

MR01(ef)

Registration of a Charge

Company Name: BOSTON BIDCO LIMITED Company Number: 13180771

Received for filing in Electronic Format on the: **12/02/2024**

Details of Charge

- Date of creation: 07/02/2024
- Charge code: 1318 0771 0002
- Persons entitled: **4SYTE LIMITED**
- Brief description: ALL MONIES DUE OR TO BECOME DUE FROM THE COMPANY TO THE CHARGEE UNDER THE TERMSOF THE AFOREMENTIONEDINSTRUMENT CREATING OR EVIDENCING THE CHARGE DETAILS: FIXED AND FLOATING CHARGE OVER THE UNDERTAKING AND ALL PROPERTY AND ASSETS PRESENT AND FUTURE, INCLUDING GOODWILL, BOOKDEBTS, UNCALLED CAPITAL, BUILDINGS, FIXTURES, FIXED PLANT & MACHINERY.

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

Certified by: 4SYTE LIMITED



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 13180771

Charge code: 1318 0771 0002

The Registrar of Companies for England and Wales hereby certifies that a charge dated 7th February 2024 and created by BOSTON BIDCO LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 12th February 2024.

Given at Companies House, Cardiff on 14th February 2024

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





	7th February	
DATED	-	2024

- (1) **BOSTON BIDCO LIMITED**
- (2) **4SYTE LTD (AS SECURITY TRUSTEE AND SECURITY AGENT)**

DEBENTURE

THIS DEED is made the	7th	day of	February	2024
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BETWEEN

- (1) **BOSTON BIDCO LIMITED** registered number (13180771) whose registered office is at 21-25 APPLEBY LODGE WAY, WELLINGBOROUGH, NORTHAMPTONSHIRE, UNITED KINGDOM, NN8 6BT ("**Chargor**"); and
- (2) **4SYTE LTD** (registered number 10117411) whose registered office is at Second Floor, Steeple House, Church Lane, Chelmsford CM1 1NH, United Kingdom in the capacity of security trustee and security agent for and on behalf of the Secured Parties (defined below) (the "**Security Trustee**").

WHEREAS

- A. Under this Deed, the Chargor provides security to the Security Trustee for all its present and future obligations and liabilities to the Secured Parties (as defined below).
- B. This Deed is a "Finance Document".
- C. The terms of appointment of the Security Trustee are contained in the Security Trust Deed (as defined below).

OPERATIVE PROVISIONS

1. Definitions and interpretation

1.1 Definitions

The following definitions apply in this Deed (save that where a term defined below is also a term defined in the Guarantee then the definition in the Guarantee shall prevail in the event of any conflict between them and then to the extent that there is any such conflict:

"4ABL"	4Syte ABL Limited (registered number 11403246) whose registered office is at Second Floor, Steeple House, Church Lane, Chelmsford CM1 1NH, United Kingdom.
"4CFL"	4Syte Construction Finance Limited (registered number 11066357) whose registered office is at Second Floor, Steeple House, Church Lane, Chelmsford CM1 1NH, United Kingdom.
"4FL"	4Syte Funding Ltd (registered number 10258153) whose registered office is at Second Floor, Steeple House, Church Lane, Chelmsford CM1 1NH, United Kingdom.
"4FIN"	4Syte Finance Limited (a company registered in England and Wales with the number 12701421) whose registered office is at Second Floor, Steeple House, Church Lane, Chelmsford CM1 1NH, United Kingdom.
"4TL"	4Syte Trade Ltd (a company registered in England and Wales with the number 11537104) whose registered office is at Second Floor, Steeple House, Church Lane, Chelmsford CM1 1NH, United Kingdom.
"Act"	means the Insolvency Act 1986
"Book Debts"	all present and future book and other debts, and monetary claims due or owing to the Chargor, and the benefit of all security, guarantees and other rights of any nature enjoyed or held by the Chargor in relation to any of them.

"Business Day"		ner than a Saturday, Sunday or public holiday in England Inks in London are open for business.
"Client"	VISKU SOLUTIONS LIMITED (registered number: 07721945) whose registered office is at 21-25 APPLEBY LODGE WAY, WELLINGBOROUGH,NORTHAMPTONSHIRE,UNITED KINGDOM, NN8 6BT.	
"Collections Accounts" and "Collections Account"	as define	ed in clause 10.4.3.
"Debtor"	a persor a Book [h who owes and/or is liable to the Chargor in respect of Debt.
"Default Interest"	any inter	rest accruing in accordance with clause 2.2.
"Default Rate"	5% (five	percent) per annum.
"Delegate"	any delegate, sub-delegate, agent, attorney or co-trustee appointed by the Security Trustee or by a Receiver.	
"Designated Account"	any account of the Chargor nominated by the Security Trustee as a designated account for the purposes of this Deed.	
"Environment"	the natural and man-made environment including all or any of the following media, namely air, water and land (including air within buildings and other natural or man-made structures above or below the ground) and any living organisms (including man) or systems supported by those media.	
"Environmental Claim"	l	any claim, order, notice or other communication received by the Chargor alleging failure to comply with any Environmental Law or Environmental Permit, or alleging liability thereunder;
		any indication that any charge is or may be imposed under any Environmental Law on the Secured Assets; or
		any indication given to the Chargor that the Secured Assets are or may be listed in any register of contaminated land or similar register.
"Environmental Law"	bye-laws judgmen practice	cable laws, statutes, regulations, secondary legislation, s, common law, directives, treaties and other measures, its and decisions of any court or tribunal, codes of and guidance notes in so far as they relate to or apply nvironment.
"Environmental Permit"	any authorisation, permit or licence necessary under Environmental Law in respect of any of the Properties	
"Equipment"	all present and future equipment, plant, machinery, tools, vehicles, furniture, fittings, installations and apparatus and other tangible moveable property for the time being owned by the Chargor, including any part of it and all spare parts, replacements, modifications and additions.	
"Event of Default"	any of th	e following events:
		the Chargor or the Client fails to pay any of the Secured Liabilities when due, unless its failure to pay is caused solely by an administrative error or technical problem

and payment is made within 3 (three) Business Days of its due date;

- (b) the Chargor fails (other than a failure to pay referred to in paragraph (a) of this definition) to comply with any provision of this Deed or any document under which the Chargor owes obligations to the Security Trustee and/or the Lender or any Lender and (if the Security Trustee considers, acting reasonably, that the default is capable of remedy) such default is not remedied within 5 (five) Business Days of the earlier of the Security Trustee and/or the Lender or any Lender notifying the Chargor of the default and the remedy required and the Chargor becoming aware of the default;
- (c) any representation, warranty or statement made, repeated or deemed made by the Chargor or the Client to the Security Trustee and/or the Lender or any Lender is (or proves to have been) incomplete, untrue, incorrect or misleading when made, repeated or deemed made;
- (d) the Chargor or the Client suspends or ceases to carry on (or threatens to suspend or cease to carry on) all or a substantial part of its business; and
- the Chargor or the Client stops or suspends payment of any of its debts or is unable to, or admits its inability to, pay its debts as they fall due;
- (f) the Chargor or the Client commences negotiations, or enters into any composition, compromise, assignment or arrangement, with one or more of its creditors with a view to rescheduling any of its Indebtedness (because of actual or anticipated financial difficulties);
- (g) a moratorium is declared in respect of any Indebtedness of the Chargor or the Client;
- (h) any action, proceedings, procedure or step is taken for the suspension of payments, a moratorium of any Indebtedness, winding up, dissolution, administration or reorganisation (using a voluntary arrangement, scheme of arrangement or otherwise) of the Chargor or the Client;
- any action, proceedings, procedure or step is taken for a composition, compromise, assignment or arrangement with any creditor of the Chargor or of the Client;
- (j) any action, proceedings, procedure or step is taken for the appointment of a liquidator, receiver, administrative receiver, administrator, compulsory manager or other similar officer in respect of the Chargor, or the Client, or any of its assets;
- (k) the value of the Chargor's assets is less than its liabilities (taking into account contingent and prospective liabilities);
- any event occurs in relation to the Chargor or the Client similar to those set out in paragraphs (e) to (k) (inclusive) under the laws of any applicable jurisdiction;
- a distress, attachment, execution, expropriation, sequestration or other analogous legal process in any jurisdiction is levied, enforced or sued out on, or against, either the Chargor's or the Client's assets is not discharged or stayed within 3 (three) Business Days;

- (n) any Security on or over the assets of the Chargor or the Client becomes enforceable;
- (o) any provision of this Deed or any document under which the Chargor or the Client owes obligations to the Security Trustee and/or the Lender or any Lender is or becomes invalid, unlawful, unenforceable, terminated, disputed or ceases to be effective or to have full force and effect;
- (p) the Chargor repudiates or shows an intention to repudiate this Deed or any document under which the Chargor owes obligations to the Security Trustee and/or the Lenders or any Lender;
- (q) any event occurs (or circumstances exist) which, in the opinion of the Security Trustee, has or is likely to materially and adversely affect the Chargor's ability to perform all or any of its obligations under, or otherwise comply with the terms of, this Deed or any document under which the Chargor owes obligations to the Security Trustee and/or the Lender or any Lender,

or any event defined as such in any document to which the Security Trustee and/or the Lender or any Lender and the Chargor are party.

