otherwise requires the following words and expressions shall have the following meanings:

#### "Lease"

a lease of the Premises particulars of which are set out in the schedule

#### "Term"

the term of years demised by the Lease (including any period of holding over or continuation or extension thereof whether by statute or common law)

#### "Premises"

the premises known as Units 5 & 6 Underwood Industrial Park, Crewe which premises are more fully described in the Lease

#### "Tenant Covenants"

the covenants agreements and conditions contained in the Lease (including those contained in any document supplemental or ancillary to it) to be observed and performed by the tenant

#### "1994 Act"

the Law of Property (Miscellaneous Provisions) Act 1994

#### "1995 Act"

the Landlord and Tenant (Covenants) Act 1995

- 1.2 In this deed unless the context otherwise requires:
  - 1.2.1 words importing any one gender include either other gender and words importing the singular number include the plural and vice versa
  - 1.2.2 words importing persons include firms companies and corporations and vice versa
  - where any obligation is undertaken by two or more persons jointly they shall be jointly and severally liable in respect of that obligation
- 1.3 The clause headings in this deed are for convenience only and shall not affect its meaning

#### 2 Title

- 2.1 By the Lease the Premises were demised to the Assignor for the Term
- 2.2 The Premises remain vested in the Assignor for the unexpired residue of the Term subject to the Tenant Covenants but otherwise free from incumbrances
- 2.3 The Assignor has agreed to assign the Lease to the Assignee for the residue of the Term in consideration of the covenant on the part of the Assignee contained in clause 5
- 2.4 The consent of the landlord has been obtained as required by the Lease

#### 3 Assignment

Pursuant to an agreement under S110 of the Insolvency Act 1986 and made the day of 2008 between the Assignor (1) the Liquidator (2) the Assignee (3) Halls Property Company Limited (4) Michael Isherwood Hall (5) and Nigel Hall (6) relating to the solvent liquidation of the Transferor and In consideration of the covenant on the part of the Assignee contained in clause 5 the Assignor assigns to the Assignee the Premises to hold to the Assignee for the unexpired residue of the Term subject to the exceptions and reservations in the Lease and the performance of the Tenant Covenants

#### 4 <u>Title quarantee</u>

This assignment is made with full title guarantee save that:

- 4.1 For the purposes of section 2(1)(b) of the 1994 Act the words 'at his own cost' shall be deleted and replaced by the words 'at the cost of the person seeking to enforce the covenant'
- 4.2 The covenants for title implied by section 3 of the 1994 Act shall apply only to charges incumbrances third party rights or other matters contemplated by that section which have been created by the Assignor
- 4.3 The covenants which are implied by section 4 of the 1994 Act shall be limited so as not to extend to any breach of the Tenant Covenants relating to the repair and decoration of the Premises

#### 5 **Indemnity**

With the object and intent of affording to the Assignor a full and sufficient indemnity but not further or otherwise the Assignee covenants with the Assignor that he(and any other person to whom the Assignee shall have made an excluded assignment (within the meaning of section 11 of the 1995 Act)) will during the Term and until the Assignee is released from the Tenant Covenants under the 1995 Act:

- 5.1 pay the rents reserved in the Lease and perform all the Tenant Covenants
- 5.2 keep the Assignor and his successors in title indemnified against all actions claims demands losses costs damages or liabilities whatsoever by reason of any breach of the Tenant Covenants

#### 6 **Third parties**

None of the provisions of this deed are intended to or will operate to confer any benefit (pursuant to the Contracts (Rights of Third Parties) Act 1999) on a person who is not named as a party to this deed

**IN WITNESS** whereof the parties have executed this instrument as a deed and have delivered it upon dating it

#### The Schedule - The Lease

DATE		PARTIES	DESCRIPTION
02/11/2007		Company Limited (Holywell) Limited	
EXECUTED as a LEMITED acting be	HOLYWELL)	) ) )	
		Din	ector
		Dire	ector/Secretary
SIGNED as a Deed (without any person		)	
Signature Witness Signature Witness Name Witness Address Witness Occupation			
<b>EXECUTED</b> as a <b>E HALLS TRADING LIMITED</b> acting b the presence of:-	COMPANY	) ) ) )	o et a u
Witness Signature			ector
Witness Name: Witness Address:		************	
	************************	**********	

PS Operation Corridor.Docs.Deed of Assignment 12,9.08

- 1. W M EWINGTON & COMPANY LIMITED
- 2. W HALL & SON (HOLYWELL) LIMITED in voluntary liquidation
- 3. HALLS TRADING COMPANY LIMITED

and

3. NIGEL HALL and MICHAEL ISHERWOOD HALL

Counterpart

# LICENCE TO ASSIGN

relating to

Unit Numbers 5 + 6 Underwood Industrial Park Crewe Cheshire

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#### **AGREEMENT**

LICENCE DATED:

2008

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#### PARTIES:

- W M EWINGTON & COMPANY LIMITED whose registered office is at 92a Crewe Road Nantwich Cheshire CW5 6ID (Company Registration Number 1291427) ("the Landlord")
- W HALL & SON (HOLYWELL) LIMITED whose registered office is at St Winifreds Mineral Water Works Greenfield Road Holywell Clwyd in voluntary liquidation ("the Tenant") acting by Jean Ellis of Duncan Sheard Glass Castle Chambers 43 Castle Street Liverpool L2 9TL ("the Liquidator")
- HALLS TRADING COMPANY LIMITED whose registered office is C/O Halliwells LLP, The Plaza 100 Old Hall Street, Liverpool L3 9TD (Company Registration Number 6632448) ("the Assignee")
- 4. **NIGEL HALL** of Acresfield Babel Holywell Clwyd CH85 5PZ and **MICHAEL ISHERWOOD HALL** of Cobweb Cottage Pen y Cefn Road Caerwys Mold CH7 5BH ("the Guarantor")

NOW THIS DEED WITNESSES as follows:-

#### 1. **DEFINITIONS AND INTERPRETATION**

For all purposes of this Licence the terms defined in this clause have the meanings specified

#### 1.1 The Assignment

"The Assignment" means the assignment authorised in clause 3

#### 1.2 Gender and number

Words importing one gender include all other genders: words importing the singular include the plural and vice versa

#### 1.3 Headings

The clause and schedule headings do not form part of this document and are not to be taken into account in its construction or interpretation.

#### 1.4 Interpretation of "the Landlord"

The expression "the Landlord" includes the person or persons from time to time entitled to possession of the Premises when the Lease comes to an end

#### 1.5 Interpretation of "this Licence"

Unless expressly stated to the contrary the expression "this Licence" includes any document supplemental to or collateral with this document or entered into in accordance with this document

#### 1.6 Joint and several liability

If any party to this Licence at any time comprises two or more persons obligations expressed or implied to be made by or with that party are deemed to be made by or with the persons comprising that party jointly and severally

#### 1.7 The Lease

#### 1.7.1 Definition

"The Lease" means a lease under which the Tenant holds the Premises dated 2 November 2007 and made between (1) the Landlord and (2) the Tenant

#### 1.7.2 Interpretation

The term "the Lease" includes all or any deeds and documents supplemental to the Lease whether or not expressed to be so

#### 1.8 Liability Period

"the Liability Period" means the period during which the Assignee is bound by the tenant covenants of the Lease together with any additional period during which the Assignee is liable under an authorised agreement

#### 1.9 The 1954 Act

"The 1954 Act" means the Landlord and Tenant Act 1954 and all statutes regulations and orders included by virtue of clause 1.13

#### 1.10 The 1995 Act

"the 1995 Act" means the Landlord and Tenant (Covenants) Act 1995 and all statutes, regulations and orders included by virtue of clause 1.13

#### 1.11 The Premises

"The Premises" means all that property known as Unit Numbers 5 & 6 Underwood Industrial Park Crewe Cheshire and more particularly defined in and demised by the Lease

#### 1.12 References to clauses and schedules

Any reference in this Licence to a clause or schedule without further designation is to be construed as a reference to the clause or schedule of this document so numbered

#### 1.13 References to statutes

Unless expressly stated to the contrary any reference to a specific statute includes any statutory extension or modification amendment or re-enactment of that statute and any regulations or orders made under it and any general reference to a statute includes any regulations or orders made under that statute

#### 1.14 The Term

"The Term" means 3 years commencing on 8 December 2006

### 1.15 Terms from the Landlord and Tenant (Covenants) Act 1995

"Tenant covenants" and "authorised guarantee agreement" have the same meaning as in the Landlord and Tenant (Covenants) Act 1995

#### 2. RECITALS

#### 2.1 The Lease

This Licence is supplemental to the Lease by which the Premises were let for the Term subject to the payment of the rents reserved by and the performance and observance of the covenants on the tenant's part and the conditions contained in the Lease and is deemed to restate all the provisions of the Lease as varied by this Licence

#### 2.2 **Devolution of title**

The immediate reversion to the Lease vested in the Landlord and the unexpired residue of the Term remains vested in the Tenant

#### 2.3 Prohibition of assignment

The Lease contains provisions prohibiting the Tenant from assigning the Premises without the consent of the Landlord and at the request of the other parties the Landlord has agreed to grant

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such consent upon the terms set out in this Licence to enable the Tenant to assign his estate and interest in the Premises to the Assignee

#### 3. PERMISSION TO ASSIGN

At the request of the other parties and subject to the covenants and conditions contained in this Licence the Landlord grants to the Tenant licence to assign the whole of his estate and interest in the Premises to the Assignee

#### 4. THE ASSIGNEE'S COVENANTS

The Assignee covenants with the Landlord to at all times after the completion of the Assignment during the residue of the Term for so long as the Assignee is bound by the tenant covenants of the Lease pay the rents reserved by and observe and perform the covenants on the tenant's part and the conditions contained in the Lease

#### 5. THE TENANT'S COVENANTS

The Tenant covenants with the Landlord to observe and perform the requirements of this clause 5

#### 5.1 Possession

The Tenant must not allow the Assignee to enter into possession or occupation of the whole or any part of the Premises until the completion of the Assignment

#### 5.2 Costs and indemnity

The Tenant must pay to the Landlord on demand and indemnify the Landlord against all reasonable and proper costs charges fees disbursements and expenses including those of professional advisers and agents and including in each case any VAT incurred by the Landlord in connection with the Assignment or this Licence including without limitation those arising from

- 5.2.1 considering the application for and preparing negotiating and completing this Licence
- 5.2.2 giving consents under this Licence and
- 5.2.3 obtaining the consent or approval of or information from any other person

