Registration of a Charge

Company name: **NEVADA INVESTMENTS 2 LIMITED**

Company number: 10674839

Received for Electronic Filing: 01/10/2018



Details of Charge

Date of creation: 26/09/2018

Charge code: 1067 4839 0002

Persons entitled: CITIBANK, N.A., LONDON BRANCH

Brief description:

Contains fixed charge(s).

Contains floating charge(s) (floating charge covers all the property or

undertaking of the company).

Contains negative pledge.

Authentication of Form

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

Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

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

FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: SHEARMAN & STERLING (LONDON) LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 10674839

Charge code: 1067 4839 0002

The Registrar of Companies for England and Wales hereby certifies that a charge dated 26th September 2018 and created by NEVADA INVESTMENTS 2 LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 1st October 2018.

Given at Companies House, Cardiff on 3rd October 2018

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





SHEARMAN & STERLING

Dated 26 September 2018

THE CHARGORS

(as listed in Schedule 1 attached hereto)

THE PRICE FORBES ENTITIES

(as listed in Schedule 1 attached hereto)

THE OVERSEAS ENTITIES

(as listed in Schedule 1 attached hereto)

- and -

CITIBANK, N.A., LONDON BRANCH

(as Common Security Agent)

SUPPLEMENTAL SECURITY DEED

This Supplemental Security Deed is subject to and has the benefit of the Intercreditor Agreement (as defined herein)

WE OPERATE IN THE UK AND ITALY AS SHEARMAN & STERLING (LONDON) LLP, A LIMITED LIABILITY PARTNERSHIP ORGANISED IN THE UNITED STATES UNDER THE LAWS OF THE STATE OF DELAWARE, WHICH LAWS LIMIT THE PERSONAL LIABILITY
OF PARTNERS. SHEARMAN & STERLING (LONDON) LLP IS AUTHORISED AND REGULATED BY THE SOLICITORS REGULATION AUTHORITY (FIRM SRA NUMBER 211340). A LIST OF ALL PARTNERS NAMES, WHICH INCLUDES SOLICITORS AND
REGISTERED FOREIGN LAWYERS, IS OPEN FOR INSPECTION AT THE ABOVE ADDRESS. EACH PARTNER OF SHEARMAN & STERLING (LONDON) LLP IS ALSO A PARTNER OF SHEARMAN & STERLING LLP WHICH HAS OFFICES IN THE OTHER CITIES
NOTED ABOVE.

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THIS SUPPLEMENTAL SECURITY DEED (this "Deed") is made on 26 September 2018.

BETWEEN:

- (1) **THE CHARGORS** listed in Part A of Schedule 1 (*Companies*) (each a "**Chargor**" and together the "**Chargors**");
- (2) **THE PRICE FORBES ENTITIES** listed in Part B of Schedule 1 (*Companies*) (each a "Price Forbes Entity" and together the "Price Forbes Entities");
- (3) THE OVERSEAS ENTITIES listed in Part C of Schedule 1 (Companies) (each an "Overseas Entity" and together the "Overseas Entities"); and
- (4) **CITIBANK, N.A., LONDON BRANCH** as common security agent for itself and the other Secured Parties pursuant to the Intercreditor Agreement (as defined below) (the "**Common Security Agent**", which expression includes any person which is for the time being the common security agent pursuant to the Intercreditor Agreement).

WHEREAS:

- (A) Reference is made to:
 - (a) the English law debenture dated 22 June 2017 between Ardonagh Midco 3 PLC (previously known as KIRS Midco 3 PLC) and the Common Security Agent (the "**Original Debenture**");
 - (b) the English law security accession agreement dated 22 June 2017 between Nevada Investment Holdings 5 Limited, Nevada Investment Holdings 6 Limited, Nevada Investment Holdings 7 Limited, Ardonagh Finco PLC (formerly known as KIRS Finco PLC), Nevada Investments Topco and the Common Security Agent, in relation to the Original Debenture (the "First Debenture Accession Deed");
 - (c) the English law security accession agreement dated 7 August 2017 between Arista Insurance Limited, Bishopsgate Insurance Brokers Limited, Broker Network Holdings Limited, Chase Templeton Limited, CCV Risk Solutions Limited, Cullum Capital Ventures Limited, Direct Group Limited, Direct Group Property Services Limited, Direct Group Topco Limited (formerly known as Ryan Direct Group Limited), Direct Newco Limited, Direct Validation Services Limited, Four Counties Insurance Brokers Limited, Geo Specialty Group Holdings Limited (formerly known as Fusion Insurance Holdings Limited), Geo Underwriting Services Limited (formerly known as Fusion Insurance Services Limited), Lunar 101 Limited, Millennium Insurance Brokers Limited, Morgan Law Limited, Nevada InvestorCo Limited, Nevada Investments 1 Limited, Nevada Investments 2 Limited, Nevada Investments 3 Limited, Nevada Investments 4 Limited, Nevada Investments 5 Limited, Nevada Investments 6 Limited, Nevada Investments 7 Limited, Paymentshield Group Holdings Limited, Paymentshield Holdings Limited, Paymentshield Limited, Paymentshield Services Limited, Towergate Insurance Limited, Towergate Risk Solutions Limited, Towergate Underwriting Group Limited and the Common Security Agent, in relation to the Original Debenture (the "Second Debenture Accession Deed" and together with the Original Debenture and the First Debenture Accession Deed, the "Original Debenture Documents");
 - the English law share charge dated 22 June 2017 between Ardonagh Midco 2 PLC ("Midco 2") (previously known as KIRS Midco 2 PLC) and the Common Security Agent (the "Midco Share Charge");
 - (e) the English law share charge dated 7 August 2017 between Chase Templeton Group Limited (the "Chase Templeton") and the Common Security Agent (the "Chase Templeton Share Charge" and together with the Original Debenture Documents and the Midco Share Charge, the "Original Security Documents");

