Registration of a Charge

Company name: BIRCHGROVE (EWELL) ACQUISITIONS LIMITED

Company number: 11269939

Received for Electronic Filing: 23/12/2019



Details of Charge

Date of creation: 19/12/2019

Charge code: 1126 9939 0001

Persons entitled: GREENOAK UK SECURED LENDING II S.À R.L.

Brief description: LOWER MILL HOUSE & GRANARY, MEADOW WALK, EPSOM AND

LAND ON THE SOUTH WEST SIDE OF KINGSTON ROAD, EPSOM A 1.35 ACRE SITE SITUATED ON KINGSTON ROAD, EWELL, SURREY (LAND

REGISTRY TITLE NUMBERS SY475169 AND SY618899)

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: AYANDA KWEYAMA



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 11269939

Charge code: 1126 9939 0001

The Registrar of Companies for England and Wales hereby certifies that a charge dated 19th December 2019 and created by BIRCHGROVE (EWELL) ACQUISITIONS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 23rd December 2019.

Given at Companies House, Cardiff on 24th 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





Dated

19 December

2019

BIRCHGROVE (EWELL) ACQUISITIONS LIMITED

and

GREENOAK UK SECURED LENDING II S.À R.L.

relating to

Lower Mill House & Granary Meadow Walk, Ewell, Surrey

SECURITY AGREEMENT

I certify that, save for material redacted pursuant to \$859G of The Companies Act 2006, this copy instrument is a correct copy of the original instrument:

Coccura Procer (W)

Goodwin Procter (UK) LLP Date: 23 December 2019



TABLE OF CONTENTS

				Page
1	DEFINITIONS AND INT	ERPRETATION	ng ng mga mga mga mga mga mga kakikin ng 10,000 mga 10,	
2.	CREATION OF SECUR	 	表现 医水杨素素 医乳腺 医乳腺素 医乳腺素 医乳腺 化冷冻机 计数据数据 医乳腺 医乳腺 医乳腺 医乳腺 医二乙二乙二乙二乙二乙二乙二二乙二二二二二二二二二二二二二二二二二二二二二二	
3.	RESTRICTIONS ON DE	ALINGS	医胃 医甲磺基吡咯 医环境 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	7
4	LAND	母素 耳 重定 用 重色 肝炎 如外子 严 医中间管 医皮肤 经中央 经水金属 化水子 化氯苯基 经保险 自己的 全 新 医水泡等 医全角 化单位	* ***********************************	
5 .	INVESTMENTS	医血血血血症 医加州氏管动脉 医血电台的涂片混合的 人名德比尔德 电电子电话 化压缩 医水流管 电水流管 电影电影电影电影	的复数分子 化甲烯 电影中心 斯特爾 董州市 化环烷酸盐 经投资股份 化邻氯磺胺 化口 医海 拉拉斯德 医细胞 医皮肤 我 医解毒素 电电路 医电路	
6.	ACCOUNTS	м о о туп в при о при и при и при и при при и при и В при и	변수가 및 전 19 등 6 명 전 1 명 1 명 1 명 1 명 1 명 1 명 1 명 1 명 1 명	10
7.			i ing ang ang ang ang ang ang ang ang ang a	
8.	INSURANCES	李 章 章 李 章 章 李 章 章 章 章 章 章 章 章 章 章 章 章 章	· 西宁原来福西特尔西伯奇中国南部西南南美国南部安全港市大阪市大阪市大学中部中央市场中部市区市场市场的建筑市场。	10
9.	OTHER CONTRACTS	等实际中有关系表示。(含义于 16 T M 发音量放射 电电子电子 电电子电子 医电子电子 医子宫 医二甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲甲	E 工工 E 出版 E 成本 E 成本 E 成本 正 在 正 E 是 是 在 E 成本 E C E E E E E E E E E E E E E E E E E	11
10.	WHEN SECURITY BEC	OMES ENFORCEABLE	· · · · · · · · · · · · · · · · · · ·	11
11.			· 阿维罗克斯埃克特 中中甲氧 经租赁 医溶液 化液溶液 化液溶液 化液涂液 化液涂 电电路 医牙术 医血液 电电路 电子电阻 医电路电阻 医电路	
12.	RECEIVER	医自由电阻分泌学的 化环合性合法 医朗格特氏病学 医克尔德氏病 医水子溶液 化化液化 医食物 医水子 建多进程	PPR 9 6 கி.சீ. தி.ரி. க.ரி.கி.கி. என்ற கான்ற வருக்கும். என்ற சி.ரி.சி. அவரு முலின்ற உலக மான்ற முல்ல நி.ரி.ரி.ர நி.ரி.ரி.ரி.ரி.ரி.ரி.ரி.ரி.ரி.ரி.ரி.ரி.ரி	13
13.	POWERS OF RECEIVE	R	中央市 医沙皮子 阿克因 医皮色 医耳动病 医电子电影电视电影 经外间 医外间 医电子性 电电子管 医原皮虫 阿拉 医全体 电上线电 电	14
14.	APPLICATION OF PRO	CEEDS	P # I B P 是 电	16
15.			医海波 医冰波菌 相关 医多种类 医电子 医电子病 医水水浴 医铁心水液 化溶液物 经企业 医脑膜 电冷波 医软结体 医脱腺 电外电池 最高小道	
16.	POWER OF ATTORNEY	· · · · · · · · · · · · · · · · · · ·	医双角曲状 医皮肤皮肤的 医视频电阻 化冷水剂 阿尔德斯格尔德 化对比性状状态 电中容器 电小谱 医水管医外沟 医苦红 無差損失無無	16
17.	MISCELLANEOUS	· · · · · · · · · · · · · · · · · · ·	####	17
18.	RELEASE 14 14 LEAN A REPORT A STORE AND A S	or service services and the property of the service services and the services of the services	· 10元	18
19.	GOVERNING LAW	· · · · · · · · · · · · · · · · · · ·	KTT FULLES FEFT EFT EFT EFT EFT ENDENGE ENDENGE FEET DO FEET DO FEET ENDENGE FEET E	18
SCHE	PULE 1 REAL PROPERT	Y	erressonessessessessessessessessessessessessess	19
SCHE	DULE 2 FORMS OF LETT	ER FOR OCCUPATIONAL TEN	LANTS	20
SCHEL	DULE 3 FORMS OF LETT	ER FOR ACCOUNT BANK	10日中日上午10日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日	23
SCHE	DULE 4 FORMS OF LETT	ER FOR HEDGE COUNTERPA	RTY	26
BCHET	PULE 5 FORMS OF LETT	ER FOR INSURERS	CT 化水石油 化邻磺胺胺 4 医上颌 中部本 全部的法国 医乳液性乳腺 医沙洛氏试验 医水体 医皮肤 医皮肤 医皮肤 医血水管 医血水管	28
SCHE	DULE 6 FORMS OF LETT	TER FOR OTHER CONTRACTS	94404495448544444654858888888888888888888888	31

THIS DEED is dated 19 December 2019 and is made

BETWEEN:

- (1) BIRCHGROVE (EWELL) ACQUISITIONS LIMITED (Registered number 11269939) (the Chargor); and
- (2) GREENOAK UK SECURED LENDING II S.À R.L. (the Security Agent) as security trustee for the Secured Parties (as defined in the Facility Agreement defined below).

