Registration of a Charge

Company name: EPIC (GENERAL PARTNER THATCHAM) LIMITED

Company number: 08898856

Received for Electronic Filing: 03/12/2019



Details of Charge

Date of creation: 27/11/2019

Charge code: 0889 8856 0002

Persons entitled: AVIVA COMMERCIAL FINANCE LIMITED (AS SECURITY TRUSTEE FOR

THE SECURED PARTIES (AS DEFINED IN THE INSTRUMENT))

Brief description: N/A

Contains fixed charge(s).

Contains negative pledge.

Chargor acting as a bare trustee for the property.

Authentication of Form

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

Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

TO S. 859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION

FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: DLA PIPER UK LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 8898856

Charge code: 0889 8856 0002

The Registrar of Companies for England and Wales hereby certifies that a charge dated 27th November 2019 and created by EPIC (GENERAL PARTNER THATCHAM) LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 3rd December 2019.

Given at Companies House, Cardiff on 4th December 2019

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





DLA PIPER

I CERTIFY THAT, SAVE FOR MATERIAL REDACTED PURSUANT TO \$859G OF THE COMPANIES ACT 2006, THIS IS A TRUE, COMPLETE AND CORRECT COPY OF THE ORIGINAL INSTRUMENT

DATE 29 November 2019

SIGNED DLA CAN UKUY DLA PIPER UK LI.P

SUBORDINATED CREDITOR'S SECURITY AGREEMENT

DATED 27 NOVEMBER 2019

EACH PARTY LISTED IN SCHEDULE 1
AS CHARGORS

and

AVIVA COMMERCIAL FINANCE LIMITED

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THIS DEED is dated 27 November 2019 and is made

BETWEEN:

- (1) THE PARTIES listed in schedule 1 as chargors (the Chargors); and
- (2) AVIVA COMMERCIAL FINANCE LIMITED (the Security Agent) as security trustee for the Secured Parties (as defined in the Facility Agreement defined below).

BACKGROUND:

- (A) The Chargors enter into this Deed in connection with the Facility Agreement (as defined below).
- (B) It is intended that this document takes effect as a deed notwithstanding the fact that a party may only execute this document under hand.

IT IS AGREED as follows:

1. INTERPRETATION

1.1 Definitions

In this Deed:

Act means the Law of Property Act 1925.

Facility Agreement means the £83,150,000 facility agreement dated on or around the date of this Deed between (among others) the Chargors and the Security Agent.

Party means a party to this Deed.

Receiver means a receiver or receiver and manager or administrative receiver, in each case, appointed under this Deed.

Security Assets means all assets of the Chargors which are the subject of any security created by this Deed.

Security Period means the period beginning on the date of this Deed and ending on the date on which all the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full.

Subordinated Document has the meaning given to it in the Subordination Agreement.

Subordination Agreement means the Subordination Agreement dated on around the date of this Deed and entered into by (among others) the Chargors and the Security Agent.

1.2 Construction

- (a) Capitalised terms defined in the Facility Agreement have, unless expressly defined in this Deed, the same meaning in this Deed.
- (b) The provisions of clauses 1.2 (Construction), 1.4 (Recourse to the JPUT Trustees) and 1.6 (Jersey Terms) of the Facility Agreement apply to this Deed as though they were set out in

full in this Deed except that references to the Facility Agreement will be construed as references to this Deed.

- (c) (i) A Secured Debt Finance Document or other agreement or instrument includes (without prejudice to any prohibition on amendments) any amendment to that Secured Debt Finance Document or other agreement or instrument, including any change in the purpose of, any extension of or any increase in the amount of a facility or any additional facility;
 - (ii) the term this Security means any security created by this Deed; and
 - (iii) a reference to any asset includes present and future properties, revenues and rights of every description.
- (d) Any covenant of the Chargors under this Deed (other than a payment obligation) remains in force during the Security Period.
- (e) If the Security Agent considers that an amount paid to a Secured Party under a Secured Debt Finance Document is capable of being avoided or otherwise set aside on the liquidation or administration of the payer or otherwise, then that amount will not be considered to have been irrevocably paid for the purposes of this Deed.
- (f) Unless the context otherwise requires, a reference to a Security Asset includes the proceeds of sale of that Security Asset.