- (f) the intercreditor agreement dated 20 June 2017 between, amongst others, Ardonagh Midco 2 PLC (previously known as KIRS Midco 2 plc) as Parent, Ardonagh Midco 3 PLC (previously known as KIRS Midco 3 PLC) as Company and the Senior Secured Notes Issuer and the Common Security Agent (the "Intercreditor Agreement");
- (g) the revolving facility agreement dated 25 May 2017, as amended and restated by an amendment and restatement deed on 22 June 2017 (the "Super Senior RCF") and by an amendment and restatement agreement (the "Amendment Agreement") dated on or about the date hereof and as amended and restated from time to time, between, among others, Ardonagh Midco 3 PLC (as original borrower and original guarantor), the Agent and the Common Security Agent (the "Restated Super Senior RCF");
- (h) the additional letter of credit facility of £50,000,000 to be made available to Ardonagh Midco 3 PLC under the Restated Super Senior RCF (the "Additional LC Facility"), such Additional LC Facility to be established pursuant to clause 9.2 (Availability) of the Restated Super Senior RCF and, in particular, pursuant to an additional letter of credit facility agreement dated on or about the date hereof between Deutsche Bank AG, London Branch as lender and Ardonagh Midco 3 PLC as borrower (the "Additional LC Facility Agreement").
- (B) Each Chargor has realised and continues to realise substantial direct and indirect benefits as a result of being party to the Super Senior RCF and the transactions contemplated thereby.
- (C) Each Chargor expects to realise substantial direct and indirect benefits as a result of being party to the Restated Super Senior RCF.

IT IS AGREED as follows:

1. **DEFINITIONS**

1.1 In this Deed:

- (a) "Charged After-acquired Property" means all After-acquired Property forming part of the Charged Property and any building, fixtures, fittings, fixed plant or machinery from time to time situated on or forming part of such After-acquired Property.
- (b) "Charged Property" means all the assets and undertakings of the Chargors which from time to time are subject of the security created or expressed to be created pursuant to any Original Security Document and this Deed;
- (c) "Charges" means the Security from time to time created or expressed to be created by or pursuant to this Deed;
- (d) "Finance Documents" has the meaning given to such term in the Restated Super Senior RCF;
- (e) "Finance Parties" has the meaning given to such term in the Restated Super Senior RCF;
- (f) "Secured Obligations" has the meaning given to the term 'Priority Creditor Only Secured Obligations" in the Intercreditor Agreement; and
- (g) "Secured Parties" has the meaning given to such term in the Intercreditor Agreement.
- 1.2 Unless this Deed provides otherwise, a term which is defined (or expressed to be subject to a particular construction or interpretation) in the Intercreditor Agreement and/or an Original Security Document shall have the same meaning (and be subject to the same construction or interpretation) in this Deed. In the event of any conflict between definitions in the Intercreditor Agreement and/or an Original Security Document, the definitions provided in the Intercreditor Agreement shall prevail.

- 1.3 Law of Property (Miscellaneous Provisions) Act 1989: The terms of the other Priority Debt Documents and other documents under which the Secured Obligations arise and of any side letters relating thereto between any Chargor and any of the Secured Parties are incorporated herein to the extent required for any purported disposition of the Charged Property contained in this Deed to be a valid disposition in accordance with section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989.
- 1.4 **Law of Property (Miscellaneous Provisions) Act 1994**: The obligations of each Chargor under this Deed and any document entered into pursuant to this Deed shall be in addition to the covenants deemed to be included in this Deed or such other document by virtue of Part I of the Law of Property (Miscellaneous Provisions) Act 1994.

