

Registration of a Charge

Company Name: BETA BIDCO LIMITED

Company Number: 13682601

XA7SG97T

Received for filing in Electronic Format on the: 14/03/2022

Details of Charge

Date of creation: **03/03/2022**

Charge code: 1368 2601 0006

Persons entitled: FGI WORLDWIDE LLC

Brief description: NOT APPLICABLE

Contains fixed charge(s).

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 EXCEPT AS REDACTED PURSUANT TO SECTION

859G COMPANIES ACT 2006, WE CERTIFY THAT THIS IS A CORRECT COPY OF THE COPY OF THE DOCUMENT CERTIFIED

CORRECT COPY OF THE COPY OF THE DOCUMENT CERTIFIED AS A TRUE COPY BY THE NOTARY WHO HOLDS THE ORIGINAL

DOCUMENT

Certified by: ADDLESHAW GODDARD LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 13682601

Charge code: 1368 2601 0006

The Registrar of Companies for England and Wales hereby certifies that a charge dated 3rd March 2022 and created by BETA BIDCO LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 14th March 2022.

Given at Companies House, Cardiff on 16th March 2022

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







DEED OF PLEDGE OVER REGISTERED SHARES

in the capital of

Acal BFi Netherlands B.V.

deed of 3 March 2022

Amsterdam

Brussel

Londen

Luxemburg

New York

Rotterdam

NautaDutilh



I EG/RH

DEED OF PLEDGE OVER REGISTERED SHARES ACAL BFI NETHERLANDS B.V.

On this day, the third day of March two thousand and twenty-two, appeared before me, Renate Alijda Punt-Huizer, candidate civil law notary, hereinafter referred to as "civil law notary", acting as deputy of Albert Hendrik Geerling, civil law notary in Rotterdam, the Netherlands: Liduina Catharina Molenaar-van Riet, born at Schiedam on the twenty-third day of June nineteen hundred and sixty-four, employed at the offices of me, civil law notary, located at 3014 DA Rotterdam, Weena 800, acting for the purposes of this Deed as the holder of written powers of attorney from:

- 1. **Beta Bidco Limited**, a company under the laws of England and Wales, with its place of business at 41 Bedford Square, London WC1B 3HX and registered with the Companies House under number 13682601, as pledgor (the "**Pledgor**");
- 2. Acal BFi Netherlands B.V., a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid), having its corporate seat at Eindhoven (address: Luchthavenweg 53, 5657 EA Eindhoven, the Netherlands, trade register number: 17204312), as company (the "Company"); and
- 3. FGI Worldwide LLC, a limited liability company, having its principal office at 410 Park Avenue, Suite 920, New York, NY 10022 United States of America and its registered office at 2711 Centerville Road, Suite 400, Wilmington, New Castle County Delaware 19808 and registered with the Secretary of State, Delaware Department of State under number 202413845, as pledgee (the "Pledgee").

The person appearing, acting in the aforementioned capacities, declared as follows:

DEFINITIONS AND INTERPRETATION

Article 1

1.1 Definitions Receivables Purchase Agreement

Unless otherwise defined in this Deed, capitalised terms and expressions defined in the Receivables Purchase Agreement have the same meanings when used in this Deed.

1.2 Definitions

In this Deed:

"Article" means an article in this Deed.

"Collateral" means all Shares, New Shares and Share Receivables, including dependent rights and ancillary rights and all other rights attached thereto (other than Voting Rights and Meeting Rights).

"DCC" means the Dutch Civil Code (Burgerlijk Wetboek).

"Declared Default" means a Termination Event in respect of which a notice has been issued or rights exercised by the Pledgee under clause 19.3 (Consequences of Termination Event) of the Receivables Purchase Agreement.

"Deed" means this deed of pledge over registered shares.

"Enforcement Event" means a Declared Default which is or has resulted in a default (*verzuim*) as referred to in section 3:248 DCC with respect to the payment of the Secured Obligations.



"Receivables Purchase Agreement" means the receivables purchase agreement dated the third day of March two thousand and twenty-two, made among the Pledgee and those companies listed therein, including the Company, as clients.

"Meeting Rights" means the rights as referred to in section 2:227 DCC.

"New Shares" means any and all shares in the share capital of the Company which the Pledgor will acquire after the execution of this Deed.

"Party" means a party to this Deed.

"Pledge" means any pledge created and any pledge purported to be created under this Deed.

