Registration of a Charge

Company name: EDINBURGH WOOLLEN MILL LIMITED (THE)

Company number: SC024081

Received for Electronic Filing: 13/03/2019



Details of Charge

Date of creation: 11/03/2019

Charge code: SC02 4081 0034

Persons entitled: BARCLAYS BANK PLC AS SECURITY AGENT FOR THE SECURED

PARTIES

Brief description: NOT APPLICABLE.

Contains fixed charge(s).

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

undertaking of the company).

Contains negative pledge.

Authentication of Form

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

Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

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

FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: ADDLESHAW GODDARD LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 24081

Charge code: SC02 4081 0034

The Registrar of Companies for Scotland hereby certifies that a charge dated 11th March 2019 and created by EDINBURGH WOOLLEN MILL LIMITED (THE) was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 13th March 2019.

Given at Companies House, Edinburgh on 14th March 2019

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





ADDLESHAW G GODDARD

Dated | | Ma(M 2019

EWM (TOPCO) LIMITED

THE PARTIES LISTED IN SCHEDULE 1 HERETO

BARCLAYS BANK PLC

AS SECURITY AGENT

DEBENTURE

This Debenture is subject to the terms of a ranking deed dated today's date

Contents

	Clause	Page	
1	Definitions and Interpretation	1	
2	Covenant to pay		
3	Charging provisions		
4	Continuing security		
5	Negative pledge		
6	Restrictions on disposals		
7	Further assurance		
8	Land Registry		
9	Notices of assignments and charges		
10	Undertakings		
11	Power to remedy		
12	Security power of attorney		
13	Enforcement of security		
14	Receiver		
15	Delegation		
16	Application of monies		
17	Remedies and waivers		
18	Protection of third parties		
19	Additional security		
20	Settlements conditional		
21	Subsequent Security		
22	Set-off		
23	Notices		
24	Invalidity		
25	Assignment		
26	Releases		
27	Currency clauses		
28	Certificates and determinations		
29	Counterparts		
30	Governing law		
31	Enforcement		
Sche	dule 1		
	The Chargors	26	
Sche	edule 2		
	Properties	27	
	·		
Sche	dule 3		
	Subsidiary Shares	28	
Sche	edule 4	0.0	
	Relevant Agreements		
	Part 1 - Form of notice of assignment		
	Part 2 - Form of acknowledgement	32	
O a le c	dula F		
ocne	edule 5	22	
	Relevant Policies		
	Part 1 - Form of notice of assignment	აა	

EXECUTION VERSION

Part 2 - Form of acknowledgement	
Schedule 6	
Accounts	36
Part 1 - Form of notice of charge	
Part 2 - Form of acknowledgement	37
Schedule 7	
Intellectual Property	38
Schedule 8	
Form of Security Deed of Accession	68

This Debenture is made on

11 March 2019

Between

- (1) EWM (Topco) Limited (registered in England with number 04542352) (Company);
- (2) The Subsidiaries of the Company listed in Schedule 1 (The Chargors) (together with the Company, the Original Chargors); and
- (3) Barclays Bank PLC (registered in England with number 01026167) as security agent for the Secured Parties (Security Agent which term shall include any person appointed as security agent or as an additional trustee in accordance with the terms of the Ranking Deed).

It is agreed

1 Definitions and interpretation

1.1 Definitions

In this Deed:

Account has the meaning given to it in clause 3.4(h) (First fixed charges)

Additional Chargor means a company which creates Security over its assets in favour of the Security Agent by executing a Security Deed of Accession

Chargor means an Original Chargor or an Additional Chargor

Chattels has the meaning given to it in clause 3.4(d) (First fixed charges)

Collection Account means such Account or Accounts as a Chargor and the Security Agent may agree in writing from time to time

Debts has the meaning given to it in clause 3.4(g) (First fixed charges)

Direction has the meaning given to it in clause 10.1(d) (Planning directions)

Event of Default has the meaning given to It in the Facility Agreement

Facility Agreement means the Facility Agreement between the Company and others as Original Borrowers, the Company and others as Original Guarantors, Barclays Bank PLC, Santander UK PLC and The Royal Bank of Scotland PLC as Mandated Lead Arrangers, Barclays Bank PLC, Santander UK PLC and The Royal Bank of Scotland PLC as Original Lenders, Barclays Bank PLC as Agent and Security Agent and dated on or about the date of this Deed under which the Lenders agree to make available to the Borrowers a revolving credit facility

Fixtures means in respect of any Secured Property, all fixtures and fittings (including trade fixtures and fittings) and fixed plant and machinery now or at any time after the date of this Deed on that Secured Property

Floating Charge Assets means all the assets and undertaking from time to time subject to the floating charge created under clause 3.5 (Floating charge)

Instructing Group has the meaning given to it in the Ranking Deed

Insurance Policies means, in respect of a Chargor, all policies of insurance present and future in which it has an interest

Investments means any shares, stocks, debenture security, securities, bonds and investments of any type (other than the Subsidiary Shares) whatever, including but not limited to, negotiable instruments, certificates of deposit, eligible debt securities, interests in collective investment schemes, or other investments referred to in section 22 of, and as defined in Part II of Schedule 2 to, the Financial Services and Markets Act 2000 and Part III of the Financial Services and Markets Act 2000 (Regulated Activities) Order 2001, whether certificated or uncertificated, physical or dematerialised, registered or unregistered, held by the relevant Chargor or by a trustee or clearance system or nominee

Occupational Lease means, in respect of a Chargor, a lease of a Secured Property in respect of which it is landlord

Party means a party to this Deed

Planning Acts means the Town and Country Planning Acts 1990, the Planning (Listed Buildings and Conservation Areas) Act 1990, the Planning (Hazardous Substances) Act 1990, the Planning (Consequential Provisions) Act 1990, the Planning and Compensation Act 1991, the Planning and Compulsory Purchase Act 2004 and any regulations or subordinate legislation made under any of the foregoing and any other statute or regulation governing or controlling the use or development of land and buildings

Premises means any building on a Secured Property

Properties means the properties (if any) listed in Schedule 2 (Properties)

Receiver means any receiver, manager or administrative receiver appointed by the Security Agent in respect of any Chargor or any of the Secured Assets

Related Rights means, in respect of any Investment or Subsidiary Share:

- (a) all monies paid or payable in respect of that investment or Subsidiary Share (whether as income, capital or otherwise)
- (b) all shares, investments or other assets derived from that Investment or Subsidiary Share and
- (c) all rights derived from or incidental to that Investment or Subsidiary Share

Relevant Agreement means:

- (a) each Hedging Agreement and
- (b) each other agreement designated as a Relevant Agreement by the Security Agent and the Company in writing

Relevant Policies means the commercial combined Insurance Policies together with all monies payable in respect of those policies

Scottish Assets means in respect of a Chargor, all undertaking, property and assets of that Chargor, both present and future located in Scotland or otherwise governed by Scots law charged to the Security Agent pursuant to the floating charge dated on or around the date of this Deed

Secured Assets means, in respect of any Chargor, all of its assets and undertaking the subject of any Security created by, under or supplemental to, this Deed in favour of the Security Agent

Secured Obligations means, in respect of any Chargor, all monies and liabilities now or after the date of this Deed due, owing or incurred by that Chargor to:

- (a) the Finance Parties (or any of them) under the Finance Documents (or any of them);and
- (b) each Bilateral Lender under the Bilateral Documents,

in any manner and in any currency or currencies and whether present or future, actual or contingent, whether incurred solely or jointly with any other person and whether as principal or surety, together with all interest accruing on such monies and liabilities and all costs, charges and expenses incurred by any Finance Party under any Finance Document and a Bilateral Lender under any Bilateral Document, except for any obligation which, if it were included here, would constitute unlawful financial assistance, or its equivalent in any other jurisdiction

Secured Parties has the meaning given to it in the Ranking Deed

Secured Property means at any time the Properties and all other freehold, leasehold or commonhold property which is subject to any Security created by, under or supplemental to this Deed

Security Deed of Accession means a deed in the form set out in Schedule 8 (Form of Security Deed of Accession) by which a person will become a party to this Deed as a Chargor

Security Period means the period beginning on the date of this Deed and ending on the date on which the Security Agent is satisfied that the Secured Obligations have been irrevocably and unconditionally satisfied in full and all facilities made available by:

- (a) the Finance Parties (or any of them) under the Finance Documents (or any of them); and
- (b) a Bilateral Lender under all Bilateral Documents

have been cancelled

Subsidiary Shares means, in respect of a Chargor, all shares present and future held by it in its Subsidiaries (including those listed in Schedule 3 (Subsidiary Shares))

1.2 Interpretation

- (a) Unless otherwise defined in this Deed, a term defined in the Facility Agreement has the same meaning when used in this Deed or any notices, acknowledgements or other documents issued under or in connection with this Deed.
- (b) In this Deed the term **dispose** includes any sale, lease, licence, transfer or loan.
- (c) Clause 1.2 (Interpretation) of the Facility Agreement is incorporated in this Deed as if set out here in full but so that each reference in that clause to this Agreement shall be read as a reference to this Deed.

1.3 Third party rights

- (a) Unless expressly provided to the contrary in any Finance Document, a person who is not a Party has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce or enjoy the benefit of any term of this Deed or any other Finance Document Issued or entered into under or in connection with it but this does not affect any right or remedy of a third party which exists or is available apart from the Contracts (Rights of Third Parties) Act 1999.
- (b) Unless expressly provided to the contrary in any Finance Document the consent of any person who is not a Party is not required to rescind or vary this Deed or any other Finance Document entered into under or in connection with it.

1.4 Administration

- (a) Any reference in this Deed, or any other Finance Document entered Into under or in connection with it, to the making of an administration order shall be treated as including a reference to the appointment of an administrator under paragraph 14 (by the holder of a qualifying floating charge in respect of a Chargor's assets) or 22 (by a Chargor or the directors of a Chargor) of Schedule B1 to the Insolvency Act 1986 or any steps taken toward such order or appointment.
- (b) Any reference in this Deed or any other Finance Document entered into under or in connection with it, to making an application for an administration order by petition shall be treated as including a reference to making an administration application to the court under Schedule B1 to the Insolvency Act 1986, appointing an administrator under paragraph 14 or 22 of that Schedule, or giving notice under paragraph 15 or 26 of that Schedule of intention to appoint an administrator or any steps taken towards such application or notice.

1.5 Incorporated terms

The terms of the Finance Documents and Bilateral Documents and of any side letters relating to the Finance Documents and the Bilateral Documents and the Secured Obligations are incorporated into this Deed to the extent required for any purported disposition of any Secured Assets contained in this Deed to be a valid disposition in accordance with section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989.

1.6 Ranking deed

This Deed is subject to the terms of a ranking deed dated the date of this Deed.

2 Covenant to pay

Each Chargor covenants with the Security Agent as security agent for the Secured Parties, to pay and discharge the Secured Obligations when they become due for payment and discharge in accordance with the terms of the Finance Documents and/or Bilateral Documents.

3 Charging provisions

3.1 General

All Security created by a Chargor under clauses 3.2 to 3.5 inclusive is:

- (a) a continuing security for the payment and discharge of the Secured Obligations;
- subject to any other Security granted in favour of the Security Agent in respect of the Scottish Assets, granted with full title guarantee;
- (c) granted in respect of all the right, title and interest (if any), present and future, of that Chargor in and to the relevant Secured Asset; and
- (d) granted in favour of the Security Agent as security agent for the Secured Parties.

3.2 First legal mortgages

Each Chargor charges by way of first legal mortgage:

- (a) the Properties;
- (b) all other interests and estates in freehold, leasehold or commonhold property,

and, in each case, all Premises and Fixtures on such property for the time being.

3.3 Assignments

- (a) Each Chargor assigns:
 - (i) the Relevant Agreements to which it is a party; and
 - (ii) the Relevant Policies to which it is a party.
- (b) Each Chargor shall remain liable to perform all its obligations under the Relevant Agreements and the Relevant Policies to which it is a party.
- (c) Notwithstanding the other terms of this clause 3.3, prior to the occurrence of a Default which is continuing, each Chargor may, subject to the other terms of the Finance Documents, continue to exercise all and any of its rights under and in connection with the Relevant Agreements.

3.4 First fixed charges

Each Chargor charges by way of first fixed charge:

- (a) all other interests and estates in any freehold, leasehold or commonhold property;
- (b) the proceeds of sale of its Secured Property and all licences to enter on or use any Secured Property;
- the benefit of all other agreements, instruments and rights relating to its Secured Property;
- (d) all plant, machinery, vehicles, computers, office and other equipment, all furniture, furnishings, equipment and tools and any removals or replacement of them, (together Chattels) present and future and the benefit of all contracts, licences, warranties, maintenance contracts relating to them and any renewals and replacements of them;

5

(e) the Subsidiary Shares together with all Related Rights;

- (f) the Investments together with all Related Rights;
- (g) all book and other debts due to the relevant Chargor and their proceeds (both collected and uncollected) (together Debts) and all rights, guarantees, security or other collateral in respect of the Debts (or any of them) and the benefit of any judgment or order to pay a sum of money and all rights to enforce the Debts (or any of them);
- (h) all monies from time to time standing to the credit of each account held by the relevant Chargor with any bank, building society, financial institution or other person (each an Account);
- (i) all its Intellectual Property (including without limitation that described in Schedule 7 (Intellectual Property));
- (j) all its goodwill and uncalled capital;
- (k) the benefit of all Authorisations held or utilised by it in connection with its business or the use of any of its assets and the right to recover and receive compensation payable in respect of any of them; and
- (l) to the extent that any legal mortgage in clause 3.2 or any assignment in clause 3.3 is ineffective as a legal mortgage or an assignment (as applicable), the assets referred to in that clause.

3.5 Floating charge

Each Chargor charges by way of first floating charge:

- (a) all its assets (other than the Scottish Assets) and undertaking wherever located both present and future other than any assets effectively charged by way of legal mortgage or fixed charge or assigned under clauses 3.2, 3.3 or 3.4; and
- (b) the Scottish Assets whether or not the same are effectively charged by way of legal mortgage or fixed charge or assigned under clauses 3.2, 3.3 or 3.4.

3.6 Qualifying floating charge

This Deed contains a qualifying floating charge and paragraph 14 of Schedule B1 to the insolvency Act 1986 applies to the floating charge created by or under this Deed.

3.7 Conversion of floating charge to a fixed charge

The Security Agent may at any time by notice in writing to any Chargor convert the floating charge created under clause 3.5 (other than insofar as it relates to the Scottish Assets) into a fixed charge as regards any Floating Charge Asset as it shall specify in the notice if:

- (a) an Event of Default is continuing; or
- (b) in the opinion of the Instructing Group that Floating Charge Asset is in danger of being seized or any legal process or execution is being enforced against that Floating Charge Asset.

3.8 Automatic conversion of floating charge to a fixed charge

If (unless permitted in writing by the Security Agent or expressly permitted under the terms of the Facility Agreement):

- (a) a Chargor creates or attempts to create any Security over any of its Floating Charge Assets;
- (b) any person levies or attempts to levy any distress, attachment, execution or other legal process against any Floating Charge Asset; or
- (c) any corporate action, legal proceedings or other procedures or steps are taken for the winding up, dissolution, administration or reorganisation of any Chargor,

the floating charge created by this Deed will (other than in respect of any Scottish Assets if and to the extent that a Receiver would not be capable of exercising his powers in Scotland in relation thereto under Section 72 of the Insolvency Act 1986 by reason of automatic conversion) automatically and immediately without notice be converted into a fixed charge over the relevant assets or, in the circumstances described in clause 3.8(c), over all of the Floating Charge Assets.

3.9 Small company moratorium

Where a Chargor is an eligible company within the meaning of paragraphs 2 to 4 (inclusive) of Schedule A1 to the Insolvency Act 1986, then the obtaining of a moratorium, including any prellminary decision, or investigation in terms of paragraph 43 of Schedule A1 to the Insolvency Act 1986 shall not cause the floating charge created by this Deed to crystallise into a fixed charge, nor cause restrictions which would not otherwise apply to be imposed on the disposal of its property and assets by that Chargor.

4 Continuing security

4.1 The Security constituted by this Deed shall be continuing security and shall remain in full force and effect regardless of any intermediate payment or discharge by any Chargor or any other person of the whole or any part of the Secured Obligations.