2. **INCORPORATION BY REFERENCE**

The provisions of clause 1.2 (*Construction*) to clause 1.5 (*Intercreditor*) (inclusive) of the Original Debenture shall be deemed incorporated into this Deed with all necessary modifications as if they were set out in full in this Deed.

3. GUARANTOR AND SECURITY CONFIRMATION

3.1 General Confirmation

Each Chargor, each Price Forbes Entity and each Overseas Entity hereby acknowledge and agree to the amendments set out in the Amendment Agreement and to the transactions contemplated thereby and hereby confirms:

- (a) all obligations and liabilities incurred by it under each Transaction Security Document and other Finance Documents to which it is a party, whether actual or contingent, whether owed jointly or severally, and whether owed as principal or surety or in any other capacity whatsoever; and
- (b) all undertakings arising under or in connection with each Transaction Security Document and other Finance Document to which it is a party and the creation of the Security Interest under each Transaction Security Document to which it is a party.

3.2 Guarantee Confirmation

Each Chargor, each Price Forbes Entity and each Overseas Entity confirms that the guarantees and indemnities set out in clause 23 (*Guarantee and Indemnity*) of the Restated Super Senior RCF shall:

- (a) remain in full force and effect notwithstanding the amendments contemplated by the Amendment Agreement; and
- (b) extend to all liabilities and obligations assumed by any Chargor or Price Forbes Entity (as applicable) under the Finance Documents as amended by the Amendment Agreement (including but not limited to any liabilities and obligations under the Restated Super Senior RCF),

subject only to the guarantee limitations set out in clause 23.11 (Limitations on Guarantees) of the Restated Super Senior RCF.

3.3 **Security Confirmation**

Each Chargor and each Overseas Entity confirms that the security created by any Transaction Security Documents to which it is a party:

(a) is and shall remain in full force and effect notwithstanding the amendments referred to in the Amendment Agreement; and

- (b) continues to secure its Secured Obligations (as defined in each Transaction Security Document(s) to which it is a party), which for the avoidance of doubt, includes and extends to all liabilities and obligations owed and/or due by the Chargors under the Finance Documents as amended by the Amendment Agreement (including, but not limited to, under the Restated Super Senior RCF), subject always to any limitation of liability expressly provided for in each Transaction Security Document; and
- (c) all of the liabilities and obligations under the Restated Super Senior RCF form part of (but do not limit) the Secured Obligations as such term is used in any of the Transaction Security Documents.

4. COVENANT TO PAY

Each Chargor, as a primary debtor, covenants with the Common Security Agent (for the benefit of itself and the other Secured Parties) that it will on demand pay and discharge the Secured Obligations when they fall due in the manner provided for in the Priority Debt Documents.

5. **SECURITY**

5.1 General

All the security created under this Deed:

- (a) is created in favour of the Common Security Agent;
- (b) is created over present and future assets of each Chargor,
- (c) is security for the payment of the Secured Obligations;
- (d) is made with full guarantee subject to the Original Security Documents in accordance with the Law of Property (Miscellaneous Provisions) Act 1994; and
- (e) is made in addition to and does not effect the Security created pursuant to the Original Security Documents.

The Common Security Agent holds the benefit of this Deed and this Security on trust for the Secured Parties.

5.2 **Security**

- (a) Each Chargor (other than Midco 2 and Chase Templeton), as continuing and further security for the payment and discharge of the Secured Obligations, charges and agrees to mortgage, charge and/or assign in favour of the Common Security Agent with full title guarantee (subject to the Original Debenture Documents) all assets which are mortgaged, charged and/or assigned to the Common Security Agent pursuant to each Original Debenture Document by way of:
 - (i) legal mortgage to the extent so mortgaged under the Original Debenture Documents;
 - (ii) equitable mortgage to the extent so mortgaged under the Original Debenture Documents;
 - (iii) fixed charge to the extent so charged under the Original Debenture Documents;
 - (iv) floating charge to the extent so charged under the Original Debenture Documents; and

(v) assignment by way of security to the extent so assigned under the Original Debenture Documents,

in each case in the manner and to the extent described in clause 3 (*Charging Clause*) of the Original Debenture, clause 2.3 (*Mortgages and fixed charges*) of the First Debenture Accession Deed and clause 2.3 (*Mortgages and fixed charges*) of the Second Debenture Accession Deed (as applicable) as if that clause was set out in full in this Deed and subject to Clause 5.4 (*General Provisions relating to Security*).

