

COMPANIES FORM No. 466(Scot)

Particulars of an instrument of alteration to a floating charge created by a company registered in Scotland

A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge.

Please do not write in this margin

Please complete legibly, preferably in black type, or bold block lettering

* insert full name of company

Pursuant to section 410 and 466 of the Com	·
To the Registrar of Companies (Address overleaf - Note 6)	For official use Company number SC124791
Name of company	
* FORTH SECTOR	
Date of creation of the charge (note 1)	
31/01/2017	
Description of the instrument creating or evidence altered (note 1)	ing the charge or of any ancillary document which has
Floating Charge	
Names of the persons entitled to the charge	
SOCIAL INVESTMENT SCOTLAND	
Short particulars of all the property charged	
The whole of the property (including uncalle charge is in force comprised in the property	ed capital) which is or may be from time to time while the and undertaking of the company

Presenter's name address and reference (if any):

Morton Fraser LLP DX ED119 Edinburgh 15251/00159/AM14

For official use (02/06)

Charges Section

Doet mom



SCT

09/03/2018 **COMPANIES HOUSE**

SOCIAL INVESTMENT SCOTLAND, 6 Broughton Street Lane, Edinburgh, EH1 3LY ("SIS") BIG LOTTERY FUND, 1 Plough Place, London EC4A 1DE ("BLF") UNITY TRUST BANK PLC, Nine Brindleyplace, Birmingham B1 2HB (the "Bank") RESILIENT SCOTLAND LIMITED, c/o Foundation Scotland, 15 Carlton Road, Edinburgh EH8 8DL ("RS") FORTH SECTOR, Duddingston Yards, Duddingston Park South, Edinburgh, EH15 3NT ("FS")	Please do not write in this margin Please complete legibly, preferably in black type, or bold block lettering
Date(s) of execution of the instrument of alteration	1
9, 13 and 15 February 2018 and date of delivery 27 February 2018	
A statement of the provisions, if any, imposed by the instrument of alteration prohibiting or restricting the creation by the company of any fixed security or any other floating charge having, priority over, or ranking pari passu with the floating charge	
Unless otherwise agreed in writing by the Creditors any present or future statutory mortgage, standard security, floating charge or other charge granted by FS to any of the Creditors or assigned to any of the Creditors (other than the Securities) shall not prejudice the foregoing provisions as to ranking notwithstanding any provision contained in any of the Securities or any such future charge or any rule to the contrary.	
Short particulars of any property released from the floating charge	1
The amount, if any, by which the amount secured by the floating charge has been increased	

Names, and addresses of the persons who have executed the instrument of alteration (note 2)

A statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges

Please do not write in this margin

Please complete legibly, preferably in black type, or bold block lettering 2.1 in respect of the RS Charged Assets:

- 1. the RS Floating Charge to the extent of all sums secured thereby;
- the Bank Floating Charge to the extent of the Bank Priority Debt;
- 3. the SIS Floating Charge to the extent of the SIS Priority Debt;
- the Bank Floating Charge to the extent of all further sums secured thereby;
 then
- 5. the SIS Floating Charge to the extent of all further sums secured thereby;
- 2.2 in respect of the Subjects:
- 1. the Bank Standard Security to the extent of the Bank Priority Debt;
- 2. the SIS Standard Security to the extent of the SIS Priority Debt;
- 3. the SIS Standard Security to the extent of the SIS Deferred Debt and the BLF Standard Security to the extent of the BLF Priority Debt shall rank pari passu and the amounts due shall be payable pro rata to SIS and BLF according to the proportion which the amount remaining due to each of them on the date of distribution bears to the aggregate of such amounts;
- 4. the Bank Standard Security to the extent of all further sums secured by the Bank Standard Security and the SIS Standard Security to the extent of all further sums secured by the SIS Standard Security shall rank pari passu and the amounts due shall be payable pro rata to SIS and the Bank according to the proportion which the amount remaining due to each of them on the date of distribution bears to the aggregate of such amounts;
- 5. the BLF Standard Security to the extent of all further sums secured thereby;
- the Bank Floating Charge to the extent of all further sums secured thereby;
- 7. the SIS Floating Charge to the extent of all further sums secured thereby;
- 2.3 in respect of the Remaining Assets:
- the Bank Floating Charge to the extent of the Bank Priority Debt;
- the SIS Floating Charge to the extent of the SIS Priority Debt;
- the Bank Floating Charge to the extent of all further sums secured thereby;
- 4. the SIS Floating Charge to the extent of all further sums secured thereby.