"Secured Obligations" means all monetary payment obligations, whether present or future, actual or contingent, owed to the Pledgee under or in connection with the Finance Documents.

"Share Receivables" means all present and future rights of the Pledgor against the Company related to the Shares and New Shares (other than Voting Rights and Meeting Rights), including rights to dividend, conversion, repurchase, capital repayment, bonus shares, stock dividend, liquidation proceeds, or other forms of distributions, warrants, claims and options, in each case to the extent capable of being pledged and including dependent rights and ancillary rights and all other rights attached thereto.

"Shares" means twenty-six thousand eight hundred (26,800) registered ordinary shares in the share capital of the Company, with a nominal value of ten euro (EUR 10.00) each, numbered 1 up to and including 26,800.

"Voting Rights" means the voting rights attached to the Shares and the New Shares.

1.3 Construction and interpretation

- a. A reference to any agreement, deed or other document is a reference to such agreement, deed or other document as amended, novated, supplemented, extended or restated.
- **b.** A reference to the "**Pledgee**" or the "**Pledgor**" shall be construed to include its respective successors or assigns.
- c. The word "includes" and its derivatives means "includes, but is not limited to" and corresponding derivative expressions.
- d. A "person" includes any individual, firm, company, corporation, government, state or agency of a state or any association, trust, joint venture, consortium, partnership or other entity (whether or not having separate legal personality).
- e. A "right" against a person means a right to receive an amount of money from that person and any other right against that person.
- **f.** Capitalised terms and expressions denoting the singular shall include the plural and vice versa.
- g. The words used in this Deed to describe legal concepts, although in English, refer to concepts under the laws of the Netherlands only and the interpretation of those words under the laws of any country other than the Netherlands is to be disregarded.

1.4 Designation of this Deed



This Deed is a Finance Document.

AGREEMENT AND CREATION OF PLEDGE

Article 2

2.1 Agreement to pledge Collateral

The Pledgor hereby agrees to pledge to the Pledgee, on the terms of this Deed, all its Collateral.

2.2 Creation of plcdge over Collateral

As security for the payment when due of the Secured Obligations, the Pledgor hereby pledges to the Pledgee, where applicable and to the extent permitted by law in advance, all its Collateral. The Pledgee, where applicable and to the extent permitted by law in advance, hereby accepts such pledge.

2.3 Parties' intent

- a. The Pledgor confirms that the Pledge is intended to extend to, and shall not be affected by, any amendment, variation, increase, extension, addition or other event (however fundamental) of, to or affecting any Finance Document and/or of, to or affecting any facility or amount made available under any Finance Document and notwithstanding any other event that may affect the Secured Obligations:
 - i. including any rescheduling of indebtedness under any facility, any accession of a party to or retirement of a party from any Finance Document, any deferral or redenomination of any amount owing under any Finance Document, any change in the purpose for which any facility or amount is made available, any addition of a new facility, any increase of the amount of a facility, or any increase in the margin, fee or commission or any other amount owing or accruing under any Finance Document; and
 - ii. irrespective of whether the purpose of that amendment, variation, increase, extension, addition or other event is to carry out business acquisitions of any nature, to increase working capital, to enable distributions to be made to shareholders, to carry out restructurings, to refinance existing facilities, to refinance any other indebtedness, to make facilities available to new borrowers, or any other purpose,

and shall likewise extend to any fees, costs and/or expenses associated with any such amendment, variation, increase, extension, addition or other event.

b. The Pledgor and the Pledgee confirm and agree that, to the extent the Secured Obligations are transferred to the Pledgor or any other person by way of subrogation or otherwise, whether in whole or in part, the Pledge shall not secure the Secured Obligations so transferred and neither the Pledgor nor any other person shall have the benefit of the Pledge or any rights of the Pledgee under this Deed to the extent related to the Secured Obligations so transferred.