- (b) Midco 2, as continuing and further security for the payment and discharge of the Secured Obligations, charges and agrees to charge in favour of the Common Security Agent with full title guarantee (subject to the Original Security Documents) all assets which are charged to the Common Security Agent pursuant to the Midco Share Charge by way of fixed charge to the extent so charged under the Midco Share Charge in the manner and to the extent described in clause 3 (*Charging Clause*) of the Midco Share Charges as if that clause was set out in full in this Deed and subject to Clause 5.4 (*General Provisions relating to Security*).
- (c) Chase Templeton, as continuing and further security for the payment and discharge of the Secured Obligations, charges and agrees to charge in favour of the Common Security Agent with full title guarantee (subject to the Original Security Documents) all assets which are charged to the Common Security Agent pursuant to the Chase Templeton Share Charge by way of fixed charge to the extent so charged under the Chase Templeton Share Charge in the manner and to the extent described in clause 3 (Charging Clause) of the Chase Templeton Share Charges as if that clause was set out in full in this Deed and subject to Clause 5.4 (General Provisions relating to Security).

5.3 Floating Charge

- (a) The floating charge created by each Chargor (other than Midco 2 and Chase Templeton) pursuant to Clause 5.2 (*Security*) is a qualifying floating charge for the purposes of paragraph 14 of Schedule B1 to the Insolvency Act 1986.
- (b) Paragraph 14 of Schedule B1 to the Insolvency Act 1986 shall apply to this Deed.

5.4 General provisions relating to Security

- (a) The Common Security Agent shall, in relation to the Security created pursuant to this Deed have the same rights and obligations in relation to the Charged Property as are expressed to be granted to it or assumed by it under the Original Security Documents.
- (b) The Security created by each Chargor pursuant to this Deed shall be separate and distinct from and shall not merge with nor exclude or prejudice the security created by such Chargor over the Charged Property pursuant to any other Priority Debt Document.
- (c) This Clause 5 is without prejudice to Clause 4 (*Covenant to Pay*).
- (d) Where this Deed purports to create first ranking Security, that Security will be second ranking Security taking effect subject only to any equivalent Security created by the Original Security Documents until such time as and to the extent that the relevant Security created by the Original Security Documents ceases to have effect.
- (e) Where a right or asset has been assigned (subject to a proviso for a re-assignment on redemption) under any of the Original Debenture Documents and the same asset or right is expressed to be assigned again under this Deed, that second assignment will take effect as a fixed charge over the right or asset and will only take effect as an assignment if the relevant security created by the relevant Original Debenture Document ceases to have effect at a time when this Deed still has effect. At such time as the security created by the Original Debenture

Documents ceases to have effect, and as soon as reasonably practicable, each Chargor shall give notice of assignment to the relevant counterparty in substantially the form required for notice to such counterparty set out in Schedule 4 or Schedule 6 (Form of Notice to Banks operating Bank Accounts) to the Original Debenture, as appropriate.

(f) To the extent that any Charged Property constitutes "financial collateral" within the definition of the Financial Collateral Arrangements (No. 2) Regulations 2003 (SI 2003 No.3226) the provisions in clause 11.8 (*Appropriation*) of the Original Debenture shall apply to such financial collateral as if set full in this Deed.

5.5 **Security trust**

- (a) The Common Security Agent holds the benefit of this Deed on trust for the Secured Parties and (i) the rights, powers, authorities and discretions given to the Common Security Agent under the Restated Super Senior RCF shall apply to the Common Security Agent acting as holder of the benefit of this Deed on trust for the Secured Parties and shall be supplemental to the Trustee Act 1925 and the Trustee Act 2000 in addition to any which may be vested in the Common Security Agent by law or regulation; and (ii) the powers of delegation of the Common Security Agent and the exculpations and exclusions afforded to the Common Security Agent under the Restated Super Senior RCF shall apply to the Common Security Agent in its capacity as holder of the benefit of this Deed on trust for the Secured Parties.
- (b) Section 1 of the Trustee Act 2000 shall not apply to the duties of the Common Security Agent in relation to the trusts constituted by this Deed. Where there are any inconsistencies between the Trustee Act 1925 or the Trustee Act 2000 and the provisions of this Deed, the provisions of this Deed shall, to the extent permitted by law and regulation, prevail and in the case of any inconsistency between the Trustee Act 2000, the provisions of this Deed shall constitute a restriction or exclusion for the purposes of the Trustee Act 2000.
- (c) On a release of all the Charges constituted by this Deed pursuant to clause 25.7 (Covenant to Release) of the Original Debenture, clause 25.7 (Covenant to Release) of the Midco Share Charge and clause 25.7 (Covenant to Release) of the Chase Templeton Share Charge (as incorporated into this Deed pursuant to Clause 6 (Incorporation of the Original Debenture) below) the trusts set out in this Deed shall be wound up.