Definitions

"Bank Floating Charge" means the floating charge to be granted by FS in favour of the Bank created on or around the date hereof and to be registered at Companies House;

"Bank Priority Debt" means FIVE HUNDRED AND SEVENTY FIVE THOUSAND POUNDS (£575,000) Sterling together with all interest thereon and commission, costs, charges and expenses including without limitation the cost of realisation of assets including fees and expenses less the aggregate of all amounts already received by the Bank under or in terms of Clauses 2.1, 2.2 and/or 2.3 of the Instrument of Alteration;

"Bank Standard Security" means the standard security over the Subjects by FS in favour of the Bank to be entered into on or around the date of the Instrument of Alteration and to be registered in the Land Register of Scotland and at Companies House as security for all sums due or to become due by FS to the Bank;

"BLF Priority Debt" means ONE MILLION POUNDS (£1,000,000) Sterling together with interest thereon and commission, costs, charges and expenses including without limitation the cost of realisation of assets including fees and expenses;

"BLF Standard Security" means the standard security over the Subjects by FS in favour of BLF to be entered into on or around the date of the Instrument of Alteration and to be registered in the Land Register of Scotland and at Companies House as security for all sums due or to become due by FS to BLF;

"Creditors" means BLF, RS, SIS and the Bank and Creditor shall mean any one of the Creditors;

"Remaining Assets" means all of the assets and undertaking of FS (other than the Subjects and the RS Charged Assets);

"RS Floating Charge" means the floating charge granted by FS to RS on or around the date of the Instrument of Alteration and to be registered at Companies House in respect of the Charged Assets as defined therein.

"RS Charged Assets" means the assets secured by and as defined in the RS Floating Charge.

"Securities" means the BLF Standard Security, the RS Floating Charge, the SIS Standard Security, the SIS Floating Charge, the Bank Standard Security and the Bank Floating Charge;

Continuation of the statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges

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"SIS Deferred Debt" means FIVE HUNDRED THOUSAND POUNDS (£500,000) Sterling together with interest thereon and commission, costs, charges and expenses including without limitation the cost of realisation of assets including fees and expenses;

Please complete legibly, preferably in black type, or bold block lettering

"SIS Floating Charge" means the floating charge granted by FS in favour of SIS created on 31 January 2017 and registered at Companies House on 20 February 2017;

"SIS Priority Debt" means FIVE HUNDRED THOUSAND POUNDS (£500,000) Sterling together with interest thereon and commission, costs, charges and expenses including without limitation the cost of realisation of assets including fees and expenses less the aggregate of all amounts already received by SIS under or in terms of Clauses 2.1, 2.2 and/or 2.3 of the Instrument of Alteration;

"SIS Standard Security" means the standard security over the Subjects by FS in favour of SIS to be entered into on or around the date of the Instrument of Alteration and to be registered in the Land Register of Scotland and at Companies House as security for all sums due or to become due by FS to SIS;

"the Subjects" means ALL and WHOLE those subjects known as and forming the former Duddingston Yards Industrial Estate, Edinburgh, registered in the Land Register of Scotland under Title Number MID143164;

Signed + Au Au Date - 8 MA
On behalf of feempersyl [chargee] For Morton Fraser LLP

A fee is payable to Companies House in respect of each register entry for a mortgage or charge. (See Note 5)

Notes

- 1. A description of the instrument e.g. "Instrument of Charge" "Debenture" etc as the case may be, should be given. For the date of creation of a charge see section 410(5) of the Companies Act.
- [] delete as appropriate
- In accordance with section 466(1) the instrument of alteration should be executed by the company, the holder of
 the charge and the holder of any other charge (including a fixed security) which would be adversely affected by
 the alteration.
- A certified copy of the instrument of alteration, together with this form with the prescribed particulars correctly
 completed must be delivered to the Registrar of Companies within 21 days after the date of execution of that
 instrument.
- 4. A certified copy must be signed by or on behalf of the person giving the certification and where this is a body corporate it must be signed by an officer of that body.
- 5. A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge. Cheques and Postal Orders are to be made payable to **Companies House.**
- The address of the Registrar of Companies is: Companies Registration Office, 139 Fountainbridge, Edinburgh EH3 9FF DX 235 Edinburgh or LP - 4 Edinburgh 2



CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE

COMPANY NO. 124791 CHARGE CODE SC12 4791 0016

I HEREBY CERTIFY THAT PARTICULARS OF AN INSTRUMENT OF ALTERATION DATED 27 FEBRUARY 2018 WERE DELIVERED PURSUANT TO SECTION 466 OF THE COMPANIES ACT 1985 ON 9 MARCH 2018

THE INSTRUMENT RELATES TO A CHARGE CREATED ON 31 JANUARY 2017

BY FORTH SECTOR

IN FAVOUR OF SOCIAL INVESTMENT SCOTLAND

GIVEN AT COMPANIES HOUSE, EDINBURGH 15 MARCH 2018





SIGNATURE OF THIS DEED WILL HAVE LEGAL CONSEQUENCES AND YOU SHOULD TAKE IND! PENDENT LEGAL ADVICE BEFORE SIGNING IT.

The date of delivery of this Agreement is 27 February 2018

RANKING AGREEMENT

among

SOCIAL INVESTMENT SCOTLAND

and

BIG LOTTERY FUND

and

UNITY TRUST BANK PLC

and

RESILIENT SCOTLAND LIMITED

and

FORTH SECTOR

CERTIFIED A TRUE COPY

For and on behalf of Morton Fraser LLP

Date: 08/03/2018

Notany Public

27 February 2018

AGREEMENT AMONG:

(1) SOCIAL INVESTMENT SCOTLAND incorporated under the Companies Acts being a company limited by guarantee (Company Number SC223302) and having its Registered Office at 6 Broughton Street Lane, Edinburgh, EH1 3LY in its capacity as the lead delivery partner of the Scottish Investment Fund and registered as a Charity in Scotland as Social Investment Scotland Limited (Charity Number SC036875) ("SIS");

and

(2) BIG LOTTERY FUND, 1 Plough Place, London EC4A 1DE ("BLF");

and

(3) UNITY TRUST BANK PLC a company incorporated under the laws of England and Wales (registered number 01713124) whose registered office is at Nine Brindleyplace, Birmingham B1 2HB (the "Bank");

and

(4) RESILIENT SCOTLAND LIMITED, a company incorporated in Scotland with registered number SC411661 and having its registered office at 131 West Nile Street, Glasgow G1 2RX, in its capacity as Trustee for the JESSICA (Scotland) Trust and acting through Foundation Scotland, a company limited by guarantee incorporated in Scotland with Company Number SC152949 (a Scotlish charity, with Scotlish charity number SC022910), and having its registered office at 15 Carlton Road, Edinburgh EH8 8DL as agent for and on behalf of the JESSICA (Scotland) Trust ("RS")

and

(5) FORTH SECTOR, (a company registered under the Companies Act (registered number SC124791) whose registered office is at Duddingston Yards, Duddingston Park South, Edinburgh, EH15 3NT and a Scottish Charity with Charity Number SC016414 ("FS")

WHEREAS:

- (A) FS has granted in favour of SIS, the SIS Standard Security and the SIS Floating Charge.
- (B) FS has granted in favour of BLF, the BLF Standard Security.
- (C) FS has granted in favour of the Bank, the Bank Standard Security and the Bank Floating Charge.
- (D) FS has granted in favour of RS the RS Floating Charge.
- (E) The parties hereto have agreed to enter into this Agreement to regulate the ranking of the Securities.