2. CREATION OF SECURITY

2.1 General

- (a) All the security created under this Deed:
 - (i) is created in favour of the Security Agent;
 - (ii) is created over present and future assets of the Chargors;
 - (iii) is security for the payment and satisfaction of all the Secured Liabilities; and
 - (iv) is made with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994.
- (b) The Security Agent holds the benefit of this Deed on trust for the Secured Parties.

2.2 Subordinated Debt

Each Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of their rights:

- (a) in respect of the Subordinated Debt; and
- (b) under each Subordinated Document.

3. REPRESENTATIONS

3.1 Representations

Each Chargor makes the representations and warranties set out in this Clause to each Secured Party.

3.2 Status

- (a) In relation to a Chargor which is a limited liability company, it is a limited liability corporation duly incorporated and validly existing under the laws of the jurisdiction of its incorporation.
- (b) It has the power to own its assets (acting through its general partner where relevant) and carry on its business as it is being conducted.

3,3 Binding obligations

The obligations expressed to be assumed by it in this Deed are, subject to the Legal Reservations, legal valid and binding and enforceable obligations.

3.4 Non-conflict with other obligations

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

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

3.5 Powers and authority

- (a) It has the power to enter into and perform, and has taken all necessary action to authorise its entry into and performance of, this Deed and the transactions contemplated by this Deed.
- (b) No limit on its powers will be exceeded as a result of the borrowing, grant of security or giving of guarantees or indemnities contemplated by this Deed.

3.6 Validity and admissibility in evidence

All Authorisations required or desirable:

- to enable it lawfully to enter into, exercise its rights and comply with its obligations under this Deed; and
- (b) to make this Deed admissible in evidence in its jurisdiction of incorporation,

have been obtained or effected and are in full force and effect.

3.7 Nature of security

This Deed creates those Security Interests it purports to create and is not liable to be avoided or otherwise set aside on its liquidation or administration or otherwise.

3.8 Subordinated Debt

- (a) The Chargors are the sole legal and beneficial owners of the Subordinated Debt.
- (b) The Subordinated Debt is free of any Security Interests (except those created by or under this Deed) and any other rights or interests in favour of third parties.
- (c) All payments to it by any other party to a Subordinated Document are not subject to any right of set-off or similar right.
- (d) Each Subordinated Document is its legally binding, valid, and enforceable obligation.
- (e) Neither it nor (so far as it is aware) any other party to a Subordinated Document is in default of any of its material obligations under that Subordinated Document.
- (f) There is no prohibition on assignment in respect of any of the Subordinated Debt or its rights under any Subordinated Document.

3.9 Governing law and enforcement

- (a) Its:
 - (i) irrevocable submission under this Deed to the jurisdiction of the courts of England;
 - (ii) agreement that this Deed is governed by English law; and
 - (iii) agreement not to claim any immunity to which it or its assets may be entitled,

are legal, valid and binding under the laws of its Relevant Jurisdiction.

(b) Any judgment obtained in England in relation to this Deed will be recognised and be enforceable by the courts of its Relevant Jurisdictions.

3.10 No filing or stamp taxes

Under the laws of its Relevant Jurisdiction it is not necessary that this Deed be registered, filed, recorded or enrolled with any court or other authority in that jurisdiction or that any stamp, registration or similar tax be paid on or in relation to this Deed or the transactions contemplated by this Deed.

3.11 Times for making representations

- (a) The representations and warranties set out in this Deed are made on the date of this Deed.
- (b) Each representation or warranty under this Deed is deemed to be repeated by each Chargor on the date of each Utilisation Request, each Utilisation Date and the first day of each Interest Period.
- (c) When a representation or warranty is repeated, it is applied to the circumstances existing at the time of repetition.

4. RESTRICTIONS ON DEALINGS

No Chargor may:

- (a) create or allow to subsist any Security Interest (other than this Deed) on any Security Asset; or
- (b) sell, transfer, licence, lease or otherwise dispose of any Security Asset.