BACKGROUND:

- (A) The Chargor enters 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. DEFINITIONS AND INTERPRETATION

1.1 Definitions

In this Deed:

Act means the Law of Property Act 1925.

Facility Agreement means the £13,705,000 Facility Agreement dated on or about the date of this Deed and made between (amongst others) the Chargor and the Security Agent.

Investments means:

- (a) all shares in any Subsidiary owned by the Chargor or held by any nominee or trustee on its behalf; and
- (b) all other shares, stocks, debentures, bonds or other securities or investments owned by the Chargor or held by any nominee or trustee on its behalf.

Mortgaged Property means all freehold or leasehold property included in the definition of Security Asset.

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.

Relevant Contract means:

- (a) a development management agreement dated on or about the date of this Deed and made between the Chargor and Castleoak Care Developments Limited;
- (b) a professional appointment dated on or about the date of this Deed and made between the Chargor and Chandler KBS;

- (c) a professional appointed dated 19 November 2019 and made between the Chargor and Hunter & Partners Limited;
- (d) a parent company guarantee to be entered into on or around the date of this Deed between the Chargor and Castleoak Holdings Limited;
- (e) a put and call option agreement to be entered into on or around the date of this Deed between the Chargor and Birchgrove (Ewell) LLP; and
- (f) a fixed price building contract in the form of the JCT 2016 Design and Build Contract in respect of the Property to be entered into on or around the date of this Deed between the Chargor and Castleoak Care Partnerships Limited,

any other contract entered into by the Chargor and designated as such by the Chargor and the Security Agent.

Security Asset means any asset of the Chargor which is, or is expressed to be, subject to any Security created by this Deed.

Secured Liabilities means all present and future obligations and flabilities (whether actual or contingent and whether owed jointly or severally or in any other capacity whatsoever) of each Transaction Obligor to any Secured Party under each Finance Document.

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.

1.2 Construction

- (a) Capitalised terms defined in the Facility Agreement have the same meaning in this Deed unless expressly defined in this Deed.
- (b) The provisions of clause 1.2 (Construction) 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) Unless a contrary indication appears, a reference in this Deed to:
 - a Finance Document or Transaction Document or any other agreement or instrument is a reference to that Finance Document or Transaction Document or other agreement or instrument as amended, novated, supplemented, extended or restated;
 - (ii) any rights in respect of an asset includes:
 - (A) all amounts and proceeds paid or payable;
 - (8) all rights to make any demand or claim; and
 - (C) all powers, remedies, causes of action, security, guarantees and indemnities.

in each case in respect of or derived from that asset;

(iii) any share, stock, debenture, bond or other security or investment includes:

- (A) any dividend, interest or other distribution paid or payable;
- (B) any right, money or property accruing or offered at any time by way of redemption, substitution, exchange, bonus or preference, under option rights or otherwise,

in each case in respect of that share, stock, debenture, bond or other security or investment; and

- (iv) the term this Security means any Security created by this Deed.
- (d) Any covenant of the Chargor under this Deed (other than a payment obligation which has been discharged) remains in force during the Security Period.
- (e) The terms of the other Finance Documents and of any other agreement or instrument between any Parties in relation to any Finance Document are incorporated in this Deed to the extent required to ensure that any purported disposition, or any agreement for the disposition, of any freehold or leasehold property contained in this Deed is a valid disposition in accordance with section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989.
- (f) If the Security Agent considers that an amount paid to a Secured Party under a 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.
- (g) Unless the context otherwise requires, a reference to a Security Asset includes the proceeds of any disposal of that Security Asset.

1.3 Third party rights

- (a) Unless expressly provided to the contrary in a Finance Document, a person who is not a Party has no right under the Third Parties Act to enforce or to enjoy the benefit of any term of this Deed.
- (b) Notwithstanding any term of any Finance Document, the consent of any person who is not a Party is not required to rescind or vary this Deed at any time.
- (c) Any Receiver may enforce and enjoy the benefit of any Clause which expressly confers rights on it, subject to paragraph (b) above and the provisions of the Third Parties Act.

2. CREATION OF SECURITY

2.1 General

- (a) The Chargor must pay or discharge the Secured Liabilities in the manner provided for in the Finance Documents.
- (b) 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 Chargor;
 - (iii) is security for the payment of all the Secured Liabilities; and

- (iv) Is made with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994.
- (c)
- (i) If the rights of the Chargor purported to be charged pursuant to clause 2.7 (Insurances), clause 2.8 (Hedging) or clause 2.9 (Other Contracts) (with the underlying contracts relating to those clauses being together, (the Documents) cannot be secured by the first Utilisation Date without the consent of any party whose consent is required:
 - (A) the Chargor must notify the Security Agent promptly;
 - (B) this Security will constitute security over all proceeds and other amounts which the Chargor may receive, or has received, under the relevant Document but will exclude the Chargor's other rights under that Document; and
 - (C) unless the Security Agent otherwise requires, the Chargor must use its reasonable endeavours to obtain the required consent or satisfy the relevant condition.
- (ii) If the Chargor obtains the required consent:
 - (A) the Chargor must notify the Security Agent promptly:
 - (B) all of the Chargor's rights under that Document will immediately be secured in accordance with clause 2.7 (Insurances), clause 2.8 (Hedging) or clause 2.9 (Other contracts) (as appropriate); and
 - (C) clause 9 (Other Contracts) will apply to that Document.
- (d) The Security Agent holds the benefit of this Deed and this Security on trust for the Secured Parties.