NOW IT IS AGREED as follows:

1 Interpretation

1.1 In this Agreement:

"Bank Floating Charge" means the floating charge granted by FS in favour of the Bank created on 6 December 2017 and registered at Companies House on 20 December 2017;

"Bank Priority Debt" means FIVE HUNDRED AND SEVENTY FIVE THOUSAND POUNDS (£575,000) Sterling together with all interest thereon and commission, costs, charges and expenses including without limitation the cost of realisation of assets including fees and expenses less the aggregate of all amounts already received by the Bank under or in terms of Clauses 2.1, 2.2 and/or 2.3 of this Agreement;

"Bank Standard Security" means the standard security over the Subjects by FS in favour of the Bank entered into on 14 December 2017 and registered in the Land Register of Scotland on 22 December 2017 and at Companies House on 3 January 2018 as security for all sums due or to become due by FS to the Bank;

"BLF Priority Debt" means ONE MILLION POUNDS (£1,000,000) Sterling together with interest thereon and commission, costs, charges and expenses including without limitation the cost of realisation of assets including fees and expenses;

"BLF Standard Security" means the standard security over the Subjects by FS in favour of BLF entered into on 5 January 2018 and registered in the Land Register of Scotland on 12 January 2018 and at Companies House on 24 January 2018 as security for all sums due or to become due by FS to BLF;

"Business Day" means a day on which clearing banks are open for business in Edinburgh;

"Creditors" means BLF, RS, SIS and the Bank and Creditor shall mean any one of the Creditors;

"Priority Debt" means the BLF Priority Debt, the SIS Priority Debt and the Bank Priority Debt;

"Remaining Assets" means all of the assets and undertaking of FS (other than the Subjects and the RS Charged Assets);

"RS Floating Charge" means the floating charge granted by FS to RS created on 4 January 2018 and registered at Companies House on 25 January 2018 in respect of the Charged Assets as defined therein.

"RS Charged Assets" means the assets secured by and as defined in the RS Floating Charge.

"Securities" means the BLF Standard Security, the RS Floating Charge, the SIS Standard Security, the SIS Floating Charge, the Bank Standard Security and the Bank Floating Charge;

"SIS Deferred Debt" means FIVE HUNDRED THOUSAND POUNDS (£500,000) Sterling together with interest thereon and commission, costs, charges and expenses including without limitation the cost of realisation of assets including fees and expenses;

"SIS Floating Charge" means the floating charge granted by FS in favour of SIS created on 31 January 2017 and registered at Companies House on 20 February 2017;

*SIS Priority Debt" means FIVE HUNDRED THOUSAND POUNDS (£500,000) Sterling together with interest thereon and commission, costs, charges and expenses including without limitation the cost of realisation of assets including fees and expenses less the aggregate of all amounts already received by SIS under or in terms of Clauses 2.1, 2.2 and/or 2.3 of this Agreement;

SIS Standard Security means the standard security over the Subjects by FS in favour of SIS entered into on 14 December 2017 and registered in the Land Register of Scotland on 22 December 2017 and at Companies House on 8 January 2018 as security for all sums due or to become due by FS to SIS;

"the Subjects" means ALL and WHOLE those subjects known as and forming the former Duddingston Yards Industrial Estate, Edinburgh, registered in the Land Register of Scotland under Title Number MID143164;

"Subordinated Creditors" means each of the Creditors other than the Bank and each such party is a "Subordinated Creditor";

"Subordinated Debt" means the indebtedness of FS to the Subordinated Creditors.

- 1.2 Reference to BLF, RS, SIS and the Bank shall be deemed to include a reference to assignees of BLF, RS, SIS and the Bank (as applicable).
- 1.3 Reference in this Agreement to any statute or statutory provision shall be deemed to include a reference to any statute or statutory provision which amends, extends, consolidates or replaces the same or which has been amended, extended, consolidated or replaced by the same and to any order, regulation, instrument or other subordinate legislation made under the relevant statute.
- 1.4 The singular shall include the plural and vice versa.

2 Ranking

Notwithstanding the terms of the Securities and the order in which they have been created, recorded, registered or intimated, or any instrument of alteration, deed of variation, letter or contract dated prior to this Agreement affecting any of the Securities or any law to the contrary, the Securities and any sums secured thereby shall rank with respect to the property and undertaking secured by them and on the rents thereof and on the proceeds thereof or any part thereof in the event of a sale of the property and undertaking secured by them in the following order of priority:-

2.1 in respect of the RS Charged Assets:

FIRST the RS Floating Charge to the extent of all sums secured thereby;

SECOND the Bank Floating Charge to the extent of the Bank Priority Debt;

THIRD the SIS Floating Charge to the extent of the SIS Priority Debt;