- "Facility Agreement" means each and every facility agreement between the Lender or any Lender and the Client and/or, inter alia, the Lender or any Lender and the Client (as the case may be) and includes any extension of, amendment to or replacement of such agreement and any other finance agreement made between the Client and a Lender.
- "Finance Documents" as defined in the Facility Agreement and includes this Deed.
- "Guarantee" the all monies corporate guarantee and indemnity for the time being in place between the Chargor and the Security Trustee pursuant to which, inter alia the Chargor guarantees the obligations and liabilities of the Client to the Security Trustee (as security trustee and security agent for and on behalf of the Secured Parties) as amended, novated, re-enacted, supplemented, extended, varied, restated or replaced (in each case, other than in breach of the provisions of the Guarantee) from time to time.
- "Group" 4FL, 4TL, 4CFL, 4ABL, 4FIN and the Security Trustee, their respective subsidiaries, any holding company of theirs (or any of them), any other subsidiaries of such holding company and "member of our Group" shall be construed accordingly (where "holding company" or a "subsidiary" means a holding company or a subsidiary (as the case may be) as defined in section 1159 of the Companies Act 2006).
- "Indebtedness" any obligation to pay or repay money, present or future, whether actual or contingent, sole or joint and any guarantee or indemnity of any of those obligations.
- "Insurance Policy" each contract and policy of insurance effected or maintained by the Chargor from time to time in respect of its assets or business (including, without limitation, any contract or policy of insurance relating to the Properties (or any of them) or the Equipment or the Book Debts (or any of them)).

"Intellectual Property"	the b	gal and/or equitable interests (including, without limitation, enefit of all licences in any part of the world) of the Chargor relating to:
	(a)	any patents, trademarks, service marks, designs, business names, copyrights, database rights, design rights, domain names, moral rights, inventions, confidential information, know-how and other intellectual property rights and interests (which may now or in the future subsist), whether registered or unregistered; and
	(b)	the benefit of all applications and rights to use such assets of the Chargor (which may now or in the future subsist).
"Investments"	secur for th	esent and future certificated stocks, shares, loan capital, ities, bonds and investments (whether or not marketable) e time being owned (at law or in equity) by the Chargor, ling any:
	(a)	dividend, interest or other distribution paid or payable in relation to any of the Investments; and
	(b)	right, money, shares or property accruing, offered or issued at any time in relation to any of the Investments by way of redemption, substitution, exchange, conversion, bonus, preference or otherwise, under option rights or otherwise.
"Lender"	meml Agree Lend	te case may be) 4FL, 4TL, 4CFL, 4ABL, 4FIN or any other ber of the Group who is a funder or financier under a Facility ement and "Lenders ", means all of them and " that er", "a Lender", "such Lender", "each Lender" and vant Lender" shall be construed accordingly.
"LPA 1925"	Law o	of Property Act 1925.
"Permitted Disposal"	any d	isposal:
	(a)	permitted with the prior written consent of the Security Trustee; or
	(b)	expressly permitted under the guarantee or any other security between the Chargor and the Security Trustee under which Secured Obligations arise.
"Permitted Security" any Security arising under		Security arising under:
	(a)	this Deed;
	(b)	any liens arising by operation of law and in the ordinary course of the Chargor's business and not as a result of any default or omission by the Chargor;
	(c)	any normal title retention arrangements included in a supplier's standard conditions of supply of goods acquired by the Chargor in the ordinary course of trade;
	(d)	any netting or set-off arrangement entered into by the Chargor in the ordinary course of its banking arrangements for the purpose of netting debit and credit balances; and
	(e)	Security created or outstanding with the Security Trustee's prior written consent of which, for the avoidance of doubt there is none as at the date of this

Deed.

"Properties" all freehold and leasehold properties (whether registered or unregistered) and all commonhold properties, now or in the future (and from time to time) owned by the Chargor, or in which the Chargor holds an interest (including, but not limited to, the properties specified in Schedule 1), together with:

- (a) all buildings and fixtures (including trade fixtures) and fixed plant and machinery at any time thereon;
- (b) all easements, rights and agreements in respect thereof;
- (c) the proceeds of the sale of any part of a Property and any other monies paid or payable in respect thereof or in connection therewith;
- (d) the benefit of all covenants given in respect thereof; and
- (e) all rights under any licence, agreement for sale or agreement for lease in respect thereof.
- "Receivables" all present and future Debts and other debts, rentals, royalties, fees, VAT and monetary claims and all other amounts at any time recoverable or receivable by, or due or owing to, the Chargor (whether actual or contingent and whether arising under contract or in any other manner whatsoever) together with:
 - the benefit of all rights, guarantees, Security and remedies relating to any of the foregoing (including, without limitation, negotiable instruments, indemnities, reservations of property rights, rights of tracing and unpaid vendor's liens and similar associated rights); and
 - (b) all proceeds of any of the foregoing.
- "Receiver" a receiver, receiver and manager or administrative receiver of any or all of the Secured Assets appointed by the Security Trustee under this Deed.
- "Secured Assets" all the assets, property and undertaking for the time being subject to the Security created by, or pursuant to, this Deed (and references to the Secured Assets shall include references to any part of them).
- "Secured Liabilities" all or any money and liabilities which shall from time to time (and whether on or at any time after demand) be due, owing or incurred in whatsoever manner to the Secured Parties by the Client or the Chargor, whether actually or contingently, solely or jointly and whether as principal or surety or any other capacity, including in respect of a Facility Agreement, the Guarantee, any Finance Document or this Deed together with all interest (including default interest), purchase fees and other lawful charges or expenses which the Secured Parties may charge or incur and any interest which shall be computed and compounded according to the usual rates and practice (or otherwise agreed in writing) after as well as before any demand made or judgment or decree contained under or in relation to this Deed.
- "Secured Party" means the Security Trustee, any Lender, any Receiver or any party appointed by them in accordance with this Deed or otherwise, including any Delegate (and "Secured Parties" shall be construed accordingly).
- "Security" any mortgage, charge (whether fixed or floating, legal or equitable), pledge, lien, assignment by way of security or other

security interest securing any obligation of any person, or any other agreement or arrangement having a similar effect.

- "Security Period" the period starting on the date of this Deed and ending on the date on which the Security Trustee is satisfied that all the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full and no further Secured Liabilities are capable of being outstanding.
- "Security Trust Deed" the security trust deed entered into by 4FL, the Security Trustee and the Client on or around the date of this Deed as adhered to by 4FL pursuant to a certain Security Trust Deed of Adherence governing the appointment of the Security Trustee and pursuant to which the Security Trustee acts as security trustee and security agent for and on behalf of the Secured Parties.

"Security Trust Deed of Adherence" as defined in the Security Trust Deed; being supplemental to the Security Trust Deed and which binds the executing party as a party to the Security Trust Deed and as a Secured Party

1.2 Interpretation

In this Deed:

- 1.2.1 clause, Schedule and paragraph headings shall not affect the interpretation of this Deed;
- 1.2.2 a reference to a "**person**" shall include (i) a reference to an individual, firm, company, corporation, partnership, unincorporated body of persons, government, state or agency of a state or any association, trust, joint venture or consortium (whether or not having separate legal personality); and (ii) its successors in title, permitted assigns and permitted transferees;
- 1.2.3 unless the context otherwise requires, words in the singular shall include the plural and vice versa and any gender shall include reference to any others;
- 1.2.4 the "Client", "Chargor", "Lender" or the "Security Trustee" or any other person shall be construed so as to include its successors in title, permitted assigns, permitted transferees and subsequent appointees (as context permits);
- 1.2.5 a reference to a statute or statutory provision is a reference to it as amended, extended or reenacted from time to time and to any order or regulation made thereunder;
- 1.2.6 a reference to "writing" or "written" does not include fax but does include email;
- 1.2.7 an obligation on a party not to do something includes an obligation not to allow that thing to be done;
- 1.2.8 a reference to "**this Deed**" (or any provision of it) or to any other agreement or document referred to in this Deed is a reference to this Deed, that provision or such other agreement or document as amended (in each case, other than in breach of the provisions of this Deed) from time to time;
- 1.2.9 a reference to "**the Security Trust Deed**" (or any provision of it) or to any other agreement or document referred to in the Security Trust Deed is a reference to the Security Trust Deed, that provision or such other agreement or document as amended (in each case, other than in breach of the provisions of the Security Trust Deed) from time to time;
- 1.2.10 unless the context otherwise requires, a reference to a clause or Schedule is to a clause of, or Schedule to, this Deed and a reference to a paragraph is to a paragraph of the relevant Schedule;
- 1.2.11 a reference to "**assets**" includes present and future properties, undertakings, revenues, rights and benefits of every description;
- 1.2.12 a reference to "**continuing**" in relation to an Event of Default means an Event of Default that has not been waived;
- 1.2.13 a reference to a "**disposal**" includes any sale, transfer, assignment, grant, lease, licence, declaration of trust or other disposal, whether voluntary or involuntary and "**dispose**" will be construed accordingly;

- 1.3 If the Security Trustee considers that an amount paid by the Client or the Chargor in respect of the Secured Liabilities is capable of being avoided or otherwise set aside on the liquidation or administration of the Client or the Chargor or otherwise, then that amount shall not be considered to have been irrevocably paid for the purposes of this Deed.
- 1.4 If the rule against perpetuities applies to any trust created by this Deed, the perpetuity period shall be 125 years (as specified by section 5(1) of the Perpetuities and Accumulations Act 2009).
- 1.5 The Schedules form part of this Deed and shall have effect as if set out in full in the body of this Deed. Any reference to this Deed includes the Schedules.
- 1.6 All the Security created under this Deed:
 - 1.6.1 is created in favour of the Security Trustee;
 - 1.6.2 is created over present and future assets of the Chargor;
 - 1.6.3 is security for the payment of all the Secured Liabilities; and
 - 1.6.4 is made with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994.
- 1.7 The Security Trustee holds the benefit of this Deed and the Security created under it on trust for the Secured Parties under and in accordance with, inter alia, the provisions of the Security Trust Deed.

2. Covenant to pay and default interest

- 2.1 The Chargor, as principal obligor and not merely as surety, covenants with the Security Trustee that on demand
 - 2.1.1 it will fully pay and discharge the without any deduction or set-off, all monetary liabilities included in the Secured Liabilities; and
 - 2.1.2 duly to perform all the Secured Liabilities other than monetary liabilities.
- 2.2 Any amount which is not paid under this Deed when due shall bear interest (both before and after judgment and payable on demand) from the due date (or, in the case of costs, fees or expenses incurred, from the date they are so incurred) until the date on which such amount is unconditionally and irrevocably paid and discharged in full on a daily basis at the Default Rate.
- 2.3 Default Interest will be calculated on the basis of the actual number of days elapsed and a year of 365 (three hundred and sixty five) days and will be compounded monthly.