#### 6. THE GUARANTOR'S COVENANTS

#### 6.1 Nature and duration

The Guarantor's covenants with the Landlord are given as sole or principal debtor or covenantor with the landlord for the time being under the Lease and with all his successors in title without the need for any express assignment so that the Guarantor's obligations to the Landlord will last throughout the Liability Period

#### 6.2 The covenants

The Guarantor covenants with the Landlord to observe and perform the requirements of this clause 6.2

#### 6.2.1 Payment of rent and performance of the Lease

The Assignee must punctually pay the rent reserved by the Lease (including any VAT chargeable) and observe and perform the tenant covenants and other terms of the Lease throughout the Liability Period and if the Assignee should fail to do so the Guarantor must pay the rents and observe or perform the tenant covenants or terms in respect of which the Assignee is in default and make good to the Landlord on demand and indemnify the Landlord against all liabilities damages or losses awards of damages or compensation penalties costs disbursements and expenses arising from any claim demand action or proceedings resulting from such non-payment non-performance or non-observance notwithstanding

- 6.2.1.1 any time or indulgence granted by the Landlord to the Assignee or any neglect or forbearance of the Landlord in enforcing the payment of the rents reserved by or the observance or performance of the covenants or other terms of the Lease or any refusal by the Landlord to accept rent tendered by or on behalf of the Assignee at a time when the Landlord is entitled or will after service of a notice under the Law of Property Act 1925 Section 146 be entitled to re-enter the Premises
- 6.2.1.2 that the terms of the Lease may have been varied by agreement between the Landlord and the Assignee provided that no variation is to bind the Guarantor to the extent that it is materially prejudicial to him
- 6.2.1.3 that the Tenant has surrendered part of the Premises in which event the liability of the Guarantor is to continue in respect of the part of the Premises not surrendered after making any necessary apportionments under the Law of Property Act 1925 Section 140 and
- 6.2.1.4 anything else (other than a release by deed) by which but for this clause 6.2.1 the Guarantor would be released

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#### 6.2.2 New lease following disclaimer

If at any time during the Liability Period while the Assignee is bound by the tenant covenants of the Lease any trustee in bankruptcy or liquidator of the Assignee disclaims the Lease the Guarantor must if so required by notice served by the Landlord within 60 days of the Landlord's becoming aware of the disclaimer take from the Landlord forthwith a lease of the Premises for the residue of the Term as at the date of the disclaimer at the rents then payable under the Lease and subject to the same covenants and terms as in the Lease the new lease to commence on the date of the disclaimer. The Guarantor must pay the reasonable and proper costs of the new lease and VAT charged thereon except where such VAT is recoverable or available for set-off by the Landlord as input tax and execute and deliver to the Landlord a counterpart of the new lease

#### 6.2.3 Payments following disclaimer

If the Lease is disclaimed and the Landlord does not require the Guarantor to accept a new lease of the Premises in accordance with clause 6.2.2 the Guarantor must pay to the Landlord on demand an amount equal to the difference between any money received by the Landlord for the use or occupation of the Premises and the rents reserved by the Lease in both cases for the period commencing with the date of the disclaimer and ending on whichever is the earlier of the date 6 months after the disclaimer the date if any on which the Premises are relet and the end of the Term

#### 6.2.4 Payment of costs fees etc

The Guarantor must pay to the Landlord on demand and indemnify the Landlord against all reasonable and proper costs fees charges disbursements and expenses including those of professional advisers and agents and including in each case VAT incurred by the Landlord in connection with or incidental to the enforcement of this Guarantee

#### 7. MISCELLANEOUS

#### 7.1 Time limits

If the Assignment is not completed within 3 months after the date of this Licence and otherwise in accordance with it the provisions of this Licence except for clause 5.2 are to determine immediately and cease to have effect but without prejudice to any accrued right of action vested in the Landlord in respect of or arising from any breach by any other party of his obligations under this Licence before that date

#### 7.2 Sums recoverable as rent

All sums payable by the Tenant under this Licence are to be recoverable as rent in arrear

#### 7.3 Breaches of obligation under the Lease

Nothing contained in this Licence waives or is to be deemed to waive any breach of the obligations of the Tenant under the Lease that may have occurred or may occur before completion of the Assignment or authorises or is to be deemed to authorise any other or further assignment or anything that is not expressly authorised by this Licence and the covenants on the tenant's part and conditions contained in the Lease are to continue in full force and effect subject to the terms of this Licence

#### 7.4 Exclusion of third party rights

Nothing in this Licence is intended to confer any benefit on any person who is not a party to it

#### 7.5 Notices

#### 7.5.1 Form and service of notices

A notice under this Licence must be in writing and unless the receiving party or his authorised agent acknowledges receipt is valid if and only if

7.5.1.1 it is given by hand sent by recorded delivery or sent by fax provided that a confirmatory copy is given by hand or sent by recorded delivery on the same day and

#### 7.5.1.2 It is served

- (a) where the receiving party is a company incorporated within Great Britain at the registered office and
- (b) where the receiving party is not such a company at that party's address shown in this Licence or at any address specified in a notice given by that party to the other party

#### 7.5.2 Deemed delivery

#### 7.5.2.1 By recorded delivery

Unless it is returned through the Royal Mail undelivered a notice sent by registered post or recorded delivery is to be treated as served on the third working day after posting whenever and whether or not it is received