5. SUBORDINATED DOCUMENTS

- (a) Each Chargor must:
 - (i) subject to the terms of the Subordination Agreement, duly and promptly perform its obligations under each Subordinated Document; and
 - (ii) supply the Security Agent and any Receiver with copies of each Subordinated Document and any information and documentation relating to any Subordinated Document requested by the Security Agent or any Receiver.
- (b) After this Security has become enforceable, the Security Agent may exercise, without any further consent or authority on the part of any Chargor and irrespective of any direction given by a Chargor, any of that Chargor's rights under any Subordinated Document.

6. WHEN SECURITY BECOMES ENFORCEABLE

6.1 Event of Default

This Security will become immediately enforceable upon the occurrence of an Event of Default and shall remain so for so long as such Event of Default is continuing.

6.2 Discretion

After this Security has become enforceable, the Security Agent may in its absolute discretion enforce all or any part of this Security in any manner it sees fit or as the Majority Lenders direct.

6.3 Statutory powers

Any power of sale or other powers conferred by section 101 of the Act, as amended by this Deed, will be immediately exercisable at any time after this Security has become enforceable.

7. ENFORCEMENT OF SECURITY

7.1 General

- (a) For the purposes of all powers implied by statute, the Secured Liabilities are deemed to have become due and payable on the date of this Deed.
- (b) Section 103 of the Act (restricting the power of sale) and section 93 of the Act (restricting the right of consolidation) do not apply to this Security.

7.2" No liability as mortgagee in possession

Neither the Security Agent nor any Receiver will be liable, by reason of entering into possession of a Security Asset, to account as mortgagee in possession or for any loss on realisation or for any default or omission for which a mortgagee in possession might be liable.

7.3 Privileges

Each Receiver and the Security Agent is entitled to all the rights, powers, privileges and immunities conferred by the Act on mortgagees and receivers duly appointed under the Act, except that section 103 of the Act does not apply.

7.4 Protection of third parties

No person (including a purchaser) dealing with the Security Agent or a Receiver or its or his agents will be concerned to enquire:

- (a) whether the Secured Liabilities have become payable;
- (b) whether any power which the Security Agent or a Receiver is purporting to exercise has become exercisable or is being properly exercised;
- (c) whether any money remains due under the Secured Debt Finance Documents; or
- (d) how any money paid to the Security Agent or to that Receiver is to be applied.

7.5 Redemption of prior mortgages

- (a) At any time after this Security has become enforceable, the Security Agent may:
 - (i) redeem any prior Security Interest against any Security Asset; and/or
 - (ii) procure the transfer of that Security Interest to itself; and/or
 - (iii) settle and pass the accounts of the prior mortgagee, chargee or encumbrancer; any accounts so settled and passed will be, in the absence of manifest error, conclusive and binding on a Chargor.
- (b) Each Chargor must pay to the Security Agent, immediately on demand, the costs and expenses incurred by the Security Agent in connection with any such redemption and/or transfer, including the payment of any principal or interest.

7.6 Contingencies

If this Security is enforced at a time when no amount is due under the Secured Debt Finance Documents but at a time when amounts may or will become due, the Security Agent (or the Receiver) may pay the proceeds of any recoveries effected by it into a suspense account.

8. RECEIVER

8.1 Appointment of Receiver

- (a) Except as provided below, the Security Agent may appoint any one or more persons to be a Receiver of all or any part of the Security Assets if:
 - (i) this Security has become enforceable; or
 - (ii) the relevant Chargor so requests the Security Agent in writing at any time.
- (b) Any appointment under paragraph (a) above may be by deed, under seal or in writing under its hand.

- (c) Except as provided below, any restriction imposed by law on the right of a mortgagee to appoint a Receiver (including under section 109(1) of the Act) does not apply to this Deed.
- (d) The Security Agent is not entitled to appoint a Receiver solely as a result of the obtaining of a moratorium (or anything done with a view to obtaining a moratorium) under section 1A of the Insolvency Act 1986.

8.2 Removal

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

8.3 Remuneration

The Security Agent may fix the remuneration of any Receiver appointed by it and the maximum rate specified in section 109(6) of the Act will not apply.