3. <u>Grant of security</u>

As a continuing security for the payment and performance of the Secured Liabilities as set out in clause 2, the Chargor with full title guarantee hereby charges to the Security Trustee:

- 3.1 by way of legal mortgage the Properties, the details of which are set out in Schedule 1;
- 3.2 by way of fixed charge those assets set out in Schedule 2;
- 3.3 by way of fixed charge all the following assets to the extent now or at any time during the continuance of this security owned by the Chargor :
 - 3.3.1 all Properties owned now but not set out in Schedule 1, or acquired by the Chargor in the future;
 - 3.3.2 all the fixed plant machinery and fixtures (including trade fixtures) in, on, or attached to any property charged pursuant to clause 3.1, or 3.3.1 or this clause 3.3 from time to time and not charged pursuant to clause 3.2;
 - 3.3.3 all right, title and interest in all warranties and maintenance contracts in respect of any assets charged pursuant to clause 3.2 or this clause 3.3
 - 3.3.4 all present and future interests of the Chargor not effectively mortgaged or charged under the preceding provisions of this clause 3 in, or over, freehold or leasehold property;
 - 3.3.5 all present and future rights, licences, guarantees, rents, deposits, contracts, covenants and warranties relating to the Properties;
 - 3.3.6 all licences, consents and authorisations (statutory or otherwise) held or required in connection with the Chargor's business or the use of any Secured Asset, and all rights in connection with them;

- 3.3.7 all its present and future goodwill;
- 3.3.8 all its unpaid and/or uncalled capital;
- 3.3.9 all the Equipment;
- 3.3.10 all the Intellectual Property;
- 3.3.11 all Book Debts:
 - 3.3.11.1 which were in existence at the date of this Debenture other than those which are intended to and which do vest absolutely and effectively in the Security Trustee, from time to time; and/or
 - 3.3.11.2 both present and future which come into existence on or after the date of this Debenture, other than those which are intended to and which do vest absolutely and effectively in the Security Trustee, from time to time;
- 3.3.12 all the Investments;
- 3.3.13 all Receivables;
- 3.3.14 all monies from time to time standing to the credit of its accounts with any bank, financial institution or other person (including each Designated Account and/or any Collections Account), together with all other rights and benefits accruing to or arising in connection with each account (including, but not limited to, entitlements to interest);
- 3.3.15 all its rights in respect of each Insurance Policy, including all claims, the proceeds of all claims and all returns of premium in connection with each Insurance Policy, to the extent not effectively assigned under clause 3.4; and
- 3.3.16 all its rights in respect of all agreements, instruments and rights relating to the Secured Assets, to the extent not effectively assigned under clause 3.4.
- 3.4 As a continuing security for the payment and performance of the Secured Liabilities, the Chargor with full title guarantee assigns to the Security Trustee absolutely, subject to a proviso for reassignment on irrevocable discharge in full of the Secured Liabilities:
 - 3.4.1 all its rights in each Insurance Policy, including all claims, the proceeds of all claims and all returns of premium in connection with each Insurance Policy; and
 - 3.4.2 the benefit of all other agreements, instruments and rights relating to the Secured Assets.

4. Floating Charge

- 4.1 As a continuing security for the payment and discharge of the Secured Liabilities, the Chargor with full title guarantee charges to the Security Trustee, by way of floating charge, all of its present and future:
 - 4.1.1 undertaking, property, assets and rights of the Chargor at any time not effectively mortgaged, charged or assigned pursuant to clause 3.1 to clause 3.3 inclusive; and
 - 4.1.2 (whether or not effectively so charged or assigned) heritable property and all other property and assets in Scotland.
- 4.2 Paragraph 14 of Schedule B1 to the Act applies to the floating charge created by clause 4.1 (and each such floating charge is a qualifying floating charge for the purposes of the Act).
- 4.3 The floating charge created by clause 4.1 shall automatically and immediately (without notice) convert into a fixed charge over the assets subject to that floating charge if:
 - 4.3.1 the Chargor:
 - 4.3.1.1 creates, or attempts to create, without the prior written consent of the Security Trustee, a Security or a trust in favour of another person over all or any part of the Secured Assets (except as expressly permitted by the terms of this Deed); or
- 4.3.1.2 disposes, or attempts to dispose of, all or any part of the Secured Assets (other than Secured Assets that are only subject to the floating charge while it remains uncrystallised);
 - 4.3.2 any person levies (or attempts to levy) any distress, attachment, execution or other process against all or any part of the Secured Assets; or

- 4.3.3 a resolution is passed or an order is made for the winding-up, dissolution, administration or reorganisation of the Chargor.
- 4.4 The Security Trustee may, in its sole discretion, by written notice to the Chargor, convert the floating charge created under this Deed into a fixed charge as regards any part of the Secured Assets specified by the Security Trustee in that notice if:
 - 4.4.1 an Event of Default occurs and is continuing; or
 - 4.4.2 the Security Trustee 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.
- 4.5 Any asset acquired by the Chargor after any crystallisation of the floating charge created under this Deed that, but for that crystallisation, would be subject to a floating charge under this Deed, shall (unless the Security Trustee confirms otherwise to the Chargor in writing) be charged to the Security Trustee by way of first fixed charge.
- 4.6 Clause 4.3 will not apply to any assets situated in Scotland if, and to the extent that, a Receiver would not be capable of exercising his powers in Scotland pursuant to section 72 of the Insolvency Act 1986 by reason of such automatic conversion.
- 4.7 The giving of a notice by the Security Trustee pursuant to clause 4.4 in relation to any asset or class of assets of the Chargor shall not be construed as a waiver or abandonment of the rights of the Security Trustee to serve similar notices in respect of any other asset or class of assets or of any other right of the Security Trustee.

5. <u>Liability of the Chargor</u>

- 5.1 The Chargor 's liability under this Deed in respect of any of the Secured Liabilities shall not be discharged, prejudiced or affected by:
 - 5.1.1 any security, guarantee, indemnity, remedy or other right held by, or available to, the Security Trustee and/or the Lender or any Lender that is, or becomes, wholly or partially illegal, void or unenforceable on any ground;
 - 5.1.2 Security Trustee and/or the Lender renewing, determining, varying or increasing any facility or other transaction in any manner or concurring in, accepting or varying any compromise, arrangement or settlement, or omitting to claim or enforce payment from any other person;
 - 5.1.3 any termination, amendment, variation, novation, replacement or supplement (however fundamental and whether or not more onerous) of or to any of the Secured Liabilities including without limitation any change in the purpose of, any increase in or extension of the Secured Liabilities and any addition of new Secured Liabilities; or
 - 5.1.4 any other act or omission that, but for this clause 5.1, might have discharged, or otherwise prejudiced or affected, the liability of the Chargor.
- 5.2 Notwithstanding anything contained in this Deed or implied to the contrary, the Chargor remains liable to observe and perform all conditions and obligations assumed by it in relation to the Secured Assets. The Security Trustee is under no obligation to perform or fulfil any such condition or obligation or to make any payment in respect of any such condition or obligation.
- 5.3 The Chargor waives any right it may have to require the Security Trustee and/or the Lender to enforce any security or other right, or claim any payment from, or otherwise proceed against, any other person before enforcing this Deed against the Chargor.

6. <u>Representations and warranties</u>

- 6.1 The Chargor makes the representations and warranties set out in this clause 6 to the Security Trustee.
- 6.2 The Chargor:
 - 6.2.1 is a duly incorporated limited liability company validly existing under the law of its jurisdiction of incorporation; and
 - 6.2.2 has the power to own its assets and carry on its business as it is being conducted and no limit on the powers of the Chargor will be exceeded as a result of the grant of Security contemplated by this Deed.
- 6.3 The Chargor has the power to enter into, deliver and perform, and has taken all necessary action to authorise its entry into, delivery and performance of this Deed and the transactions contemplated by it.

- 6.4 The entry into and performance by the Chargor of, and the transactions contemplated by, this Deed do not and will not contravene or conflict with:
 - 6.4.1 its constitutional documents;
 - 6.4.2 any agreement or instrument binding on it or its assets or constitute a default or termination event (however described) under any such agreement or instrument; or
 - 6.4.3 any law or regulation or judicial or official order applicable to it.
- 6.5 The Chargor has obtained all required or desirable authorisations to enable it to enter into, exercise its rights and comply with its obligations in this Deed and to make it admissible in evidence in its jurisdiction of incorporation. Any such authorisations are in full force and effect.
- 6.6 The Chargor is the sole legal and beneficial owner of the Secured Assets.
- 6.7 The Secured Assets are free from any Security other than Permitted Security and the Security created by this Deed.
- 6.8 The Chargor has not received, or acknowledged notice of, any adverse claim by any person in respect of the Secured Assets or any interest in them.
- 6.9 There are no covenants, agreements, reservations, conditions, interests, rights or other matters whatsoever that materially and adversely affect the Secured Assets.
- 6.10 There is no breach of any law or regulation that materially and adversely affects the Secured Assets.
- 6.11 No Security expressed to be created under this Deed is liable to be avoided, or otherwise set aside, on the liquidation or administration of the Chargor or otherwise.
- 6.12 The Chargor has, at all times, complied in all material respects with all applicable Environmental Law.
- 6.13 The Chargor's obligations under this Deed are legal, valid, binding and enforceable.
- 6.14 No Event of Default or, on the date of this Deed, event or circumstance which would, on the expiry of any grace period, the giving of notice, the making of any determination, satisfaction of any other condition or any combination thereof, constitute an Event of Default has occurred and is continuing.
- 6.15 No other event or circumstance is outstanding which constitutes (or, with the expiry of a grace period, the giving of notice, the making of any determination, satisfaction of any other condition or any combination thereof, would constitute) a default or termination event (however described) under any other agreement or instrument which is binding on it or to which any of its assets is subject which has or is likely to have a material adverse effect on its business, assets or condition, or its ability to perform its obligations under this Deed.
- 6.16 No litigation, arbitration or administrative proceedings or investigations are taking place, pending or, to the Chargor's knowledge, threatened against it, any of its directors, or any of its assets.
- 6.17 The information, in written or electronic format, supplied by, or on behalf of, the Chargor to the Security Trustee and/or the Lender in connection with this Deed was, at the time it was supplied or at the date it was stated to be given (as the case may be):
 - 6.17.1 if it was factual information, complete, true and accurate in all material respects;
 - 6.17.2 if it was a financial projection or forecast, prepared on the basis of recent historical information and on the basis of reasonable assumptions and was arrived at after careful consideration;
 - 6.17.3 if it was an opinion or intention, made after careful consideration and was fair and made on reasonable grounds; and
 - 6.17.4 not misleading in any material respect nor rendered misleading by a failure to disclose other information,

except to the extent that it was amended, superseded or updated by more recent information supplied by, or on behalf of, the Chargor to the Security Trustee and/or the Lender.