6. **INCORPORATION OF THE ORIGINAL DEBENTURE**

- (a) Subject to paragraph (d) below, clauses 3.5 (Conversion of Floating Charge) to 20 (Redemption of Prior Charges) inclusive, Clause 24.2 (No Discharge) and Clause 25 (Miscellaneous) of the Original Debenture and all schedules to the Original Debenture shall apply as between each Chargor (other than Midco 2 and Chase Templeton) and the Common Security Agent as if repeated and set out in full herein, mutatis mutandis and with:
 - (i) references to "this Deed" being construed as references to this Deed and references to the "Priority Debt Documents" being construed to include a reference to this Deed; and
 - (ii) defined terms used in those provisions which are otherwise defined in this Deed having the meaning given to them in this Deed.
- (b) Subject to paragraph (d) below, clauses 4 (Continuing Security) to 20 (Redemption of Prior Charges) inclusive, Clause 24.2 (No Discharge) and Clause 25 (Miscellaneous) of the Midco Share Charge and all schedules to the Midco Share Charge shall apply as between Midco 2 and the Common Security Agent as if repeated and set out in full herein, mutatis mutandis and with:

- (i) references to "this Deed" being construed as references to this Deed and references to the "Priority Debt Documents" being construed to include a reference to this Deed; and
- (ii) defined terms used in those provisions which are otherwise defined in this Deed having the meaning given to them in this Deed.
- (c) Subject to paragraph (d) below, clauses 4 (Continuing Security) to 20 (Redemption of Prior Charges) inclusive, Clause 24.2 (No Discharge) and Clause 25 (Miscellaneous) of the Templeton Chase Share Charge and all schedules to the Templeton Chase Share Charge shall apply as between Templeton Chase and the Common Security Agent as if repeated and set out in full herein, mutatis mutandis and with:
 - (i) references to "this Deed" being construed as references to this Deed and references to the "Priority Debt Documents" being construed to include a reference to this Deed; and
 - (ii) defined terms used in those provisions which are otherwise defined in this Deed having the meaning given to them in this Deed.
- (d) Without prejudice to paragraph (a) above, each Chargor makes the representations and warranties expressed to be made by it under of the Original Debenture on the date of this Deed.

7. GENERAL OBLIGATIONS

- 7.1 **Negative pledge and disposals**: clause 6 (*Negative pledge and disposal restrictions*) of the Original Debenture shall each apply to this Deed as if set out in full in this Deed.
- 7.2 **Delivery of title documents**: Save to the extent already held in connection with the Original Debenture Documents, each Chargor (other than Midco 2 and Chase Templeton) shall, if so requested by the Common Security Agent use reasonable endeavours to, deposit with the Common Security Agent (or as it may direct) all deeds, certificates and other documents evidencing title relating to any Charged After-acquired Property. If any such documents are at the relevant time at the Land Registry, such Chargor shall, promptly following a demand by the Common Security Agent, provide or procure the provision to the Common Security Agent of such undertakings and such letters addressed to the Land Registry as the Security.
- 7.3 **The Contemporaneous Accession to the Original Debenture:** Each Chargor shall procure that any Subsidiary of the Parent which becomes a Chargor under and as defined in the Original Debenture shall (unless otherwise directed in writing by the Common Security Agent) become a Chargor under this Deed.

8. **ACKNOWLEDGMENT**

Each Chargor acknowledges and agrees that this Deed is a Transaction Security Document and each Chargor, each Price Forbes Entity and each Overseas Entity acknowledges and agrees that this Deed is a Finance Document.

9. RATIFICATION OF ORIGINAL SECURITY DOCUMENTS

- 9.1 Each party to each Original Security Document hereby ratifies and confirms that each Original Security Document to which it is a party shall continue to apply and remain in full force and effect on its terms.
- 9.2 For the avoidance of doubt, the parties agree that nothing in this Deed is intended or shall be construed as an amendment to any Original Security Document.

10. **BENEFIT OF DEED**

- 10.1 Without prejudice to the express terms of this Deed and the terms of the Transaction Security Documents and/or the Finance Documents, the Agent and the Common Security Agent have each agreed to become a Party only for the purpose of taking the benefit of this Deed for itself and on behalf of the Secured Parties (in the case of the Common Security Agent) and the Finance Parties (in the case of the Agent) and for the better preservation and enforcement of their rights under the Transaction Security Documents and/or Finance Documents (as appropriate) and will assume no obligation or liability whatsoever to any other party by virtue of the provisions of this Deed.
- The Common Security Agent executes this Deed as security trustee in the exercise of the powers and authority conferred upon and vested in it under the Intercreditor Agreement and any other Transaction Security Document for and on behalf of each Secured Party for whom it acts. It will exercise its powers and authority under this Deed in the manner provided for in the Intercreditor Agreement and, in so acting, the Common Security Agent shall have the protections, immunities, rights, powers, authorisations, indemnities and benefits conferred on it under and by the Intercreditor Agreement and the other Transaction Security Documents. In the event of any inconsistency between this Deed and the Intercreditor Agreement, the Intercreditor Agreement shall prevail.
- 10.3 The Agent executes this Deed as agent in the exercise of the powers and authority conferred upon and vested in it under the Restated Super Senior RCF for and on behalf of each Finance Party for whom it acts. It will exercise its powers and authority under this Deed in the manner provided for in the Restated Super Senior RCF and, in so acting, the Agent shall have the protections, immunities, rights, powers, authorisations, indemnities and benefits conferred on it under and by the Restated Super Senior RCF. In the event of any inconsistency between this Deed and the Restated Super Senior RCF, the Restated Super Senior RCF shall prevail.