22 Land

- (a) The Chargor charges:
 - by way of a first legal mortgage all estates or interests in any freehold or leasehold property now owned by it; this includes the real property (if any) specified in Schedule 1 (Real Property); and
 - (ii) (to the extent that they are not the subject of a mortgage under paragraph (i) above) by way of a first fixed charge all estates or interests in any freehold or leasehold property now or subsequently owned by it.
- (b) A reference in this clause 2 to a mortgage or charge of any freehold or leasehold property includes:
 - (i) all buildings, fixtures, fittings and fixed plant and machinery on that property; and
 - (ii) the benefit of any covenants for title given or entered into by any predecessor in title of the Chargor in respect of that property or any moneys paid or payable in respect of those covenants.

2.3 Investments

The Chargor charges by way of a first fixed charge its interest in all its investments.

2.4 Plant and machinery

To the extent that they are not the subject of a mortgage or a first fixed charge under clause 2.2 (Land), the Chargor charges by way of a first fixed charge all plant and machinery owned by the Chargor and its interest in any plant or machinery in its possession.

2.5 Credit balances

- (a) The Chargor charges by way of a first fixed charge all of its rights in respect of any Account other than the Original Borrower General Account, any amount standing to the credit of any Account other than the General Account and the debt represented by it.
- (b) The Chargor charges by way of a first fixed charge all of its rights in respect of the Original Borrower General Account, any amount standing to the credit of the Original Borrower General Account and the debt represented by it.
- (c) The Chargor charges by way of a first fixed charge all of its rights in respect of any account it has with any person other than the accounts referred to in paragraphs (a) and (b) above, any amount standing to the credit of any such account and the debt represented by it.

2.6 Book debts etc.

The Chargor charges by way of a first fixed charge:

- (a) all of its Subordinated Debt;
- (b) all of its book and other debts:
- (c) all other moneys due and owing to it; and
- (d) the benefit of all rights in relation to any item under paragraphs (a) to (c) above.

2.7 Insurances

- (a) The Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights under any contract or policy of insurance taken out by it or on its behalf or in which it has an interest (together, the Insurance Rights).
- (b) To the extent that they have not been effectively assigned under paragraph (a) above, the Chargor charges by way of a first fixed charge all of its Insurance Rights.

2.8 Hedging

The Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights under any Hedging Agreements.

2.9 Other contracts

(a) The Chargor:

- (i) assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights:
 - (A) under each Lease Document;
 - (B) in respect of all Rental Income:
 - (C) under any guarantee of Rental Income contained in or relating to any Lease Document;
 - (D) under each Relevant Contract; and
 - (E) under any document, agreement or instrument to which it and any nominee or trustee is party in respect of an Investment; and
- (ii) charges by way of a first fixed charge all of its rights under any other document, agreement or instrument to which it is a party except to the extent that it is subject to any fixed security created under any other term of this clause 2.
- (b) To the extent that they have not been effectively assigned under paragraph 2.9(a)(i) above, the Chargor charges by way of a first fixed charge all of its rights listed under paragraph 2.9(a)(i) above.

2.10 Miscellaneous

The Chargor charges by way of first fixed charge:

- (a) its goodwill;
- (b) the benefit of any Authorisation (statutory or otherwise) held in connection with its use of any Security Asset;
- (c) the right to recover and receive compensation which may be payable to it in respect of any Authorisation referred to in paragraph (b) above:
- (d) its uncalled capital; and
- (e) the benefit of all rights in relation to any item under paragraphs (a) to (d) above.

2.11 Floating charge

- (a) The Charger charges by way of a first floating charge all its assets not otherwise effectively mortgaged, charged or assigned by way of fixed mortgage, fixed charge or assignment under this clause 2.
- (b) Except as provided below, the Security Agent may by notice to the Chargor convert the floating charge created by this clause 2.11 (Floating charge) into a fixed charge as regards any of the Chargor's assets specified in that notice if:
 - (i) an Event of Default is continuing; or
 - (ii) the Security Agent considers those assets to be in danger of being seized or sold under any form of distress, attachment, execution or other legal process or to be otherwise in jeopardy.

- (c) The floating charge created by this clause 2.11 (Floating charge) may not be converted into a fixed charge solely by reason of:
 - (i) the obtaining of a moratorium; or
 - (ii) anything done with a view to obtaining a moratorium,

under section 1A of the Insolvency Act 1986.

- (d) The floating charge created by this clause 2.11 (Floating charge) will (in addition to the circumstances when this may occur under the general law) automatically convert into a fixed charge over all of the Chargor's assets if an administrator is appointed or the Security Agent receives notice of an intention to appoint an administrator.
- (e) The floating charge created by this clause 2.11 (Floating charge) is a qualifying floating charge for the purpose of paragraph 14 of Schedule B1 to the insolvency Act 1986.

3. RESTRICTIONS ON DEALINGS

3.1 Security

Except as expressly allowed under the Facility Agreement or this Deed, the Chargor must not create or permit to subsist any Security on any Security Asset.

3.2 Disposais

Except as expressly allowed under the Facility Agreement or this Deed, the Chargor must not enter into a single transaction or a series of transactions (whether related or not and whether voluntary or involuntary) to dispose of all or any part of any Security Asset.

4. LAND

4.1 Notices to tenants

At any time when an Event of Default has occurred and is continuing, the Chargor must promptly on request by the Security Agent:

- (a) serve a notice of assignment, substantially in the form of Part 1 of Schedule 2 (Forms of Letter for Occupational Tenants), on each tenant of the Mortgaged Property and use reasonable endeavours to ensure that each such tenant acknowledges that notice, substantially in the form of Part 2 of Schedule 2 (Forms of Letter for Occupational Tenants
- (b) serve a notice of assignment, substantially in the form of Part 1 of Schedule 6 (Forms of Letter for Other Contracts), on each guarantor of Rental Income contained in or relating to any Lease Document and use reasonable endeavours to ensure that each such party acknowledges that notice, substantially in the form of Part 2 of Schedule 6 (Forms of Letter for Other Contracts).

4.2 Acquisitions

If the Chargor acquires any freehold or leasehold property in England and Wales in accordance with the Facility Agreement after the date of this Deed it must:

(a) notify the Security Agent within 15 Business Days of such acquisition;

(b) within 5 Business Days of request by the Security Agent and at the cost of the Chargor, execute and deliver to the Security Agent a legal mortgage over that property in favour of the Security Agent in any form which the Security Agent may require; and

(c)

- (i) if the title to that freehold or leasehold property is registered at the Land Registry or required to be so registered, give the Land Registry written notice of this Security; and
- (ii) If applicable, ensure that this Security is correctly noted against that title in the title register at the Land Registry.