#### 7.5.2.2 By fax

A notice sent by fax is to be treated as served on the day upon which it is sent or the next working day where the fax is sent after 1600 hours or on a day that is not a working day whenever and whether or not it or the confirmatory copy is received unless the confirmatory copy is returned through the Royal Mail undelivered

#### 7.5.2.3 A working day

References to "a working day" are references to a day when the United Kingdom clearing banks are open for business in the City of London

#### 8. VARIATION OF THE LEASE

It is hereby agreed that the following provision shall be added to clause 3.1 of the Lease:

"(c) The right in common with all other commercial tenants at Underwood Business Park to use the accessways on the Estate leading from the Property to the adopted highway for the purpose of access to and egress from the Property"

IN WITNESS whereof the parties hereto have executed this Licence the day and year first above written

EXECUTED as a deed by	)
W HALL & SON (HOLYWELL) LIMITED	)
and signed by a director in the presence of:-	)
Witness:	
Signature	•••
Name	••
Address	••
***************************************	••
Occupation	•• <u>.</u>
EXECUTED as a Deed by JEAN ELLIS	)
(without personal liability) in the presence	)
of:-	)
<del></del>	•
Witness:	
Signature	••
Name	••
Address	••
	<b></b>
Occupation	<b></b>
EXECUTED as a deed by	)
HALLS TRADING COMPANY LIMITED  ACT IN THE BOTTOM TO THE SECRETARY.	)
or two directors in the presence of:	),
Witherrognature	Director
<del>Directo</del> r	
Wilhen name	
Wither address	
Director/Secretary	

SIGNED as a deed by the said NIGEL HALL in the presence of:	)
iii die presente on	,
Witness:	
Signature	
Name	
Address	
***************************************	
Occupation	
SIGNED as a deed by the said MICHAEL	)
ISHERWOOD HALL in the presence of:	)
Witness:	
Signature	
Name	
Address	
Occupation	