4.2 Recourse

The Security constituted by this Deed:

- (a) is in addition to any other Security which any Finance Party may hold at any time for the Secured Obligations (or any of them); and
- (b) may be enforced without first having recourse to any other rights of any Finance Party.

5 Negative pledge

- 5.1 No Chargor shall create or permit to subsist any Security over any of its assets.
- 5.2 No Chargor shall:
 - (a) sell, transfer or otherwise dispose of any of its assets on terms whereby they are or may be leased to or re-acquired by a Chargor or any other member of the Group;
 - (b) sell, transfer or otherwise dispose of any of its receivables on recourse terms;

- (c) enter into any arrangement under which money or the benefit of a bank or other account may be applied, set-off or made subject to a combination of accounts; or
- (d) enter into any other preferential arrangement having a similar effect,

in circumstances where the arrangement or transaction is entered into primarily as a method of raising Financial Indebtedness or of financing the acquisition of an asset.

5.3 Clauses 5.1 and 5.2 do not apply to any Security or arrangement which are permitted in accordance with the terms of the Facility Agreement.

6 Restrictions on disposals

- 6.1 No Chargor shall enter into a single transaction or a series of transactions (whether related or not) and whether voluntary or involuntary to sell, lease, transfer or otherwise dispose of any Secured Assets.
- 6.2 Clause 6.1 does not apply to such transactions which are permitted in accordance with the terms of the Facility Agreement.

7 Further assurance

- 7.1 Each Chargor shall promptly do all such acts and execute all such documents (including assignments, transfers, mortgages, charges, notices and instructions) as the Security Agent may reasonably specify (and in such form as the Security Agent may reasonably require) in favour of the Security Agent or its nominee(s):
 - (a) to create, perfect, protect and maintain the Security created or intended to be created under or evidenced by this Deed or for the exercise of any rights, powers and remedies of the Security Agent or the Finance Parties provided by or pursuant to this Deed or by law;
 - (b) to confer on the Security Agent or confer on the Finance Parties Security over any property and assets of that Chargor located in any jurisdiction equivalent or similar to the Security intended to be conferred by or pursuant to this Deed; and/or
 - (c) (if an Event of Default is continuing) to facilitate the realisation of the assets which are, or are intended to be, the subject of the Security created by or under this Deed.
- 7.2 Each Chargor shall take all such action as is available to it (including making all filings and registrations) as may be necessary for the purpose of the creation, perfection, protection or maintenance of any Security conferred or intended to be conferred on the Security Agent or the Finance Parties by or pursuant to this Deed.
- 7.3 Any document required to be executed by a Chargor under this clause 7 will be prepared at the cost of that Chargor.

8 Land Registry

8.1 Application for restriction

(a) In relation to land and buildings situated in England and Wales title to which is registered or is to be registered at the Land Registry, each Chargor consents to an application being made to the Chief Land Registrar for registration of a restriction on the register of title of all present and future registered freehold, leasehold or commonhold property of

that Chargor (and any unregistered properties subject to compulsory first registration at the date of this Deed).

(b) The Chargor confirms that so far as any of the Secured Property is unregistered, such land is not affected by any disclosable overriding interests within the meaning of the Land Registration Act 2002 or the Land Registration Rules 2003.

8.2 Tacking and further advances

The Lenders are, subject to the terms of the Facility Agreement, under an obligation to make further advances to the Borrowers and this security has been made for securing such further advances. The Security Agent and each Chargor by this Deed consent to an application being made to the Chief Land Registrar to enter a note of such obligation on the register of title to all present and future registered property of that Chargor (and any unregistered properties subject to compulsory first registration at the date of this Deed).

9 Notices of assignments and charges

9.1 Relevant Agreements

- (a) Each Chargor which is party to a Relevant Agreement shall give notice in the form specified in Part 1 (Form of notice of assignment) of Schedule 4 to the other parties to each Relevant Agreement that the Chargor has assigned to the Security Agent all its right, title and interest in that Relevant Agreement.
- (b) The relevant Chargor shall give the notices referred to in clause 9.1(a):
 - (i) In the case of each Hedging Agreement in existence as at the date of this Deed, on the date of this Deed; and
 - (ii) In the case of each Relevant Agreement coming into existence or being designated as such after the date of this Deed, on the later of that agreement coming into existence or being designated a Relevant Agreement.
- (c) The relevant Chargor shall use reasonable endeavours to procure that the recipient of each such notice acknowledges that notice in substantially the form specified in Part 2 (Form of acknowledgement) of Schedule 4 within 5 Business Days of that notice being given.

9.2 Insurance Policies

- (a) Each Chargor which is an insured party under a Relevant Policy shall give notice in the form specified in Part 1 (Form of notice of assignment) of Schedule 5 to each insurer under each Relevant Policy that the Chargor has assigned to the Security Agent all its right, title and interest in that Relevant Policy.
- (b) The relevant Chargor shall give the notices referred to in clause 9.2(a):
 - (i) in the case of each Relevant Policy subsisting at the date of this Deed, on the date of this Deed; and
 - (ii) in the case of each Relevant Policy coming into existence after the date of this Deed, on that Relevant Policy being put on risk.

(c) The relevant Chargor shall use reasonable endeavours to procure that the recipient of each such notice acknowledges that notice in substantially the form specified in Part 2 (Form of acknowledgement) of Schedule 5 within 5 Business Days of that notice being given.

9.3 Charge over accounts

- (a) Each Chargor holding an Account shall give notice in the form specified in Part 1 (Form of notice of charge) of Schedule 6 to the financial institution at which such Account is held that the Chargor has created a fixed charge over the balance standing to the credit of that Account.
- (b) The relevant Chargor will give the notices referred to in clause 9.3(a):
 - (i) in the case of an Account held by that Chargor at the date of this Deed, on the date of this Deed; and
 - (ii) in the case of an Account opened after the date of this Deed, on that Account being opened.
- (c) The relevant Chargor shall use reasonable endeavours to procure that the recipient of each such notice acknowledges that notice substantially in the form specified in Part 2 (Form of acknowledgement) of Schedule 6 within 5 Business Days of that notice being given.

9.4 Tangible assets

Within 5 Business Days of request by the Security Agent, each Chargor will affix to, and maintain in a visible place on each of its Chattels specified in such request the value of which exceeds £25,000, a notice in the following terms:

"Notice of Charge

This ♦ and all additions to it and ancillary equipment are subject to a first fixed charge in favour of Barclays Bank PLC as security agent".

The relevant Chargor shall not conceal, after or remove such notice or permit it to be concealed, aftered or removed.

9.5 Register of Trade Marks

Each Chargor as registered proprietor hereby appoints the Security Agent as its agent to apply for the particulars of this Deed and the interest of the Finance Parties in the Intellectual Property and any other or future trade marks or trade mark applications registered or to be registered in the United Kingdom in the name of that Chargor, to be made on the Register of Trade Marks under section 25(1) of the Trade Marks Act 1994. Each Chargor hereby agrees to execute all documents and forms required to enable such particulars to be entered on the Register of Trade Marks.

10 Undertakings

Each Chargor undertakes to the Security Agent in accordance with this clause 10. The undertakings in this clause 10 shall remain in force during the Security Period.

10.1 Real property

(a) Access

It will permit the Security Agent and such person or persons as the Security Agent shall nominate at all reasonable times and on reasonable notice to enter on any part of its Secured Property.

(b) Repair

- (i) It shall keep its Secured Property in good and substantial repair and condition and decorative order.
- (ii) It shall repair any defect or damage to any of its Secured Property promptly and if it fails to do so the Security Agent may, but shall not be obliged to, do so.

(c) Planning

It shall not do or allow or omit to be done anything which may infringe or contravene the Planning Acts affecting its Secured Property, nor make any application for the grant of planning permission within the meaning of the Planning Acts without the prior written consent of the Security Agent.

(d) Planning directions

- (i) Within 5 Business Days of receipt by it of any notice or order (Direction) served on or Issued to it by any local or other authority (whether under the Planning Acts or otherwise) in respect of any part of its Secured Property, it shall give full particulars of the Direction to the Security Agent and, if so requested by the Security Agent, produce the Direction or a copy of it to the Security Agent.
- (ii) It shall advise the Security Agent of all steps taken or proposed to be taken by it from time to time to comply with the terms of the Direction.
- (iii) It shall take all necessary steps to comply with the Direction.
- (iv) It shall at the request of the Security Agent (but at the cost of the Chargor) make or join with the Security Agent in making such objections, representations against, appealing against or in respect of any proposal contained in the Direction as the Security Agent shall deem expedient in order to protect the interests of the Finance Parties.

(e) Deposit of title deeds

It shall deposit with the Security Agent all deeds and documents to title relating to its Secured Property.

(f) Outgoings

It will punctually pay and indemnify the Security Agent and any Receiver against all present and future rents, rates, taxes, assessments and outgoings of whatsoever nature imposed on or payable in respect of its Secured Property or any part of it or payable by the owner or occupier of it.

(g) Investigation of title

On request by the Security Agent, it shall grant the Security Agent or its advisers (at the cost of the Chargor) all facilities within its power to enable the Security Agent or its advisers or delegates to carry out such investigations of title to and enquiries into its Secured Property or other Secured Assets as may be carried out by a prudent mortgagee or chargee.

10.2 Leases

(a) Lease and covenant compliance

It shall:

- perform all the terms on its part contained in any lease or agreement for lease under which it holds an interest in a Secured Property or to which any of its Secured Property is subject;
- (ii) properly perform (and indemnify the Security Agent and each Receiver for any breach of) any covenants and stipulations of whatsoever nature affecting any of its Secured Property;
- (iii) not make any election or take any other action so as to alter the treatment of any Occupational Lease for the purposes of value added tax;
- (iv) not, without the prior written consent of the Security Agent, serve notice on any former tenant under any Occupational Lease under section 17(2) of the Landlord and Tenant (Covenants) Act 1995 or on any guarantor of any such former tenant under section 17(3) of that act; and
- (v) immediately notify the Security Agent of any notice received by it under section 146 of the Law of Property Act 1925 or any proceedings commenced or steps taken against it for the forfeiture of any lease under which it holds an interest in a Secured Property.

(b) Compliance by tenants

It shall use reasonable endeavours to procure that each tenant under an Occupational Lease complies with the terms of that Occupational Lease.

10.3 Chattels

- (a) It will keep all Chattels comprised in its Secured Assets in good and substantial repair and in good working order and condition.
- (b) It shall repair any defect or damage to any of its Chattels promptly and if it falls to do so the Security Agent may, but shall not be obliged to, do so.
- (c) It shall, if so requested by the Security Agent, on the later of the date of this Deed and the date of acquisition by it of the relevant Chattel, deliver to the Security Agent all documents of title relating to its Chattels.

10.4 Subsidiary Shares and Investments

(a) On the later of:

- (i) the date of this Deed; and
- (ii) the date of acquisition of those Subsidiary Shares, investments or Related Rights

it shall:

- (A) deliver to the Security Agent all certificates of title and other documents of title or evidence of ownership in respect of its Subsidiary Shares or Investments and the Related Rights; and
- (B) deliver to the Security Agent such transfer documents (with the transferee left blank) or any other documents as the Security Agent may require or otherwise request in respect of those Subsidiary Shares, Investments and Related Rights.
- (b) Until any steps are taken to enforce the Security created by or under this Deed, it shall be entitled to receive and retain all dividends, distributions and other monies receivable in respect of its Subsidiary Shares, Investments and Related Rights.
- (c) It shall not exercise its voting and other rights in respect of its Subsidiary Shares, Investments and Related Rights in a manner which is likely to be prejudicial to the interests of the Finance Parties.
- (d) It shall make all payments which may become due and payable in respect of any of its Subsidiary Shares, Investments and Related Rights. If it fails to make any such payments, the Security Agent may but shall not be obliged to make such payment on behalf of the relevant Chargor. Any sums so paid by the Security Agent shall be repayable by the relevant Chargor to the Security Agent on demand and pending such repayment shall constitute part of the Secured Obligations.
- (e) It shall remain liable to observe and perform all of the conditions and obligations assumed by it in respect of its Subsidiary Shares, Investments and Related Rights and the Security Agent shall not be required to perform or fulfil any obligation of any Chargor in respect of any Subsidiary Shares, Investments or Related Rights.
- (f) It shall comply with any notice served on it under CA 2006 or pursuant to the articles of association or any other constitutional document of any relevant entity in respect of or in connection with the Subsidiary Shares, Investments or Related Rights and will promptly provide to the Security Agent a copy of that notice.
- (g) It shall ensure that none of its Subsidiary Shares are converted into uncertificated form without the prior written consent of the Security Agent.
- (h) Immediately on conversion of any of its Subsidiary Shares, Investment or Related Rights from a certificated to an uncertificated form, and on the acquisition by it of any Subsidiary Shares, Investments or Related Rights in an uncertificated form, it shall give such instructions or directions and take such other steps and enter into such documentation as the Security Agent may require in order to protect or preserve the Security intended to be created by this Deed.

10.5 Insurance

(a) It shall comply with clause 24.8 (Insurance) of the Facility Agreement.

- (b) It shall (and the Company shall ensure that each Chargor will) ensure that:
 - (i) In respect of the commercial combined insurance policy name of the Security Agent be noted on each policy of insurance as mortgagee;
 - (ii) each policy of Insurance shall contain a standard mortgagee clause whereby, among other things, the Insurance shall not be vitiated or avoided as against a mortgagee notwithstanding that it could otherwise be so against any Chargor; and
 - (iii) each policy of insurance shall contain a provision to the effect that the Insurance shall not be invalidated as against the Security Agent for non-payment of any premium due without the insurer first giving to the Security Agent not less than 14 days' written notice.
- (c) If a Chargor shall be in default of effecting or maintaining insurances or in producing any such policy or receipt to the Security Agent on demand, the Security Agent may take out or renew such Insurances in any sum which the Security Agent may think expedient and all monies expended and costs incurred by the Security Agent under this provision shall be for the account of any such Chargor.

10.6 Book and other debts

- (a) It shall collect and realise the Debts in the ordinary course of trading as agent for the Security Agent and pay their proceeds into its Collection Account immediately on receipt. It shall hold all such proceeds on trust for the Security Agent pending payment of them into its Collection Account.
- (b) It shall not set off, postpone or release any of the Debts or do or omit to do anything which may delay or prejudice the full recovery of all Debts without the prior written consent of the Security Agent.

10.7 General

It shall not do or cause or permit to be done anything which may in any way materially depreciate, jeopardise or otherwise prejudice the value to the Finance Parties of the Security created by or under this Deed.

11 Power to remedy

- 11.1 If a Chargor falls to comply with any of the undertakings set out in clause 10 (Undertakings), it shall allow and irrevocably authorises the Security Agent and/or such persons as it shall nominate to take such action on behalf of that Chargor as shall be necessary to ensure that it complies with those undertakings.
- 11.2 If any Chargor fails to perform any obligation or other covenant affecting the Secured Property or other Security Asset, each Chargor shall permit the Security Agent or its agents and contractors:
 - (a) to enter on the Secured Property;
 - (b) to comply with or object to any notice served on any Chargor relating to the Secured Property or other Security Asset; and

- (c) to take any action the Security Agent may reasonably consider expedient to prevent or remedy any breach of any such term or to comply with or object to any such notice.
- 11.3 Each Chargor shall within 3 Business Days of demand indemnify the Security Agent against any cost, loss or liability incurred by it in taking any of the steps referred to in this clause 11.

12 Security power of attorney

Each Chargor, by way of security, irrevocably and severally appoints the Security Agent, each Receiver and any of their delegates or sub-delegates to be its attorney to take any action which the Chargor is obliged to take under this Deed. Each Chargor ratifies and confirms whatever any attorney does or purports to do pursuant to its appointment under this clause 12.

13 Enforcement of security

13.1 When security is enforceable

On the occurrence of any Event of Default which is continuing, the Security created by and under this Deed is immediately enforceable.

13.2 Acts of enforcement

The Security Agent may, at its absolute discretion, at any time after the Security created by or under this Deed is enforceable;

- (a) enforce all or any part of the Security created by or under this Deed in any manner it sees fit:
- (b) exercise its rights and powers conferred upon mortgagees by the Law of Property Act 1925, as varied and extended by this Deed, and rights and powers conferred on a Receiver by this Deed, whether or not it has taken possession or appointed a Receiver to any of the Secured Assets;
- (c) appoint a Receiver to all or any part of the Secured Assets;
- (d) appoint an administrator in respect of any Chargor and take any steps to do so;
- (e) exercise its power of sale under section 101 of the Law of Property Act 1925 (as amended by this Deed); or
- (f) If permitted by law, appoint an administrative receiver in respect of any Chargor.