- 6.18 The representations and warranties set out in clause 6.2 to 6.17 (inclusive):
 - 6.18.1 are made by the Chargor on the date of this Deed and are deemed to be repeated on each day during the continuance of the security constituted by this Deed with reference to the facts and circumstances existing on each such date; and

6.18.2 if deemed to be made after the date of this Deed shall be deemed to be made by reference to the facts and circumstances existing at the date the representation or warranty is deemed to be made.

7. <u>General covenants</u>

- 7.1 The Chargor shall not at any time, except with the prior written consent of the Security Trustee:
 - 7.1.1 create, purport to create or permit to subsist any Security on, or in relation to, any Secured Asset other than any Security created by this Deed or any Permitted Security; or
 - 7.1.2 sell, transfer, lease, lend or otherwise dispose of (whether by a single transaction or a number of transactions and whether related or not and whether voluntarily or involuntarily) the whole or any part of its interest in any Secured Asset other than a Permitted Disposal or, in relation to any Secured Asset charged by clause 4, in the ordinary course of the Chargor's business as at the date of this Deed.
- 7.2 The Chargor shall notify the Security Trustee and the Lender of any Event of Default or event or circumstance which would, on the expiry of any grace period, the giving of notice, the making of any determination, satisfaction of any other condition or any combination thereof, constitute an Event of Default (and the steps, if any, being taken to remedy it) promptly upon becoming aware of its occurrence.
- 7.3 If an Event of Default occurs or the Security Trustee reasonably suspects an Event of Default is has or may occur, the Chargor shall permit the Security Trustee and/or accountants or other professional advisers and contractors of the Security Trustee free access at all reasonable times and on reasonable notice at the risk and cost of the Chargor to
 - 7.3.1 the premises, assets, books, accounts and records of the Chargor and
 - 7.3.2 meet and discuss matters with those members of the Chargor 's senior management team as the Security Trustee may feel appropriate.
- 7.4 The Chargor shall:
 - 7.4.1 not do, or permit to be done, any act or thing (or make any omission which has such an effect) that would or might depreciate, jeopardise or otherwise prejudice the security held by the Security Trustee, or materially diminish the value of any of the Secured Assets or the effectiveness of the security created by this Deed;
 - 7.4.2 inform the Security Trustee of any fact matter or circumstance that will, in the Security Trustee's opinion, materially reduce the value of any Secured Asset; and
 - 7.4.3 notify the Security Trustee of any loss, theft, damage or destruction of any Secured Asset the effect of which will be, in the Security Trustee's opinion, to materially reduce the value of such Secured Asset.
- 7.5 The Chargor shall:
 - 7.5.1 promptly obtain all consents and authorisations necessary under any law or regulation (and do all that is needed to maintain them in full force and effect) to enable it to perform its obligations under this Deed and to ensure the legality, validity, enforceability and admissibility in evidence of this Deed in its jurisdiction of incorporation;
 - 7.5.2 comply with the requirements of any law and regulation relating to or affecting the Secured Assets or the use of it or any part of them; and
 - 7.5.3 obtain, and promptly renew from time to time, and comply with the terms of all authorisations that are required in connection with the Secured Assets or their use or that are necessary to preserve, maintain or renew any Secured Asset.
- 7.6 The Chargor shall supply to the Security Trustee:
 - 7.6.1 with all documents dispatched by the Chargor to its shareholders (or any class of them) or its creditors generally, at the same time as they are dispatched;
 - 7.6.2 details of any litigation, arbitration or administrative proceedings that are current, threatened or pending against the Chargor as soon as it becomes aware of them and which might, if adversely determined, have a material adverse effect on its business, assets or condition, or its ability to perform its obligations under this Deed or any document under which the Chargor owes obligations to the Security Trustee and/or the Lender; and

- 7.6.3 promptly, any further information about the financial condition, business and operations of the Chargor as the Security Trustee and/or the Lender or any Lender may reasonably request.
- 7.7 The Chargor shall use its best endeavours to enforce any rights and institute, continue or defend any proceedings relating to any of the Secured Assets that the Security Trustee and/or the Lender or any Lender may require from time to time.
- 7.8 The Chargor shall, when requested by the Security Trustee, deposit with the Security Trustee and the Security Trustee shall, for the duration of this Deed be entitled to hold:
 - 7.8.1 all deeds and documents of title relating to the Secured Assets that are in the possession or control of the Chargor (and if these are not within the possession or control of the Chargor, the Chargor undertakes to obtain possession of all these deeds and documents of title);
 - 7.8.2 all Insurance Policies and any other insurance policies relating to any of the Secured Assets that the Chargor is entitled to possess; and
 - 7.8.3 all deeds and documents of title (if any) relating to the Book Debts as the Security Trustee may specify from time to time.
- 7.9 The Chargor shall insure and keep insured (or where, in the case of any leasehold property, insurance is the responsibility of the landlord under the terms of the lease, either procure that the landlord insures and keeps insured or, if and to the extent that the landlord does not do so, itself insure and keep insured) the Secured Assets against:
 - 7.9.1 loss or damage by fire or terrorist acts;
 - 7.9.2 other risks, perils and contingencies that would be insured against by reasonably prudent persons carrying on the same class of business as the Chargor; and
 - 7.9.3 any other risk, perils and contingencies as the Security Trustee and/or the Lender or any Lender may reasonably require.

Any such insurance must be with an insurance company or underwriters, and on such terms, as are reasonably acceptable to the Security Trustee, and must be for not less than the full replacement value and/or restatement value of the relevant Secured Assets.

- 7.10 The Chargor shall, if requested by the Security Trustee, produce to the Security Trustee each policy, certificate or cover note relating to the insurance required by clause 7.9 (or where, in the case of any leasehold property, that insurance is effected by the landlord, such evidence of insurance as the Chargor is entitled to obtain from the landlord under the terms of the relevant lease).
- 7.11 The Chargor shall, if requested by the Security Trustee, procure that a note of the Security Trustee's interest as security trustee and security agent for and on behalf of the Secured Parties is endorsed upon each insurance policy maintained by it or any person on its behalf in accordance with clause 7.9 and request that the terms of each such insurance policy require the insurer not to invalidate the policy as against the Security Trustee by reason of the act or default of any other joint or named insured and not to cancel it without giving at least 30 days' prior written notice to the Security Trustee.
- 7.12 All monies received or receivable by the Chargor under any insurance policy maintained by it in accordance with clause 7.9 (including all monies received or receivable by it under any Insurance Policy) at any time (whether or not the security constituted by this Deed has become enforceable) shall:
 - 7.12.1 immediately be paid to the Security Trustee;
 - 7.12.2 if they are not paid directly to the Security Trustee by the insurers, be held by the Chargor as trustee of the same for the benefit of the Security Trustee (and the Chargor shall account for them to the Security Trustee); and
 - 7.12.3 at the option of the Security Trustee, be applied in making good or recouping expenditure in respect of the loss or damage for which those monies are received or in, or towards, discharge or reduction of the Secured Liabilities.
- 7.13 The Chargor shall promptly pay all rates, rents taxes, fees, licence duties, registration charges, insurance premiums and other outgoings in respect of the Secured Assets and, promptly after demand, produce evidence of payment to the Security Trustee.
- 7.14 The Chargor shall:
 - 7.14.1 at its own cost, if at any time so required by the Security Trustee, appoint an accountant or firm of accountants nominated by the Security Trustee to investigate the financial affairs of the Chargor and those of its subsidiaries and report to the Security Trustee; and

- 7.14.2 co-operate fully with any accountants so appointed and immediately provide those accountants with all information requested.
- 7.15 The Chargor authorises the Security Trustee to make an appointment in accordance with clause 7.14 above as it shall think fit at any time, without further authority from the Chargor. In every case, the Chargor shall pay, or reimburse the Security Trustee for, the fees and expenses of those accountants.
- 7.16 The Chargor shall not make any substantial change to the general nature or scope of its business as carried on at the date of this Deed.
- 7.17 The Chargor shall authorise its bankers from time to time to provide copy statements and full particulars of all the Chargor's accounts and facilities with them whenever requested by the Security Trustee.
- 7.18 The Chargor shall not, except with the prior written consent of the Security Trustee, enter into any onerous or restrictive obligations affecting any part of the Secured Assets.