# Schedule 9

1 week	1 waek M-FIB.00- 45 Yes 39 6 ES.52/hr Weekly SSP only 17.00	1 week M-F/8.00- 45 • Yes 39 6 E5.52/r Weekly SSP cally 17.00			M-F/8.00- 40 Yes 39 1 E6.90/hr Weekly SSP only 17.00		46¼ Yes	43% Yes 35 8% E6.65/hr Weekly SSP only	/wk	37% Yes 35 2% E6.65/hr Weekly SSP only	45 Yes 39 6 E5.52hr Weekly	F192.31/wk Weakly SSP orth	- 4214 Yes 39 314 ES.451vi Weekly SSP only	40 Yes 39 f £4,60hr Weekly SSP only	14 No 14 E7.30/hr Weekly SSP only	+5° Yes 39 1 E6.20hr Weekly SSP only
1 week M-FR.00- 40 No 39 1 E8.60/hr 17.00	W-FB.00- 45 Yes 39 6 E5.52/r 17.00	M-F/8.00- 45 Yes 39 6 E5.52/r 17.00	M-FR300- 45 • Yes 39 6 E5.52/hr	M-FB.00- 40 Yes 39 1 ES.30/hr 17.00	40 Yes 39 1 £6.90/hr		46¼ Yes 39 7¼ E7.70År	43¼ Yes 35 8¼ E6.65/hr	Yes £250.00/wk	Yes 35 2% 18.65/hr	45 * Yes 39 6 E5.52/hr	35 Yes 35 £192.317wk	42% Yes 39 3% £6.45hr	40 Yes 39 1 £4.6ûhr	14 No 14 £7,90/hr	45° Yes 39 1 E6.20/hr
1 week M-FR.00- 40 No 39 1	M-F/B.00- 45 • Yes 39 6	A-F/8.00- 45 Yes 39 6	M-F/8.00- 45 • Yes 39 6	M-FR.00- 40 Yes 39 1	40 Yes 39 1 £6.90/hr		46¼ Yes 39 7¼	43% Yes 35 8%	Yes	Yes 35 294	45 Yes 39 6	35 Yes 35	4214 Yes 39 314	40 Yes 39 1	14 No 14	45* Yes 39 1
1 week M-FR.00- 40 No 39 1	M-F/B.00- 45 • Yes 39 6	A-F/8.00- 45 Yes 39 6	M-F/8.00- 45 • Yes 39 6	M-FR.00- 40 Yes 39 1	40 Yes 39 1		46¼ Yes 39 7¼	43% Yes 35 8%	Yes	Yes 35 294	45 Yes 39 6	35 Yes 35	4214 Yes 39 314	40 Yes 39 1	14 No 14	45* Yes 39 1
1 week M-FB.00- 40 No 17.00	M-F/8.00- 45 * Yes	M-F/8.00- 45 * Yes 17.00	W-F/8.00- 45 · Yes	M-FR.00- 40 Yes	40 Yes		46¼ Yes	43% Yes		Yes	45 Yes	35 Yes	42k Yes	40 Yes	14 No	45° Yes
1 week M-F/8.00- 40 17.00	M-F/8.00- 45 • 17.00	M-F/8.00- 45 * 17.00	M-F/8.00- 45 ·	M-F/8.00- 140 17.00	<del>Q</del>		4614	43%			45 *	35	424	40	14	45*
1 week M-F8.00- 17.00	M-F/8.00- 17.00	M-F/8.00- 17.00	M-F/8.00- 17.00	M-F/8.00- 17.00	}				35	37%						
1 week	M-F/8.00- 17.00	1			}										<u>,</u>	
1 week		1			1		M-F/7.30 17.15	M-F/7.45- 17.00	M-F/9.00- 17.00	M-F/9.00- 17.00	M-F/8.00- 17.00	M-F/9,00 17.00	M-F/7.45- 17.15	M-F/8.00- 17.00	M-Tu/9.00- 17.00	M-F/8.00- 17.00
sk		-	4 weeks	1 week	.1 week		1 week	1 week	1	f week	1 week	4 weeks	4 weeks	4 weeks	4 weeks	4 weeks
12 weaks	8 weeks	11 weeks	1 week	8 weeks	5 weeks		11 weeks	5 weaks	3 weeks	5 weeks	5 weeks	3 weeks	3 weeks	2 weeks	2 week	1 week
Yes	Yes	×es	Yes	Yes	8g .		Yes	Yes	ON O	Yes	Yes	S.	No	S S	No	ON O
Mechanic	Oriver	Driver	Driver	Warehouse Assistant	Assistant to Transport Manager		Cash & Carry Manager	Sales Office Clerk	Data Processing Clark	Sales Office Clerk	Driver	Office Assistant	Cash & Carry Assistant	Driver's Assistant	Payroli Clerk	Driver
06.10.86				18.10.99	07.04.03		_									02.05.07
			<b>S</b> .	≥	Σ		<b>∑</b>			L.	⊋					Σ
15.03.43	08.11.59	31.08.77	10.08.54	15.12.81	21.07.63		24.09.64	28.09.63	24.04.49	25.11.82	29.11.47	07.05.87	10.06.76	18.12.86	13.01.63	24.05.40
S.		8	10	13	4-		<b>6</b> 9	6				<u>α</u>	0:	89	20	51
	15.03.43	15.03.43 M	15.03.43 M 08.11.59 M	15.03.43 M . 08.11.59 M 31.08.77 W	15.03.43 M 06.10.86  08.11.59 M 19.06.00  31.08.77 MA 25.11.96  10.08.54 * M 05.11.07	15.03.43 M 06.10.86 08.11.59 M 19.06.00 31.08.77 W. 25.11.96 10.08.54 'M 05.11.07 15.12.81 M 18.10.89	15.03.43 M 06.10.86  08.11.59 M 19.08.00  31.08.77 W 25.11.96  10.08.54 M 05.11.07  15.12.91 M 18.10.89	15.03.43 M 06.10.86 08.11.59 M 19.06.00 31.08.77 WA 25.11.96 10.08.54 'M 05.11.07 15.12.81 M 18.10.89 21.07.83 M 07.04.03	M 19.06.00 W.A. 25.11.96 S.T. 07.04.03 M 23.09.96 F 14.07.03	15.03.43 M 06.10.86  08.11.59 M 19.08.00  31.08.77 W. 25.11.96  10.08.54 M 05.11.07  15.12.81 M 18.10.89  24.09.64 M 23.09.86  24.04.49 F 21.02.05	15.03.43 M 06.10.86  08.11.59 M 19.06.00  31.08.77 W. 25.11.96  15.12.81 M 18.10.89  24.09.64 M 23.09.96  24.04.49 F 21.02.05  25.11.82 F 25.11.02	15.03.43 M 06.10.86  08.11.59 M 19.08.00  31.08.77 W 25.11.96  10.08.54 * M 25.11.07  15.12.81 M 18.10.89  24.09.64 M 23.09.96  24.04.49 F 21.02.05  25.11.62 F 14.07.03	15.03.43 M 06.10.86  08.11.59 M 19.06.00  31.08.77 W. 25.11.96  10.08.54 'M 05.11.07  21.07.63 M 18.10.89  24.09.64 M 23.09.96  28.09.65 F 14.07.03  22.11.82 F 25.11.02  22.11.47 M 07.10.02  07.05.87 F 03.08.05	15.03.43 M 06.10.86  08.11.59 M 19.06.00  31.08.77 W. 25.11.96  10.08.54 'M 05.11.07  15.12.81 M 18.10.89  24.03.64 M 23.08.86  28.09.63 F 14.07.03  22.04.49 F 21.02.05  22.11.62 F 25.11.02  29.11.47 M 07.10.02  29.11.47 M 07.10.02  10.06.76 M 18.08.05	15.03.43 M 06.10.86 31.08.77 M 25.11.96 10.08.54 * M 25.11.97 15.12.81 M 18.10.89 24.08.64 M 23.08.86 24.08.64 M 23.08.86 22.04.49 F 21.02.05 25.11.47 M 07.10.02 07.05.87 F 03.08.05 10.06.76 M 18.08.05	15.03.43 M 06.10.86  08.11.59 M 19.06.00  31.08.77 W 25.11.96  10.06.54 M 25.11.07  24.04.49 F 21.02.05  25.11.47 M 07.10.02  29.11.47 M 07.10.02  29.11.47 M 07.10.02  10.06.76 M 18.08.05  13.01.63 F 07.08.06