4.3 Land Registry

The Chargor consents to a restriction in the following terms being entered into on the Register of Title relating to any Mortgaged Property registered at the Land Registry:

"No disposition of the registered estate by the proprietor of the registered estate is to be registered without a written consent signed by the proprietor for the time being of the charge dated [] 2019 in favour of GreenOak UK Secured Lending II S.À R.L. referred to in the charges register or their conveyancer. (Standard Form P)".

4.4 Deposit of title deeds

The Chargor must immediately:

- (a) deposit with the Security Agent all deeds and documents necessary to show good and marketable title to any property referred to in clause 4.2 (Acquisitions) (the Title Documents); or
- (b) procure that the Title Documents are held at the applicable Land Registry to the order of the Security Agent; or
- (c) procure that the Title Documents are held to the order of the Agent by a firm of solicitors approved by the Security Agent for that purpose.

5. INVESTMENTS

5.1 Deposit

The Chargor must immediately:

- (a) deposit with the Security Agent, or as the Security Agent may direct, all certificates and other documents of title or evidence of ownership in relation to its Investments; and
- (b) execute and deliver to the Security Agent all share transfers and other documents which may be requested by the Security Agent in order to enable the Security Agent or its nominees to be registered as the owner of or otherwise obtain a legal title to its investments.

5.2 Calls

(a) The Chargor must pay all calls or other payments due and payable in respect of any of its investments in accordance with the Facility Agreement.

(b) If the Chargor fails to do so, the Security Agent may pay the calls or other payments in respect of any of its Investments on behalf of the Chargor. The Chargor must immediately on request reimburse the Security Agent for any payment made by the Security Agent under this clause 5.2 (Calls).

5.3 Other obligations in respect of investments

- (a) The Chargor must promptly send a copy to the Security Agent of, and comply with all requests for, information which is within its knowledge and which are made under any law or regulation or any similar provision contained in any articles of association or other constitutional document, or by any listing or other authority, relating to any of its investments. If it fails to do so, the Security Agent may elect to provide such information as it may have on behalf of the Chargor.
- (b) The Chargor must comply with all other conditions and obligations assumed by it in respect of any of its Investments.
- (c) The Security Agent is not obliged to:
 - (i) perform any obligation of the Chargor,
 - (ii) make any payment;
 - (iii) make any enquiry as to the nature or sufficiency of any payment received by it or the Chargor; or
 - (iv) present or file any claim or take any other action to collect or enforce the payment of any amount to which it may be entitled under this Deed,

in respect of any of its investments.

5.4 Voting rights

- (a) Before this Security becomes enforceable:
 - the voting rights, powers and other rights in respect of its Investments will be exercised:
 - (A) by the Chargor; or
 - (B) if exercisable by the Security Agent, in any manner which the Chargor may direct the Security Agent in writing, and
 - (ii) all dividends, distributions or other income paid or payable in relation to any of its investments in accordance with the Facility Agreement must be paid into the General Account.
- (b) The Chargor must indemnify the Security Agent against any toss or liability incurred by the Security Agent as a consequence of the Security Agent acting in respect of any of its investments as permitted by this Deed on the direction of the Chargor.
- (c) After this Security has become enforceable, the Security Agent may exercise (in the name of the Chargor and without any further consent or authority on the part of the Chargor) any voting rights and any powers or rights which may be exercised by the legal

or beneficial owner of any Investment, any person who is the holder of any Investment or otherwise.

6. ACCOUNTS

6.1 General

In this clause 6 Account Bank means a person with whom an Account is maintained under the Facility Agreement.

6.2 Book debts and receipts

- (a) The Chargor must get in and realise its:
 - (i) Rental Income and other amounts due from tenants or any other occupiers of the Mortgaged Property; and
 - (ii) book and other debts and other moneys due and owing to it,

in the ordinary course of its business and hold the proceeds of the getting in and realisation (until payment into an Account if required in accordance with paragraph (b) below) on trust for the Security Agent.

(b) The Chargor must, except to the extent that the Security Agent otherwise agrees, pay all the proceeds of the getting in and realisation into an Account in accordance with the Facility Agreement.

6.3 Notices of charge

The Chargor must:

- (a) immediately serve a notice of charge, substantially in the form of Part 1 of Schedule 3 (Forms of Letter for Account Bank), on each Account Bank; and
- (b) use reasonable endeavours to ensure that each Account Bank acknowledges the notice, substantially in the form of Part 2 of Schedule 3 (Forms of Letter for Account Bank).

7. HEDGING

The Chargor must promptly upon such counterparty entering into a Hedging Agreement:

- (a) serve a notice of assignment, substantially in the form of Part 1 of Schedule 4 (Forms of Letter for Hedge Counterparty), on each counterparty to a Hedging Agreement; and
- (b) use reasonable endeavours to ensure that such counterparty acknowledges that notice; substantially in the form of Part 2 of Schedule 4 (Forms of Letter for Hedge Counterparty).

8. INSURANCES

The Chargor must:

(a) within 5 Business Days of the date of this Deed, serve a notice of assignment, substantially in the form of Part 1 of Schedule 5 (Forms of Letter for Insurers), on each counterparty to an Insurance; and

(b) use reasonable endeavours to ensure that such counterparty acknowledges that notice, substantially in the form of Part 2 of Schedule 5 (Forms of Letter for Insurers).

9. OTHER CONTRACTS

The Chargor must, at the request of the Security Agent:

- (a) Immediately serve a notice of assignment or charge (as applicable), substantially in the form of Part 1 of Schedule 8 (Forms of Letter for Other Contracts), on:
 - (i) each counterparty under each Relevant Contract; and
 - (ii) each counterparty under any document, agreement or Instrument to which it and any nominee or trustee is party in respect of an investment; and
- (b) use reasonable endeavours to ensure that each such party acknowledges that notice, substantially in the form of Part 2 of Schedule 6 (Forms of Letter for Other Contracts).

10. WHEN SECURITY BECOMES ENFORCEABLE

10.1 Event of Default

This Security will become immediately enforceable if an Event of Default occurs and is continuing.

10.2 Discretion

After this Security has become enforceable, the Security Agent may enforce all or any part of this Security in any manner it sees fit or as instructed in accordance with the Facility Agreement.