8. <u>Property covenants</u>

- 8.1 The Chargor shall keep all buildings and all fixtures on each Property in good and substantial repair and condition.
- 8.2 The Chargor shall not, without the prior written consent of the Security Trustee:
 - 8.2.1 pull down or remove the whole, or any part of, any building forming part of any Property or permit the same to occur; or
 - 8.2.2 make or permit any alterations to any Property, or sever or remove, or permit to be severed or removed, any of its fixtures or fittings (except to make any necessary repairs or renew or replace the same in accordance with clause 8.1),
 - 8.2.3 remove or make any alterations to any of the Equipment belonging to, or in use by, the Chargor on any Property (except to effect necessary repairs or replace them with new or improved models or substitutes).
- 8.3 The Chargor shall carry on its trade and business on those parts (if any) of the Properties as are used for the purposes of trade or business in accordance with the standards of good management from time to time current in that trade or business.
- 8.4 The Chargor shall:
 - 8.4.1 observe and perform all covenants, stipulations and conditions to which each Property, or the use of it, is or may be subjected, and (if the Security Trustee and/or the Lender or any Lender so requires) produce evidence sufficient to satisfy the Security Trustee that those covenants, stipulations and conditions have been observed and performed;
 - 8.4.2 diligently enforce all covenants, stipulations and conditions benefiting each Property and shall not (and shall not agree to) waive, release or vary any of the same; and
 - 8.4.3 (without prejudice to the generality of the foregoing) where a Property, or part of it, is held under a lease, duly and punctually pay all rents due from time to time, and perform and observe all the tenant's covenants and conditions.
- 8.5 The Chargor shall:
 - 8.5.1 where a Property, or part of it, is held under a lease, duly and punctually pay all rents due from time to time; and
 - 8.5.2 pay (or procure payment of the same) when due all charges, rates, taxes, duties, assessments and other outgoings relating to or imposed on each Property or on its occupier.
- 8.6 The Chargor shall not, without the prior written consent of the Security Trustee:
 - 8.6.1 grant, or agree to grant, any licence or tenancy affecting the whole or any part of any Property, or exercise, or agree to exercise, the statutory powers of leasing or of accepting surrenders under sections 99 or 100 of the Law of Property Act 1925;
 - 8.6.2 in any other way dispose of, surrender, forfeit, determine or create, or agree to dispose of surrender, forfeit, determine or create, any legal or equitable estate or interest (including any lease or licence) in the whole or any part of any Property;
 - 8.6.3 vary the terms of any lease or licence in relation to any Property; and/or
 - 8.6.4 agree any rent review of any lease or licence any Property.

- 8.7 If the title to any Property is not registered at the Land Registry, the Chargor shall procure that no person (other than itself) shall be registered under the Land Registration Acts 1925 to 2002 as proprietor of all or any part of any Property without the prior written consent of the Security Trustee. The Chargor shall be liable for the costs and expenses of the Security Trustee in lodging cautions against the registration of the title to the whole or any part of any Property from time to time.
- 8.8 The Chargor shall not, without the prior written consent of the Security Trustee:
 - 8.8.1 make or, insofar as it is able, permit others to make any application for planning permission or development consent in respect of the Property; or
 - 8.8.2 carry out, or permit, or suffer to be carried out on any Property any development as defined in the Town and Country Planning Act 1990 and the Planning Act 2008, or change or permit or suffer to be changed the use of any Property.
- 8.9 The Chargor shall:
 - 8.9.1 comply with all the requirements of Environmental Law both in the conduct of its general business and in the management, possession or occupation of each Property; and
 - 8.9.2 obtain and comply with all Environmental Permits;
 - 8.9.3 on the Security Trustee's request, provide it with copies of any Environmental Permits;
 - 8.9.4 upon becoming aware of the same, notify the Security Trustee of any Environmental Claim which requires the Chargor to incur any capital expenditure or materially alter the nature or manner of conduct of its business or which could, in the Security Trustee's opinion, materially reduce the value of the Secured Assets (or any of them); and
 - 8.9.5 keep the Security Trustee informed of any steps taken or intended to be taken by the Chargor in respect of any of the matters referred to in clause 8.9.4 and give notice to the Security Trustee as soon as practicable of any new or additional requirements under any Environmental Law imposed on the Chargor or any Secured Asset.
- 8.10 The Chargor shall not, without the prior written consent of the Security Trustee, enter into any onerous or restrictive obligations affecting the whole or any part of any Property, or create or permit to arise any overriding interest, proprietary or other like right or interest, easement or right whatever in or over the whole or any part of any Property.
- 8.11 The Chargor shall permit the Security Trustee, any Receiver and any person appointed by either of them to enter on and inspect any Property on reasonable prior notice.
- 8.12 The Chargor shall inform the Security Trustee promptly of any acquisition by the Chargor of, or contract made by the Chargor to acquire, any freehold, leasehold or other interest in any property.
- 8.13 The Chargor shall on demand made by the Security Trustee, execute and deliver to the Security Trustee any legal mortgage (or, in the case of property situated in Scotland, standard security) in favour of the Security Trustee of any freehold or leasehold property (or, if in Scotland, heritable property) which becomes vested in it after the date of this Deed and all fixtures and fittings thereon to secure the payment or discharge of the Secured Liabilities, such legal mortgage or standard security to be in such form as the Security Trustee may reasonably require. Any security document required to be executed by the Chargor pursuant to this clause 8.13 will be prepared at the cost of the Chargor. In the case of any leasehold property in relation to which the consent of the landlord in whom the reversion of that lease is vested is required in order for the Chargor to perform any of its obligations under this clause 8.13, the Chargor shall not be required to perform that particular obligation unless and until it has obtained the landlord's consent (which it shall use endeavours to do).
- 8.14 The Chargor shall not, without the prior written consent of the Security Trustee:
 - 8.14.1 exercise any VAT option to tax in relation to any Property; or
 - 8.14.2 revoke any VAT option to tax exercised and disclosed to the Security Trustee before the date of this Deed.

9. Equipment covenants

- 9.1 The Chargor shall:
 - 9.1.1 maintain the Equipment in good and serviceable condition (except for expected fair wear and tear) in compliance with all relevant manuals, handbooks, manufacturer's instructions and recommendations and maintenance or servicing schedules;

- 9.1.2 at its own expense, renew and replace any parts of the Equipment when they become obsolete, worn out or damaged with parts of a similar quality and of equal or greater value; and
- 9.1.3 not without the Security Trustee's prior written consent, make or allow any modification to the Equipment which would, in the Security Trustee's opinion, materially reduce the value of the Equipment; and/or
- 9.1.4 prevent the Equipment from being distrained for any rent, rates or other outgoings or from being taken under execution.
- 9.2 The Chargor shall promptly pay all taxes, fees, licence duties, registration charges, insurance premiums and other outgoings in respect of the Equipment and, on demand, produce evidence of such payment to the Security Trustee.

10. Book Debts covenants, Collections Accounts and Designated Accounts

- 10.1 The Security Trustee hereby appoints the Chargor as agent of the Security Trustee for the purposes of:
 - 10.1.1 administering, collecting in and realising all Book Debts; and
 - 10.1.2 at the Chargor's own expense, taking such enforcement action and legal or other proceedings as may be necessary or as the Security Trustee may require for collection of the Book Debts,

in each case for the benefit of the Security Trustee and in accordance with any directions given by the Security Trustee from time to time and the Chargor hereby accepts such appointment.

- 10.2 The Security Trustee may terminate any agency appointment under clause 10.1 at any time.
- 10.3 For as long as the agency in clause 10.1 continues, the Chargor will not hold itself out to third parties as agent of the Security Trustee other than for the purposes for which it has been appointed.
- 10.4 The Chargor hereby covenants and undertakes:
 - 10.4.1 without prejudice to clause 7.1 but in addition to the restrictions in that clause, not, without the prior written consent of the Security Trustee, to exercise (or allow any other person to exercise) set-off against any Book Debt nor to sell, assign, charge, factor or discount or in any other manner deal with any of the Book Debts;
 - 10.4.2 not to extend the due date for payment of any Book Debt nor to waive any right of recovery or do or omit to do anything which may delay or prejudice recovery of any Book Debt;
 - 10.4.3 if requested by the Security Trustee, to open such bank accounts (including separate designated accounts, blocked accounts or trust accounts) in the name of the Chargor with such mandates as the Security Trustee may specify (such account(s) together with all additions to or renewals or replacements of such accounts (in whatever currency) being the "**Collections Accounts**" (each a "**Collections Account**") and to procure that all monies which it may receive in respect of the Book Debts are paid into such Collections Accounts as the Security Trustee may specify from time to time and pending such payment, to hold all such monies so received upon trust for the Security Trustee and only deal with the monies in any Collections Account in accordance with the written directions of the Security Trustee from time to time (subject only to such rights as the bank at which the account is held may have). A Collections Account can be a Designated Account for the purposes of this Deed;
 - 10.4.4 where any Collections Account is not maintained with the Security Trustee promptly on request by the Security Trustee deliver to the bank with which the relevant Collections Account is maintained a notice to that bank and procure that that bank has signed and delivered to the Security Trustee a letter of acknowledgement of such notice in each case in form and content acceptable to the Security Trustee; and
 - 10.4.5 upon crystallisation of the floating charge granted in accordance with clause 4.1 not pay or otherwise deal with the monies in any of its bank accounts except in accordance with any written directions the Security Trustee may give from time to time (subject to any rights which the bank at which the account is held, may have).
- 10.5 The Chargor may withdraw (or direct any transfer of) all or any part of the monies in the Collections Accounts until notified otherwise by the Security Trustee. Immediately on receipt of such notification and thereafter, the Chargor will not attempt or be entitled to withdraw (or direct any transfer of) all or any part of the monies in the Collections Accounts without the prior written consent of the Security Trustee and the Security Trustee shall be entitled in its absolute discretion to refuse to permit any such withdrawal or transfer. If there shall from time to time be any credit balance on any other account of

the Chargor with the Security Trustee into which any proceeds of Book Debts are paid or transferred, the Security Trustee shall be entitled in its absolute discretion to refuse to permit such credit balance to be utilised or withdrawn by the Chargor (whether in whole or in part) for so long as any of the Secured Liabilities are outstanding.