8.4 Agent of the Chargor

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

8.5 Relationship with Security Agent

To the fullest extent allowed by law, any right, power or discretion conferred by this Deed (either expressly or impliedly) or by law on a Receiver may after this Security becomes enforceable be exercised by the Security Agent in relation to any Security Asset without first appointing a Receiver and notwithstanding the appointment of a Receiver.

9. POWERS OF RECEIVER

9.1 General

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

9.2 Possession

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

9.3 Sale of assets

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

9.4 Compromise

A Receiver may settle, adjust, refer to arbitration, compromise and arrange any claim, account, dispute, question or demand with or by any person who is or claims to be a creditor of the Chargor or relating in any way to any Security Asset.

9.5 Legal actions

A Receiver may bring, prosecute, enforce, defend and abandon any action, suit or proceedings in relation to any Security Asset which he thinks fit.

9.6 Receipts

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

9.7 Delegation

A Receiver may delegate his powers in accordance with this Deed.

9.8 Other powers

A Receiver may:

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

10. APPLICATION OF PROCEEDS

All amounts from time to time received or recovered by the Security Agent or any Receiver pursuant to the terms of this Deed or in connection with the realisation or enforcement of all or part of this Deed will be held and applied In the following order:

- (a) in or towards payments or provision for all costs and expenses incurred by the Security Agent or Receiver under or in connection with this Deed and all remuneration due to any Receiver under or in connection with this Deed;
- (b) in or towards payment of the Secured Liabilities in such order as the Secured Parties may in their absolute discretion decide; and

(c) in payment of the surplus (if any) to any Chargor or other person entitled to it.

This clause is subject to the payment of any claims having priority over this Security. This clause does not prejudice the right of any Secured Party to recover any shortfall from any Chargor.

11. EXPENSES AND INDEMNITY

Each Chargor must:

- (a) immediately on demand pay all costs and expenses (including legal fees) incurred in connection with this Deed by any Secured Party including any arising from any actual or alleged breach by any person of any law or regulation; and
- (b) keep each of them indemnified against any failure or delay in paying those costs or expenses.

12. DELEGATION

12.1 Power of Attorney

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

12.2 Terms

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

12.3 Liability

Neither the Security Agent nor any Receiver will be in any way liable or responsible to the Chargor for any loss or liability arising from any act, default, omission or misconduct on the part of any delegate or sub-delegate.

13. FURTHER ASSURANCES

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

- (a) creating, perfecting or protecting any security intended to be created by this Deed; or
- (b) facilitating the realisation of any Security Asset, or the exercise of any right, power or discretion exercisable, by the Security Agent or any Receiver or any of its delegates or sub-delegates in respect of any Security Asset.

This includes:

- (i) the execution of any transfer, conveyance, assignment or assurance of any property, whether to the Security Agent or to its nominee; or
- (ii) the giving of any notice, order or direction and the making of any registration,

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

14. POWER OF ATTORNEY

Each Chargor, by way of security, irrevocably and severally appoints the Security Agent, each Receiver and any of its delegates or sub-delegates to be its attorney to take any action after an Event of Default has occurred and is continuing, or enforcement of any Security has occurred, which the Chargor is obliged to take under this Deed, including under clause 13 (Further assurances) or, if no Event of Default has occurred and is continuing, which the relevant Chargor has failed to take if such failure has not been remedied within 5 Business Days of the Security Agent giving written notice to the Chargor requiring compliance. Each Chargor ratifies and confirms whatever any attorney does or purports to do under its appointment under this Clause.

15. PRESERVATION OF SECURITY

15.1 Continuing security

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

15.2 Reinstatement

If any discharge, release or arrangement (whether in respect of the obligations of any Obligor or any Group Member or any security for those obligations or otherwise) is made in whole or in part on the basis of any payment, security or other disposition which is avoided or must be restored in insolvency, liquidation, administration or otherwise, without limitation, the liability of each Chargor under this Deed will continue or be reinstated as if the discharge, release or arrangement had not occurred.