13.3 Right of appropriation

To the extent that the Security created by this Deed constitutes a "security financial collateral arrangement" and the Secured Assets constitute "financial collateral" for the purpose of the Financial Collateral Arrangements (No 2) Regulations 2003 (Regulations), the Security Agent shall have the right on giving prior notice to the relevant Chargor, at any time after the Security becomes enforceable, to appropriate all or any part of those Secured Assets in or towards discharge of the Secured Obligations. The parties agree that the value of the appropriated Secured Assets shall be, in the case of cash, the amount of cash appropriated and, in the case of Subsidiary Shares and Investments, determined by the Security Agent by reference to any available publicly available market price in the absence of which by such other means as the Security Agent (acting reasonably) may select including, without limitation, an independent valuation. For the purpose of Regulation 18(1) of the Regulations, each Chargor agrees that

any such determination by the Security Agent will constitute a valuation "in a commercially reasonable manner".

13.4 Statutory powers - general

- (a) For the purposes of all powers implied by statute, the Secured Obligations are deemed to have become due and payable on the date of this Deed.
- (b) Section 103 of the Law of Property Act 1925 and section 93 of the Law of Property Act 1925 do not apply to the Security constituted by or under this Deed.
- (c) The statutory powers of leasing conferred on the Security Agent are extended so that, without the need to comply with any provision of section 99 or section 100 of the Law of Property Act 1925, the Security Agent is empowered to lease and make agreements for lease at a premium or otherwise, accept surrenders of leases and grant options or vary or reduce any sum payable under any leases or tenancy agreements as it may think fit.
- (d) Each Receiver and the Security Agent is entitled to all the rights, powers, privileges and immunities conferred by the Law of Property Act 1925 and the Insolvency Act 1986 on mortgagees and Receivers when such Receivers have been duly appointed under the relevant Act.

13.5 Contingencies

If the Security Agent enforces the Security constituted by or under this Deed at a time when no amounts are due to any Finance Party under the Finance Documents but at a time when amounts may or will become so due, the Security Agent (or the Receiver) may pay the proceeds of any recoveries effected by it into an Interest bearing suspense account.

13.6 Mortgagee in possession - no liability

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

13.7 Redemption of prior mortgages

At any time after the Security created by or under this Deed has become enforceable, the Security Agent may, at the sole cost of the Chargors (payable to the Security Agent on demand):

- (a) redeem any prior form of Security over any Secured Asset; and/or
- (b) procure the transfer of that Security to itself; and/or
- (c) settle and pass the accounts of any prior mortgagee, chargee or encumbrancer which once so settled and passed shall be conclusive and binding on the Chargors.

13.8 Subsidiary Shares and Investments – following an Event of Default

- (a) If an Event of Default is continuing, each Chargor shall on request by the Security Agent:
 - (i) deliver to the Security Agent such pre-stamped stock transfer forms or other transfer documents as the Security Agent may require to enable the Security Agent or its nominee or nominees to be registered as the owner of, and to

- obtain legal and beneficial title to, the Subsidiary Shares, the Investments and/or Related Rights referred to in such request;
- (ii) provide to the Security Agent certified copies of all resolutions and authorisations approving the execution of such transfer forms and registration of such transfers as the Security Agent may reasonably require;
- (iii) procure that each such transfer is promptly registered by the relevant company or other entity;
- (iv) procure that, immediately on their issue, all share certificates or other documents of title in the appropriate form, in respect of the relevant Subsidiary Shares, Investments and/or Related Rights, are delivered to the Security Agent in each case showing the registered holder as the Security Agent or its nominee or nominees (as applicable); and
- (v) exercise all voting rights in respect of its Subsidiary Shares, Investments and Related Rights only in accordance with the instructions of the Security Agent.
- (b) At any time while an Event of Default is continuing, the Security Agent may complete any transfer documents held by it in respect of the Subsidiary Shares, the Investments and/or the Related Rights in favour of Itself or such other person or nominee as it shall select.
- (c) At any time after the Security created by or under this Deed has become enforceable the Security Agent and its nominee or nominees may sell all or any of the Subsidiary Shares, Investments or Related Rights of the Chargors (or any of them) in any manner permitted by law and on such terms as the Security Agent shall in its absolute discretion determine.
- (d) If any Chargor receives any dividends, distributions or other monies in respect of its Subsidiary Shares, Investments and Related Rights at a time when the Security Agent has made a request under clause 13.8(a) or taken any steps to enforce the Security created by or under this Deed under clause 13.2, the relevant Chargor shall immediately pay such sums received directly to the Security Agent for application in accordance with clause 16 (Application of monies) and shall hold all such sums on (trust for the Security Agent pending payment of them to such account as the Security Agent shall direct.

14 Receiver

14.1 Appointment of Receiver

(a)

- (i) At any time after any Security created by or under this Deed is enforceable, the Security Agent may appoint a Receiver to all or any part of the Secured Assets in accordance with clause 13.2(c) (Acts of enforcement).
- (ii) At any time, if so requested in writing by any Chargor, without further notice, the Security Agent may appoint a Receiver to all or any part of the Secured Assets as if the Security Agent had become entitled under the Law of Property Act 1925 to exercise the power of sale conferred under the Law of Property Act 1925.

- (b) Any Receiver appointed under this Deed shall be the agent of the relevant Chargor and that Chargor shall be solely responsible for his acts or defaults and for his remuneration and liable on any contracts or engagements made or entered into by him and in no circumstances whatsoever shall the Security Agent be in any way responsible for any misconduct, negligence or default of the Receiver.
- (c) Where a Chargor is an eligible company within the meaning of paragraphs 2 to 4 (inclusive) of Schedule A1 to the Insolvency Act 1986:
 - (i) obtaining a moratorium; or
 - (ii) anything done with a view to obtaining a moratorium including any preliminary decision or investigation in terms of paragraph 43 of Schedule A1 to the Insolvency Act 1986,

shall not be grounds for appointment of a Receiver.

14.2 Removal

The Security Agent may by written notice remove from time to time any Receiver appointed by it (subject to the provisions of section 45 of the Insolvency Act 1986 in the case of an administrative receiver) and, whenever it may deem appropriate, appoint a new Receiver in the place of any Receiver whose appointment has terminated.

14.3 Powers of Receiver

(a) General

- (i) In addition to those conferred by the Law of Property Act 1925 on any Receiver appointed under that Act, each Receiver has, and is entitled to exercise, all of the rights, powers and discretions set out in this clause 14.3.
- (ii) If there is more than one Receiver holding office at the same time, unless the document appointing him states otherwise, each Receiver may exercise all of the powers conferred on a Receiver under this Deed or under the Insolvency Act 1986 individually and to the exclusion of any other Receivers.
- (iii) A Receiver of a Chargor has all the rights, powers and discretions of an administrative receiver under the insolvency Act 1986.
- (iv) A Receiver may, in the name of any Chargor:
 - (A) do all other acts and things which he may consider expedient for realising any Secured Asset; and
 - (B) exercise in relation to any Secured Asset all the powers, authorities and things which he would be capable of exercising if he were its absolute beneficial owner.

(b) Borrow money

A Receiver may raise and borrow money (either unsecured or on the security of any Secured Asset, either in priority to the security constituted by this Deed or otherwise) on any terms and for whatever purpose which he thinks fit. No person lending that

money need enquire as to the propriety or purpose of the exercise of that power or to check the application of any money so raised or borrowed.

(c) Carry on business

A Receiver may carry on the business of any relevant Chargor as he thinks fit and, for the avoidance of doubt, a Receiver may apply for such Authorisations as he considers in his absolute discretion appropriate.

(d) Compromise

A Receiver may settle, adjust, refer to arbitration, compromise and arrange any claims, accounts, disputes, questions and demands with or by any person who is or claims to be a creditor of any relevant Chargor or relating in any way to any Secured Asset.

(e) Delegation

A Receiver may delegate his powers in accordance with clause 15 (Delegation).

(f) Employees

For the purposes of this Deed, a Receiver as he thinks appropriate, on behalf of the relevant Chargor or for itself as Receiver, may:

- appoint and discharge managers, officers, agents, accountants, servants, workmen and others upon such terms as to remuneration or otherwise as he may think proper; and
- (ii) discharge any such persons appointed by the relevant Chargor.

(g) Leases

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

(h) Legal actions

A Receiver may bring, prosecute, enforce, defend and abandon all actions, suits and proceedings or submit to arbitration or any form of alternative dispute resolution in the name of the relevant Chargor in relation to any Secured Asset as he considers expedient.

(i) Possession

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

(I) Protection of assets

A Receiver may, in each case as he may think fit:

 make and effect all repairs and insurances and do all other acts which the relevant Chargor might do in the ordinary conduct of its business be they for the protection or for the improvement of the Secured Assets;

- (ii) commence and/or complete any building operations on the Secured Property or other Secured Asset; and
- (iii) apply for and maintain any planning permission, building regulation approval or any other permission, consent or licence.

(k) Receipts

A Receiver may give valid receipts for all monies and execute all assurances and things which may be expedient for realising any Secured Asset.

(I) Sale of assets

A Receiver may sell, exchange, convert into monies and realise any Secured Asset by public auction or private contract in any manner and on any terms which he thinks proper. The consideration for any such transaction may consist of cash, debenture or other obligations, shares, stock or other valuable consideration and any such consideration may be payable in a lump sum or by instalments spread over such period as he thinks fit. Fixtures and any plant and machinery annexed to any part of the Secured Property may be severed and sold separately from the property containing them without the consent of the relevant Chargor.

(m) Subsidiarles

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

(n) Deal with Secured Assets

A Receiver may, without restriction self, let or lease, or concur in selling, letting or leasing, or vary the terms of, determine, surrender or accept surrenders of, leases or tenancies of, or grant options and licences over or otherwise dispose of or deal with, all or any part of the Secured Assets without being responsible for loss or damage, and so that any such sale, lease or disposition may be made for cash payable by instalments, loan stock or other debt obligations or for shares or securities of another company or other valuable consideration. The Receiver may form and promote, or concur in forming and promoting, a company or companies to purchase, lease, licence or otherwise acquire interests in all or any of the Secured Assets or otherwise, arrange for such companies to trade or cease to trade and to purchase, lease, license or otherwise acquire all or any of the Secured Assets on such terms and conditions whether or not including payment by instalments secured or unsecured as he may think fit.

(o) Voting rights

A Receiver may exercise all voting and other rights attaching to the Investments, Subsidiary Shares, Related Rights, and stocks, shares and other securities owned by that Chargor and comprised in the Secured Assets in such manner as he may think fit.

(p) Security

A Receiver may redeem any prior Security and settle and pass the accounts of the person entitled to the prior Security so that any accounts so settled and passed shall (subject to any manifest error) be conclusive and binding on that Chargor and the money so paid shall be deemed to be an expense properly incurred by the Receiver.

(q) Acquire land

The Receiver may purchase or acquire any land and purchase, acquire or grant any interest in or right over land.

(r) Development

A Receiver may implement or continue the development of (and obtain all consents required in connection therewith) and/or complete any buildings or structures on, any real property comprised in the Secured Property and do all acts and things incidental to the Secured Property.

(s) Landlord's obligations

A Receiver may on behalf of a Chargor and without consent of or notice to that Chargor exercise all the powers conferred on a landlord or a tenant by the Landlord and Tenants Acts, the Rents Acts and Housing Acts or any other legislation from time to time in force in any relevant jurisdiction relating to rents or agriculture in respect of any part of the Secured Property.

(t) Uncalled capital

A Receiver may make calls conditionally or unconditionally on the members of any relevant Chargor in respect of uncalled capital.

(u) Incidental matters

A Receiver may do all other acts and things including without limitation, signing and executing all documents and deeds as may be considered by the Receiver to be incidental or conducive to any of the matters or powers listed here or granted by law or otherwise incidental or conducive to the preservation, improvement or realisation of the Secured Assets and to use the name of the relevant Chargor for all the purposes set out in this clause 14.

14.4 Remuneration

The Security Agent may from time to time fix the remuneration of any Receiver appointed by it.

15 Delegation

- The Security Agent and any Receiver may delegate by power of attorney or in any other manner all or any of the powers, authorities and discretions which are for the time being exercisable by the Security Agent and the Receiver (as appropriate) under this Deed to any person or persons as it shall think fit. Any such delegation may be made upon such terms and conditions (including the power to sub-delegate) as the Security Agent and Receiver (as appropriate) may think fit.
- 15.2 The Security Agent and any Receiver will not be liable or responsible to any Chargor or any other person for any losses, liabilities or expenses arising from any act, default, omission or misconduct on the part of any delegate.

16 Application of monies

16.1 Sections 109(6) and (8) (Appointment, powers, remuneration and duties of receiver) of the Law of Property Act 1925 shall not apply to a Receiver appointed under this Deed.

- 16.2 All monies received by the Security Agent or any Receiver under this Deed shall be applied in accordance with the terms of the Ranking Deed.
- 16.3 The Security Agent and any Receiver may place any money received, recovered or realised pursuant to this Deed in an Interest bearing suspense account and it may retain the same for such period as it considers expedient without having any obligation to apply the same or any part of it in or towards discharge of the Secured Obligations.

17 Remedies and waivers

- 17.1 No failure to exercise, nor any delay in exercising, on the part of the Security Agent or any Receiver, any right or remedy under this Deed shall operate as a waiver, nor shall any single or partial exercise of any right or remedy prevent any further or other exercise or the exercise of any other right or remedy. The rights and remedies provided in this Deed are cumulative and not exclusive of any rights or remedies provided by law.
- 17.2 A waiver given or consent granted by the Security Agent under this Deed will be effective only if given in writing and then only in the instance and for the purpose for which it is given.

18 Protection of third parties

- 18.1 No person (including a purchaser) dealing with the Security Agent or a Receiver or its or his agents has an obligation to enquire of the Security Agent, Receiver or others:
 - (a) whether the Secured Obligations have become payable;
 - (b) whether any power purported to be exercised has become exercisable;
 - (c) whether any Secured Obligations or other monies remain outstanding;
 - (d) how any monies paid to the Security Agent or to the Receiver shall be applied; or
 - (e) the status, propriety or validity of the acts of the Receiver or Security Agent.
- 18.2 The receipt by the Security Agent or any Receiver shall be an absolute and a conclusive discharge to a purchaser and shall relieve him of any obligation to see to the application of any monles paid to or by the direction of the Security Agent or any Receiver.
- 18.3 In clauses 18.1 and 18.2, **purchaser** includes any person acquiring, for money or monies worth, any lease of, or Security over, or any other interest or right whatsoever in relation to, the Secured Assets or any of them.

19 Additional security

The Security created by or under this Deed is in addition to and is not in any way prejudiced by any guarantee or security now or subsequently held by any Finance Party.

20 Settlements conditional

20.1 If the Security Agent (acting reasonably) believes that any amount paid by a Chargor or any other person in respect of the Secured Obligations is capable of being avoided or set aside for any reason, then for the purposes of this Deed, such amount shall not be considered to have been paid.

20.2 Any settlement, discharge or release between a Chargor and any Finance Party shall be conditional upon no Security or payment to or for that Finance Party by that Chargor or any other person being avoided or set aside or ordered to be refunded or reduced by virtue of any law relating to bankruptcy, insolvency or liquidation or otherwise.

21 Subsequent Security

If the Security Agent or any Finance Party receives notice of any other subsequent Security or other interest affecting all or any of the Secured Assets it may open a new account or accounts for the relevant Chargor in its books. If it does not do so then, unless it gives express written notice to the contrary to the relevant Chargor, as from the time of receipt of such notice by the Security Agent, all payments made by that Chargor to the Security Agent or to any other Finance Party shall be treated as having been credited to a new account of that Chargor and not as having been applied in reduction of the Secured Obligations.