- 10.6 The Chargor will deliver to the Security Trustee such information as to the amount and nature of its Book Debts as the Security Trustee may from time to time reasonably require.
- 10.7 Subject to clause10.5, the Chargor shall not, without the prior written consent of the Security Trustee, withdraw any amounts standing to the credit of any Designated Account.
- 10.8 The Chargor shall, if called on to do so by the Security Trustee, execute a legal assignment of the Book Debts to the Security Trustee on such terms as the Security Trustee may require and give notice of that assignment to the Debtors from whom the Book Debts are due, owing or incurred.

11. Intellectual Property covenants

- 11.1 The Chargor shall take all necessary action to safeguard and maintain present and future rights in, or relating to, the Intellectual Property including (without limitation) by observing all covenants and stipulations relating to those rights, and by paying all applicable renewal fees, licence fees and other outgoings.
- 11.2 The Chargor shall use all reasonable efforts to register applications for the registration of any Intellectual Property and shall keep the Security Trustee informed of all matters relating to each such registration.
- 11.3 The Chargor shall not permit any Intellectual Property to be abandoned, cancelled or to lapse.

12. <u>Powers of the Security Trustee</u>

- 12.1 If at any time the Chargor does not comply with any of its obligations under this Deed, the Security Trustee (without prejudice to any other rights arising as a consequence of such non-compliance) shall be entitled (but not bound) to rectify that default. The Chargor irrevocably authorises the Security Trustee and its employees and agents by way of security to do all such things (including entering the property of the Chargor) which are necessary or desirable to rectify that default.
- 12.2 Any monies expended by the Secured Parties (or any of them) in remedying a breach by the Chargor of its obligations contained in this Deed shall be reimbursed by the Chargor to the Security Trustee on a full indemnity basis and shall carry interest in accordance with clause 19.1.
- 12.3 The exercise of any rights of the Security Trustee under this Deed shall not make the Security Trustee and/or the Lender or any Lender liable to account as a mortgagee in possession.
- 12.4 For the purpose of, or pending the discharge of, any of the Secured Liabilities, the Security Trustee may convert any monies received, recovered or realised by it under this Deed (including the proceeds of any previous conversion under this clause 12) from their existing currencies of denomination into any other currencies of denomination that the Security Trustee may think fit. Any such conversion shall be effected at the Security Trustee's then prevailing spot selling rate of exchange for such other currency against the existing currency.
- 12.5 If the Security Trustee and/or the Lender or any Lender receives, or is deemed to have received, notice of any subsequent Security, or other interest, affecting all or part of the Secured Assets, the Security Trustee may open a new account for the Chargor in the Security Trustee's books. Without prejudice to the Security Trustee's right to combine accounts, no money paid to the credit of the Chargor in any such new account shall be appropriated towards, or have the effect of discharging, any part of the Secured Liabilities.
- 12.6 If the Security Trustee does not open a new account immediately on receipt of the notice, or deemed notice, under clause 12.5, then, unless the Security Trustee gives express written notice to the contrary to the Chargor, all payments made by the Chargor to the Security Trustee shall be treated as having been credited to a new account of the Chargor and not as having been applied in reduction of the Secured Liabilities, as from the time of receipt or deemed receipt of the relevant notice by the Security Trustee.
- 12.7 The Security Trustee may, at its discretion, grant time or other indulgence, or make any other arrangement, variation or release with any person not being a party to this Deed (whether or not any such person is jointly liable with the Chargor) in respect of any of the Secured Liabilities, or of any other security for them without prejudice either to this Deed or to the liability of the Chargor for the Secured Liabilities.

13. <u>When security becomes enforceable</u>

13.1 The Security Trustee shall be entitled on demand to payment in full of all or any part of the monetary liabilities included in the Secured Liabilities and to enforce this Debenture including by exercising any or all of the powers conferred on mortgagees by the LPA 1925 (as varied or extended by this Debenture), all the powers conferred on the holder of a qualifying floating charge (as defined in the Act) by the Act and any or all of the rights and powers conferred by this Debenture and the Security Trustee's powers of possession and sale of, and to appoint (or apply for the appointment of) any person to be an Receiver over any or all of the Secured Assets, in each case without further notice to the Chargor and on the occurrence of any Event of Default and/or as provided for in the Guarantee and/or the Facility Agreement.

14. Enforcement of security

- 14.1 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.
- 14.2 The power of sale and other powers conferred by section 101 of the LPA 1925 (as varied or extended by this Deed) shall be immediately exercisable at any time after the security constituted by this Deed has become enforceable under clause13.1.
- 14.3 Each Receiver and the Security Trustee is entitled to all the rights, powers, privileges and immunities conferred by the Act on mortgagees and receivers when such receivers have been duly appointed under the Act, except that section 103 of the Act does not apply.
- 14.4 The statutory powers of leasing conferred on the Security Trustee are extended so as to authorise the Security Trustee to lease, make agreements for leases, accept surrenders of leases and grant options as the Security Trustee may think fit and without the need to comply with section 99 or 100 of the Act.
- 14.5 At any time after the Debenture becomes enforceable (or if so requested by the Chargor by written notice at any time), the Security Trustee may without further notice (unless required by law):
 - 14.5.1 appoint any person (or persons) to be a Receiver of all or any part of the Secured Assets and/or of the income of the Secured Assets; and/or
 - 14.5.2 appoint or apply for the appointment of any person who is appropriately qualified as administrator of the Chargor; and/or
 - 14.5.3 exercise all or any of the powers conferred on mortgagees by the LPA 1925 (as amended or extended by this Deed) and/or all or any of the powers which are conferred by this Deed on a Receiver, in each case without first appointing a Receiver or notwithstanding the appointment of any Receiver.
- 14.6 At any time after the security constituted by this Deed has become enforceable, or after any powers conferred by any Security having priority to this Deed shall have become exercisable, the Security Trustee may:
 - 14.6.1 redeem that or any other prior Security against any Secured Asset; and/or
 - 14.6.2 procure the transfer of that Security to it; and/or
 - 14.6.3 settle and pass any account of the holder of any prior Security and any accounts so settled and passed shall be conclusive and binding on the Chargor

The settlement and passing of any such account passed shall, in the absence of any manifest error, be conclusive and binding on the Chargor. All principal, interest, costs, charges and expenses of and incidental to any such redemption and/or transfer shall be paid by the Chargor to the Security Trustee on demand.

- 14.7 No purchaser, mortgagee or other person dealing with the Security Trustee, any Receiver or Delegate shall be concerned to enquire:
 - 14.7.1 whether any of the Secured Liabilities have become due or payable, or remain unpaid or undischarged;
 - 14.7.2 whether any power the Security Trustee, a Receiver or Delegate is purporting to exercise has become exercisable or is properly exercisable; or
 - 14.7.3 how any money paid to the Security Trustee, any Receiver or any Delegate is to be applied.
- 14.8 Neither the Security Trustee, the Lender or any Lender, any Receiver, any Delegate nor any administrator shall be liable, by reason of entering into possession of a Secured Asset or for any other

reason, to account as mortgagee in possession in respect of all or any of the Secured Assets, nor shall any of them be liable for any loss on realisation of, or for any act, neglect or default of any nature in connection with, all or any of the Secured Assets for which a mortgagee in possession might be liable as such.

14.9 Neither the Security Trustee nor any Receiver shall be liable (a) in respect of all or any part of the Secured Assets or (b) for any loss or damage which arises out of the exercise or the attempted or purported exercise of, or the failure to exercise any of, its or his respective powers (unless such loss or damage is caused by its or his gross negligence or wilful misconduct).

15. <u>Receiver</u>

- 15.1 At any time after the security constituted by this Deed has become enforceable, or at the request of the Chargor, the Security Trustee may, without further notice, appoint by way of deed, or otherwise in writing, any one or more persons to be a Receiver of all or any part of the Secured Assets.
- 15.2 The Security Trustee may, without further notice (subject to section 45 of the Act in the case of an administrative receiver), from time to time, by way of deed, or otherwise in writing, 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.
- 15.3 The Security Trustee may fix the remuneration of any Receiver appointed by it without the restrictions contained in section 109 of the LPA 1925, and the remuneration of the Receiver shall be a debt secured by this Deed, to the extent not otherwise discharged.
- 15.4 The power to appoint a Receiver conferred by this Deed shall be in addition to all statutory and other powers of the Security Trustee under the Act, the LPA 1925 or otherwise, and shall be exercisable without the restrictions contained in sections 103 and 109 of the LPA 1925 or otherwise.
- 15.5 The power to appoint a Receiver (whether conferred by this Deed or by statute) shall be, and remain, exercisable by the Security Trustee despite any prior appointment in respect of all or any part of the Secured Assets.
- 15.6 Any Receiver appointed by the Security Trustee under this Deed shall be the agent of the Chargor and the Chargor shall be solely responsible for the contracts, engagements, acts, omissions, defaults, losses and remuneration of that Receiver and for liabilities incurred by that Receiver. The agency of each Receiver shall continue until the Chargor goes into liquidation and after that the Receiver shall act as principal and shall not become the agent of the Security Trustee.