15.3 Waiver of defences

The obligations of each Chargor under this Deed will not be affected by any act, omission, matter or thing which, but for this Clause would reduce, release or prejudice any of its obligations under this Deed including (without limitation and whether or not known to it, any Group Member or any Secured Party:

- (a) any time, waiver or consent granted to, or composition with, any Obligor, any Group Member or other person;
- (b) the release of any other Obligor, any other Group Member or any other person under the terms of any composition or arrangement with any creditor;
- (c) the taking, variation, compromise, exchange, renewal or release of, or refusal or neglect to perfect, take up or enforce, any rights against, or security over assets of, any Obligor, any Group Member or any other person;
- (d) any non-presentation or non-observance of any formality or other requirement in respect of any instruments or any failure to realise the full value of any security;
- (e) any incapacity or lack of power, authority or legal personality of or dissolution or change in the members or status of an Obligor, a Group Member or any other person;
- (f) any amendment of any Secured Debt Finance Document or any other document or security including without limitation any change in the purpose of, any extension of

or any increase in any facility or the addition of any new facility under any Secured Debt Finance Document or other document or security;

- any unenforceability, illegality, invalidity or non-provability of any obligation of any person under any Secured Debt Finance Document or any other document or security;
- (h) any insolvency or similar proceedings.

15.4 Chargor Intent

Without prejudice to the generality of Clause 15.3 (Waiver of defences), each Chargor expressly confirms that it intends that this Security shall extend from time to time to any (however fundamental) variation, increase, extension or addition of or to any of the Secured Debt Finance Documents and/or any facility or amount made available under any of the Secured Debt Finance Documents for the purposes of or in connection with any of the following: acquisitions of any nature; increasing working capital; enabling distributions to be made; carrying out restructurings; refinancing existing facilities; refinancing any other indebtedness; making facilities available to new borrowers; any other variation or extension of the purposes for which any facility or amount might be made available from time to time; and any fees, costs and/or expenses associated with any of the foregoing.

15.5 Immediate recourse

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

15.6 Appropriations

Each Secured Party (or any trustee or agent on its behalf) may at any time during the Security Period:

- (a) refrain from applying or enforcing any other moneys, security or rights held or received by that Secured Party (or any trustee or agent on its behalf) against the Secured Liabilities or apply and enforce them in such manner and order as it sees fit (whether against the Secured Liabilities or otherwise) and no Chargor will be entitled to the benefit of such moneys, security or rights; and
- (b) hold in an interest bearing suspense account any moneys received from the Chargor or on account of the liability of the Chargor under this Deed.

15.7 Deferral of Chargor's rights

Unless the Security Period has expired or the Security Agent otherwise directs, no Chargor will exercise any rights which it may have by reason of performance by it of its obligations under this Deed or by reason of any amount being payable, or liability arising under this Clause:

(a) to be indemnified by an Obligor or a Group Member;

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

If a Chargor receives any benefit, payment or distribution in relation to such rights it must hold that benefit, payment or distribution to the extent necessary to enable all amounts which may be or become payable to the Secured Parties by the Obligors or any Group Member under or in connection with the Secured Debt Finance Documents to be repaid in full on trust for the Secured Parties and must promptly pay or transfer them to the Security Agent or as the Security Agent may direct for application in accordance with Clause 10 (Application of proceeds).

15.8 Additional security

This Security is in addition to and is not in any way prejudiced by any other guarantee or security now or subsequently held by any Secured Party.

16. CHANGES TO THE PARTIES

16.1 The Chargors

No Chargor may assign or transfer any of its rights or obligations under this Deed without the prior consent of the Security Agent.

16.2 The Secured Parties

- (a) Any Secured Party may assign or otherwise dispose of all or any of its rights under this Deed in accordance with the Secured Debt Finance Documents to which it is a party.
- (b) References to the Security Agent in this Deed include any successor Security Agent appointed under the Facility Agreement.

17. MISCELLANEOUS

17.1 Covenant to pay

Each Chargor must pay or discharge the Secured Liabilities in the manner provided for in the Secured Debt Finance Documents.

17.2 Tacking

Each Lender must perform its obligations under the Facility Agreement and each Aviva Group Member who is a lender (howsoever described) under a Group Finance Document must perform its obligations as lender under any Group Finance Document (as relevant) in each case, (including any obligation to make available further advances).