22 Set-off

A Finance Party or a Bilateral Lender may, set off any matured obligation due from a Chargor under the Finance Documents or the Bilateral Documents (to the extent beneficially owned by that Finance Party or Bilateral Lender) against any matured obligation owed by that Finance Party or Bilateral Lender to that Chargor, regardless of the place of payment, booking branch or currency of either obligation. If the obligations are in different currencies, the Finance Party or Bilateral Lender (as applicable) may convert either obligation at a market rate of exchange in its usual course of business for the purpose of the set-off.

23 Notices

Any communication under this Deed or any other Security or Finance Document created by or under this Deed, shall be made and given in accordance with the terms of clause 34 (Notices) of the Facility Agreement.

24 Invalidity

Clause 36 (Partial invalidity) of the Facility Agreement shall apply to this Deed as if set out here in full but so that references to the Finance Documents shall be construed as references to this Deed and any Security created by or under it.

25 Assignment

Each Finance Party may assign or otherwise transfer all or any part of its rights under this Deed or any Security created by or under it in accordance with the terms of the Finance Documents.

26 Releases

Upon the expiry of the Security Period, the Security Agent shall, at the request and cost of the Chargors, take whatever action is necessary to release and reassign to each relevant Chargor:

- (a) its rights arising under this Deed;
- (b) the Secured Assets from the Security created by and under this Deed,

and return all documents or deeds of title delivered to it under this Deed.

27 Currency clauses

- 27.1 Clause 32.9 (Currency of account) of the Facility Agreement shall apply to this Deed as if set out here in full but so that references to the Finance Documents shall be construed as references to this Deed and any Security created by or under it and references to the Obligors shall be construed as references to the Chargors.
- 27.2 If a payment is made to the Security Agent under this Deed in a currency (Payment Currency) other than the currency in which it is expressed to be payable (Contractual Currency), the Security Agent may convert that payment into the Contractual Currency at the rate at which it (acting reasonably and in good faith) is able to purchase the Contractual Currency with the Payment Currency on or around the date of receipt of the payment and to the extent that the converted amount of the payment falls short of the amount due and payable the Chargors will remain liable for such shortfall.

28 Certificates and determinations

Clause 35.2 (Certificates and determinations) of the Facility Agreement shall apply to this Deed as if set out here in full but so that references to the Finance Documents shall be construed as references to this Deed and any Security created by or under it.

29 Counterparts

This Deed or any Finance Document entered into under or in connection with this Deed may be executed in any number of counterparts, and by each party on separate counterparts. Each counterpart is an original, but all counterparts shall together constitute one and the same instrument. Delivery of a counterpart of this Deed or any such Finance Document entered into under or in connection with this Deed by e-mail attachment or telecopy shall be an effective mode of delivery.

30 Governing law

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

31 Enforcement

31.1 Jurisdiction of English courts

- (a) The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this Deed (including a dispute relating to the existence, validity or termination of this Deed) (a Dispute).
- (b) The Parties agree that the courts of England are the most appropriate and convenient courts to settle Disputes and accordingly no Party will argue to the contrary.
- (c) This clause 31 is for the benefit of the Security Agent. As a result, the Security Agent shall not be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, the Security Agent may take concurrent proceedings in any number of jurisdictions.

31.2 Service of process

- (a) Without prejudice to any other mode of service allowed under any relevant law, each Chargor (other than a Chargor incorporated in England and Wales):
 - (i) Irrevocably appoints EWM (Topco) Limited as its agent for service of process in relation to any proceedings before the English courts in connection with this Deed (and EWM (Topco) Limited by its execution of this Deed, accepts that appointment); and
 - (ii) agrees that failure by an agent for service of process to notify the relevant Chargor of the process will not invalidate the proceedings concerned.
- (b) If any person appointed as an agent for service of process is unable for any reason to act as agent for service of process, the Company (on behalf of all the Chargors) must immediately (and in any event within 3 Business Days of such event taking place) appoint another agent on terms acceptable to the Security Agent. Failing this, the Security Agent may appoint another agent for this purpose.
- (c) EWM (Topco) Limited expressly agrees and consents to the provisions of this clause 31 and clause 30 (Governing law).

This Deed has been entered into as a deed on the date given at the beginning of this Deed.

The Chargors

Name	Jurisdiction of Incorporation	Registered number
EWM (Topco) Limited	England & Wales	4542352
EWM Holdings Limited	England & Wales	4144788
EWM Dormant Limited	England & Wales	4144774
The Edinburgh Woollen Mill Limited	Scotland	SC024081
The Gibson Group (Scotland) Limited	Scotland	SC141199
EWM (Financial Services) Limited	Scotland	SC139175
Peacocks Stores Limited	Scotland	SC285031
Duvetco Limited	Scotland	SC346445
ProQuip Holdings Limited	Scotland	SC241463
ProQuip Limited	Scotland	SC241464
ProQuip IP Limited	Scotland	SC241465
Sky Border Logistics Limited	Scotland	SC361501

Properties

Registered Land

Chargor

Gountry and district (or address or description and Title number London borough)

Intentionally Blank

Unregistered Land

Intentionally Blank

Subsidiary Shares

Chargor	Name and registered number of Subsidiary	Number and class of shares
EWM (Topco) Limited	EWM Holdings Limited	566668 A ordinary shares
EWM (Topco) Limited	EWM Holdings Limited	50000 ordinary B shares
EWM (Topco) Limited	EWM Holdings Limited	47500 ordinary C shares
EWM Holdings Limited	EWM Dormant Limited	1 ordinary share
EWM (Topco) Limited	Edinburgh Woollen Mill Limited (The)	989743021 A ordinary shares
EWM (Topco) Limited	Edinburgh Woollen Mill Limited (The)	36572396 ordinary shares
EWM (Topco) Limited	The Gibson Group (Scotland) Limited	630900 ordinary shares
EWM (Topco) Limited	EWM (Financial Services) Limited	29 ordinary shares
EWM (Topco) Limited	Peacocks Stores Limited	5000000 ordinary shares
EWM (Topco) Limited	Duvetco Limited	2 ordinary shares
EWM (Topco) Limited	Proquip Holdings Limited	1500000 A ordinary shares

EXECUTION VERSION

EWM (Topco) Limited Proquip Holdings Limited 600 ordinary shares

EWM (Topco) Limited Proquip Holdings Limited 1 preference shares

Proquip Holdings Limited Proquip Limited 1 ordinary share

Proquip Holdings Limited Proquip IP Limited 1 ordinary share

EWM (Topco) Limited Sky Border Logistics Limited 2 ordinary shares

Relevant Agreements

Part 1- Form of notice of assignment

То:	*	
Dated:	*	
Dear S	ìrs	
The ag	reement described	in the attached schedule (Agreement)
		ve have assigned to Barclays Bank PLC (Security Agent) as security agent al institutions all our right, title and interest in and to the Agreement.
	reby irrevocably and y Agent:	unconditionally authorise and instruct you upon receipt of a notice from the
1	without notice or reference to, or further authority from us and without enquiring as to the justification or the validity of those instructions, to comply only with any instructions from time to time received by you from the Security Agent relating to the Agreement and any rights under or in connection with the Agreement; and	
2	to pay all sums pay	able by you under the Agreement directly to the Security Agent at:
	Bank:	♦ ·
	Account number:	♦
	Sort code:	•
	or such other accou	int as the Security Agent may specify from time to time.
	sign and return the a and the other copy to	cknowledgement attached to one enclosed copy of this notice to the Security us.
	ovisions of this notice erned by English law	e (and any non-contractual obligations arising out of or in connection with it) v.
Yours fa	aithfully	

for and	on behalf of	
♦ Limit	ted	

The Schedule

Date	Parties	Description
•	•	*
	<u> </u>	

[Attach form of acknowledgment]

10-27478479-4\1173-2177 31

Part 2- Form of acknowledgement

To: [name of Security Agent]

[address]

To: [name of Chargor] (Chargor)

[address]

We acknowledge receipt of the notice of assignment (Notice) of which the above is a duplicate. Terms defined in the Notice shall have the same meaning when used in this acknowledgement. We confirm that:

- there has been no amendment, waiver or release of any rights or interests in the Agreement since the date of the Agreement;
- (b) we will not agree to any amendment, waiver or release of any provision of the Agreement without the prior written consent of the Security Agent;
- (c) we shall act in accordance with the Notice;
- (d) as at the date of this acknowledgement we have not received any notice of assignment or charge of the Chargor's interest in the Agreement in favour of any other person;
- (e) as at the date of this acknowledgement, we are not aware of any breach by the Chargor of the terms of the Agreement; and
- (f) we do not have and have not claimed or exercised any right or claim against the Chargor or exercised or attempted to exercise any right of set-off, counterclaim or other right relating to the Agreement.

The provisions of this acknowledgement (and any non-contractual obligations arising out of or in connection with it) are governed by English law.

For and on behalf of

•

Schedule 5

Relevant Policies

Part 1- Form of notice of assignment

To:		[insurer]	
Dated:		♦	
Dear S	irs		
The ins	surance	policies descri	ibed in the attached schedule (Relevant Policies)
	-	- •	have assigned to § (Security Agent) as security agent for itself and our right, title and Interest in and to the Relevant Policies.
	eby irrev y Agent]:	ocably and unc	onditionally authorise and instruct you [upon receipt of a notice from the
1	justificat	ion or the validi	ence to or further authority from us and without enquiring as to the ty of those instructions, to comply only with any instructions from time to om the Security Agent relating to the Relevant Policies (or any of them);
2		ill sums payabl Agent at:	e by you under the Relevant Policies (or any of them) directly to the
	Bank:		♦
	Account	number:	♦
	Sort cod	e:	♦
	or such	other account a	s the Security Agent may specify from time to time.
		return the ackno her copy to us.	owledgement attached to one enclosed copy of this notice to the Security
•		f this notice (an English law.	d any non-contractual obligations arising out of or in connection with it)
Yours fa	aithfully		
************	*************		
for and	on behal	Fof	
♦ Limit	ed		

The Schedule

Date of policy	Insured	Policy type	Policy number
•	•	•	•

[Attach form of acknowledgment]

10-27478479-4\1173-2177 34

Part 2- Form of acknowledgement

To: [name of Security Agent]

[address]

To: [name of Chargor] (Chargor)

[address]

We acknowledge receipt of the notice of assignment (Notice) of which the above is a duplicate. Terms defined in the Notice shall have the same meaning when used in this acknowledgement. We confirm that:

- (a) there has been no amendment, waiver or release of any rights or interests in any Relevant Policy since the date of such policy;
- (b) we have noted the Security Agent's interest as mortgagee on each Relevant Policy;
- (c) we will not agree to any amendment, waiver or release of any provision of any Relevant Policy without the prior written consent of the Security Agent;
- (d) we shall act in accordance with the Notice;
- (e) as at the date of this acknowledgement we have not received any notice of assignment or charge of the Chargor's interest in any Relevant Policy or the proceeds of any Relevant Policy in favour of any other person; and
- (f) we do not have and have not claimed or exercised any right or claim against the Chargor or exercised or attempted to exercise any right of set-off, counterclaim or other right relating to any Relevant Policy.

35

The provisions of this acknowledgement (and any non-contractual obligations arising out of or in connection with it) are governed by English law.

For and on behalf of [insurance company]

Schedule 6

Accounts

Part 1- Form of notice of charge

			Tare I-1 On	ii of houce of charge		
To:	[insert	name and addre	ss of account h	nolding institution]		
	Sort	unt number: code: unt holder:	♦ ♦ Limited	(Account)		
agent f	or itself		cial institutions	way of first fixed charge to � all our right, title and interent.		
We her	eby irre	vocably and unco	onditionally aut	horise and instruct you:		
1	Securit	ty Agent and acco ay direct) promptl	ordingly to pay	standing to the credit of the all or any part of those mo eipt of written instructions fr	nies to the Security Agent	(or
2		lose to the Securi may from time to		nformation relating to us an ou to provide.	d the Account as the Secu	ırity
-	_	ing this notice, the standing to the c	• -	nt authorises you to permit count until:	us to withdraw and otherw	/ise
	(a)	you receive a no	otice in writing	to the contrary from the Sec	curity Agent;	
	(b)	a petition is pres for an administra		nding up order in respect of espect of	f us or an application is ma	ade
(whiche	ver occ	urs first).				
		d return the ackno other copy to us.	wledgement at	tached to one enclosed cop	by of this notice to the Secu	ırity
•		of this notice (and y English law.	d any non-cont	ractual obligations arising o	out of or in connection with	h it)
Yours fa	aithfully					
*** *** * * * * * * * * * * * * * * * *		• • • • • • • • • • • • • • • • • • • •				
for and	on beha	alf of ♦ Limited				
Counter the Sec	-	for and on behalf ent:	of			

10-27478479-4\1173-2177 36

[Attach form of acknowledgment]

Part 2- Form of acknowledgement

To: [name of Security Agent]

[address]

To: [name of Chargor] (Chargor)

[address]

We acknowledge receipt of the notice of charge (Notice) of which the above is a duplicate. Terms defined in the Notice shall have the same meaning when used in this acknowledgement.

We confirm that:

- (a) we shall act in accordance with the Notice;
- (b) as at the date of this acknowledgement we have not received any notice of assignment or charge or other security over the Chargor's interest in the Account in favour of any other person; and
- (c) we will not exercise any right of combination of accounts, set-off or lien over any monies standing to the credit of the Account.

The provisions of this acknowledgement (and any non-contractual obligations arising out of or in connection with it) are governed by English law.

For and on behalf of [account holding institution]

Schedule 7

Intellectual Property

Trade Marks

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
African Intellectual Property Organisation	National	21/10/2010	3 2010 02592	30/05/2011	66053	PEACOCKS LONDON	35	Peacocks Stores Limited
African Intellectual Property Organisation	National	21/10/2010	3 2010 02591	30/05/2011	66052	PEACOCKS LONDON	25	Peacocks Stores Limited
Argentina	National	02/08/2011	3105969	1	:	PEACOCKS LONDON	25	Peacocks Stores Limited
Argentina	National	02/08/2011	3105970			PEACOCKS LONDON	35	Peacocks Stores Limited
Australia	National	17/06/2010	1367278	05/12/2011	1367278	PEACOCKS	25, 35	Peacocks Stores Limited
Australia	National	17/06/2010	1367279	05/09/2011	1367279	URBAN SPIRIT	25	Peacocks Stores Limited
Bahrain	Madrid National	23/12/2010	1072692	23/12/2010	1072692	ENVY	14, 24, 25	Peacocks Stores Limited
Bahrain	National	15/11/2005	46033	15/11/2005	46033	PEACOCKS	24	Peacocks Stores Limited
Bahrain	National	15/11/2005	46035	15/11/2005	46035	PEACOCKS	35	Peacocks Stores Limited
Bahrain	National	15/11/2005	46034	15/11/2005	46034	PEACOCKS	25	Peacocks Stores Limited