16. <u>Powers of Receiver</u>

- 16.1 Any Receiver appointed by the Security Trustee under this Deed shall, in addition to the powers conferred on him by statute, have the powers set out in clause 16.4.
- 16.2 If there is more than one Receiver holding office at the same time, each Receiver may (unless the document appointing him states otherwise) exercise all of the powers conferred on a Receiver under this Deed individually and to the exclusion of any other Receiver.
- 16.3 Any exercise by a Receiver of any of the powers given by clause 16 may be on behalf of the Chargor, the directors of the Chargor (in the case of the power contained in clause 16.4.12) or himself.
- 16.4 A Receiver may:
 - 16.4.1 alter, improve, develop, complete, construct, modify, refurbish or repair building or development on the Properties and may apply for and maintain any planning permission, development consent, building regulation approval or any other permission, consent or licence to carry out any of the same;
 - 16.4.2 carry out any sale (including, without limitation, by public auction or private sale), lease or other disposal of all or any part of the Secured Assets by conveying, transferring, assigning or leasing the same in the name of the Chargor and, for that purpose, to enter into covenants and other contractual obligations in the name of, and so as to bind, the Chargor;
 - 16.4.3 provide services and employ or engage any managers, officers, servants, contractors, workmen, agents, other personnel and professional advisers on any terms, and subject to any conditions, that he thinks fit. A Receiver may discharge any such person or any such person appointed by the Chargor;
 - 16.4.4 make, exercise or revoke any value added tax option to tax as he thinks fit;

- 16.4.5 charge and receive any sum by way of remuneration (in addition to all costs, charges and expenses incurred by him) that the Security Trustee may prescribe or agree with him;
- 16.4.6 take possession of, collect and get in the Secured Assets or any part of them in respect of which he is appointed, and make any demands and take any proceedings as may seem expedient for that purpose, and take possession of the Secured Assets with like rights;
- 16.4.7 carry on, manage, develop, reconstruct, amalgamate or diversify or concur in carrying on, managing, developing, reconstructing, amalgamating or diversifying the Secured Assets and/or the business of the Chargor as he thinks fit;
- 16.4.8 to sell or concur in selling, leasing or otherwise disposing of all or any part of the Secured Assets in respect of which he was appointed without the need to observe the restrictions imposed by section 103 of the Act and without limitation:
 - 16.4.8.1 fixtures may be severed and sold separately from the Properties containing them, without the consent of the Chargor;
 - 16.4.8.2 the consideration for any such transaction may consist of cash, debentures or other obligations, shares, stock or other valuable consideration (and the amount of such consideration may be dependent upon profit or turnover or be determined by a third party); and
 - 16.4.8.3 any such consideration may be payable in a lump sum or by instalments spread over such period as he thinks fit;
- 16.4.9 give valid receipt for all monies and execute all assurances and things that may be proper or desirable for realising any of the Secured Assets;
- 16.4.10 make any arrangement, settlement or compromise between the Chargor and any other person that he may think expedient;
- 16.4.11 bring, prosecute, enforce, defend and abandon (in the name of the Chargor or otherwise) all actions, suits and proceedings in relation to any of the Secured Assets and/or income in respect of which he was appointed (including proceedings for recovery of rent or other monies in arrears at the date of his appointment) as he thinks fit;
- 16.4.12 make calls conditionally or unconditionally on the members of the Chargor in respect of any uncalled capital with (for that purpose and for the purpose of enforcing payments of any calls so made) the same powers as are conferred by the articles of association of the Chargor on its directors in respect of calls authorised to be made by them;
- 16.4.13 if he thinks fit, but without prejudice to the indemnity in clause 20, effect with any insurer any policy of insurance either in lieu or satisfaction of, or in addition to, the insurance required to be maintained by the Chargor under this Deed;
- 16.4.14 exercise all powers provided for in the LPA 1925 in the same way as if he had been duly appointed under the LPA 1925, and exercise all powers provided for an administrative receiver in Schedule 1 to the Act;
- 16.4.15 for any of the purposes authorised by this clause16, raise money by borrowing from the Security Trustee (or from any other person) either unsecured or on the security of all or any of the Secured Assets in respect of which he is appointed on any terms that he thinks fit (including, if the Security Trustee consents, terms under which that security ranks in priority to this Deed);
- 16.4.16 redeem any prior Security and settle and pass the accounts to which the Security relates. Any accounts so settled and passed shall be, in the absence of any manifest error, conclusive and binding on the Chargor, and the monies so paid shall be deemed to be an expense properly incurred by the Receiver;
- 16.4.17 may delegate his powers in accordance with this Deed; and
- 16.4.18 may do any other acts and things that he:
 - 16.4.18.1 may consider desirable or necessary for realising any of the Secured Assets;
 - 16.4.18.2 may consider incidental or conducive to any of the rights or powers conferred on a Receiver under or by virtue of this Deed or law; or

16.4.18.3 lawfully may or can do as agent for the Chargor.

17. <u>Delegation</u>

- 17.1 The Security Trustee or any Receiver may delegate (either generally or specifically) by power of attorney or in any other manner to any person any right, power, authority or discretion conferred on it by this Deed (including the power of attorney granted under clause 21.1).
- 17.2 The Security Trustee and each Receiver may make a delegation on the terms and conditions (including the power to sub-delegate) that it thinks fit.
- 17.3 Neither the Security Trustee nor any Receiver shall be in any way liable or responsible to the Chargor for any loss or liability arising from any act, default, omission or misconduct on the part of any Delegate.

18. <u>Application of proceeds</u>

- 18.1 All monies received by the Security Trustee, a Receiver or a Delegate pursuant to this Deed, after the security constituted by this Deed has become enforceable, shall (subject to the claims of any person having prior rights and by way of variation of the LPA 1925) be applied in the following order of priority:
 - 18.1.1 firstly, in or towards payment of or provision for all costs, charges and expenses incurred by or on behalf of the Security Trustee (and any Receiver, Delegate, attorney or agent appointed by it) under or in connection with this Deed, and of all remuneration due to any Receiver under or in connection with this Deed;
 - 18.1.2 secondly, in or towards payment of or provision for the Secured Liabilities in any order and manner that the Security Trustee determines; and
 - 18.1.3 thirdly, in payment of the surplus (if any) to the Chargor or other person entitled to it.
- 18.2 As between the Security Trustee and the Chargor, neither the Security Trustee, any Receiver nor any Delegate shall be bound (whether by virtue of section 109(8) of the LPA 1925, which is varied accordingly, or otherwise) to pay or appropriate any receipt or payment first towards interest rather than principal or otherwise in any particular order between any of the Secured Liabilities.
- 18.3 All monies received by the Security Trustee, a Receiver or a Delegate under this Deed:
 - 18.3.1 may, at the discretion of the Security Trustee, Receiver or Delegate, be credited to any suspense or securities realised account;
 - 18.3.2 shall bear interest, if any, at the rate agreed in writing between the Security Trustee and the Chargor; and
 - 18.3.3 may be held in that account for so long as the Security Trustee, Receiver or Delegate thinks fit.

19. <u>Costs and indemnity</u>

- 19.1 The Chargor shall promptly pay to, or reimburse, the Security Trustee and any Receiver, on a full indemnity basis, all costs, charges, expenses, taxes and liabilities of any kind (including, without limitation, legal, printing valuation, accountancy and consultancy fees and out-of-pocket expenses (and any Value Added Tax or similar tax thereon)) incurred by the Security Trustee, the Lender or any Lender, any Receiver or any Delegate in connection with the creation, negotiation, preparation, printing, execution, registration, perfection, completion, discharge or assignment of this Debenture or any document referred to in this Debenture and with any actual or proposed amendment or extension of, or any waiver or consent under, this Debenture together with interest, which shall accrue and be payable (without the need for any demand for payment being made) from the date on which the relevant cost or expense arose until full discharge of that cost or expense (whether before or after judgment, liquidation, winding up or administration of the Chargor) at the rate and in the manner specified in the relevant document or agreement to which the Client and the Security Trustee and/or the Lender or any Lender are party or, in the absence of such a rate and manner, at the rate and in the manner specified in
- 19.2 The Chargor shall indemnify the Security Trustee, each Receiver and each Delegate, and their respective employees and agents against all liabilities, costs, expenses, damages and losses (including but not limited to any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, penalties and legal costs (calculated on a full indemnity basis) and all other professional costs and expenses) suffered or incurred by them, any of them and/or the Lender or any Lender arising out of or in connection with the enforcement, exercise or preservation (or the attempted enforcement, exercise or preservation) of any of its rights under this Debenture or any document referred to in this

Debenture.

19.3 Any past or present employee or agent may enforce the terms of this clause 19 subject to and in accordance with the provisions of the Contracts (Rights of Third Parties) Act 1999.

20. <u>Further assurance</u>

- 20.1 The Chargor shall, at its own expense, take whatever action the Security Trustee or any Receiver may reasonably require for:
 - 20.1.1 creating, perfecting or protecting the Security intended to be created by this Deed;
 - 20.1.2 facilitating the realisation of any Secured Asset;
 - 20.1.3 facilitating the exercise of any right, power, authority or discretion exercisable by the Security Trustee or any Receiver or any Delegate in respect of any Secured Asset; or
 - 20.1.4 creating and perfecting Security in favour of the Security Trustee over any property and assets of the Chargor located in any jurisdiction outside England and Wales equivalent or similar to the Security intended to be created by or pursuant to this Deed, including:
 - 20.1.4.1 the re-execution of this Deed; and
 - 20.1.4.2 the giving of any notice, order or direction and the making of any filing or registration;

and includes, without limitation (if the Security Trustee or Receiver thinks it expedient) the execution of any transfer, conveyance, assignment or assurance of all or any of the assets forming part of (or intended to form part of) the Secured Assets (whether to the Security Trustee or to its nominee) and the giving of any notice, order or direction and the making of any registration.

20.2 Without prejudice to the generality of clause 20.1, the Chargor will immediately upon request by the Security Trustee execute any document contemplated by that clause over any Secured Asset which is subject to or intended to be subject to any fixed security under this Deed (including any fixed security arising or intended to arise pursuant to clauses 4.3 to 4.7 inclusive.