17.3 New Accounts

- (a) If any subsequent charge or other interest affects any Security Asset, a Secured Party may open a new account with the relevant Chargor.
- (b) If the Secured Party does not open a new account, it will nevertheless be treated as if it had done so at the time when it received or was deemed to have received notice of that charge or other interest.
- (c) As from that time all payments made to the Secured Party will be credited or be treated as having been credited to the new account and will not operate to reduce any Secured Liability.

18. RELEASE

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

19. NOTICES

19.1 Communications in writing

Any communication to be made under or in connection with this Deed must be made in writing and, unless otherwise stated, may be made by fax or letter.

19.2 Addresses

- (a) The contact details of each Chargor for any communication to be made or delivered under or in connection with this Deed are the same as those set out in the Facility Agreement for the Borrowers.
- (b) The contact details of the Security Agent for any communication to be made or delivered under or in connection with this Deed are the same as those set out in the Facility Agreement for the Security Agent.
- (c) Any Party may change its contact details by giving five Business Days' notice to the Security Agent or (in the case of the Security Agent) to the other Party.

19.3 Delivery

- (a) Any communication or document made or delivered by one person to another under or in connection with the Finance Documents will only be effective:
 - (i) if by way of fax, when received in legible form; or
 - (ii) if by way of letter, when it has been left at the relevant address or five Business Days after being deposited in the post postage prepaid in an envelope addressed to it at that address;

and, if a particular department or officer is specified as part of its address details provided under the Facility Agreement, if addressed to that department or officer.

- (b) Any communication or document to be made or delivered to the Agent or the Security Agent will be effective only when actually received by the Agent or the Security Agent and then only if it is expressly marked for the attention of the department or officer identified with the Agent's or the Security Agent's signature below (or any substitute department or officer as the Agent or Security Agent shall specify for this purpose).
- (c) Any communication or document which becomes effective, in accordance with paragraphs (a) and (b) above, after 5.00 p.m. in the place of receipt shall be deemed only to become effective on the following day.

19.4 Electronic communication

- (a) Any communication to be made between the Parties under or in connection with this Deed may be made by electronic mail or other electronic means to the extent that the Parties agree that, unless and until notified to the contrary, this is to be an accepted form of communication and if the Parties:
 - notify each other in writing of their electronic mail address and/or any other information required to enable the sending and receipt of information by that means;
 and
 - (ii) notify each other of any change to their address or any other such information supplied by them by not less than five Business Days' notice.
- (b) Any electronic communication made between the Parties will be effective only when actually received in readable form and in the case of any electronic communication made by a Party to the Agent or the Security Agent only if it is addressed in such a manner as the Agent or the Security Agent shall specify for this purpose.
- (c) Any electronic communication which becomes effective, in accordance with paragraph (b) above, after 5.00 p.m. in the place of receipt shall be deemed only to become effective on the following day.

19.5 English language

- (a) Any communication made under or in connection with this Deed must be in English.
- (b) All other documents provided under or in connection with this Deed must be:
 - (i) in English; or
 - (ii) if not in English, and if so required by the Security Agent, accompanied by a certified English translation and, in this case, the English translation will prevail unless the document is a constitutional, statutory or other official document.

20. PARTIAL INVALIDITY

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

21. REMEDIES AND WAIVERS

No failure to exercise, nor any delay in exercising, on the part of any Secured Party, any right or remedy under this Deed shall operate as a waiver of any such right or remedy or constitute an election to affirm this Deed. No election to affirm this Deed on the part of any Secured Party shall be effective unless it is in writing. No single or partial exercise of any right or remedy shall prevent any further or other exercise or the exercise of any other right or remedy. The rights and remedies provided in this Deed are cumulative and not exclusive of any rights or remedies provided by law.