38

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Bangladesh	National	31/05/2011	143608	31/05/2011	143608	PEACOCKS	35	Peacocks Stores Limited
							:	<u> </u>
Brazil	National	20/10/2010	830824324	19/09/2017	830824324	PEACOCKS LONDON	35	Peacocks Stores Limited
Brazil	National	20/10/2010	830824332	01/04/2014	830824332	PEACOCKS LONDON	25	Peacocks Stores Limited
Bulgaria	National	14/05/2010	114574	02/05/2011	76739	URBAN SPIRIT	25	Peacocks Stores Limited
Canada	National	23/07/2013	1636453	13/10/2015	TMA916914	PEACOCKS	25, 35	Peacocks Stores Limited
China	Madrid National	23/12/2010	1072692	23/12/2010	1072692	ENVY	14, 24, 25	Peacocks Stores Limited
China	National	08/02/2018				PEACOCKS STORES	24	Peacocks Stores Limited
China	National	09/12/2014	15888435	07/02/2016	15888435	PEACOCKS STORES LIMITED	18	Peacocks Stores Limited
China	National	09/12/2014	15888434	07/02/2016	15888434	PEACOCKS STORES LIMITED	25	Peacocks Stores Limited
China	National	09/12/2014	15888433	07/02/2016	15888433	PEACOCKS STORES LIMITED	35	Peacocks Stores Limited
China	National	07/01/2014	13868862	21/03/2015	13868862	POST SCRIPT	25	Peacocks Stores Limited
China	National	08/06/2018		-		Sophie & Logo	25	Peacocks Stores Limited
Croatia	National	24/03/2011	Z20110591	21/02/2012	Z20110591	PEACOCKS LONDON	25, 35	Peacocks Stores Limited
Cyprus, Northern (Turkish)	National	09/03/2016	11644	1	:	PEACOCKS	25	Peacocks Stores Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Cyprus, Northern (Turkish)	National	09/03/2016	11643			PEACOCKS	18	Peacocks Stores Limited
Egypt	National	02/01/2017	345272	-		PEACOCKS	35	Peacocks Stores Limited
Egypt	National	02/01/2017	345270		:	PEACOCKS	18	Peacocks Stores Limited
Egypt	National	02/01/2017	345271		:	PEACOCKS	25	Peacocks Stores Limited
European Union	National	25/02/2016	15147845	13/06/2016	15147846	ACTIVE BY PEACOCKS Logo	25	Peacocks Stores Limited
European Union	National	02/02/2016	15067739	30/09/2016	15067739	. B&G	25	Peacocks Stores Limited
European Union	National	06/01/2016	14978415	25/04/2016	14978415	BRISLEY & GREEN	25	Peacocks Stores Limited
European Union	National	24/05/2007	5935374	25/03/2008	5935374	CLOSER WITH EVIE	03, 25, 35, 42	Peacocks Stores Limited
European Union	National	02/10/1996	392431	10/08/1998	392431	ENVY	25	Peacocks Stores Limited
European Union	National	25/04/2001	2198141	20/06/2002	2198141	ENVY	14, 25, 35	Peacocks Stores Limited
European Union	National	23/12/2010	9625054	16/05/2011	9625054	ENVY	14, 24, 25	Peacocks Stores Limited
European Union	National	02/11/2017	17424714	09/03/2018	17424714	ENVY & Logo	14, 18, 25, 35	Peacocks Stores Limited
European Union	National	02/12/2003	3565553	04/04/2005	3565553	E-VIE	14, 18, 25, 26, 35	Peacocks Stores Limited
European Union	National	04/04/2018	17884255	11/08/2018	17884255	EVIE & Logo	25, 35	Peacocks Stores Limited
European Union	National	04/04/2018	17884251		:	E-VIE ANGEL & Logo	25, 35	Peacocks Stores Limited
European Union	National	26/03/2004	3731494	30/06/2005	3731494	E-VIE ESSENTIALS	14, 18, 25	Peacocks Stores Limited
European Union	National	07/03/2012	10704278	25/07/2012	10704278	INTERNACIONALE	14, 18, 25	Peacocks Stores Limited

10-27478479-41173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
European Union	National	08/02/2018	17791088	31/05/2018	17791088	Lullaby Peacocks	24, 25	Peacocks Stores Limited
European Union	National	08/09/2017	17193913	29/12/2017	17193913	Lullaby PEACOCKS & Logo	24, 25	Peacocks Stores Limited
European Union	National	02/12/2003	3565504	29/04/2005	3565504	MISS E-VIE	14, 18, 25, 26, 35	Peacocks Stores Limited
European Union	National	04/04/2018	17884252	11/08/2018	17884252	MISS E-VIE & Logo	25, 35	Peacocks Stores Limited
European Union	National	09/03/2011	9797473	16/02/2012	9797473	PEACOCKS	03, 09, 11, 14, 18, 20, 21, 24, 25, 26, 28, 35	Peacocks Stores Limited
European Union	National	03/09/2003	3334729	21/04/2005	3334729	PEACOCKS	08, 09, 11, 18, 20, 21, 22, 24, 25, 26, 28, 35	Peacocks Stores Limited
European Union	National	26/10/2017	17398132	27/02/2018	17398132	PEACOCKS & Logo	03, 09, 14, 18, 20, 21, 24, 25, 35	Peacocks Stores Limited
European Union	National	08/06/2005	4480984	21/04/2006	4480984	PEACOCKS OF	24, 25, 35	Peacocks Stores Limited
European Union	National	23/12/2013	12461604	06/05/2014	12451604	POST SCRIPT	25	Peacocks Stores Limited
European Union	National	07/03/2012	10705515	25/07/2012	10705515	SOPHIE	09, 14, 18, 25, 26	Peacocks Stores Limited
European Union	National	08/03/2018	17871032	03/08/2018	17871032	Sophie (stylised)	09, 14, 18, 25, 35	Peacocks Stores Limited
European Union	National	02/12/2003	3565561	24/08/2005	3565561	Thought bubble Logo	08, 09, 11, 18, 20, 21, 22, 24, 25, 26, 28, 35	Peacocks Stores Limited
European Union	National	04/04/2018	17884257	11/08/2018	17884257	URBAN OUTLAWS & Logo	25	Peacocks Stores Limited
European Union	National	11/06/2010	9170631	08/11/2010	9170631	URBAN RASCALS	25	Peacocks Stores Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
European Union	National	07/02/2018	17787433	04/06/2018	17787433	URBAN RASCALS & Logo	25	Peacocks Stores Limited
Georgia	National	08/07/2011	AM 063130	26/07/2011	M 21660	PEACOCKS	25, 35	Peacocks Stores Limited
Gibraltar	Re-registration of GB/CTM	03/09/2003	9839	29/07/2008	9839	PEACOCKS	08, 09, 11, 18, 20, 21, 22, 24, 25, 26, 28, 35	Peacocks Stores Limited
Guemsey	National	02/09/2010	GGGT7311	02/09/2010	GGGT7311	E-VIE	25	Peacocks Stores Limited
Guemsey	National	02/09/2010	GGGT7303	02/09/2010	GGGT7303	PEACOCKS	25, 35	Peacocks Stores Limited
Guernsey	National	02/09/2010	GGGT7304	02/09/2010	GGGT7304	URBAN SPIRIT	25	Peacocks Stores Limited
India	National	15/06/2011	2160157	15/06/2011	2160157	PEACOCKS	25	Peacocks Stores Limited
India	National	15/06/2011	2160156	15/06/2011	2160156	PEACOCKS	: 35	Peacocks Stores Limited
India	National	18/11/2005	1400029	18/11/2005	1400029	PEACOCKS LONDON (series of 2)	24, 25, 35	Peacocks Stores Limited
India	National	09/01/2014	2656652	09/01/2014	2656652	POST SCRIPT (series of 2)	25	Peacocks Stores Limited
Indonesia	National	02/12/2010	D00,2010,043560	25/04/2012	IDM000354226	URBAN SPIRIT	25	Peacocks Stores Limited
Jordan	National	23/06/2016	148445	23/03/2017	148445	PEACOCKS	35	Peacocks Stores Limited
Jordan	National	23/06/2016	148446	23/03/2017	148446	PEACOCKS	. 25	Peacocks Stores Limited
Kosovo	National	03/02/2016	KS/M/2016/000202			PEACOCKS	18, 25, 35	Peacocks Stores Limited
Kuwait	National	11/04/2006	76464	11/04/2006	63541	PEACOCKS (in English & Arabic)	35	Peacocks Stores Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Kuwait	National	11/04/2006	76463	11/04/2006	65366	PEACOCKS (in English & Arabic)	25	Peacocks Stores Limited
Lebanon	National	08/10/2005	5506	19/10/2005	104183	PEACOCKS	24, 25, 35	Peacocks Stores Limited
ibya	National	06/09/2009	18951			PEACOCKS LONDON	35	Peacocks Stores Limited
Libya	National	06/09/2009	18950			PEACOCKS LONDON	25	Peacocks Stores Limited
Macedonia (F.Y.R.O.M)	National	28/01/2016	TM/2016/83	08/03/2017	24193	PEACOCKS	18, 25, 35	Peacocks Stores Limited
Madrid Protocol (TM)	National	23/12/2010	1072692	23/12/2010	1072692	ENVY	14, 24, 25	Peacocks Stores Limited
Malaysia	National	15/02/2016	2016052371	15/02/2016	2016052371	PEACOCKS	18	Peacocks Stores Limited
Malaysia	National	15/02/2016	2016052372	15/02/2016	2016052372	PEACOCKS	25	Peacocks Stores Limited
Malaysia	National	15/02/2016	2016052373	15/02/2016	2016052373	PEACOCKS	. 35	Peacocks Stores Limited
Malaysia	National	04/06/2010	2010009940	04/06/2010	2010009940	PEACOCKS LONDON	35	Peacocks Stores Limited
Moldova	National	20/12/2010	028314	12/01/2012	22258	PEACOCKS LONDON	25, 35	Peacocks Stores Limited
Могоссо	National	02/07/2009	124454	02/07/2009	124454	E-VIÉ	25	Peacocks Stores Limited
Morocco	National	02/07/2009	124453	02/07/2009	124453	PEACOCKS LONDON	25, 35	Peacocks Stores Limited
Morocco	National	22/07/2009	124750	22/07/2009	124750	URBAN SPIRIT	25	Peacocks Stores Limited
New Zealand	National	21/09/2010	830758	21/03/2011	83075B	PEACOCKS LONDON	25, 35	Peacocks Stores Limited
Norway	Madrid National	23/12/2010	1072692	23/12/2010	1072692	ENVY	14, 24, 25	Peacocks Stores Limited
Norway	National	10/03/2011	201102872	05/12/2011	262832	PEACOCKS LONDON	25, 35	Peacocks Stores Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Oman	National	21/03/2005	35926	21/06/2006	35926	PEACOCKS	35	Peacocks Stores Limited
Oman	National	21/03/2005	35925	24/05/2006	35925	PEACOCKS	25	Peacocks Stores Limited
Oman	National	21/03/2005	35924	24/05/2006	35924	PEACOCKS	24	Peacocks Stores Limited
Pakistan	National	09/01/2014	352996	09/01/2014	352996	POST SCRIPT (series of 2)	25	Peacocks Stores Limited
Philippines	National	02/02/2016	40-2016-001117	08/09/2016	4/2015/00001117	PEACOCKS	18, 25, 35	Peacocks Stores Limited
Qatar	National	01/06/2006	39951	05/01/2009	39951	PEACOCKS	35	Peacocks Stores Limited
Qatar	National	01/06/2006	39950	05/01/2009	39950	PEACOCKS	25	Peacocks Stores Limited
Romania	National	04/09/2008	M 2008 07795	06/01/2009	097501	E-VIE INTIMATES	25	Peacocks Stores Limited
				· · · · · · · · · · · · · · · · · · ·	1			
Romania	National	04/09/2008	M 2008 07796	06/01/2009	097502	URBAN SPIRIT	25	Peacocks Stores Limited
				!	; !			
Russian Federation	Madrid National	23/12/2010	1072692	23/12/2010	1072692	ENVY	14, 24	Peacocks Stores Limited
Russian Federation	National	26/08/2014	2014728682	19/10/2016	591574	PEACOCKS	24, 25, 35	Peacocks Stores Limited
Russian Federation	National .	01/03/2006	2006704602	04/09/2006	\$13057	PEACOCKS OF	24, 25, 35	Peacocks Stores Limited
Saudi Arabia	National	27/04/2016	1437016712	12/08/2016	1437016712	ENVY	25	Peacocks Stores Limited
Saudi Arabia	National	27/04/2016	1437016713	12/08/2016	1437016713	ENVY	35	Peacocks Stores Limited
Saudi Arabia	National	27/04/2016	1437016709	11/08/2016	1437016709	ENVY	14	Peacocks Stores Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Saudi Arabia	National	27/04/2016	1437016710	11/08/2016	1437016710	ENVY	18	Peacocks Stores Limited
Saudi Arabia	National	27/04/2016	1437016711	12/08/2016	1437016711	ENVY	24	Peacocks Stores Limited
Saudi Arabia	National	09/10/2005	100302	14/04/2007	909/70	PEACOCKS (in English & Arabic)	35	Peacocks Stores Limited
Saudi Arabia	National	09/10/2005	100301	14/04/2007	909/90	PEACOCKS (in English & Arabic)	25	Peacocks Stores Limited
Saudi Arabia	National	11/06/2015	1436018392	21/12/2015	1436018392	PEACOCKS LONDON (in Arabic)	35	Peacocks Stores Limited
Saudi Arabia	National	11/06/2015	1436018391			PEACOCKS LONDON (in Arabic)	25	Peacocks Stores Limited
Saudi Arabia	National	27/04/2016	1437016715	23/08/2016	1437016715	Sophie by Peacocks	25	Peacocks Stores Limited
Saudi Arabia	National	27/04/2016	1437016716	23/08/2016	1437016716	Sophie by Peacocks	35	Peacocks Stores Limited
Serbia	National	08/03/2010	Z-2010-336	23/07/2010	61356	E-VIE	25	Peacocks Stores Limited
Serbia	National	08/03/2010	Z-2010-337	23/07/2010	61357	PEACOCKS LONDON	25, 35	Peacocks Stores Limited
Serbia	National	08/03/2010	Z-2010-338	23/07/2010	61358	URBAN SPIRIT	25	Peacocks Stores Limited
Singapore	Madrid National	23/12/2010	1072692	23/12/2010	T1105841G	ENVY	24, 25	Peacocks Stores Limited
Singapore	National	14/03/2011	T1103116J	14/03/2011	T1103116J	PEACOCKS LONDON	25, 35	Peacocks Stores Limited
South Africa	National	06/10/2010	2010/22818	06/10/2010	2010/22818	PEACOCKS LONDON	35	Peacocks Stores Limited
South Africa	National	06/10/2010	2010/22817	06/10/2010	2010/22817	PEACOCKS LONDON	25	Peacocks Stores Limited
Switzerland	Madrid National	23/12/2010	1072692	23/12/2010	1072692	ENVY	14, 24, 25	Peacocks Stores Limited

10-27476479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title .	International Classes	Owner
Switzerland	National	26/05/2011	56325/2011	20/01/2012	625036	PEACOCKS	03, 14, 18, 25, 35	Peacocks Stores Limited
Thailand	National	08/04/2011	802562	. 08/04/2011	Kor357980	PEACOCKS LONDON	25	Peacocks Stores Limited
Turkey	National	17/03/2004	2004/06893	18/09/2006	2004 06893	PEACOCKS	08, 09, 11, 18, 20, 21, 22, 24, 25, 26, 28, 35	Peacocks Stores Limited
Ukraine	National	28/09/2005	M 2005 11378	16/10/2006	68607	PEACOCKS	24, 25, 35	Peacocks Stores Limited
Ukraine	National	28/09/2005	M 2005 11379	16/10/2006	68608	PEACOCKS	24, 25, 35	Peacocks Stores Limited
United Arab Emirates	National	17/10/2005	74313	18/07/2006	61623	PEACOCKS (in English & Arabic)	35	Peacocks Stores Limited
United Arab Emirates	National	17/10/2005	74312	18/07/2006	61624	PEACOCKS (in English & Arabic)	25	Peacocks Stores Limited
United Kingdom	National	15/08/2002	2308195	25/04/2003	2308195	4 the home & Logo (series of 2)	08, 11, 20, 21, 24, 26, 27, 35	Peacocks Stores Limited
United Kingdom	National	17/09/2014	3072987	06/03/2015	3072987	A.CTIVE BY PEACOCKS & Logo (series of 2)	25	Peacocks Stores Limited
United Kingdom	National	05/08/2015	3120995	26/08/2016	3120995	B&G (series of 2)	25	Peacocks Stores Limited
United Kingdom	National	04/02/2002	2291717	12/07/2002	2291717	BACKGROUND	25	Peacocks Stores Limited
United Kingdom	National	05/08/2015	3120994	30/10/2015	3120994	BRISLEY & GREEN (series of 2)	25	Peacocks Stores Limited
United Kingdom	National	09/03/1955	740179	09/03/1955	740179	CURTESS	25	Peacocks Stores Limited
United Kingdom	National	25/09/2010	2559927	28/01/2011	2559927	D1 ISION & V Logo (series of 2)	25, 35	Peacocks Stores Limited