REPRESENTATIONS AND WARRANTIES

Article 3

The Pledgor represents and warrants to the Pledgee that on the date of this Deed:



- a. it has title to its Collateral (to the extent acquired prior to the moment of this representation) and power to dispose of and encumber that Collateral;
- b. except as permitted under the Receivables Purchase Agreement, its Collateral is not subject to any limited right or other encumbrance, no offer has been made or agreement entered into to transfer or encumber its Collateral, whether or not in advance, and no attachment has been levied on its Collateral;
- c. its Collateral is freely transferable and capable of being pledged;
- d. no depositary receipts have been issued for the Shares;
- e. the Shares have been paid up in full;
- there are no outstanding warrants, claims, options or other rights entitling the holder thereof to the transfer of (part of) its Collateral or any of the present and future rights relating thereto;
- g. no rights to receive future dividends or other forms of distributions with respect to any of the Shares have been granted to any party other than to the Pledgee pursuant to this Deed;
- h. there are no outstanding warrants or claims on the Company for the issue of any shares in the share capital of the Company; and
- i. no resolution to dissolve the Company has been adopted nor has the Chamber of Commerce notified the Company of its intention to dissolve the Company within the meaning of section 2:19a DCC.

UNDERTAKINGS

Article 4

4.1 Restrictions on voting

Unless permitted under the Receivables Purchase Agreement, the Pledgor shall not without the prior written consent of the Pledgee vote on the Shares or the New Shares (whether in a meeting or by way of written resolution outside a meeting) in favour of:

- a. a resolution which would adversely affect the validity or the enforceability of the Pledge:
- **b.** the issuance, cancellation or transfer of any shares in the Company's capital by the Company or any reduction of any reserve of the Company;
- c. a resolution to transfer the authority of the general meeting to issue shares in the Company's capital or to grant rights to subscribe for shares in the Company's capital to any other corporate body;
- d. a resolution to amend the Company's articles of association which would adversely affect the rights of the Pledgee under this Deed;
- e. a resolution to dissolve the Company or relating to the liquidation of the Company's business or disposal of all or a material part of the Company's assets;
- f. a resolution for any merger (fusie) or demerger (splitsing) in which the Company is involved.

4.2 Information

At the Pledgee's reasonable request and in such form as the Pledgee may designate, the Pledgor shall provide all information, evidence and documents relating to its Collateral



which the Pledgee deems necessary to exercise its rights under this Deed.

4.3 Duty to notify third parties

The Pledgor shall immediately notify any third party who claims an interest in any of its Collateral of the Pledge. This Article 4.3 is without prejudice to the Pledgee's authority to notify such third parties of the Pledge.

4.4 Duty to notify the Pledgee

The Pledgor shall notify the Pledgee immediately if:

- a. an attachment is levied on its Collateral and/or any claim is made or notice is given by any third party with respect to its Collateral;
- an application is filed for bankruptcy or for the granting of a (provisional or final) suspension of payments in respect of the Pledgor or the Company;
- the Pledgor or the Company is declared bankrupt, is granted a (provisional or final) suspension of payments, is unable to pay its debts in respect of taxes or social security premiums or plans to notify the relevant authorities of such inability;
- an event analogous to any of the above occurs under the laws of any other
 jurisdiction with respect to the Pledgor, the Company or the Pledgor's Collateral;
 and
- e. it becomes aware of any circumstance which could reasonably be expected to adversely affect the Pledge or the value of its Collateral.

4.5 Disposal and negative pledge

Except as permitted under the Receivables Purchase Agreement, the Pledgor shall not without the Pledgee's prior written consent:

- a. sell, transfer or otherwise dispose some or all of its Shares or New Shares whether or not in advance;
- b. other than in the ordinary course of business and on arm's length terms, sell, transfer or otherwise dispose some or all of its Share Receivables whether or not in advance;
- c. create or permit to subsist, whether or not in advance, any limited right or other encumbrance on its Collateral or permit to subsist any attachment over its Collateral; or
- d. other than in the ordinary course of business and on arm's length terms, vary the term of, waive, release, or take any other action in respect of its Collateral if that would have a material adverse effect on the Pledge.

4.6 Further assurances

At the Pledgee's request, the Pledgor shall, at its own expense, provide any assurances to or for the benefit of the Pledgee and perform all acts which the Pledgee reasonably considers necessary for the creation or protection of a Pledge or to exercise, enforce, or have the full benefit of its rights under or in connection with this Deed.

VOTING RIGHTS

Article 5

The Voting Rights shall be vested in (toekomen aan) the Pledgee, subject to the cumulative



conditions precedent that (i) a Termination Event has occurred and (ii) the Company and the Pledgor have been notified in writing by the Pledgoe that it wishes to exercise the Voting Rights. The Company confirms (and the Pledgor agrees) that a written notice from the Pledgee to the Company and the Pledgor in accordance with the provisions of this Deed, stating that a Termination Event has occurred and that the Pledgee wishes to exercise the Voting Rights shall be sufficient for it to accept the Pledgee as being exclusively entitled to exercise the Voting Rights. Until the notice referred to in the preceding sentence has been sent the Meeting Rights shall not accrue to the Pledgee.