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	Eligibility to join pension	Scheme			장	SHP		ers.	¥		곳 -	랐	₽.		SHP	SHP	SHP	SHP	PPP with Norwich Union	Tfr. under TUPE Abbey Life
	Sick Pay	4			SSP only	SSP only		SSP only	SSP only		SSP anly	SSP only	SSP only		SSP only	SSP only	See B below	SSP only	see A below	See B below
	Pav Berinda	ray renuce			Weekly	Weekly		Weekly	Monthly		Weakly	Weekly	Weekdy		Weekly	Weekly	Weekly	Weekly	Monthly	Monthly
	Rate of Pav	in a compa			E5.85/hr	£5.85/hr		14/05:93	£1,416.67/mo		£365,38/wk	£355.77/wk	£5.52Arr		£5.90/hr	£5.70/hr	E341.35/wk	£5.70/hr	£2,070.83/mo	£1,416.67/mo
	Normal With Hours @1% x Std Rate				-	-		-					9							
٦	Normal Widy Hours © Std Rate				36 66	88		<b>8</b> 8					g		37%	37%	37	8		
	Opt out of Working Time Regs				Yes	Yes	·	Yes	Yes		Yes	Yes	Yes		\$89 }	Yets	ક	Yes	Yes	Yes
	Weekby	10100			9	40					,		45.		37%	3714	37	8		
	Normal Daya/Hours	•	Г		M-F/9:30- 17,00 Set 9:30-	M-F/9:30- 17.00 Sat 9-30-	14.30	M-F/9:30- 17.00 Sat 9:30-14.30	M-F/9.30- 17.00 Set 9.30-14.30		M-F/8.00- 17.00 Set 9:30- 14.30	M-F/8.00- 17.00 Sat 9:30- 14.30	M-F/8.00- 17.00		_	M-F/8.30- 17.00	M-F	Tv-F/8.30- 17.00	M-F/8.30- 17.00 Sat 9.00-12.00	M-F/8:30- 17.00 Sat 9.00-12.00
	Employee Notice Required	П			1 week	1 week	╗	1 week	4 weeks				4 weeks		1 week	1 week	2 weeks	4 weeks	4 weeks	4 weeks
	Employer Notice Required	10 weeks			4 weeks	8 weeks		6 weeks	1 week	•	6 weeks	12 weeks	1 week		12 weeks	4 weeks	12 weeks	2 weeks	12 weeks	12 weeks
	Signed Contract	ķ			Yes	Yes		¥88	Yes		ON4	ટ્ટ	Š		Yes	Yes	\$⊕}.	≺es	Yes	Yes
	Job Title	Date Jones Cinco			Warehouse/Delivery Assistant	Warehouse/Delivery Person		PA to Depot Manager	Temporary Depot Manager		Assistant Depot Manager	Depot Manager	Delivery/Warehouse Person		Warehouse/Delivery Person	Warehouse/Delivery Person	Sales Representative	Warehouse/Delivery Person	Depot Manager	Assistant Depot Manager
	Start Date	8000			13.10.03	22.11.99	80,70,70	24.04.02	19.05.08			09,07.01	02.08.08		03.08.85	15.03.04	07.05.84	01,06.06	01.08.80	20.11.88
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	Date of Birth				03.07.85	20.10.57	94 40 40	24·12:40	11.08.51	1	07.12.67	12.12.47	29.03.62		21.11.67	11.11.66	01.05.45	17.01.68	03.05.53	26.02.61
	Paynoll No.				ភ	91	22	3	1029				26		ផ	ಜ	37	49	1026	1026
		リン	A.M. Jones		. Called		J. Morris	C. Field	D. Tumer		M. Beresford	D. Jones	P. Robinson		P. Benesford	N. Bailey	G. Poole	S. Lemon	C. Allen	H. Griffiths

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	Eligibility to join persion scheme
<b>3</b>	Sick Pay
<b>3</b>	Sick Pay Rate of Pay Periods Entitlement
)	is of Pay
Ð	\$ \$ \$ 0
	Normal Wkky Hours @ 1% x Std Rate
	Opt out of Normal Wiley Normal Wiley Weekly Working Hours & Std Hours @ 11/4 Hours Time Regs Rate x Std Rate
<b>B</b>	Opt out of Working Time Regs
	Weekly
SEEDULE VERAPLONEU (E) (E)	Normal
<b>Letter</b>	Employee Notice Required
•	Employer Notice Required
•	Signed
<b>)</b>	Job Title
•	
•	Sex Start Date
•	
7	Date of Birth

Note re. hrs: Note re. Sick Pay Entitlement:

Payroll No.

= Inc. 1 hr paid lunch

A = Company will pay contracted pay (incl. SSP)

B = Company will pay contracted pay for maximum of 8 weeks (incl. SSP), thereafter SSP only

Note re Eligibility to Join Pension Scheme;

SHP = Eligible to join Stakeholder Pension Scheme

	Additional Benefits/ Remuneration		E32.00/week for fur fuel				£10 per day when deputising for Employee No. 14	£15 per day when deputising for Employee No. 1001	£30 per security call						35 per week when deputising for Employee No. 18				
	Fuel Card																		
	Company																		
	Волия Аптапдетел	See note below	See note betow	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See nate before	See note below
Additional Annual Hodday entitlement & Accrued	Preceding Year	20 days	20 days		20 days				20 days										
Holidays Taken up to 01/09/08	Current Year	9 days	₹.	5 days	11 days	2 days	121½ days	13 days	8 days	5 days	6 days	9½ days	11 days	12 days	14 days	13 days	4 days	8 days	4% days
Accrued Annual Holiday Entitlement at 01/09/08	Current Year	8.38 days	8.38 days	8.38 days	*. 8.38 days	8.38 days	8.38 days	8.38 days	8.38 days	8.38 days	8.38 days	8.38 days plus 1.5 days c/fwd	8.38 days	8.38 days	8.38 days	8.38 days	8.38 days	8.39 days	8 days
Holkday entitlement in addition to Publo & Bank Hois	Current Year	20 days	20 days	20 days	20 days	20 days 🎺	20 days	20 days	20 days	20 days	20 days	20 days	20 days	20 days	20 days	20 days	8 days	20 days	17.7 days
Employer Cortribution Rate based on Breen Selmer			-	•															
Employee Contribution Rate based on																			