21. <u>Power of attorney</u>

- 21.1 As security for performance of the Secured Liabilities, the Chargor hereby irrevocably appoints the Security Trustee and the directors, officers, employees and the secretary for the time being of the Security Trustee, jointly and severally, and (as a separate appointment) any Receiver appointed as referred to in clause 14.5 in each case to be the attorney of the Chargor to execute in the name of the Chargor such deeds and documents and to do such other things as may be requisite to perfect to the Security Trustee title to any of the Properties or to enable the Security Trustee to exercise any of its rights under this Debenture including its rights to enforce payment of, collect or realise any of the Book Debts and for the purpose of receiving any monies payable to the Chargor under any Insurance Policy and for compromising or compounding any claim thereunder and for taking, continuing or defending proceedings or endorsing or negotiating remittances.
- 21.2 This appointment shall be irrevocable until all the Secured Liabilities have been permanently paid and discharged in full and any such attorney so appointed shall have full power to appoint any substitute attorney or agent to execute any of the deeds or documents and to perform or delegate any of the things referred to in clause 21.1 and to remove the same and the Chargor shall be bound by whatever any such attorney, substitute attorney or agent shall do by virtue of the powers given in clause 21.1 or in this clause 21.2.

22. <u>Release</u>

- 22.1 Subject to 29.3, on the expiry of the Security Period (but not otherwise), the Security Trustee shall, at the request and cost of the Chargor, take whatever action is necessary to:
 - 22.1.1 release the Secured Assets from the security constituted by this Deed; and
 - 22.1.2 reassign the Secured Assets to the Chargor.

23. Assignment and transfer

- 23.1 At any time, without the consent of the Chargor, the Security Trustee may assign or transfer any or all of its rights and obligations under this Deed.
- 23.2 The Security Trustee and/or the Lender or any Lender may disclose to any actual or proposed assignee

or transferee any information in its possession that relates to the Chargor, the Secured Assets and this Deed that the Security Trustee and/or the Lender or any Lender considers appropriate.

23.3 The Chargor may not assign any of its rights, or transfer any of its rights or obligations, under this Deed.

24. Set-off

- 24.1 The Security Trustee may at any time in its entire discretion without notice or other formality:
 - 24.1.1 set off any liability of the Chargor to the Secured Parties (or any of them) against any liability of the Secured Parties (or any of them) to the Client, whether either liability is present or future, liquidated or unliquidated, and whether or not either liability arises under this Deed; and
 - 24.1.2 apply (or retain as cash cover) any monies received or held by it for or on behalf of the Chargor (even if held for a fixed or minimum period) in or towards (or in respect of) the discharge of the Obligations, such part of them as the Security Trustee may select
- 24.2 All payments made by the Chargor to the Security Trustee under this Deed shall be made without any set-off, counterclaim, deduction or withholding (other than any deduction or withholding of tax as required by law).

25. <u>Amendments, waivers and consents</u>

- 25.1 No amendment of this Deed shall be effective unless it is in writing and signed by, or on behalf of, each party (or its authorised representative).
- 25.2 A waiver of any right or remedy under this Deed or by law, or any consent given under this Deed, is only effective if given in writing by the waiving or consenting party and shall not be deemed a waiver of any other breach or default. It only applies in the circumstances for which it is given and shall not prevent the party giving it from subsequently relying on the relevant provision.
- 25.3 A failure to exercise, or a delay in exercising, any right or remedy provided under this Deed or by law shall not constitute a waiver of that or any other right or remedy, prevent or restrict any further exercise of that or any other right or remedy or constitute an election to affirm this Deed. No single or partial exercise of any right or remedy provided under this Deed or by law shall prevent or restrict the further exercise of that or any other right or remedy. No election to affirm this Deed by the Security Trustee shall be effective unless it is in writing.
- 25.4 The rights and remedies provided under this Deed are cumulative and are in addition to, and not exclusive of, any rights and remedies provided by law.

26. <u>Severance</u>

If any provision (or part of a provision) of this Deed is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision (or part of a provision) shall be deemed deleted. Any modification to or deletion of a provision (or part of a provision) under this clause shall not affect the legality, validity and enforceability of the rest of this Deed.

27. <u>Counterparts</u>

- 27.1 This Deed may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all the counterparts shall together constitute one deed.
- 27.2 Transmission of an executed counterpart of this Deed (but for the avoidance of doubt not just a signature page) by fax or email (in PDF, JPEG or other agreed format) shall take effect as delivery of an executed counterpart of this Deed. If either method of delivery is adopted, without prejudice to the validity of the deed thus made, each party shall provide the others with the original of such counterpart as soon as reasonably possible thereafter.
- 27.3 No counterpart shall be effective until each party has executed and delivered at least one counterpart.

28. <u>Third party rights</u>

28.1 Except as expressly provided in clauses 19.3 and 28.3, a person who is not a party to this Deed shall not have any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce, or enjoy the benefit of, any term of this Deed. This does not affect any right or remedy of a third party which exists, or is available, apart from that Act. This clause 28.1shall not in any way affect or fetter the trustee/ beneficiary relationship as between the Security Trustee and the Lender or any Lender.

- 28.2 The rights of the parties to rescind or agree any amendment or waiver under this Deed are not subject to the consent of any other person.
- 28.3 The Lender or any Lender shall be entitled to enforce the relevant provisions of this Deed against the Chargor as if it was a party to it.

29. <u>Further provisions</u>

- 29.1 The security constituted by this Deed shall be in addition to, and independent of, any other security or guarantee that the Security Trustee and/or the Lender or any Lender may hold for any of the Secured Liabilities at any time. No prior security held by the Security Trustee and/or the Lender or any Lender over the whole or any part of the Secured Assets shall merge in the security created by this Deed.
- 29.2 The security constituted by this Deed shall remain in full force and effect as a continuing security for the Secured Liabilities, despite any settlement of account, or intermediate payment, or other matter or thing, unless and until the Security Trustee discharges this Deed in writing.
- 29.3 Any release, discharge or settlement between the Chargor and the Security Trustee shall be deemed conditional on no payment or security received by the Security Trustee and/or the Lender or any Lender in respect of the Secured Liabilities being avoided, reduced or ordered to be refunded pursuant to any law relating to insolvency, bankruptcy, winding-up, administration, receivership or otherwise. Despite any such release, discharge or settlement:
 - 29.3.1 the Security Trustee or its nominee may retain this Deed and the security created by or pursuant to it, including all certificates and documents relating to the whole or any part of the Secured Assets, for any period that the Security Trustee deems necessary to provide the Security Trustee with security against any such avoidance, reduction or order for refund; and
 - 29.3.2 the Security Trustee may recover the value or amount of such security or payment from the Chargor subsequently as if the release, discharge or settlement had not occurred.
- 29.4 A certificate or determination by the Security Trustee and/or the Lender or any Lender as to any amount of the Secured Liabilities for the time being due to the Secured Parties (or any of them) from the Chargor under this Deed shall be in the absence of any manifest error, conclusive evidence of the amount due.
- 29.5 The restriction on the right of consolidation contained in section 93 of the LPA 1925 shall not apply to this Deed.
- 29.6 This Deed secures advances already made and further advances to be made by the Lenders to the Chargor.
- 29.7 Subject to clause 29.8, all payments to be made by the Chargor in respect of this Deed shall be made:
 - 29.7.1 in immediately available funds to the credit of such account as the Security Trustee may designate; and
 - 29.7.2 without (and free and clear of, and without any deduction for, or on account of):
 - 29.7.2.1 any set-off or counterclaim; or
 - 29.7.2.2 except to the extent compelled by law, any deduction or withholding for or on account of tax.
- 29.8 If the Chargor is compelled by law to make any deduction or withholding from any sum payable under this Deed to the Security Trustee, the sum so payable by the Chargor shall be increased so as to result in the receipt by the Security Trustee of a net amount equal to the full amount expressed to be payable under this Deed.

30. <u>Notices</u>

- 30.1 Any notice or other communication given to a party under, or in connection with this Debenture shall be made in writing and, unless otherwise stated, may be made by post or email.
- 30.2 The address of each Party for any communication or document to be made or delivered under or in connection with this Deed is:
 - 30.2.1 in the case of the Chargor, the address stated on page 1, and any address subsequently notified by the Chargor to the Security Trustee in writing or any address at which the Chargor is trading; and

- 30.2.2 in the case of the Security Trustee, its registered office or any other address subsequently notified in writing to the Chargor.
- 30.3 Any communication or document made or delivered by the Security Trustee will be deemed served if delivered personally, at the time of delivery, if sent by post, the day after posting and if sent by email, at the time of sending.
- 30.4 Any communication or document to be made or delivered to the Security Trustee will be effective only when actually received by the Security Trustee and then only if it is expressly marked for the attention of the department or officer specified by the Security Trustee.

31. <u>Governing law and jurisdiction</u>

- 31.1 This Deed and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.
- 31.2 Each party irrevocably agrees that, subject as provided below, the courts of England and Wales shall have exclusive jurisdiction over any dispute or claim arising out of or in connection with this Deed or its subject matter or formation (including non-contractual disputes or claims). Nothing in this clause shall limit the right of the Security Trustee to take proceedings against the Chargor in any other court of competent jurisdiction, nor shall the taking of proceedings in any one or more jurisdictions preclude the taking of proceedings in any other jurisdictions, whether concurrently or not, to the extent permitted by the law of such other jurisdiction.

IN WITNESS whereof this Deed has been duly executed and delivered on the day and year first above written.

SCHEDULE 1 Property PART 1 Registered Property

NONE as at the date of this Deed

PART 2 Unregistered Property

NONE as at the date of this Deed

SCHEDULE 2

Assets NONE as at the date of this Deed

EXECUTED and DELIVERED as a DEED by)	Docusigned by: Andrew Laye 4BDEB9812574464.
BOSTON BIDCO LIMITED acting by)	Andrew Kaye
)	
a director in the presence of:)	

	Witness signature	DocuSigned by:
--	-------------------	----------------

Lou Lloyd-Williams Witness name

Address

Occupation Executive Assistant

EXECUTED and DELIVERED as a DEED by 4SYTE LTD in its capacity as security trustee and security agent acting by Nick Sellars a duly authorised signatory in the	DocuSigned by: NCL SULARS)	
presence of:)	
Witness signature		

Witness name Catherine Mollison

Address 2nd Floor, Steeple House, Church Lane, Chelmsford, CM1 1NH

Occupation Senior Client Administrator