AUTHORITY TO COLLECT

Article 6

- a. The Pledgor may collect its Share Receivables to the extent permitted under and in accordance with the Finance Documents.
- b. Upon the occurrence of a Termination Event, the Pledgee may inform the Pledgor that it is no longer authorised to collect the Share Receivables from the Company and notify, or instruct the Pledgor to notify, the Company to make all further payments into a bank account designated by the Pledgee.
- c. Following the exercise by the Pledgee of its rights under paragraph b. above, the Pledgor may no longer collect its Share Receivables and the Pledgee shall be solely authorised to collect those Share Receivables. The Pledgee's authority to collect the Share Receivables includes the right or authority to demand, by legal proceedings or otherwise, payment by the Company of those Share Receivables and the Pledgee is hereby authorised to enter into compromises, settlements and other agreements with the Company, to grant a discharge in respect of those Share Receivables and to exercise all other rights of the Pledgor in connection with those Share Receivables (including causing any or all of them to be due and payable). The Pledgor hereby undertakes not to take any of the actions described in the previous sentence following the exercise by the Pledgee of its rights under paragraph b. above.
- d. The Pledgor hereby in advance waives any right it may have to request authorisation of the competent court for the collection of its Share Receivables as referred to in section 3:246(4) DCC.

ENFORCEMENT

Article 7

- a. Upon the occurrence of an Enforcement Event, the Pledgee may, without any further notice of default or other notice being required:
 - i. sell any or all of the Collateral and take recourse against the proceeds of sale;
 - ii. take recourse against the proceeds of any Share Receivables collected pursuant to paragraph c. of Article 6 (*Authority to collect*); and
 - iii. exercise any other right, remedy, power or discretion it may have under this Deed or otherwise.

in each case in accordance with applicable law.

b. The Pledgor waives its right to file a request with the court under section 3:251(1) DCC to sell its Collateral in a manner other than as provided for in section 3:250 DCC.



- c. The Pledgee shall not be obliged to notify the Pledgor of the sale or of how, where or when it will be or was conducted as provided for in section 3:249(1) DCC and 3:252 DCC.
- d. The Pledgee is not obliged to enforce any other security right created under or in connection with the Finance Documents prior to enforcement of the Pledge.
- c. The Pledgor hereby irrevocably and unconditionally waives any right it may have or acquire under sections 3:233, 3:234, 6:139 and 6:154 DCC.

APPLICATION OF PROCEEDS

Article 8

The Pledgee shall apply the proceeds from the sale or the collection of any Collateral towards satisfaction of the Secured Obligations in accordance with the provisions of the Receivables Purchase Agreement, subject to mandatory provisions of the laws of the Netherlands.

CANCELLATION

Article 9

The Pledgee is entitled to cancel any Pledge and any contractual arrangements set out in this Deed in whole or in part by notice in writing to the Pledgor as provided for in section 3:81(2)(d) DCC. The Parties hereby agree that, upon the cancellation of the Pledge in whole by notice pursuant to this Article 9, the remaining contractual rights and obligations created under this Deed will be terminated without any further actions being required except for the rights and obligations under Article 10 (Liability), Article 12 (Rights to recourse and subrogation) and Article 14 (Governing law and jurisdiction) which will remain in full force and effect.

LIABILITY

Article 10

The Pledgee is not liable to the Pledgor for any loss or damage arising from any exercise of, or failure to exercise, its rights under this Deed, except for gross negligence or wilful misconduct of the Pledgee.

POWER OF ATTORNEY

Article 11

- a. The Pledgor hereby gives the Pledgee an irrevocable power of attorney, with the right of substitution, to perform all acts, including acts of disposition, on behalf of the Pledgor which in the sole opinion of the Pledgee are necessary in order to:
 - i. create any Pledge; and/or
 - ii. have the full benefit of any Pledge (including performing any of the Pledgor's obligations under this Deed and exercising any of the Pledgor's rights to and in connection with the Collateral).
- **b.** In acting on behalf of the Pledgor pursuant to the power of attorney, the Pledgee may act as counterparty of the Pledgor even in the event of a conflict of interest.
- c. The Pledgee may only use the power of attorney described in paragraph a.ii. above if the Pledgor fails to comply with any of its obligations under or in connection with this Deed or an Event of Default has occurred.