10.3 Statutory powers

The power of sale and 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.

11. ENFORCEMENT OF SECURITY

11.1 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.
- (c) The statutory powers of leasing conferred on the Security Agent are extended so as to authorise the Security Agent to lease, make agreements for leases, accept surrenders of leases and grant options as the Security Agent may think fit and without the need to comply with any provision of section 99 or section 100 of the Act.

11.2 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.

11.3 Privileges

The Security Agent and each Receiver 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.

11.4 Protection of third parties

No person (including a purchaser) dealing with the Security Agent or a Receiver or its or his/her 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 Finance Documents; or
- (d) how any money paid to the Security Agent or to that Receiver is to be applied.

11.5 Redemption of prior mortgages

- (a) At any time after this Security has become enforceable, the Security Agent may:
 - (I) redeem any prior Security against any Security Asset; and/or
 - (ii) procure the transfer of that Security 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 the Chargor.
- (b) The 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.

11.6 Contingencies

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

11.7 Financial collateral

- (a) To the extent that the Security Assets constitute "financial collateral" and this Deed and the obligations of the Chargor under this Deed constitute a "security financial collateral arrangement" (in each case, for the purpose of and as defined in the Financial Collateral Arrangements (No. 2) Regulations 2003), the Security Agent will have the right after this Security has become enforceable to appropriate all or any part of that financial collateral in or towards the satisfaction of the Secured Liabilities.
- (b) Where any financial collateral is appropriated:

- (i) If it is listed or traded on a recognised exchange, its value will be taken as being the value at which it could have been sold on the exchange on the date of appropriation; or
- (II) In any other case, its value will be such amount as the Security Agent reasonably determines having taken into account advice obtained by it from an independent commercial property adviser, investment bank or accountancy firm of national standing selected by it,

and each Finance Party will give credit for the proportion of the value of the financial collateral appropriated to its use.

12. RECEIVER

12.1 Appointment of Receiver

- (a) Except as provided below, the Security Agent may appoint any one or more paraons to be a Receiver of all or any part of the Security Assets if:
 - (i) this Security has become enforceable; or
 - (ii) the Chargor so requests to the Security Agent 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.
- (e) The Security Agent may not appoint an administrative receiver (as defined in section 29(2) of the insolvency Act 1986) over the Security Assets if the Security Agent is prohibited from so doing by section 72A of the insolvency Act 1986 and no exception to the prohibition on appointing an administrative receiver applies.

12.2 Removal

The Security Agent may by writing under its hand (subject to any requirement for an order of the court in the case of an administrative receiver) 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.

12.3 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

12.4 Agent of the Chargor

(a) A Receiver will be deemed to be the agent of the Chargor for all purposes and accordingly will be deemed to be in the same position as a Receiver duly appointed by a

mortgages under the Act. The Chargor alone is responsible for any contracts, engagements, acts, omissions, defaults and losses of a Receiver and for any liabilities incurred by a Receiver.

(b) No Secured Party will incur any liability (either to the Chargor or to any other person) by reason of the appointment of a Receiver or for any other reason.

12.5 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.

13. POWERS OF RECEIVER

13.1 General

- (a) A Receiver has all of the rights, powers and discretions set out below in this clause 13 in addition to those conferred on it by any law. This includes:
 - (i) In the case of an administrative receiver, all the rights, powers and discretions conferred on an administrative receiver under the Insolvency Act 1988; and
 - (ii) otherwise, 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/her states otherwise) exercise all of the powers conferred on a Receiver under this Deed individually and to the exclusion of any other Receiver.

13.2 Possession

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

13.3 Carry on business

A Receiver may carry on any business of the Chargor in any manner he/she thinks fit.

13.4 Employees

- (a) A Receiver may appoint and discharge managers, officers, agents, accountants, servants, workmen and others for the purposes of this Deed upon such terms as to remuneration or otherwise as he/she thinks fit.
- (b) A Receiver may discharge any person appointed by the Chargor.

13.5 Borrow money

A Receiver may raise and borrow money either unsecured or on the security of any Security Asset either in priority to this Security or otherwise and generally on any terms and for whatever purpose which he/she thinks fit.

13.6 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/she thinks fit.
- (b) The consideration for any such transaction may consist of cash or non-cash consideration and any such consideration may be payable in a lump sum or by instalments spread over any period which he/she thinks fit.
- (c) Fixtures, other than landlord's fixtures, may be severed and sold separately from the property containing them without the consent of the Chargor.

13.7 Leases

A Receiver may let any Security Asset for any term and at any rent (with or without a premium) which he/she thinks fit and may accept a surrender of any lease or tenancy of any Security Asset on any terms which he/she thinks fit (including the payment of money to a lessee or tenant on a surrender).

13.8 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.

13.9 Legal actions

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

13.10 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.

13.11 Subsidiaries

A Receiver may form a Subsidiary of the Chargor and transfer to that Subsidiary any Security Asset.

13.12 Delegation

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

13.13 Lending

A Receiver may lend money or advance credit to any person.

13.14 Protection of assets

A Receiver may:

- (a) effect any repair or insurance and do any other act which the Chargor might do in the ordinary conduct of its business to protect or improve any Security Asset;
- (b) commence and/or complete any building operation; and

(c) apply for and maintain any planning permission, building regulation approval or any other Authorisation,

in each case as he/she thinks fit.

13.15 Other powers

A Receiver may:

- (a) do all other acts and things which he/she may consider necessary or desirable for realising any Security Asset or incidental or conductive 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/she would be capable of exercising if he/she were the absolute beneficial owner of that Security Asset; and
- (c) use the name of the Chargor for any of the above purposes.

14. 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 Security will be held by the Security Agent and applied in accordance with the Facility Agreement. This clause 14:

- (a) is subject to the payment of any claims having priority over this Security; and
- (b) does not prejudice the right of any Secured Party to recover any shortfall from the Chargor.

15. DELEGATION

15.1 Power of Attorney

The Security Agent or any Receiver may, at any time, delegate by power of attorney or otherwise to any person for any period all or any right, power, authority or discretion exercisable by it under this Deed.

15.2 Terms

Any such delegation may be made upon any terms and conditions (including the power to subdelegate) and subject to any restrictions that the Security Agent or that Receiver (as the case may be) may, in its discretion, think fit in the interests of the Secured Parties.

15.3 Liability

Neither the Security Agent nor any Receiver shall be bound to supervise, or be in any way responsible for any damages, costs or losses incurred by reason of any misconduct, omission or default on the part of, any such delegate or sub-delegate.