22. COUNTERPARTS

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

23. GOVERNING LAW

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

24. ENFORCEMENT

24.1 Jurisdiction

- (a) The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this Deed (including a dispute relating to existence, validity or termination of this Deed or any non-contractual obligation arising out of or in connection with this Deed) (a **Dispute**).
- (b) The Parties agree that the courts of England are the most appropriate and convenient courts to settle Disputes and accordingly no Party will argue to the contrary.
- (c) This Clause is for the benefit of the Secured Parties only. As a result, to the extent allowed by law:
 - no Secured Party will be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction; and
 - (ii) the Secured Parties may take concurrent proceedings in any number of jurisdictions.

THIS DEED has been entered into as a deed on the date stated at the beginning of this Deed,

SCHEDULE 1: CHARGORS

- 1. EPIC (GENERAL PARTNER INCHINNAN) LIMITED registered in England and Wales (company registration number 08850050), whose registered office is at Gable House, 239 Regents Park Road, London N3 3LF, in its capacity as general partner of the EPIC (Inchinnan) Limited Partnership (number LP15886).
- 2. EPIC (GENERAL PARTNER THATCHAM) LIMITED registered in England and Wales (company registration number 08898856), whose registered office is at Gable House, 239 Regents Park Road, London N3 3LF, in its capacity as general partner of the EPIC (Thatcham) Limited Partnership (number LP015938).
- 3. EPIC (GENERAL PARTNER BASILDON) LIMITED registered in England and Wales (company registration number 09276034), whose registered office is at Gable House, 239 Regents Park Road, London N3 3LF, in its capacity as general partner of the EPIC (Basildon) Limited Partnership (number LP016293).
- 4. EPIC (GENERAL PARTNER DELAWARE MK) LIMITED registered in England and Wales (company registration number 08636565), whose registered office is at Gable House, 239 Regents Park Road, London N3 3LF, in its capacity as general partner of the EPIC (Delaware MK) Limited Partnership (number LP015674).
- 5. EPIC (GENERAL PARTNER TAMWORTH) LIMITED registered in England and Wales (company registration number 08973586), whose registered office is at Gable House, 239 Regents Park Road, London N3 3LF, in its capacity as general partner of the EPIC (Tamworth) Limited Partnership (number LP015999).
- 6. VISTRA TRUST COMPANY (JERSEY) LIMITED (Jersey registered company no. 25313) and VISTRA (C.I.) LIMITED (Jersey registered company no. 33715) each of 4th Floor, St Paul's Gate, 22-24 New Street, St Helier, Jersey JE1 4TR acting in their capacity as joint trustees of the EPIC (Inchinnan) Unit Trust.
- 7. VISTRA TRUST COMPANY (JERSEY) LIMITED (Jersey registered company no. 25313) and VISTRA (C.I.) LIMITED (Jersey registered company no. 33715) each of 4th Floor, St Paul's Gate, 22-24 New Street, St Helier, Jersey JE1 4TR acting in their capacity as joint trustees of the EPIC (Thatcham) Unit Trust.
- 8. VISTRA TRUST COMPANY (JERSEY) LIMITED (Jersey registered company no. 25313) and VISTRA (C.I.) LIMITED (Jersey registered company no. 33715) each of 4th Floor, St Paul's Gate, 22-24 New Street, St Helier, Jersey JE1 4TR acting in their capacity as joint trustees of the EPIC (Basildon) Unit Trust.

SIGNATORIES

Chargors

EXECUTED AS A DEED by EPIC (INCHINNAN) LIMITED PARTNERSHIP acting by its general partner EPIC (General Partner Inchinnan) Limited acting by	
Director	
In the presence of:	T. WITH
Witness's signature:	
Name:	S NEW SMEET SOUTHE
Address:	LONDON EC489W
EXECUTED AS A DEED by EPIC (GENERAL PARTNER INCHINNAN) LIMITED acting by	
Director	
In the presence of:	
Witness's signature:	
Name:	T. wills
Address:	T, WITTE S NEW SMIET DOLLY

EXECUTED AS A DEED by EPIC (THATCHAM) LIMITED PARTNERSHIP acting by its general partner EPIC (General Partner Thatcham) Limited acting by	
Director	
In the presence of:	
Witness's signature:	
Name:	T. WITTE
Address:	5 Now SMEET SOLAH LOUBAN ECHA STW
EXECUTED AS A DEED by EPIC (GENERAL PARTNER THATCHAM LIMITED acting by	
Director	
In the presence of:	
Witness's signature:	
Name:	T, WINE
Address:	T NO SMITT SOLAR COLDON