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	Additional Benefits/ Remimeration							,	£250 per month car allowance			Mileage Allowance in accordance with inland Revenue's rates			
	Fuel Card								Shell	Shell	Shell				
	Company								Own Vehicle	ND03XVA	YY54KCO	Own Vehicle			
	Bonus Arrangement	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below						
<u> </u>	Preceding Year			20 days			20 days	15.5 days							
Holidays Taken up to 01/09/08	Current Year	1% days	5 days	14 days	41½ days	7 days	5 days	2 days	1 day	5 days	6 days	9 days	10 days	14½ days	NII days
Accrued Annual Holiday Entitlement at 01/09/08	Current Year	5.7 days	8.38 days	8.38 days	8.38 days	• 8,38 days	6.38 days	8.38 days plus 2 days c/fwd	8.38 days	8.38 days	8.38 days	8.38 days	8.38 days	8.38 days	0.38 days
Holiday entiflement in addition to Public & Bank Hots	Current Year	17.3 days	20 days	20 days	20 days	20 days	12 days	20 days	20 days	20 days	20 days	20 days	20 days	20 days	12 days
Employer Contribution Rate based on Basic Satary				%9	*		<b>6%</b>		,	ř					
Employee Contribution Rate based on Basic Salary				Nil%			3%			3%					

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	Additional Benefits/ Remuneration			£7.00/week re. keyholder			,										
	Fuel Card												Shell				
	Company									T			NK52AUF				
	Bonus Arrangement	See note below	See note below	See note below	See note below	See note below	See note below	See note below	See note below		See note below	See note below	Sea note below	See note below	See note below	See note below	
Additional Annual Holiday entitiement & Accrued	Preceding Year						9 days				20 days		20 days		20 days	20 days	
Holidays Taken up to 01/09/08	Current Year	Nif days	14 days	10 days	10 days	Nii days	4 days	6 days	3 days		6 days	5 days	5 days	131/2 days	10 days	10 days	
Accrued Amual Holiday Entitlement at 01/09/08	Current Year	Nii days	8.38 days	8.38 days	. 8188 days	5.75 days	8.38 days	8.38 days	5 days		8.38 days	8.38 days	8.38 days	6.7 days	8.38 daysplus 6 days c/fwd	8.38 days	
Holiday entitlement in addition to Public & Bank Hols	Current Year	20 days	20 days	20 days	20 days	17.4 days	20 days	20 days	16.6 days		20 days	20 days	20 days	16 days	20 days	20 days	
Emptoyer Contribution Rate based on Basic Salary	Ì	·		-											Fixed Amount of £159.52 per month	3%	
Employee Contribution Rate based on Basic Salary																7%	

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	Additional Benefits/ Remineration
	Fuel Card
	Company
	Bonus Arrangement
Additional Annual Holiday entitiement & Accrued	Preceding Year
Holidays Taken up to 01/09/08	Year Current Year
Accrued Amuel Holiday Entitlement at 01/09/08	Current Year
Holiday entitlement in addition to Pubic & Bank Hols	Current Year Current Y
Employer entitlement in Armual addition to Holiday Contribution Public & Bank Entitlement at Hole 01/09/08	
Employee Contribution Rate based on Ra Basic Salary B	

# Note re Fuel Cards:

Other fuel cards for commercial vehicles:
Holywell - Reg. No. NT85ASM
Congleton - Reg. No. R32ZAVV
Reg. No. KJ53WUL,
Reg. No. ND51WCF
Liverpool - Reg. No. X349MEN

Note re. Bonus Arrangements:

Past bonuses paid approx. In June in respect of previous years trading have always been discretionary.

Past bonuses paid at Christmas have always been discretionary.

#### Schedule 10

Dated	2008

- (1) W. HALL & SON (HOLYWELL) LIMITED
- (2) HALLS TRADING COMPANY LIMITED

**ASSIGNMENT** 

# Halliwells

#### **BETWEEN**

- (1) W HALL & SON (HOLYWELL) LIMITED (No. 403308) a company registered in England with limited liability whose registered office is at St Winifreds, Mineral Water Works, Greenfield Road, Holywell, Flintshire, CH8 7NX (the "Assignor"); and
- (2) **HALLS TRADING COMPANY LIMITED** (No. 6632448) a company registered in England and Wales with limited liability whose registered office is at c/o Halliwells LLP, The Plaza, 100 Old Hall Street, Liverpool, L3 9TD (the "**Assignee**").