16. POWER OF ATTORNEY

The Chargor, by way of security, irrevocably and severally appoints the Security Agent, each Receiver and any of their respective delegates or sub-delegates to be its attorney with the full

power and authority of the Chargor to execute, deliver and perfect all deeds, instruments and other documents in its name and otherwise on its behalf and to do or cause to be done all acts and things, in each case which may be required or which any attorney may in its absolute discretion deem necessary for carrying out any obligation of the Chargor under or pursuant to this Deed or generally for enabling the Security Agent or any Receiver to exercise the respective powers conferred on them under this Deed or by law. The Chargor ratifies and confirms whatever any attorney does or purports to do under its appointment under this clause 16.

17. MISCELLANEOUS

17.1 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.

17.2 Tacking

Each Lender must perform its obligations under the Facility Agreement (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 Chargor.
- (b) If that 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 that 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.

17.4 Time deposits

Without prejudice to any right of set-off any Secured Party may have under any other Finance Document or otherwise, if any time deposit matures on any account the Chargor has with any Secured Party within the Security Period when:

- (a) this Security has become enforceable; and
- (b) no Secured Liability is due and payable.

that time deposit will automatically be renewed for any further maturity which that Secured Party considers appropriate.

17.5 Further advances

- (a) Subject to the terms of the Facility Agreement, each Lender is under an obligation to make further advances to the Chargor and that obligation will be deemed to be incorporated into this Deed as if set out in this Deed.
- (b) The Chargor consents to an application being made to the Chief Land Registrar to enter the obligation to make further advances on the Charges Register of any registered land in England and Wales forming part of the Mortgaged Property.

17.6 Notice to Chargor

This Deed constitutes notice in writing to the Chargor of:

- (a) any charge or assignment of a debt owed by the Chargor to any Transaction Obligor and contained in any other Security Document; and
- (b) any charge or assignment contained in any other Security Document of a contract right of any Transaction Obligor with respect to which the Chargor is the counterparty (including, without limitation, the LLP Members' Agreement).

18. RELEASE

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

19. GOVERNING LAW

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

THIS DEED has been executed and delivered as a deed on the date stated at the beginning of this Deed.

SCHEDULE 1

REAL PROPERTY

Freehold property known as Lower Mill House & Granary, Meadow Walk, Epsom and Land on the south west side of Kingston Road, Epsom a 1.35 acre site situated on Kingston Road, Ewell, Surrey registered at the Land Registry with title numbers SY475169 and SY618899.

SCHEDULE 2

FORMS OF LETTER FOR OCCUPATIONAL TENANTS

PART 1

NOTICE TO OCCUPATIONAL TENANT

To: (Occupational tenant)	* **			
Copy: GreenOak UK Secured	l Lending II S.à r.l. (as Secu	rity Agent as	defined below)	
				[Date
Dear Sirs,				
Re: [Property address]				
Securi and GreenOak	ity Agreement dated [UK Secured Lending II S.) between [i r.l. (the Sec	Chargor] urity Agreement)	
We refer to the lease dated [] and made between [] and [] (the Lease).	
This letter constitutes notice to (subject to a proviso for re-ass trustee for the Secured Parties rights under the Lease.	ignment on redemption) to	GreenOak U	K Secured Lendin	oli Sári /a
We confirm that:				
(a) we will remain liable u Lease; and	inder the Lease to perform	all the obliga	ations assumed by	us under the
(b) none of the Security Again, any obligation or liability	gent, its agents, any receive y to you under or in respect	r or any other of the Lease.	person will at any	time be unde
We will also remain entitled to should continue to give notice Security Agent to the contrary enforceable. In this event, all must be given to, the Security A	is under the Lease to us, y stating that the security the rights, powers and disc	unless and u under the S	ıntil you receive n ecurity Aareemen	otice from the
We irrevocably instruct and aut Lease to our account [with [Account).	horise you to pay all rent as]] at [nd all other m	oneys payable by }, Sort Code [you under the
The instructions in this letter approximation in the contraction of th	pply until you receive notice structions given by us.	from the Se	curity Agent to the	e contrary and
The instructions in this letter m Security Agent.	nay not be revoked or ame	nded without	the prior written	consent of the
This letter and any non-contrac English law.	ctual obligations arising ou	t of or in cor	nnection with it are	governed by

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			annetani deliki delika anno co ke ke ke ke ke k		
		and the second second			ate contra exercise el entiro de carrol de trabajo y designamen
Please confirm you	r agreement to the	above by signing	the attached ack	nowledgement and	returning it to
the Security Agent a	at 51 avenue JF Ker	nnedv. Kirchbera	1-1855 Luxemb	num with a conv to	
, 0					- 60 SeP 6
Yours faithfully,					
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and the second s		teath of the early	and the state of t	garage en	
A second			gararatta ayyayaridi.		and the second second

(Authorised Signato)(Y)				
[Chargor]					
	and the second of the second				
	entify of suggestion of each				

PART 2

ACKNOWLEDGEMENT OF OCCUPATIONAL TENANT

To: Gree	enOak UK Secured Lending II	S.à r.i. (as Security Ag	ent)
Attention: []	er.		
	ustreet (s. Steels, seemsteels een suis), s. Historiaanse Steels, seemsteels (steels een hees		(Date)
Dear Sirs,			
Re: [Property add	dress]		
and C	Security Agreement date GreenOak UK Secured Lendi	d [] between [C ng II S.à r.i. (the Secu	hargor] urity Agreement)
We confirm receipt fr Lease (as defined in	rom [Chargor] (the Chargor) o the Notice).	of a notice dated [] (the Notice) in relation to the
We confirm that we:			
(a) accept the in	structions contained in the No	tice and agree to comp	oly with the Notice;
have any rigi	eived any notice of any prior so ht or interest in, or has made pect of, the rights of the Chargo	or will be making any	or that any third party has or will claim or demand or taking any of the Lease;
(c) must pay all defined in the	rent and all other moneys pay e Notice); and	rable by us under the	Lease into the Rent Account (as
(d) must continu	ie to pay those moneys into written instructions to the cont	the Rent Account (as	defined in the Notice) until we
This letter and any r English law.	non-contractual obligations ar	ising out of or in con	nection with it are governed by
Yours faithfully,			
(Occupational tenant)			

SCHEDULE 3

FORMS OF LETTER FOR ACCOUNT BANK

PART 1

NOTICE TO ACCOUNT BANK

To: [Account Bank]

Copy: GreenOak UK Secured Lending II S.à r.I. (as Security Agent as defined below)

(Date)

Dear Sirs,

Security Agreement dated [] between Birchgrove (Ewell) Acquisitions Limited and GreenOak UK Secured Lending II S.à r.i. (the Security Agreement)

This letter constitutes notice to you that under the Security Agreement we have charged (by way of a first fixed charge) in favour of GreenOak UK Secured Lending II S.à r.l. (as trustee for the Secured Parties as referred to in the Security Agreement, the **Security Agent**) all our rights in respect of any account, and any amount standing to the credit of any account, maintained by us with you (the **Accounts**).