RIGHTS TO RECOURSE AND SUBROGATION

Article 12



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- a. The Pledgor shall not have any right to recourse against the Company or subrogate in any rights of the Pledgee against the Company in connection with the exercise by the Pledgee of any of its rights under this Deed or the performance by the Pledgor of its obligations under this Deed.
- b. If and to the extent under any applicable law, notwithstanding paragraph a. above, the Pledgor shall have any right to recourse against the Company or any other Credit Party Obligor or to subrogate in any rights of the Pledgee in connection with the exercise by the Pledgee of any of its rights under this Deed or the performance by the Pledgor of its obligations under this Deed, the Pledgor shall not exercise any such rights until all Secured Obligations have been irrevocably paid in full, and any such rights shall be subordinated to the Secured Obligations.

MISCELLANEOUS

Article 13

13.1 No rescission, nullification or suspension

To the extent permitted by law, the Pledgor hereby waives any right it may have at any time:

- a. under sections 6:228 or 6:265 DCC or on any other ground (under any applicable law) to rescind or nullify this Deed or to demand its rescission or nullification in legal proceedings; and
- b. under sections 6:52, 6:262 or 6:263 DCC or on any other ground (under any applicable law) to suspend the performance of any obligation under or in connection with this Deed.

13.2 Transfer of rights and obligations

- a. The Pledgor may not transfer any of its rights and/or obligations under or in connection with this Deed or its contractual relationship under this Deed without the Pledgee's prior written consent.
- b. The Pledgee may transfer its contractual relationship under this Deed in whole or in part. The Pledgor and the Company hereby, in advance, irrevocably grant its cooperation to such transfer of contractual relationship.
- c. The Pledgee may provide any transferee or proposed transferee with any information concerning the Pledgor, the Company and/or the Collateral.

13.3 Notices

Any notice or other communication under or in connection with this Deed must be made in accordance with the Receivables Purchase Agreement.

13.4 Records and calculations of the Pledgee

The books and records maintained by the Pledgee and any calculation or determination by the Pledgee of the existence and the amount of the Secured Obligations are, in the absence of manifest error and subject to evidence of the contrary, conclusive evidence within the meaning of section 151 Dutch Code of Civil Procedure of the existence and the amounts of the Secured Obligations and other matters to which they relate.

13.5 Partial invalidity

If, at any time, any provision of this Deed is or becomes illegal, invalid or unenforceable



in any respect under any law of any jurisdiction, neither the legality, validity or enforceability of the remaining provisions nor the legality, validity or enforceability of such provision under the law of any other jurisdiction will in any way be affected or impaired.

13.6 Amendments

This Deed may only be amended by a written agreement, to the extent required by the laws of the Netherlands in the form of a notarial deed executed before a civil law notary in the Netherlands.

13.7 No implied waiver and no forfeiture

- a. Any waiver under this Deed must be made by giving written notice to that effect.
- b. Where the Pledgee does not exercise any right under or in connection with this Deed (which includes the granting by the Pledgee to the Pledgor of an extension of time in which to perform its obligations under any of these provisions), this will not constitute a waiver or forfeiture of that right.
- c. The rights of the Pledgee under this Decd supplement any other right that the Pledgee may have under the laws of the Netherlands or any other law.

13.8 Conflicts

If there is a conflict between this Deed and the Receivables Purchase Agreement, the Receivables Purchase Agreement shall to the extent permitted by law and provided it does not affect (i) the validity and enforceability of the Pledge and (ii) Article 14 (Governing law and jurisdiction), take priority over the provisions of this Deed.

GOVERNING LAW AND JURISDICTION

Article 14

- a. This Deed is governed by the laws of the Netherlands (including (i) the obligation of the Pledgor as set out in Article 2.1 (*Agreement to pledge Collateral*) to create the Pledgo, notwithstanding the existence of a provision in any other Finance Document stating that this obligation is to be governed by the laws of any other jurisdiction, and (ii) the submission to jurisdiction pursuant to paragraph c. of this Article 14).
- b. If a Party is represented by an attorney in connection with the signing and/or execution of this Deed or any other agreement, deed or document referred to in this Deed or made pursuant to this Deed, and the power of attorney is governed by the laws of the Netherlands, it is hereby acknowledged and accepted by each other Party that the existence and extent of the attorney's authority and the effects of the attorney's exercise or purported exercise of his or her authority shall be governed by the laws of the Netherlands.
- c. The courts of Amsterdam, the Netherlands have exclusive jurisdiction to settle any dispute arising from or in connection with this Deed (including a dispute regarding the existence, validity or termination of this Deed) and to hear any action or application to a court regarding enforcement of the Pledge. This paragraph c. is for the benefit of the Pledgee only. As a result, the Pledgee shall not be prevented from taking proceedings in any other courts with jurisdiction. To the extent permitted by law, the Pledgee may take concurrent proceedings in any number of jurisdictions.