46

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Jnited Kingdom	National	19/03/2008	2482813	08/08/2008	2482813	DENIM 365	25	Peacocks Stores Limited
United Kingdom	National	25/09/2010	2559909	28/01/2011	2559909	DIS/TR19 (series of 2)	25, 35	Peacocks Stores Limited
Juited Kingdom	National	25/09/2010	2559932	28/01/2011	2559932	DIS/TR19 DI ISION & V Logo (series of 2)	25, 35	Peacocks Stores Limited
United Kingdom	National	15/03/1999	2191835	05/11/1999	2191835	ENVY	16, 25	Peacocks Stores Limited
United Kingdam	National	04/03/1992	1492973	10/12/1993	1492973	ENVY	25	Peacocks Stores Limited
United Kingdom	National	08/10/1999	2210882	24/03/2000	2210882	E-VIE	25	Peacocks Stores Limited
United Kingdom	National	20/11/2017	3271774	02/03/2018	3271774	EVIE & Logo	25, 35	Peacocks Stores Limited
United Kingdom	National	19/11/2004	2378452A	13/07/2007	2378452A	e-vie Angel	14, 18, 26, 35	Peacocks Stores Limited
United Kingdom	National	25/10/2017	3266091	30/03/2018	3256091	E-VIE ANGEL & Logo (series of 2)	25, 35	Peacocks Stores Limited
United Kingdom	National	31/08/2002	2309432	31/01/2003	2309432	e-vie Intimates (series 4)	25	Peacocks Stores Limited
United Kingdom	National	15/06/2005	2394388	09/12/2005	2394386	FOOTBALL FACTORY	25, 35	Peacocks Stores Limited
United Kingdom	National	19/09/2007	2467251	25/07/2008	2467251	FUTURE-CO	09, 14, 18, 25, 26, 28	Peacocks Stores Limited
United Kingdom	National	19/09/2007	2467343	11/07/2008	2467343	future-co. (stylised)	09, 14, 18, 25, 26, 28	Peacocks Stores Limited
United Kingdom	National	13/06/1997	2135820	06/02/1998	2135820	INTERNACIONALE	14, 18, 25	Peacocks Stores Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Inited Kingdom	National	08/02/2018	3288775	11/05/2018	3288775	Lullaby PEACOCKS & Logo	24, 25	Peacocks Stores Limited
United Kingdom	National	08/09/2017	3255541	08/12/2017	3255541	LULLABY PEACOCKS (series of 2)	24, 25	Peacocks Stores Limited
Jnited Kingdom	National	17/08/2002	2308355	24/01/2003	2308355	MISS E-VIE	25	Peacocks Stores Limited
United Kingdom	National	25/10/2017	3266087	02/03/2018	3266087	MISS E-VIE & Logo (series of 2)	25, 35	Peacocks Stores Limited
United Kingdom	National	08/02/2001	2260527A	05/10/2001	2260527A	MISS INTERNACIONALE	35	Peacocks Stores Limited
United Kingdom	National	08/02/2001	2260527B	01/03/2002	2260527B	MISS INTERNACIONALE & Logo	35	Peacocks Stores Limited
United Kingdom	National	08/08/1996	2107226	15/05/1998	2107226	PEACOCKS	09, 18, 22, 24, 25, 26, 28	Peacocks Stores Limited
United Kingdom	National	11/06/2010	2550179	29/10/2010	2550179	PEACOCKS	25, 35	Peacocks Stores Limited
United Kingdom	National	03/03/2015	3097245	29/05/2015	3097246	Peacocks & Logo (in Arabic)	25, 35	Peacocks Stores Limited
United Kingdom	National	22/02/2006	2414615	29/09/2006	2414615	PEACOCKS THE GREAT VALUE FASHION STORE	24, 25, 35	Peacocks Stores Limited
United Kingdom	National	04/12/2001	2287504	13/12/2002	2287504	SOPHIE (series of 2)	09, 14, 18, 25, 26	Peacocks Stores Limited
United Kingdom	National	30/11/2005	2407902	05/01/2007	2407902	Sophie (stylised - series of 2)	09, 14, 18, 25, 26, 35	Peacocks Stores Limited
United Kingdom	National	24/10/2017	3265828	19/01/2018	3265828	Sophie (stylised - series of 2)	09, 14, 18, 25, 35	Peacocks Stores Limited

48

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
United Kingdom	National	19/07/1997	2139675	30/01/1998	2139675	STREET SG GEAR Co. AUTHENTIC CLOTHING & Logo (series of 2)	25	Peacocks Stores Limited
Jnited Kingdom	National	24/04/2002	2298788	27/09/2002	2298788	Thought bubble Logo (series of 8)	09, 18, 22, 24, 25, 26, 27, 28	Peacocks Stores Limited
United Kingdom	National	25/07/1997	2140147	11/02/2000	2140147	Une Femme & Logo	25	Peacocks Stores Limited
United Kingdom	National	15/06/2007	2458558	22/02/2008	2458558	URBAN EDITION	25	Peacocks Stores Limited
United Kingdom	National	05/10/2006	2434633	06/04/2007	2434633	URBAN OUTLAWS	25	Peacocks Stores Limited
United Kingdom	National	07/02/2018	3288465	25/05/2018	3288465	URBAN OUTLAWS & Logo (series of 2)	25	Peacocks Stores Limited
United Kingdom	National	19/07/1997	2139647	30/01/1998	2139647	URBAN SPIRIT (series 3)	25	Peacocks Stores Limited
United Kingdom	National	13/10/2001	2283184	22/03/2002	2283184	usuk URBAN SPIRIT & Logo	25	Peacocks Stores Limited
United Kingdom	National	25/09/2010	2559924	28/01/2011	2559924	V Logo (series of 2)	25, 35	Peacocks Stores Limited
United Kingdom	National	13/10/2006	2435465	27/04/2007	2435465	WALK THIS WAY	25, 35	Peacocks Stores Limited
United States of America	National	02/08/2013	86027072			PEACOCKS	25, 35	Peacocks Stores Limited
United States of America	National	27/08/2010	85117514	12/04/2016	4934747	PEACOCKS OF LONDON	25, 35	Peacocks Stores Limited
Albania	National	15/12/2011	AL/T/2011/679	22/06/2012	14227	PEACOCKS	08, 09, 11, 18, 20, 21, 22, 24, 25, 26, 28, 35	Peacock's Stores Limited

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Albania	National	15/12/2011	AL/T/2011/678	22/06/2012	14228	PEACOCKS Logo	08, 09, 11, 18, 20, 21, 22, 24, 25, 26, 28, 35	Peacock's Stores Limited
Algeria	National	30/06/2009	091978	30/06/2009	77231	E-VIE	25	Peacock's Stores Limited
Algeria	National	30/06/2009	091977	30/06/2009	77230	PEACOCKS LONDON	25, 35	Peacock's Stores Limited
Algeria	National	30/06/2009	091979	30/06/2009	77232	URBAN SPIRIT	25	Peacock's Stores Limited
Azerbaijan	National	17/09/2009	2009 1226	29/10/2010	2010 1307	PEACOCKS LONDON	25, 35	Peacock's Stores Limited
Azerbaijan	National	17/09/2009	2009 1224	29/10/2010	2010 1306	URBAN SPIRIT	25	Peacock's Stores Limited
Bangladesh	National	31/05/2011	143607			PEACOCKS	25	Peacock's Stores Limited
Belarus	National	24/02/2010	20100598	13/03/2013	42933	E-VIE	25	Peacock's Stores Limited
Belarus	National	14/12/2009	20094550	27/12/2012	42075	PEACOCKS	25, 35	Peacock's Stores Limited
			f 					
Belarus	National	02/12/2009	20094434	08/01/2013	42187	URBAN SPIRIT	25	Peacock's Stores Limited
Bosnia &	National	11/11/2010	BAZ1015187A	07/09/2011	BAZ1015187	PEACOCKS	25, 35	Peacock's Stores Limited
Herzegovina	Mational	14/06/2009	232445	14/06/2009	232445	E-VIE	25	Peacock's Stores Limited
Egypt	National	14/00/2009	2027-0	1,700,2000		: - :	1	1
Egypt	National	14/06/2009	232444	14/01/2015	232444	PEACOCKS	35	Peacock's Stores Limited
Egypt	National	14/06/2009	232443	14/01/2015	232443	PEACOCKS LONDON	25	Peacock's Stores Limited

50

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
gypt	National	14/06/2009	232446	23/04/2013	232446	URBAN SPIRIT	25	Peacock's Stores Limited
India	National	05/09/2006	1484638	05/09/2006	1484638	E-VIE	24, 25, 35	Peacock's Stores Limited
Indonesia	National	02/12/2010	D00.2010.043557			PEACOCKS LONDON	25, 35	Peacock's Stores Limited
Malaysia	National	30/04/2010	2010007748	30/04/2010	2010007748	PEACOCKS LONDON	25	Peacock's Stores Limited
Malaysia	National	28/04/2010	2010007529	28/04/2010	2010007529	URBAN SPIRIT	25	Peacock's Stores Limited
Pakistan	National	27/05/2011	302147	27/05/2011	302147	PEACOCKS	25	Peacock's Stores Limited
Pakistan	National	27/05/2011	302146	27/05/2011	302146	PEACOCKS	35	Peacock's Stores Limited
Pakistan	National	11/12/2006	230294	31/03/2010	230294	PEACOCKS OF LONDON	35	Peacock's Stores Limited
Pakistan	National	11/12/2006	230293	27/04/2010	230293	PEACOCKS OF LONDON	25	Peacock's Stores Limited
Pakistan	National	11/12/2006	230292	30/09/2010	230292	PEACOCKS OF LONDON	24	Peacock's Stores Limited
Vietnam	National	21/02/2011	4-2011-02640	25/09/2012	192112	PEACOCKS	25	Peacock's Stores Limited
Australia	National	07/03/2002	905607	07/03/2002	905607	PROQUIP Ducks tail Logo	25	Proquip IP Limited
Australia	Madrid National	11/02/2008	954620	11/02/2008	1230720	PROQUIP Lozenge Logo	25	Proquip IP Limited
Canada	National	22/10/2002	1156514	08/12/2004	TMA627852	PROQUIP Ducks tail Logo	18, 25	Proquip IP Limited
China	National	25/01/2016	18974400			Ducks tall Logo	25, 28	Proquip IP Limited
China	Madrid National	03/04/2009	954620	03/04/2009	954620	PROQUIP Lozenge Logo	25	Proquip IP Limited
European Union	National	01/03/2011	9776121	10/08/2011	9776121	PROQUIP ALL TERRAIN	09, 18, 25, 28	Proquip IP Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	international Classes	Owner
European Union	National	14/01/2000	1474956	14/03/2001	1474956	PROQUIP Ducks tail	18, 25, 28	Proquip IP Limited
European Union	National	07/12/2007	6489967	13/11/2008	6489967	PROQUIP Lozenge Logo	25	Proquip IP Limited
European Union	National	31/01/2000	1487784	11/05/2001	1487784	WINNING WEATHERWEAR	18, 25, 28	Proquip IP Limited
celand	Madrid National	09/10/2002	790036	09/10/2002	790036	PROQUIP Ducks tail Logo	18, 25	Proquip IP Limited
Japan	Madrid National	09/10/2002	790036	09/10/2002	790036	PROQUIP Ducks tail Logo	18, 25	Proquip IP Limited
Madrid Protocol (TM)	National	09/10/2002	790036	09/10/2002	790036	PROQUIP Ducks tail Logo	18, 25	Proquip IP Limited
Madrid Protocol (TM)	National	11/02/2008	954620	11/02/2008	954620	PROQUIP Lozenge Logo	25	Proquip IP Limited
New Zealand	National	07/03/2002	653637	07/03/2002	653537	PROQUIP Ducks tail Logo	25	Proquip IP Limited
Norway	Madrid National	09/10/2002	790036	09/10/2002	790036	PROQUIP Ducks tail	18, 25	Proquip IP Limited
Republic of Korea	National	26/11/2006	40-2006-0060258	26/10/2007	4007267120000	PROQUIP Ducks tail Logo (series of 2)	28	Proquip IP Limited
Republic of Korea	National	28/11/2006	40-2006-0060257	26/10/2007	4007267110000	PROQUIP Ducks tail Logo (series of 2)	25	Proquip IP Limited
South Africa	National	07/03/2002	2002/03200	20/03/2008	2002/03200	PROQUIP Ducks tail Logo	25	Proquip IP Limited
South Africa	National	07/03/2002	2002/03199	17/11/2006	2002/03199	WINNING WEATHERWEAR	25	Proquip IP Limited
Switzerland	Madrid National	09/10/2002	790036	D9/10/2002	790036	PROQUIP Ducks tail	18, 25	Proquip IP Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
United Kingdom	National	09/10/2002	2312610	08/08/2003	2312610	PROQUIP Ducks tail	18, 25	Proquip IP Limited
United Kingdom	National	12/03/1997	2126398	22/10/1999	2126398	ULTRALITE BY PROQUIP (series of 2)	25	Proquip IP Limited
United States of America	Madrid National	14/08/2013	79/137667	09/10/2002	4558027	PROQUIP Ducks tail Logo	25	Proquip IP Limited
United States of America	Madrid National	11/02/2008	79/050375	11/02/2008	3612595	PROQUIP Lozenge Logo	25	Proquip IP Limited
Australia	National	26/04/2006	1110123	26/04/2006	1110123	HECTOR RUSSELL (stylised)	25	The Edinburgh Woollen Mill Limited
Benelux	National	27/02/1980	635213	27/02/1980	365324	MACKINNON OF SCOTLAND	25	The Edinburgh Woollen Mill Limited
Canada	National	07/01/2009	1423812	10/08/2011	TMA804137	EWM & Mill Device	25, 35	The Edinburgh Woollen Mill Limited
Canada	National	01/05/2008	1393818	01/02/2012	TMA816657	HECTOR RUSSELL	25	The Edinburgh Woollen Mill Limited
Canada	National	21/03/2012	1569739	19/06/2013	TMA853678	HECTOR RUSSELL (stylised)	25	The Edinburgh Woollen Mill Limited
Canada	National	07/01/2009	1423811	23/02/2012	TMA618302	THE EDINBURGH WOOLLEN MILL	25, 35	The Edinburgh Woollen Mill Limited
Canada	National	18/07/1988	611299	12/04/1991	382815	THE EDINBURGH WOOLLEN MILL & Device		The Edinburgh Woollen Mill Limited

10-27478479-411173-2177 53

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
China	Madrid National	03/10/2013	1196582	03/10/2013	1196582	Chic Abode & Logo	20, 21, 24, 25	The Edinburgh Woollen Mill Limited
China	National	13/04/2018	30220842		<u>'</u>	COUNTRY ROSE	25	The Edinburgh Woollen Mill Limited
China	National	13/04/2018	30220835			EWM	25	The Edinburgh Woollen Mill Limited
China	National	13/04/2018	30220834			EWM	35	The Edinburgh Woollen Mill Limited
China	National	31/01/2003	3453192	28/12/2004	3453192	EWM & Mill Device	25	The Edinburgh Woollen Mill Limited
China	National	13/04/2018		:	;	HECTOR RUSSELL	35	The Edinburgh Woollen Mill Limited
China	National	13/04/2018	!			HECTOR RUSSELL	25	The Edinburgh Woollen Mill Limited
China	National	13/04/2018	:			HONOR MILLBURN	25	The Edinburgh Woollen Mill Limited
China	National	25/12/2017	28286781			LOCHMERE	25	The Edinburgh Woollen Mill Limited
China	National	25/12/2017	28286780			LOCHMERE	35	The Edinburgh Woollen Mill Limited
China	National	25/12/2017	28286782			LOCHMERE	24	The Edinburgh Woollen Mill Limited
China	National	13/04/2018		:	i	P.G. FIELD	25	The Edinburgh Woollen Mill Limited