11. **SEVERABILITY**

If any one or more of the provisions of this Deed shall, for any reason whatsoever, be held invalid, such provisions shall be deemed severable from the remaining provisions of this Deed and shall in no way affect the validity or enforceability of such other provisions.

12. **EFFECT AS A DEED**

This document is intended to take effect as a Deed notwithstanding the fact that some of the parties may have executed it under hand only.

13. COUNTERPARTS

This Deed may be executed in any number of counterparts, each of which when executed and delivered shall constitute an original of this Deed, and all of those counterparts taken together will be deemed to constitute one and the same instrument.

14. **GOVERNING LAW**

This Deed and any non-contractual claims arising out of or in connection with it shall be governed by and construed in accordance with English law.

15. **JURISDICTION**

Subject to Clause 15.2 below, each Chargor, each Price Forbes Entity, each Overseas Entity the Agent and the Common Security Agent agrees that the courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this Deed, whether contractual or non-contractual (including a dispute regarding the existence, validity or termination of this Deed) (a "Dispute"). Each Chargor, the Agent the Common Security Agent agrees that the courts of England are the most

- appropriate and convenient courts to settle Disputes and accordingly no party to this Deed will argue to the contrary.
- Each Chargor, each Price Forbes Entity, each Overseas Entity, the Agent and the Common Security Agent agrees that, for the benefit of the Finance Parties and the other Secured Parties only, nothing in this Deed shall limit the right of the Finance Parties and/or the Secured Parties to bring legal action against any of the Chargors in any other court of competent jurisdiction.

IN WITNESS WHEREOF this Deed has been executed and delivered as a deed on the date stated at the beginning of this Deed.

SCHEDULE 1

COMPANIES

PART A

CHARGORS

	Company name	Jurisdiction	Registration number
1.	Ardonagh Midco 2 PLC	England and Wales	10679958
2.	Ardonagh Midco 3 PLC	England and Wales	10735116
3.	Nevada Investment Holdings 5 Limited	England and Wales	10737611
4.	Nevada Investment Holdings 6 Limited	England and Wales	10738036
5.	Nevada Investment Holdings 7 Limited	England and Wales	10738214
6.	Nevada InvestorCo Limited	England and Wales	10735273
7.	Nevada Investments 1 Limited	England and Wales	10674667
8.	Nevada Investments 2 Limited	England and Wales	10674839
9.	Nevada Investments 3 Limited	England and Wales	10675029
10.	Nevada Investments 4 Limited	England and Wales	10674705
11.	Nevada Investments 5 Limited	England and Wales	10674827
12.	Nevada Investments 6 Limited	England and Wales	10675067
13.	Nevada Investments 7 Limited	England and Wales	10735121
14.	Arista Insurance Limited	England and Wales	05938669
15.	Bishopsgate Insurance Brokers Limited	England and Wales	00149526
16.	Broker Network Holdings Limited	England and Wales	05044510
17.	CCV Risk Solutions Limited	England and Wales	05879041
18.	Cullum Capital Ventures Limited	England and Wales	05587424
19.	Four Counties Insurance Brokers Limited	England and Wales	04849648
20.	Geo Specialty Group Holdings Limited (formerly known as Fusion Insurance Holdings Limited)	England and Wales	05555838
21.	Geo Underwriting Services Limited (formerly known as Fusion Insurance Services Limited)	England and Wales	04070987