#### RECITALS:

- (A) The Assignor now carries on and has for some years past been carrying on as the beneficial owner the business of the wholesale distribution dealing in beer, wine, spirits and ancillary products ("Business").
- (B) By an agreement ("Agreement") dated 30 September 2008 the Assignor has agreed with the Assignee for the absolute transfer to the Assignee of all the assets of the Assignor as described in the Agreement for the issue of shares in the Assignee.

#### **OPERATIVE PROVISIONS:**

#### 1 Assignment

1.1 In consideration of issue of shares by the Assignee to the Assignor the Assignor as beneficial owner hereby assigns to the Assignee the assets of the Company described in the Agreement as the Halls Trading Assets ("Assets") and the full benefit and advantage of them with full title guarantee to hold to the Assignee absolutely.

#### 2 Further Assurance

At the request and cost of the Assignee, the Assignor, at all times after the date of this deed, shall do all acts and execute all documents as may be reasonably necessary or desirable to secure the vesting in the Assignee of the Assets free from all liens, charges, options or encumbrances or adverse interests of any kind.

#### 3 Governing Law and Jurisdiction

- 3.1 This Assignment is governed by English Law.
- 3.2 The courts of England have exclusive jurisdiction to hear and decide any suit, action or proceedings, and to settle any disputes which may arise out of or in connection with this deed (respectively "Proceedings" and "Disputes") and, for these purposes the Assignor and the Assignee hereby irrvocably submit to the jurisdiction of the courts of England.
- 3.3 The Assignor and the Assignee respectively irrevocably waives any objection which it might at any time have to the courts of England being nominated as the forum to hear and decide any Proceedings and to settle any Disputes and agrees not to claim that the courts of England are not a convenient or appropriate forum.

**IN WITNESS** whereof the Assignor has executed this agreement as a deed and it is hereby delivered on the day and year first before written.

<b>EXECUTED AND DELIVERED AS A DEED</b> by	)	
JEAN ELLIS as Liquidator of W.Hall & Son	)	
(Holywell) Limited in the presence of:	)	***************************************
Witness signature		
Witness name		
Witness address		
Withess address	ē	
Witness occupation		
with east occupation		
EXECUTED AND DELIVERED AS A DEED BY	)	
HALLS TRADING COMPANY LIMITED	Ś	Director
acting by MICHAEL HALL, a director,	)	
in the presence of:	)	
Witness signature		
Witness name		
WILLIESS AUULESS		
•••••		

# Consent of premises licence holder to transfer

₩e: W. H	all & Son (Holywell) Limited
the premises	s licence holder of premises licence number 05/0294
relating to:	Halls 9 – 11 Duke Street Liverpool L1 5AP
hereby give	my consent for the transfer of premises licence number
O5/0294 to	
Halls Trading	g Company Limited
signed	Jea COQ
name (please print)	JEAN ELUS LIQUIDATOR
dated	30 September 2010t

# Consent of premises licence holder to transfer

#/vve: vv. m	ali & Son (Holywell) Limited
the premise	s licence holder of premises licence number PA0245
relating to:	W Hall & Son (Holywell) Limited Greenfield Road Holywell Flinstshire CH8 7QB
hereby give	my consent for the transfer of premises licence number
√PA0245	
to	
Halls Trading	g Company Limited
signed	Jen CC
name (please print)	JEAN EUIS LIQUIDATOR
dated	30 septembo 2006

EXECUTED AND DELIVERED AS A DEED BY W. HALL & SON (HOLYWELL) LIMITED acting by MICHAEL ISHERWOOD HALL a director, in the presence of:  Witness signature	( ) ) )	Director
JENNIFEK BLOW Witness name MAKLINEUS CLO, THE RIAMA, 100 OLD	n <b>a</b> cc st	LIVEL ACOL
Witness address	·	•
Sucro? Witness occupation		
<b>EXECUTED AND DELIVERED AS A DEED</b> by <b>JEAN ELLIS</b> in the presence of:	) ) )	Jea CQQ
AUMA Witness signature	·	
VENNIER BLOW Witness name		
Witness address	-	
SCLICIUR Witness occupation		

EXECUTED AND DELIVERED AS A DEED BY HALLS TRADING COMPANY LIMITED  acting by MICHAEL ISHERWOOD HALL  a director, in the presence of:  )	Director
Witness signature	
LUKE GREEN Witness name	
THE PLARA, 100 OLD HALL ST, LIXERPOOL L3 9TO Witness address	
TRAINEE SOLLETOR Witness occupation	
EXECUTED AND DELIVERED AS A DEED BY HALLS PROPERTY COMPANY LIMITED acting by MICHAEL ISHERWOOD HALL a director, in the presence of:	M T Hall Director
Witness signature	
LUKE GREEN. Witness name	
THE PLAZA, 100 OLD HALL ST, LINERPOOL, L3 9TD Witness address	

EXECUTED AND DELIVERED AS A DEED by MICHAEL ISHERWOOD HALL in the presence of:	)	m: Hall
Witness signature		
LUKE GREEN Witness name		
THE PLARA, 100 OLD HALL ST, LIVERPOOL, L.3. 9.T.D. Witness address		
TRAINEE SOUSITOR		
EXECUTED AND DELIVERED AS A DEED by NIGEL HALL	)	NHAM
in the presence of:	)	N Hom by his atterney
Vitness signature		
JENNIFER BLOW		
Witness name		
therewers cup the paza ko alo mare street, chicepool		
Witness address		
SOLICIOR.		
Witness occupation		