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
China	National	13/04/2018			!	PONDEN HOME	20	The Edinburgh Woollen Mill Limited
China	National	13/04/2018				PONDEN HOME	21	The Edinburgh Woollen Mill Limited
Chîna	National	13/04/2018	<u>;</u>			PONDEN HOME	24	The Edinburgh Woollen Mill Limited
China	National	13/04/2018				PONDEN HOME	35	The Edinburgh Woollen Mill Limited
China	National	31/01/2003	3453193	21/05/2008	3453193	THE EDINBURGH WOOLLEN MILL	25	The Edinburgh Woollen Mill Limited
China	National	13/04/2018	30220833			The Edinburgh Woollen Mill & Logo	25	The Edinburgh Woollen Mill Limited
China	National	13/04/2018	30220832			The Edinburgh Woollen Mill & Logo	35	The Edinburgh Woollen Mill Limited
Denmark	National	29/02/1980	VA 1980 00942	29/08/1980	VR 1980 03359	MACKINNON OF SCOTLAND	25	The Edinburgh Woollen Mili Limited
European Union	National	03/04/2013	11708351	02/09/2013	11708351	Chic Abode & Logo	20, 21, 24, 25	The Edinburgh Woollen Mill Limited
European Union	National	09/10/2018	17965701	-	1	COMFY SENSE	25	, The Edinburgh Woollen Mill Limited
European Union	National	09/04/2014	12776654	27/08/2014	12776654	Country Rose & Duck Logo	25	The Edinburgh Woollen Mill Limited
European Union	National	09/04/2014	12776696	20/08/2014	12776696	Country Rose & Logo	. 25	The Edinburgh Woollen Mill Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
European Union	National	12/06/2017	16848749	09/10/2017	16848749	DAYS. DEPARTMENT STORE & Logo	35	The Edinburgh Woollen Mill Limited
European Union	National	13/02/2014	12596292	01/07/2014	12596292	Emma Blake & Logo	25	The Edinburgh Woollen Mill Limited
European Union	National	25/08/2016	15776826	14/12/2016	15776826	EWM	1 25	The Edinburgh Woollen Mill Limited
European Union	National	27/04/2009	8247091	01/12/2009	8247091	Gr8 Kids	25	The Edinburgh Woollen Mill Limited
European Union	National	. 19/04/2006	5075429	04/09/2007	5075429	HECTOR RUSSELL (stylised)	. 25	The Edinburgh Woollen Mill Limited
European Union	National	28/01/2015	13690532	27/05/2015	13690532	HONOR MILLBURN	18, 25, 35	The Edinburgh Woollen Mill Limited
European Union	National	31/08/2005	4621108	18/09/2006	4621108	Honor Millburn at EWM & Logo	25	The Edinburgh Woollen Mill Limited
European Union	National	20/10/2017	17378381	20/02/2018	17378381	HONOR MILLBURN H M & Logo	18, 25, 35	The Edinburgh Woollen Mill Limited
European Union	National	25/08/2016	15776768	19/12/2016	15776768	Isle (stylised)	. 25	The Edinburgh Woollen Mill Limited
European Union	National	02/02/2006	4893822	21/03/2007	4893822	LOCHMERE (stylised)	25	The Edinburgh Woollen Mill Limited
European Union	National	11/02/2010	8876682	18/08/2010	8876682	MACKINNON OF SCOTLAND	24, 25, 35	The Edinburgh Woollen Mill Limited
European Union	National	27/10/2017	17395245	27/02/2018	17395245	P.G. FIELD	25, 35	The Edinburgh Woollen Mill Limited

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
European Union	National	D3/04/2018	17883054	01/08/2018	17883054	P.G. FIELD HERITAGE & Stag Logo	25	The Edinburgh Woollen Mill Limited
European Union	National	07/11/2017	17498201	06/03/2018	17438201	P.G. FIELD MASTERS OF COUNTRYWEAR & Stag Logo	25	The Edinburgh Woollen Mill Limited
European Union	National	31/08/2005	4621116	03/10/2006	4621116	P.G. FIELD MASTERS OF WEATHERWEAR & Logo	25	The Edinburgh Woollen Mill Limited
European Union	National	27/04/2009	8247017	22/11/2009	8247017	Ponden Home	20, 21, 24	The Edinburgh Woollen Mill Limited
European Union	National	06/10/2014	13334552	08/05/2015	13334552	sweater shop (stylised)	25, 35	The Edinburgh Woollen Mill Limited
European Union	National	28/01/2015	13690524	25/05/2015	13690524	The Edinburgh Woollen Mill & Logo	18, 25, 35	The Edinburgh Woollen Mill Limited
European Union	National	17/05/2013	11824869	20/03/2014	11824869	THE SWEATER SHOP & Logo	25, 35	The Edinburgh Woollen Mill Limited
European Union	National National	03/04/2013	11708328	09/10/2014	11708328	Traditions of Britain ICONIC BRITISH STYLE & Logo	20, 21	The Edinburgh Woollen Mill Limited
European Union	National	30/12/2010	9633835	07/06/2011	9633835	TRee TOP TUMBLE & Logo	24, 25, 28, 41	The Edinburgh Woollen Mill Limited
France	National	05/03/1980	547091	05/03/1980	1611047	MACKINNON OF SCOTLAND	25	The Edinburgh Woollen Mill Limited
Germany	National	11/03/1980	M48080	22/10/1980	1009556	MACKINNON OF SCOTLAND	. 25	The Edinburgh Woollen Mill Limited

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Germany	National	13/02/1988	E27359/25 WZ	14/02/1988	1128846	THE EDINBURGH WOOLLEN MILL & Device	25	The Edinburgh Woollen Mill Limited
Guernsey	National	13/06/2017	GGGT8575	13/06/2017	GGGT8575	DAYS. DEPARTMENT STORE & Logo	35	The Edinburgh Woollen Mill Limited
Guernsey	National	25/08/2016	654520	25/08/2016	GGGT8443	PONDEN HOME	24	The Edinburgh Woollen Mill Limited
Guemsey	National	25/08/2016	654528	25/08/2016	GGGT8445	The Edinburgh Woollen Mill & Logo	25	The Edinburgh Woollen Mill Limited
India	National	22/12/2017	3710036	22/12/2017	3710036	LOCHMERE	24, 25, 35	The Edinburgh Woollen Mill Limited
Ireland	National	19/08/2013	2013/01467	19/08/2013	249494	Emma Blake & Rose Logo	25	The Edinburgh Woollen Mill Limited
Ireland	National	04/02/2004	2004/00341	04/02/2004	228789	EWM and Mill Device	25, 35	The Edinburgh Woollen Mill Limited
Ireland	National	28/01/2004	2004/00294	28/01/2004	229935	THE EDINBURGH WOOLLEN MILL	25, 35	The Edinburgh Woollen Mill Limited
Japan	National	24/12/2002	108648/2002	29/08/2003	4705001	EWM & Mill Device	25	The Edinburgh Woollen Mill Limited
Japan	National	24/12/2002	108649/2002	09/04/2004	4762654	THE EDINBURGH WOOLLEN MILL	25	The Edinburgh Woollen Mill Limited
Madrid Protocol (TM)	National	03/10/2013	1196582	03/10/2013	1196582	Chic Abode & Logo	20, 21, 24, 25	The Edinburgh Woollen Mill Limited

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
New Zealand	National	20/04/2006	746677	08/02/2007	746677	HECTOR RUSSELL (stylised)	25	The Edinburgh Woollen Mill Limited
Republic of Korea	National	10/02/2003	45-2003-0000445	21/09/2004	0010694	EWM & Mill Device	25, 35	The Edinburgh Woollen Mill Limited
Republic of Korea	National	16/01/2003	45-2003-0000148	26/08/2004	CO10491	THE EDINBURGH WOOLLEN MILL	25, 35	The Edinburgh Woollen Mill Limited
Saudi Arabia	National	15/12/2014	1435004207	02/06/2015	1436004207	JAMES PRINGLE	25	The Edinburgh Woollen Mill Limited
Saudi Arabia	National	15/12/2014	1436004208	02/06/2015	1436004208	JAMES PRINGLE	35	The Edinburgh Woollen Mill Limited
Spain	National	21/08/1981	982945	21/08/1981	982945	MACKINNON OF SCOTLAND	25	The Edinburgh Woollen Mill Limited
Sweden	National	17/08/1981	1981/04213	11/12/1981	179399	MACKINNON OF SCOTLAND	25	The Edinburgh Woollen Mil Limited
Switzerland	National	08/02/1988	824/88	08/02/1988	P-361583	The Edinburgh Woollen Mill & Loga	25	The Edinburgh Woollen Mill Limited
Taiwan	National	30/01/2003	92007143	01/12/2003	190965	EWM & Mill Device	35	The Edinburgh Woollen Mill Limited
Taiwan	National	30/01/2003	92007142	01/12/2003	1070771	EWM & Mill Device	25	The Edinburgh Woollen Mill Limited
Taiwan	National	30/01/2003	92007141	01/12/2003	192365	THE EDINBURGH WOOLLEN MILL	35	The Edinburgh Woollen Mill Limited
United Kingdom	National	25/01/1956	750301	25/01/1956	750301	ANTARTEX	18	The Edinburgh Woollen Mill Limited

59

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
United Kingdom	National	12/12/1956	760413	12/12/1956	760413	ANTARTEX	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	08/05/2017	3229623	28/07/2017	3229623	BLUSH ISLE (stylised - series of 2)	D3	The Edinburgh Woollen Mill Limited
United Kingdom	National	03/09/2015	3125455	04/12/2015	3125455	CLAN ROYAL & Crown Logo	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	28/07/2015	3119812	27/11/2015	3119812	CLAN ROYAL (series of 2)	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	24/02/1964	860611	24/02/1964	860611	CLANROYAL	24	The Edinburgh Woollen Mill Limited
United Kingdom	National	09/10/2018	3344195	28/12/2018	3344195	COMFY SENSE	. 25	The Edinburgh Woollen Mill Limited
United Kingdom	National	20/10/2017	3265049	19/01/2018	3265049	Country Rose & Duck Logo	25, 35	The Edinburgh Woollen Mill Limited
United Kingdom	National	08/05/2017	3229620	04/08/2017	3229620	Country Rose & Logo (series of 2)	03	The Edinburgh Woollen Mill Limited
United Kingdom	National	09/01/2017	3205654	12/05/2017	3205654	DAYS. DEPARTMENT STORE & Logo	35	The Edinburgh Woollen Mill Limited
United Kingdom	National	12/09/1997	2144801	08/05/1998	2144801	DEAGH LUAGH IS SEIRBHIS HECTOR RUSSELL KILTMAKER GROUP & Logo (series of 2)	24, 25	The Edinburgh Woollen Mill Limited

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
Inited Kingdom	National	13/08/2013	3017825	29/11/2013	3017825	EMMA BLAKE	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	14/03/2002	2295263	27/06/2003	2295263	EWM	25, 30, 35	The Edinburgh Woollen Mill Limited
United Kingdom	National	13/03/2002	2295261	27/06/2003	2295261	EWM & Device	25, 30, 35	The Edinburgh Woollen Mill Limited
United Kingdom	National	17/02/2003	2323988B	20/02/2004	2323988B	G & L 1890 Logo	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	17/02/2003	2323988A	20/02/2004	2323988A	G&L 1890 SCOTLAND	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	29/06/1992	1504733	03/09/1999	1504733	GLENEAGLES	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	18/11/2011	2601717	11/05/2012	2501717	HECTOR RUSSELL (stylised)	25	The Edinburgh Waollen Mill Limiter
United Kingdom	National	31/07/2013	3016128	08/11/2013	3016128	Isle (stylised)	25	The Edinburgh Woollen Mill Limite
United Kingdom	National	30/09/1999	2210263	10/03/2000	2210263	Isle COLLECTION (stylised)	25	The Edinburgh Woollen Mill Limiter
United Kingdom	National	31/03/2003	2328094	29/08/2003	2328094	Mountain Device	25	The Edinburgh Woollen Mill Limiter
United Kingdom	National	31/03/2003	2328095	29/08/2003	2328095	ONE VALLEY & Mountain Device (series of 2)	25	The Edinburgh Woollen Mill Limite

61

10-27478479-4\1173-2177

Country	Category Description	Application Date	Application No.	Registration Date	Registration No.	Title	International Classes	Owner
United Kingdom	National	27/10/2017	3266593	12/01/2018	3266593	P.G. FIELD (series of 2)	25, 35	The Edinburgh Woollen Mill Limited
United Kingdom	National	16/05/2017	3231357	08/09/2017	3231357	PONDEN HOME	20, 21, 24	The Edinburgh Woollen Mill Limited
United Kingdom	National	13/09/2001	2280453	08/03/2002	2280453	PONDEN MILL (series of 2)	20, 21, 24, 25	The Edinburgh Woollen Mill Limited
United Kingdom	National	02/03/2007	2532762	30/04/2010	2532762	RICHARDS	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	31/03/1983	1193308	31/03/1983	1193308	ROMANES & PATERSON DEVICE	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	26/06/1996	2103670	07/03/1997	2103670	SWEATER SHOP (stylised)	25	The Edinburgh Woollen Mill Limited
United Kingdom	National	05/04/1995	2016659	05/04/1995	2016659	THE EDINBURGH WOOLLEN MILL (Series of 3)	25	The Edinburgh Woollen Mill Limited

62

10-27478479-4\1173-2177

Names

Brand/ Trading Name	Origin of name	Owner
Antartex Village	Purchase and merge of business into EWM	The Edinburgh Woollen Mill Limited
Ben Nevis Woollen Mill	Fascia from merger of Grampian Woollen Mills Ltd, circa 1994	The Edinburgh Woollen Mill Limited
Banchory Woollen Mill	As above	The Edinburgh Woollen Mill Limited
Chalmers of Oban	As above	The Edinburgh Woollen Mill Limited
Cheddar Gorge Country Store	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Country Trader	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Craftcentre Cymru	Purchase of business, three CCC businesses.	The Edinburgh Woollen Mill Limited
	Craftcentre Cymru CYF, Craftcentre Cymru Group	
	CYF, Craftcentre Cymru (Manufacturing) CYF	
East Quay Warehouse	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Holmfirth Mills	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Inverary Woollen Milis	Fascia from merger of GWM Ltd	The Edinburgh Woollen Mill Limited
James Pringle Weavers	As above	The Edinburgh Woollen Mill Limited
James Pringle Weavers of Inverness	As above	The Edinburgh Woollen Mill Limited
James Pringle Weavers of Llanfairpwllgwyngyll	As above	The Edinburgh Woollen Mill Limited
Jedburgh Woollen Mills	As above	The Edinburgh Woollen Mill Limited
John O'Groats Knitwear Co	As above	The Edinburgh Woollen Mill Limited
Kyle of Lochalsh Woollens	As above	The Edinburgh Woollen Mill Limited
Kernow Mill	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Kilmahog Woollen Mill	Fascia from GWM Ltd	The Edinburgh Woollen Mill Limited
Leith Mills	As above	The Edinburgh Woollen Mill Limited
Mairi Macintyre	As above	The Edinburgh Woollen Mill Limited
Mackinnon Mills	Facia developed by EWM	The Edinburgh Woollen Mill Limited
Masson Mills	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
McCaig's Warehouse	Fascia developed by EWM	The Edinburgh Woollen Mill Limited

10-27478479-4\1173-2177

The Scottish Deer Centre	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Millshop	Purchase of Millshop business 1994, The Millshop	The Edinburgh Woollen Mill Limited
	Ltd.	
The Golf Shop	Purchase of Business in 1996, The Golf Shop Ltd	The Edinburgh Woollen Mill Limited

Brand/Trading Name		
Moffat Woollen Mill	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Owens Warehouse	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Penmachno Woollen Mill	Purchase of business, three CCC businesses.	The Edinburgh Woollen Mill Limited
	Craftcentre Cymru CYF, Craftcentre Cymru Group	
	CYF, Craftcentre Cymru (Manufacturing) CYF **	
Philpotts Warehouse	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Pitlochry of Scotland	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Portree Knitwear Company	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Spean Bridge Woollen Mill	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Speyside Woollen Co	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Spirit of Scotland	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
Tarka Mill	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
The Bronte Weaving Shed	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
The Abbey Mill	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
The Callander Woollen Mill	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
The Clan Tartan Centre	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
The Cove Centre	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
The Famous Lee Mill	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
The Old Station, Welshpool	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
The Perth Mart Visitor Centre	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
The Trossachs Country Store	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
The Whisky Shop	Fascia developed by EWM	The Edinburgh Woollen Mill Limited

10-27478479-41173-2177

Traditions of Britain	Purchase of business, three CCC businesses.	The Edinburgh Woollen Mill Limited
	Craftcentre Cymru CYF, Craftcentre Cymru Group	
	CYF, Craftcentre Cymru (Manufacturing) CYF **	
Trossach Woollen Mill	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Watershed Mill	Fascia developed by EWM	The Edinburgh Woollen Mill Limited
West Highland Woollens	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Windermere Quay	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Pitlochry Knitwear	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Cymru Country Store	Purchase of business, three CCC businesses.	The Edinburgh Woollen Mill Limited
	Craftcentre Cymru CYF, Craftcentre Cymru Group	
	CYF, Craftcentre Cymru (Manufacturing) CYF **	
Pitlochry in Lakeland	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited
Moffat Tweed Shop	Fascia from merger of GWM Ltd **	The Edinburgh Woollen Mill Limited