EXECUTED AS A DEED by EPIC (BASILDON) LIMITED PARTNERSI acting by its general partner EPIC (General Part Basildon) Limited acting by	
Director	
In the presence of:	
Witness's signature:	
Name:	T. UINZ
Address:	5 NOW SPUTT SQUARE COM
EXECUTED AS A DEED by EPIC (GENERAL PARTNER BASILDON) LIMITED acting by	
Director	
In the presence of:	
Witness's signature:	
Name;	T. WIMP
Address:	L'MILL DOWN

EXECUTED AS A DEED by EPIC (DELAWARE MK) LIMITED PARTNERSHIP acting by its general partner EPIC (General Partner Delaware MK) Limited acting by Director In the presence of: Witness's signature: Name: T.WITE 5 NEW SPUESSOLAN Address: ELYA 37W EXECUTED AS A DEED by EPIC (GENERAL PARTNER DELAWARE) MK) LIMITED acting by Director In the presence of: Witness's signature: Name:

Address:

EXECUTED AS A DEED by EPIC (TAMWORTH) LIMITED PARTNERSHIP acting by its general partner EPIC (General Partner Tamworth) Limited acting by	
Director	
In the presence of:	
Witness's signature:	
Name:	T. WITTE
Address:	5 NOW SPUTT SEAMY COMBON
EXECUTED AS A DEED by EPIC (GENERAL PARTNER TAMWORTH) LIMITED acting by	DUA 3TU
Director	
In the presence of:	
Witness's signature:	T, WITE
Name: Address:	J. WITH THAT THAT COMM ENAY IN.

EXECUTED AS A DEED by VISTRA TRUST COMPANY (JERSEY) LIMITED, a company incorporated in Jersey, acting in its capacity as joint trustee of the EPIC (Inchinnan) Unit Trust, a Jersey unit trust, acting by:	
Director	
In the presence of:	
Witness's signature:	
Name:	
Address:	
EXECUTED AS A DEED, but not delivered until the first date specified on page 1, on behalf of VISTRA (C.I.) LIMITED, a company incorporated in Jersey, acting in its capacity as joint trustee of the EPIC (Inchinnan) Unit Trust, a Jersey unit trust, by affixing the common seal of VISTRA (C.I.) LIMITED in the presence of:)))))

Director

Director/Secretary:

EXECUTED AS A DEED by VISTRA TRUST COMPANY (JERSEY) LIMITED, a company incorporated in Jersey, acting in its capacity as joint trustee of the EPIC (Thatcham) Unit Trust, a Jersey unit trust, acting by:	
Director	
In the presence of:	
Witness's signature:	
Name:	
Address:	
EXECUTED AS A DEED, but not delivered until the first date specified on page 1, on behalf of VISTRA (C.I.) LIMITED, a company incorporated in Jersey, acting in its capacity as joint trustee of the EPIC (Thatcham) Unit Trust, a Jersey unit trust, by affixing the common seal of VISTRA (C.I.) LIMITED in the presence of:))))))

Director

Director/Secretary:

EXECUTED AS A DEED by VISTRA TRUST COMPANY (JERSEY) LIMITED, a company incorporated in Jersey, acting in its capacity as joint trustee of the EPIC (Basildon) Unit Trust, a Jersey unit trust, acting by:)	
Director	
In the presence of:	
Witness's signature:	
Name:	
Address:	
EXECUTED AS A DEED, but not delivered) until the first date specified on page 1, on behalf) of VISTRA (C.I.) LIMITED, a company) incorporated in Jersey, acting in its capacity as) joint trustee of the EPIC (Basildon) Unit Trust, a) Jersey unit trust, by affixing the common seal of) VISTRA (C.I.) LIMITED in the presence of:	
Director	
Director/Secretary:	
Security Agent	
AVIVA COMMERCIAL FINANCE LIMITED	
Ву:	

MCF/MCF/310025/120236/UKM/100107250.3