We irrevocably instruct and authorise you to:

- (a) disclose to the Security Agent any information relating to any Account requested from you by the Security Agent;
- (b) comply with the terms of any written notice or instruction relating to any Account received by you from the Security Agent;
- (c) hold all sums standing to the credit of any Account to the order of the Security Agent; and
- (d) in respect of any Account other than our account with [] (account number [], sort code []) (the **General Account**), pay or release any sum standing to the credit of any such Account in accordance with the written instructions of the Security Agent.

We are not permitted to withdraw any amount from any Account other than the General Account without the prior written consent of the Security Agent.

In respect of the General Account, we are permitted to withdraw any amount from the General Account for any purpose unless and until you receive a notice from the Security Agent to the contrary stating that we are no longer permitted to withdraw any amount from the General Account without its consent. If and from the date on which you receive any such notice, we will not be permitted to withdraw any amount from the General Account without the prior written consent of the Security Agent.

We acknowledge that you may comply with the instructions in this letter without any further permission from us.

The instructions in this letter may not be revoked or amended without the prior written consent of the Security Agent.

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

Please confirm your agreement to the above by sending the attached acknowledgement to the Security Agent at 51 avenue JF Kennedy, Kirchberg L-1855, Luxembourg with a copy to us.			
Yours faithfully, (Authorised Signatory)			
(Authorised Signatory) Birchgrove (Ewell) Acquisitions Limited			

PART 2

ACKNOWLEDGEMENT OF ACCOUNT BANK

The Charles of the Control of the Co	
To: GreenOak UK Secured Lending II S.à r.l. (as Security Agent)	
Copy: Birchgrove (Ewell) Acquisitions Limited	
	[Date]
Dear Sirs,	(Late)
Security Agreement dated [] between Birchgrove (Ewell) Acqui	sitions Limited eement)
We confirm receipt from Birchgrove (Ewell) Acquisitions Limited (the Chargor) of (the Notice) of a charge upon the terms of the Security Agreement over all the any amount standing to the credit of any of the Chargor's accounts with us (the Ac	rights of the Chargor to
We confirm that we:	ing s Litera Lauren er (1915)
(a) accept the instructions contained in the Notice and agree to comply with the	ne Notice;
(b) have not received notice of any prior security over, or the interest of Account;	any third party in, any
(c) have neither claimed nor exercised, nor will claim or exercise, any so counter-claim or other right in respect of any Account;	ecurity interest, set-off,
(d) will not permit any amount to be withdrawn from any Account other than to defined in the Notice) without your prior written consent; and	he General Account (as
(e) will comply with any notice we may receive from the Security Agent in Account.	respect of the General
The Accounts maintained with us are:	
[Specify accounts and account numbers]	
This letter and any non-contractual obligations arising out of or in connection v English law.	with it are governed by
Yours faithfully,	
#117771010175555555555555555555555555555	
(Authorised signatory) [Account Bank]	

SCHEDULE 4

FORMS OF LETTER FOR HEDGE COUNTERPARTY

PART 1

NOTICE TO HEDGE COUNTERPARTY

10: Inedge Counterparty)		
Copy: GreenOak UK Secured Lending II	S.à r.l. (as Security Agent as de	efined below)
		(Date
Dear Sirs,		
Security Agreement dated [and GreenOak UK Secure] between Birchgrove (Ewelled Lending II S.à r.l. (the Secu) Acquisitions Limited rity Agreement)
This letter constitutes notice to you that ur a proviso for re-assignment on redemption Secured Parties as referred to in the Sec hedging agreements between you and us	n, to GreenOak UK Secured Ler curity Agreement, the Security	iding II S.à r.l. (as trustee for th
We irrevocably instruct and authorise you	to:	en e
(a) disclose to the Security Agent as Security Agent may request from y	ny information relating to the byout and	ledging Agreements which th
(b) pay any sum payable by you und], account number [], sort co	der the Hedging Agreements to ode [].	our account with [[]] at
The instructions in this letter apply until y notwithstanding any previous instructions	rou receive notice from the Sec given by us.	curity Agent to the contrary an
The instructions in this letter may not be Security Agent.	revoked or amended without	the prior written consent of th
This letter and any non-contractual obligations in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a second section in the second section in the second section is a section in the second section in the second section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the section in the section in the section is a section in the	ations arising out of or in conf	nection with it are governed b
Please confirm your agreement to the abo the Security Agent at 51 avenue JF Kenne	ve by signing the attached ackn kly, Kirchberg L-1855, Luxembo	owledgement and returning it turning it turning it turning it turning with a copy to us.
Yours faithfully,		are per the
i ja ja ja kantina ja kantina kantina ta kan Ta kantina kantina ta	a anti-arte de la composition de la co La composition de la	eritti. Tillia ja keessa kassa ka tilliste eritti
(Authorised signatory) Birchgrove (Ewell) Acquisitions Limited		
turki jeksti.		