- d. Any proceedings, including actions for interim measures, such as protective measures, in the courts of Amsterdam shall be conducted in the English language before the chamber for international commercial matters (the "Netherlands Commercial Court" or the "Netherlands Commercial Court of Appeal").
- e. Notwithstanding the foregoing choice for proceedings in the English language before the Netherlands Commercial Court or the Netherlands Commercial Court of Appeal, as the case may be, the Pledgee may elect to take proceedings in the Dutch language in another chamber at the courts of Amsterdam.

MANNER OF ACOUISITION

Article 15

The Pledgor acquired:

- a. the shares, numbered 1 up to and including 18,000, by means of a transfer on the legal basis (titel) of purchase, as is evidenced by a deed executed on the third day of March two thousand and twenty-two before B.J. Kuck, civil law notary at Amsterdam. The transfer was acknowledged by the Company on the same date, as is evidenced by that same notarial deed; and
- b. the shares, numbered 18,001 up to and including 26,800, by means of an issue against contribution in kind by the Company to the Pledgor, as is evidenced by a deed of issue against contribution in kind executed on the third day of March two thousand and twenty-two before P.P. de Vries, civil law notary at Amsterdam.

ACKNOWLEDGEMENT AND COMPANY STATEMENTS

Article 16

The Company:

- a. acknowledges the Pledge on the Shares and acknowledges in advance, to the extent permitted by law, the Pledge on the New Shares;
- b. will cause the Pledge including the conditional transfer of the Voting Rights and the conditional vesting in the Pledgee of the Meeting Rights to be duly entered in its shareholders' register without delay and provide the Pledgee, as soon as practically possible, with a copy of the relevant entries in its shareholders' register;
- c. acknowledges that it has received notification of the Pledge on the Share Receivables and consents to that Pledge;
- d. undertakes not to co-operate with the issue of any shares or rights to subscribe for or otherwise acquire shares in the capital of the Company, except as permitted under the Receivables Purchase Agreement;
- e. confirms that it has at all times and without interruption accepted as valid the transfers by which the Pledgor acquired the Shares in its own capital and all previous transfers of such Shares, if any; and
- f. shall act in accordance with the provisions of this Deed.

APPROVAL OF PLEDGE

Article 17

In accordance with section 2:198 DCC and the relevant provisions of the articles of association of the Company, neither the creation of the Pledge nor the conditional transfer of Voting Rights to



the Pledgee requires the approval of any of the Company's corporate bodies.

AUTHORITY AND POWER OF ATTORNEY

Article 18

The authorisation granted to the person appearing is evidenced by three (3) private powers of attorney, copies of which will be attached to this Deed immediately after the execution of this Deed.

CIVIL LAW NOTARY

Article 19

- a. The Parties are aware that the undersigned civil law notary works with NautaDutilh N.V., the firm that has advised the Pledgee in this transaction.
- b. With reference to the Code of Conduct (Verordening beroeps- en gedragsregels) laid down by the Royal Notarial Professional Organisation (Koninklijke Notariële Beroepsorganisatie), the Parties hereby explicitly consent to:
 - i. the undersigned civil law notary executing this Deed; and
 - ii. the Pledgee being assisted and represented by NautaDutilh N.V. in relation to the Finance Documents, this Deed and any agreements that may be concluded, or disputes that may arise, in connection therewith.

FINAL STATEMENTS

The person appearing is known to me, civil law notary.

This Deed was executed in Rotterdam on the date stated at the beginning of this Deed.

After I, civil law notary, had conveyed and explained the contents of this Deed in substance to the person appearing, the person appearing declared to have taken note of the contents of this Deed, to be in agreement with its contents and not to wish them to be read out in full.

Following a partial reading, this Deed was signed by the person appearing and me, civil law notary.

(signatures follow)