	Company name	Jurisdiction	Registration number
22.	Lunar 101 Limited	England and Wales	10095593
23.	Morgan Law Limited	England and Wales	02696420
24.	Paymentshield Group Holdings Limited	England and Wales	05919794
25.	Paymentshield Holdings Limited	England and Wales	05131340
26.	Paymentshield Limited	England and Wales	02728936
27.	Paymentshield Services Limited	England and Wales	10112351
28.	Ardonagh Finco PLC	England and Wales	09424525
29.	Towergate Insurance Limited	England and Wales	07476462
30.	Towergate Risk Solutions Limited	England and Wales	06189756
31.	Towergate Underwriting Group Limited	England and Wales	04043759
32.	Direct Group Limited	England and Wales	02461657
33.	Direct Group Property Services Limited	England and Wales	06067034
34.	Direct Newco Limited	England and Wales	06290469
35.	Direct Validation Services Limited	England and Wales	03566382
36.	Millennium Insurance Brokers Limited	England and Wales	02103848
37.	Direct Group Topco Limited	England and Wales	08183121
38.	Chase Templeton Limited	England and Wales	03299980
39.	Nevada Investments Topco Limited	Cayman Islands	302611
40.	Chase Templeton Group Limited	Isle of Man	106830C

PART B PRICE FORBES ENTITIES

	Company name	Jurisdiction	Registration number
41.	PFIH Limited	England and Wales	5574861
42.	Price Forbes & Partners Limited	England and Wales	5734247
43.	Price Forbes Holdings Limited	Cayman Islands	301971

PART C OVERSEAS ENTITIES

	Company name	Jurisdiction	Registration number
44.	Nevada Investments Holdings Limited	Cayman Islands	301966
45.	Chase Templeton Holdings Limited	Isle of Man	009099V

SIGNATORIES

Executed	as a deed	l by	ARI	ONA	GH I	MIDC	O 2	PLC	
acting by									
	and Their								
	eli e Melike								

in the presence of:

Name: KULLE CHSLO

Address:

Occupation: EXECUTIVE ASSISTANT

Executed	as a deed	by ARDON	AGH MIDCO) 3 PLC
acting by				
	.bood.		010000000000000000000000000000000000000	 -
in the pre	sence of:			
	KULLE	Z LASLO		
Address: Occupation	on: E ^{XE}	CHTULE	ASSISSE	75

in the presence of

Name: KACCE LAGCO
Address:
Occupation:

Executed as a deed by NEVADA INVESTMENT	HOLDINGS 6 LIMITED
acting by	
in the presence of	
Name: KULE LYISLO Address: Occupation:	

Executed as a deed by N	EYADA INVEST	MENT HOLDINGS 7 LIMITED
acting by		
in the presence of:		
Name: KULLE C	M2LC	

Executed as a deed by NEVADA INVESTORCO L	IMITED
acting by	
the state of the s	
in the presence of:	
Name: KULVE LASLO	Najiren kalanta
Address:	
Occupation:	

Executed as a deed by NEVADA INVESTMENTS 1 LIMITED acting by

Name: KYLIE LYSCO
Address:
Occupation: EXECUTIVE PARISTANT

in the prese

Executed as a deed by NEVADA INVESTMENTS 2 LIMITED acting by

in the presence of:

Name: VICE CASCO
Address:

Executed as a deed by NEVADA INVESTMEN	TS 3 LIMITED
acting by	
in the presence of:	
Name: KULLE CASLO Address:	
Occupation: EXECUTIVE ASSISTAN	$\frac{1}{\sqrt{1}}$

Executed as a deed by	NEVADA INVESTMENTS 4 LIMITEI)
acting by		
	green a	· .
in the presence of:		
Name: KULIE LI Address: Occupation: Execu	ASCO	

in the presence of:

Name: RMCTE CYISCO
Address:
Occupation:

in the presence of:

Name: Kalle Casio

Occupation: EXECUTIVE MSI, SANT

Address:

in the presence of: Name: KGCIE LASCO Address: Occupation:

Executed as a deed by Al	RISTA INSURANCE LIMITED.
acting by	
in the presence of:	
Name: KALLE CA Address: Occupation: EXEC	

Executed as a deed by BISHOPSGATE INSURANCE BROKERS LIMITED acting by

Name: KYCLE LASLO
Address:
Occupation: EXEC ASSISTANT

Executed as a deed by BROKER NETWORK HOLDINGS LIMITED acting by

in the presence of:

Name: RMULE CASIO
Address:
Occupation: FXTER ASIO

in the presence of Address: Occupation:

Executed as a deed by CULLUM CAPITAL VENTURES	LIMITED
acting by	
in the presence of:	
Name: KYLIE LASLO Address: Occupation: EXECUTIVE ASSISTANT	

Executed as a deed by FOUR COUNTIES INSURANCE BROKERS LIMITED acting by

in the presence of:

Name: Karana Address:
Occupation:

-XECUTIVE AUSTON+

Executed as a deed by GEO SPECIALTY GROUP HOLDINGS LIMITED acting by in the presence of: Name: Ruce Cosco Address: Occupation:

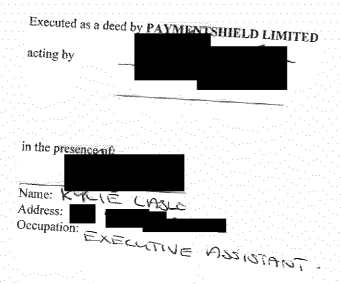
Executed as a deed by GEO UNDERWRITING SI	ERVICES LIMITED.
acting by	. •
ternillist (m. 19 19 m. – Anton Artis 19 m. – Anton Anton (m. 1918)	
in the presence of	
Name: KYCIE LASLO. Address: Occupation: EXECUTIVE ASSISTAN	

Executed as a deed	by LUNAK 101 LIMIT	ED
acting by	м.	
in the presence of:		
Name: / CC L Address: Occupation:		
上人匠	ELA BUTTUE	SA

Executed as a deed by MOR	GAN LAW LIMITED
acting by	
in the presence of	
Name: KYCIE CASC Address: Occupation:	

Executed as a deed by PAYMENTSHIELD GROU	P HOLDINGS LIMITED
acting by	
in the presence of:	
Name: KYCIE LASCO Address:	
Occupation: EXECUTIVE AUSSIANT	

Executed as a deed by PAYMENTSHIELD HOLDI	NGS LIMITED
acting by	
in the presence of:	
Name: KYLVE LASLO Address: Occupation: EXECUTIVE ASSISTM	Ţ



Executed as a deed by PAYMENTSHIELD SERVICE	SLIMITED
acting by	
in the presence of:	
Name: KYCE CASCO	
Address:	
Occupation: EXECUTIVE ASSISTANT	

in the presence of:

Name: ICCLE CASLO
Address:
Occupation:

in the presence of:

Name: KMC/E LASCO
Address:

Occupation: EXECUTO E ASSISTANT.

in the presence of:

Name: KALE LASO
Address:
Occupation:

EXECUTUE ASSISTANT

Executed as a deed by TOWERGATE UNDERWRITING GROUP LIMITED acting by

in the presence of

Name: LASLO
Address:
Occupation:

EXECUTIVE ASSISTANT.

Executed as a deed by DIRECT GROUP LIMITED acting by

The Hardenberry

Name WAX KAWES T

Charles on the second of the second

Executed as a deed by DIRECT GROVE PROPERTY SERVICES LIMITED acting by 102537

in the presence of

Name May Backer

THEODERICAL CASE OF

Executed as a deed by DIRECT NEWCO LIMITED acting by

in the presence of:

Name Select Topological

Address:

Openpation of Control of

Executed as a deed by DIRECT VALIDATION SERVICES LIMITED acting by

in the presence of

Name Law 7, 22, 23

Address

Exemplian Herry Carpers

Executed as a deed by MILLENNIEW INSURANCE BROKERS LIMITED acting by Some Moren

in the presence of

Name LANK & Deces

SERVICE HEND OF COMMONEY

Executed as a dead by DIRECT GROUP TOPCO LIMITED acting by

in the presence of

Name SAY JERRES

Address

Occupation (I/A) - CANDLIANCE

acting by

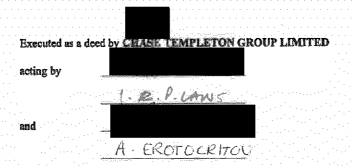
in the presence of:

Name: M.A. VATEL
Address:
Occupation: Heap of Confliance.

Executed as a deed by NEVADA INVESTMENTS TOPCO LIMITED acting by

in the presence of:

Name: KYLIE LASLO
Address:
Occupation:

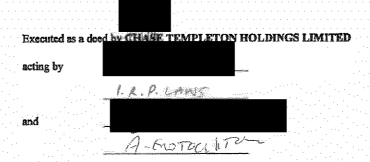


acting by	
in the presence of:	
in the presence of: Name: KYLIE LASKS	

acting by	
acting by	
	· · · · · · · · · · · · · · · · · · ·
	<u></u>
	and the second
in the presence of	
in the presence of:	
Name: KYVE LASKS	

Executed as a de	ed by PRICE I	FORBES & PA	RTNER	5 LIMITED
acting by	· sisoner			
in the presence o	f :			
Name: MRK	FRECEY			
Address:				
Occupation: 44	かい されいて			

Executed as a deed by PRIC	FORBES HOLDINGS LIMITED
acting by	
	distribution to the second
in the presence of	
Namé: KYLIE LASLO	
Address.	
Occupation:	
Occupation: EXECUT	
	- LATRICRA DV



BANK OF AMERICA MERRILL LYNCH INTERNATIONAL LIMITED

(as Agent)	
By	- Measurement and Art Art Control of the Control of
Name:	Claire Godley
Title	Vice President

CITIBANK, N.A., LONDON BRANCH (as Common Security Agent) By Name:

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