Domain Names

antartexvillage.com	kilmahogwoollenmill.co.uk	The Edinburgh Woollen Mill Limited
antartex.co.uk	leithmills.co.uk	The Edinburgh Woollen Mill Limited
antartex-sheepskins.co.uk	leithmills.com	The Edinburgh Woollen Mill Limited
antartexvillage.co.uk	mackinnonmills.com	The Edinburgh Woollen Mill Limited
antartex-sheepskins.com	mackinnonofscotland.com	The Edinburgh Woollen Mill Limited
banchorywoollenmill.com	massonmill.co.uk	The Edinburgh Woollen Mill Limited
benneviswoollenmill.com	masson-shopping-village.com	The Edinburgh Woollen Mill Limited
bennevis-woollenmill.com	moffatwoollenmill.com	The Edinburgh Woollen Mill Limited
brandedscottishknitwear.co.uk	moffat-woollenmill.com	The Edinburgh Woollen Mill Limited
brandedscottishknitwear.com	moffat-woollens.co.uk	The Edinburgh Woollen Mill Limited
callanderwoollenmill.com	old-station-welshpool.com	The Edinburgh Woollen Mill Limited
chalmersofoban.com	one-valley.co.uk	The Edinburgh Woollen Mill Limited
clantartancenter.co.uk	onevalley.co.uk	The Edinburgh Woollen Mill Limited
clantartancenter.com	owenswarehouse.co.uk	The Edinburgh Woollen Mill Limited
clantartancentre.co.uk	perthmart-visitor-centre.com	The Edinburgh Woollen Mill Limited

10-27478479-4\1173-2177

craftcentre-cymru.co.uk	pitlochry-knitwear.co.uk	The Edinburgh Woollen Mill Limited
cumbrianhomeandgarden.info	romanesandpaterson.co.uk	The Edinburgh Woollen Mill Limited
cumbriahomeandgardens.info	scottish-at-its-best.com	The Edinburgh Woollen Mill Limited
cumbriahomeandgarden.co.uk	scottish-deer-centre.com	The Edinburgh Woollen Mill Limited
cumbriahomeandgarden.com	scottishwoolcentre.co.uk	The Edinburgh Woollen Mill Limited
cumbriahomeandgarden.biz	scottish-wool-centre.com	The Edinburgh Woollen Mill Limited
cumbrianhomesandgardens.co.uk	skyewoollenmill.com	The Edinburgh Woollen Mill Limited
cumbrianhomesandgardens.com	speanbridgewoollenmill.com	The Edinburgh Woollen Mill Limited
cumbrianhomesandgardens.biz	speanbridge-woollenmill.com	The Edinburgh Woollen Mill Limited
designerzoneatmassonmill.co.uk	speanbridgewoollenmill.co.uk	The Edinburgh Woollen Mill Limited
ewm.co.uk	st-andrews-sportswear-company.co.uk	The Edinburgh Woollen Mill Limited
edinburghwoolenmill.biz	sweater-shop.co.uk	The Edinburgh Woollen Mill Limited
ewm.eu	sweater-shop.com	The Edinburgh Woollen Mill Limited
edinburghwoollenmill.com	sweatershop.com	The Edinburgh Woollen Mill Limited
Edinburghwoollenmill.info	theabbeymill.co.uk	The Edinburgh Woollen Mill Limited
edinburghwoollenmill.net	the-clan-tartan-centre.co.uk	The Edinburgh Woollen Mill Limited
foreverscotland.com	the-edinburgh-woollen-mill.co.uk	The Edinburgh Woollen Mill Limited
foreverscotlandshop.co.uk	the-edinburgh-woollen-mill.biz	The Edinburgh Woollen Mill Limited
gibsonandlumgair.info	the-edinburgh-woollen-mill.com	The Edinburgh Woollen Mill Limited
gibsonandlumgair.com	the-edinburgh-woollen-mill.net	The Edinburgh Woollen Mill Limited
heathermillscompany.com	theedinburghwoollenmill.net	The Edinburgh Woollen Mill Limited
heathermill.co.uk	theedinburghwoollenmill.com	The Edinburgh Woollen Mill Limited
hectorrussell.co.uk	theedinburghwoollenmill.org.uk	The Edinburgh Woollen Mill Limited
hectorrussell.com	the-sweater-shop.co.uk	The Edinburgh Woollen Mill Limited
hector-russell.co.uk	the-sweater-shop.com	The Edinburgh Woollen Mill Limited
hector-russell.com	the-golf-company.co.uk	The Edinburgh Woollen Mill Limited
hector-russell.ca	the-millshop.co.uk	The Edinburgh Woollen Mill Limited
hectorrussellusa.com	traditionscottishknitwear.co.uk	The Edinburgh Woollen Mill Limited
hectorrussel@look.ca	tsdc.co.uk	The Edinburgh Woollen Mill Limited
highlandhomeindustries.co.uk	watershed-mill.com	The Edinburgh Woollen Mill Limited
highlandhomeindustries.com	yarnspinners.co.uk	The Edinburgh Woollen Mill Limited

10-27478479-4\1173-2177

holmwoollenmill.com	The Edinburgh Woollen Mill Limited	
inverarywoollenmill.com	The Edinburgh Woollen Mill Limited	
jamespringle.com	The Edinburgh Woollen Mill Limited	
jamespringleweavers-holmmill.com	The Edinburgh Woollen Mill Limited	
jamespringleweavers-llanfairpg.com	The Edinburgh Woollen Mill Limited	
james-pringle-weavers-of-inverness.co.uk	The Edinburgh Woollen Mill Limited	
jamespringleweavers-of-inverness.com	The Edinburgh Woollen Mill Limited	
jedburghwoollenmill.com	The Edinburgh Woollen Mill Limited	
jedburgh-woollenmill.com	The Edinburgh Woollen Mill Limited	
johnogroatsknitwearco.com	The Edinburgh Woollen Mill Limited	
kernowmill.com	The Edinburgh Woollen Mill Limited	
kilmahog-wooilenmiil.com	The Edinburgh Woollen Mill Limited	
pondenhome.co.uk	Duvetco Limited	
peacocks.co.uk	Peacocks Stores Limited	

67

Schedule 8

Form of Security Deed of Accession

This Deed is made on •

Between

- (1) ♦ (registered in England with number ♦ for itself and for the Chargors (Company);
- (2) (registered in England with number (Acceding Chargor); and
- (3) as security agent for the Finance Parties (Security Agent).

Whereas

- (A) This Deed is supplemental to a debenture dated between, inter alia, the Company, the Chargors and the Security Agent (Debenture).
- (A) [The Acceding Chargor has also entered into an Accession Deed to the Facility Agreement on or about the date of this Security Deed of Accession and by doing so appoints the Company as its agent on the terms set out in the Accession Deed].

It is agreed

1 Definitions and interpretation

1.1 Definitions

- (a) Save to the extent otherwise defined in this Deed, terms defined in the Debenture have the same meaning when used in this Deed.
- (b) In this Deed, Subsidiary Shares means all shares present and future held by the Acceding Chargor or its Subsidiaries including those listed in Schedule 2 (Subsidiary Shares) to this Deed.
- (c) In this Deed, Scottish Assets means all undertaking, property and assets of the Acceding Chargor, both present and future located in Scotland or otherwise governed by Scots law charged to the Security Agent pursuant to the floating charge dated on or around the date of this Deed.

1.2 Interpretation

Clauses 1.2 (Interpretation), 1.3 (Third party rights), 1.4 (Administration), 1.5 (Incorporated terms) and 1.6 (Ranking deed) of the Debenture are incorporated in this Deed as If they were set out in full in this Deed, but so that references in those clauses to this Deed shall be construed as references to this Security Deed of Accession.

10-27478479-4\1173-2177 68

2 Accession of Acceding Chargor

2.1 Accession

The Acceding Chargor agrees to be a Chargor for the purposes of the Debenture with Immediate effect and agrees to be bound by all of the terms of the Debenture as if it had originally been a party to it.

2.2 Covenant to pay

The Acceding Chargor covenants with the Security Agent as security agent for the Secured Parties that it will pay and discharge the Secured Obligations when they become due for payment and discharge in accordance with the terms of the Finance Documents.

2.3 Charging provisions

All security created by a Chargor under clauses 2.4 to 2.7 inclusive is:

- (a) a continuing security for the payment and discharge of the Secured Obligations;
- (b) subject to any other Security granted in favour of the Security Agent in respect of the Scottish Assets, granted with full title guarantee;
- (c) granted in respect of all the right, title and interest (if any), present and future of the Acceding Chargor in and to the relevant Secured Asset; and
- (d) in favour of the Security Agent as security agent for the Secured Parties.

2.4 First legal mortgages

The Acceding Chargor charges by way of first legal mortgage:

- (a) the properties described in Schedule 1 (Properties) to this Deed;
- (b) all other interests and estates in freehold, leasehold and commonhold property,

and, in each case, all Premises and Fixtures on such property for the time being.

2.5 Assignments

- (a) The Acceding Chargor assigns:
 - (i) the agreements described in Schedule 4 (Relevant Agreements) to this Deed;
 - (ii) its Relevant Policies.
- (b) The Acceding Chargor shall remain liable to perform all its obligations the Relevant Agreements, and the Relevant Policies.
- (c) Notwithstanding the other terms of this clause 2.5, prior to the occurrence of a Default which is continuing, each Chargor may, subject to the other terms of the Finance Documents, continue to exercise all and any of its rights under and in connection with the Relevant Agreement.

10-27478479-4\1173-2177 69

2.6 First fixed charges

The Acceding Chargor charges by way of first fixed charge:

- (a) all other interests and estate in any freehold, leasehold or commonhold property;
- (b) the proceeds of sale of its Secured Property and all licences to enter on or use any Secured Property;
- (c) the benefit of all other agreements, instruments and rights relating to its Secured Property:
- (d) all plant, machinery, vehicles, computers, office and other equipment, all furniture, furnishings, equipment and tools and any removals or replacement of them, (together Chattels) present and future and the benefit of all contracts, licences, warranties, maintenance contracts relating to them and any renewals and replacements of them;
- (e) the Subsidiary Shares together with all Related Rights;
- (f) the Investments together with all Related Rights;
- (g) all book and other debts due to the Acceding Chargor and their proceeds (both collected and uncollected) (together Debts) and all rights, guarantees, security or other collateral in respect of the Debts or any of them) and the benefit of any judgment or order to pay a sum of money and all rights to enforce the Debts (or any of them);
- (h) all monies from time to time standing to the credit of each account held by the Acceding Chargor with any bank, building society, financial institution or other person (each an Account);
- (i) all its Intellectual Property (including without limitation that described in Schedule 4 (Intellectual Property);
- (j) all its goodwill and uncalled capital;
- (k) the benefit of all Authorisations held or utilised by it in connection with its business or the use of any of its assets and the right to recover and receive compensation payable in respect of any of them;
- (I) to the extent that any legal mortgage in clause 2.4 or any assignment in clause 2.5 is ineffective as a legal mortgage or an assignment (as applicable), the assets referred to in that clause.

2.7 Floating charge

The Acceding Chargor charges by way of first floating charge:

- (a) all its assets (other than the Scottish Assets) and undertaking wherever located both present and future other than any assets effectively charged by way of legal mortgage or fixed charge or assigned under clauses 2.4, 2.5 or 2.6; and
- (b) the Scottish Assets whether or not the same are effectively charged by way of legal mortgage or fixed charge or assigned under clauses 2.4, 2.5 or 2.6.

10-27478478-4\1173-2177 70

2.8 Qualifying floating charge

This Deed contains a qualifying floating charge and paragraph 14 of Schedule B1 to the Insolvency Act 1986 applies to the floating charge created by or under this Deed.

3 Consent of existing charging companies

The Chargors agree to the terms of this Deed and agree that its execution will in no way prejudice or affect any Security granted by any of them by or under the Debenture.

4 Security power of attorney

The Acceding Chargor, by way of security, irrevocably and severally appoints the Security Agent, each Receiver and any of their delegates or sub-delegates to be its attorney to take any action which the Acceding Chargor is obliged to take under this Deed or the Debenture. The Acceding Chargor ratifies and confirms whatever any attorney does or prompts to do pursuant to its appointment under this clause 4.

5 Notices

The Acceding Chargor confirms that its address details for notices in relation to clause 23 (Notices) of the Debenture are as follows:

Address:

•

Facsimile:

•

Attention:

۵

6 Counterparts

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

7 Governing law and jurisdiction

Clause ♦ of the Debenture shall be incorporated in this Deed as if set out here in full but so that references to the Debenture shall be construed as references to this Deed.

This Deed has been entered into as a deed on the date given at the beginning of this Deed.

Schedule 1

Properties

Schedule 2

Subsidiary Shares

Schedule 3

Relevant Agreements

Schedule 4

Intellectual Property

72

SIGNATURES TO THE SECURITY DEED OF ACCESSION

Company		
Executed as a deed by Limited acting by two directors or by a director and its secretary)))	Director/Secretary
Acceding Chargor		
Executed as a deed by Limited acting by two directors or by a director and its secretary))))	Director Director/Secretary
Security Agent		
Executed as a deed by as duly authorised attorney for and on behalf of Barclays Bank PLC in the presence of:)		
Witness		
Signature		
Name		
Address		

73

SIGNATURES TO THE DEBENTURE

Company		
Executed as a deed by)	
EWM (Topco) Limited acting by a director in the presence of)	Director
	,	
Signature of witness		
Name LEHNIVE PEOLHS		
Address		
Chargors		
Executed as a deed by EWM (Topco) Limited)	
acting by a director in the presence of)	Director
Signature of witness		
Name LEAVING PEDLIAR		·
Address		
Executed as a deed by)	
Robert Edmonds as attorney for)	Signature of Individual
EWM Holdings Limited	,	Olgitatare of marviada.
under a power of attorney dated Tel. Mac 12019		Attorney for EWM Holdings Limited
in the presence of		
Signature of witness		
-		
Name LEMMINE PEDILLE		
Address		

74

Executed as a deed by Robert Edmonds as attorney for EWIM Dormant Limited Under a power of attorney dated Total 2019 in the presence of Signature of witness Name LEANCE PEOLICE Address)	Signature of individual Attorney for EWM Dormant Limited
Executed as a deed by The Edinburgh Woollen Mill Limited acting by a director in the presence of)	Director
Signature of witness		
Name LCYNUNG DEDLYDR		
Address		
Executed as a deed by The Gibson Group (Scotland) Limited)	
acting by a director in the presence of)	Director
Signature of witness		
Name LEHUNC PEIDLING		
Address		

75

Executed as a deed by EWM (Financial Services) Limited acting by a director in the presence of Signature of witness Name LEGANE PERILONAL Address)	Director	,
Executed as a deed by Peacocks Stores Limited acting by a director in the presence of)	Director	
Signature of witness Name LEIANNE PEDLIAR Address			
Executed as a deed by Duvetco Limited acting by a director in the presence of Signature of witness))	Director	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Name LEGANGE PEDUAR Address			

10-27478479-4\1173-2177 76

Executed as a deed by)	
Robert Edmonds)	,
as attorney for)	Signature of individual
ProQuip Holdings Limited		
under a power of attorney date of MRCH2019		Attorney for ProQuip Holdings Limited
in the presence of		
Signature of witness		
Name LEHANS PEDMAR		₹v.
Address		
Executed as a deed by	}	
ProQuip Limited acting by a director in the	í	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
presence of)	Director
•	•	
·		
Signature of witness		
_		
Name LEAWNE PEDLAR		
Address		
Executed as a deed by	, ·	
ProQuip IP Limited	, 1	
acting by a director in the presence of	, 1	Director
acting by a anotter in the precented of	,	51100101
Signature of witness		
-		
Name ISANNE PEDLAR		
Address		

77

Executed as a deed by Robert Edmonds as attorney for Sky Border Logistics Limited Under a power of attorney dated The 2019 in the presence of Signature of witness)	Signature of individual Attorney for Sky Border Logistics Limited
Name LEHWISE DZDLIAS		
Address		

78

Security Agent

Executed as a deed by ARSSANONA TONG SCALL	((+1)
as duly authorised attorney for and on behalf of Barclays Bank PLC)
in the presence of:)



Witness		
Signaturé		
Name	OF MANA	ROMMA

Address

.....

Barclays Bank PLC 1 Churchill Place Canary Wharf London E14 5HP