PART 2

ACKNOWLEDGEMENT OF HEDGE COUNTERPARTY

To: GreenOak UK Secured Lending II S.	à r.l. (as Security Agent		
Copy: Birchgrove (Ewell) Acquisitions Limit	ed		
Dear Sirs,			[Date]
Security Agreement dated [] and GreenOak UK Secured	between Birchgrove (I Lending II S.à r.i. (the S	Ewell) Acquisitions Linectine Courity Agreement)	nited
We confirm receipt from Birchgrove (Ewell) A (the Notice) of an assignment upon the term the Hedging Agreements (as defined in the N	is of the Security Agreer	Chargor) of a notice do nent of all the Chargor's	ated [s rights under
We confirm that we:	je sa province se se sa province se		resserve to the second
(a) accept the instructions contained in t	he Notice and agree to o	comply with the Notice;	
(b) have not received notice of any pr Hedging Agreements;	ior security over, or th	e interest of any third	party in, the
(c) must pay any amount payable by u with [] at [], Sort Code [greements to the Charg]; and	or's account
(d) must accept your instructions in relati	ion to the Chargor's righ	ts under the Hedging Aç	greements.
This letter and any non-contractual obligation English law.	ons arising out of or in	connection with it are	governed by
Yours faithfully,			
(Authorised signatory) [Hedge Counterparty]			

SCHEDULE 5

FORMS OF LETTER FOR INSURERS

PART 1

NOTICE TO INSURER

To: [Insurer]	
Copy: GreenOak UK Secured Lending II S.à r.I. (as Security Ag	gent as defined below)
	[Date
Dear Sirs,	

Security Agreement dated [] between Birchgrove (Ewell) Acquisitions Limited and GreenOak UK Secured Lending II S.à r.l. (the Security Agreement)

This letter constitutes notice to you that under the Security Agreement we have assigned absolutely, subject to a proviso for re-assignment on redemption, to GreenOak UK Secured Lending II S.à r.l. (as trustee for the Secured Parties as referred to in the Security Agreement, the Security Agent) all our rights in respect of [insert details of contract of insurance] (the Insurance).

We confirm that:

- (a) we will remain liable under the Insurance to perform all the obligations assumed by us under the Insurance; and
- (b) none of the Security Agent, its agents, any receiver or any other person will at any time be under any obligation or liability to you under or in respect of the Insurance (unless, and to the extent, otherwise expressly provided for in the Insurance).

We will also remain entitled to exercise all our rights, powers and discretions under the Insurance, and you should continue to give notices and make payments under the Insurance to us (unless, and to the extent, otherwise expressly provided for in the Insurance or in any insurer letter you may have issued to the Security Agent in respect of the Insurance), unless and until you receive notice from the Security Agent to the contrary stating that the security under the Security Agreement has become enforceable. In this event, all the rights, powers and discretions will be exercisable by, and notices must be given and payments must be made to, the Security Agent or as it directs (unless, and to the extent, otherwise expressly provided for in the Insurance or in any insurer letter you may have issued to the Security Agent in respect of the Insurance).

We irrevocably instruct and authorise you to disclose to the Security Agent any information relating to the Insurance requested from you by the Security Agent.

The instructions in this letter may not be revoked or amended without the prior written consent of the Security Agent.

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

Please acknowledge receipt of this letter by sending the attached acknowledgement to the Security Agent at 51 avenue JF Kennedy, Kirchberg L-1855, Luxembourg with a copy to us.

Yours faithfully,

(Authorised signatory)
Birchgrove (Ewell) Acquisitions Limited

PART 2

ACKNOWLEDGEMENT OF INSURER

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SCHEDULE 6

FORMS OF LETTER FOR OTHER CONTRACTS

PART 1

NOTICE TO COUNTERPARTY

To: [Contract Counterparty]

Copy: GreenOak UK Secured Lending II S.à r.l. (as Security Agent as defined below)

[Date]

Dear Sirs.

Security Agreement dated [] between Birchgrove (Ewell) Acquisitions Limited and GreenOak UK Secured Lending II S.à r.l. (the Security Agreement)

This letter constitutes notice to you that under the Security Agreement we have [assigned absolutely, subject to a proviso for re-assignment on redemption.]/[charged by way of a first fixed charge] to GreenOak UK Secured Lending II S.à r.I. (as trustee for the Secured Parties as referred to in the Security Agreement, the Security Agent) all our rights in respect of [insert details of contract] (the Contract).

We confirm that:

- (a) we will remain liable under the Contract to perform all the obligations assumed by us under the Contract; and
- (b) none of the Security Agent, its agents, any receiver or any other person will at any time be under any obligation or liability to you under or in respect of the Contract.

We will also remain entitled to exercise all our rights, powers and discretions under the Contract, and you should continue to give notices and make payments under the Contract to us, unless and until you receive notice from the Security Agent to the contrary stating that the security under the Security Agreement has become enforceable. In this event, all the rights, powers and discretions will be exercisable by, and notices must be given and payments must be made to, the Security Agent or as it directs.

We irrevocably instruct and authorise you to disclose to the Security Agent any information relating to the Contract requested from you by the Security Agent.

The instructions in this letter may not be revoked or amended without the prior written consent of the Security Agent.

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

Please acknowledge receipt of this letter by sending the attached acknowledgement to the Security Agent at 51 avenue JF Kennedy, Kirchberg L-1855, Luxembourg with a copy to us.

Yours faithfully,

(Authorised signatory)
Birchgrove (Ewell) Acquisitions Limited

PART 2

ACKNOWLEDGEMENT OF COUNTERPARTY

To: GreenOak UK Secured Lending II S.à r.l. (as Security Agent)

Copy: Birchgrove (Ewell) Acquisitions Limited

(Date)

Dear Sirs,

Security Agreement dated [] between Birchgrove (Ewell) Acquisitions Limited and GreenOak UK Secured Lending II S.à r.l. (the Security Agreement)

We confirm receipt from Birchgrove (Ewell) Acquisitions Limited (the Chargor) of a notice dated [(the Notice) of [an assignment]/[fixed charge] on the terms of the Security Agreement of all the Chargor's rights in respect of [insert details of the contract] (the Contract).

We confirm that we:

- (a) accept the instructions contained in the Notice and agree to comply with the Notice; and
- (b) will give notices and make payments under the Contract as directed in the Notice.

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

Yours faithfully,

(Authorised signatory) [Contract counterparty]

SIGNATORIES

Chargor		
EXECUTED AS A DEED by		
BIRCHGROVE (EWEYL) ACQUISITIONS LIMI	TED	
Ву:		
		Signature of Authorised Signatory
SIMON RINGER	•••	Name of Authorised Signatory
in the presence of		
		Signature of witness
kme himied		Name of witness
Freeths LLP		Address of witness
Solicitors Gumberland Court		ting the second of the second
80 Mount Street NOTTINGHAM NG1-6HH		
Sinder		Occupation of witness

San-Maria Strainstell GREENOAK UK SECURED LENDING II S.A R.L. a company incorporated in Luxembourg by Manager and Manager Deing persons who in accordance with the laws of that territory are acting under the authority of the company GREENOAK UK SECURED LENDING II S.A R.L. Signature in the name of the company Authorised Signature) Authorised Signature

.... (Signature)