FOURTH the Bank Floating Charge to the extent of all further sums secured thereby;

then

FIFTH the SIS Floating Charge to the extent of all further sums secured thereby;

2.2 in respect of the Subjects:

FIRST the Bank Standard Security to the extent of the Bank Priority Debt;

SECOND the SIS Standard Security to the extent of the SIS Priority Debt;

THIRD the SIS Standard Security to the extent of the SIS Deferred Debt and the BLF

Standard Security to the extent of the BLF Priority Debt shall rank pari passu and the amounts due shall be payable pro rata to SIS and BLF according to the proportion which the amount remaining due to each of them on the date

of distribution bears to the aggregate of such amounts;

FOURTH the Bank Standard Security to the extent of all further sums secured by the

Bank Standard Security and the SIS Standard Security to the extent of all further sums secured by the SIS Standard Security shall rank pari passu and the amounts due shall be payable pro rata to SIS and the Bank according to the proportion which the amount remaining due to each of them on the date

of distribution bears to the aggregate of such amounts;

FIFTH the BLF Standard Security to the extent of all further sums secured thereby;

SIXTH the Bank Floating Charge to the extent of all further sums secured thereby;

then

SEVENTH the SIS Floating Charge to the extent of all further sums secured thereby;

2.3 in respect of the Remaining Assets:

FIRST the Bank Floating Charge to the extent of the Bank Priority Debt;

SECOND the SIS Floating Charge to the extent of the SIS Priority Debt;

THIRD the Bank Floating Charge to the extent of all further sums secured thereby;

then

FOURTH the SIS Floating Charge to the extent of all further sums secured thereby.

3 Non-Competition

3.1 The Bank, SIS and BLF undertake that they will not seize, sell and/or seek to exercise or establish any right or claim over the RS Charged Assets.

3.2 The Bank, SIS and BLF agree that, whether or not any of the RS Charged Assets are attached to the Subjects, none of the RS Charged Assets shall form part of the Subjects and any of the RS Charged Assets shall be deemed to be separate from the Subjects and to be incapable of attachment to or forming any fixture or fitting at the Subjects.

4 Fluctuating Advances and Preferential Payments

4.1 Notwithstanding any rule of law which might operate to the contrary effect the foregoing ranking provisions shall be valid and effective irrespective of the date or dates on which sums have been or shall be advanced by BLF, RS, SIS or the Bank to FS or have been or shall be drawn down by or debited to FS, BLF, RS, SIS and the Bank having no concern with the composition of or fluctuations in the sum or sums due by FS to BLF, RS, SIS or to the Bank respectively.

4.2 The above provisions as to ranking shall not prejudice the right of any Creditor to receive payment to which preference attaches in terms of Sections 175 and 386 of the Insolvency Act 1986 (hereinafter referred to as "preferential payments") provided that any preferential payments payable shall not be counted towards

payment of all sums due and to become due to BLF, RS, SIS or the Bank for the purpose of calculating the extent of the Priority Debt under Clause 2 hereof.

5 Further Securities

Unless otherwise agreed in writing by the Creditors any present or future statutory mortgage, standard security, floating charge or other charge granted by FS to any of the Creditors or assigned to any of the Creditors (other than the Securities) shall not prejudice the foregoing provisions as to ranking notwithstanding any provision contained in any of the Securities or any such future charge or any rule to the contrary.

6 Variation

The Securities are hereby varied to the extent specified in Clause 2 and this Agreement shall be construed and receive effect as a variation within the meaning of Section 16 of the Conveyancing and Feudal Reform (Scotland) Act 1970 and in respect of the Bank Floating Charge, the SIS Floating Charge and the RS Floating Charge this Agreement shall receive effect and be construed as an Instrument of Alteration of Floating Charge within the meaning of Section 466 of the Companies Act 1985. Except as varied by the terms of this Agreement, the whole of the Securities shall continue in full force and effect.

7 Enforcement

- 7.1 The Bank may exercise its power of sale or other power of enforcement over the Subjects or any part thereof or appoint a receiver, administrator or liquidator of FS's property and undertaking without the prior consent of the Subordinated Creditors but it shall immediately advise the Subordinated Creditors that it has done so.
- 7.2 None of the Subordinated Creditors shall exercise its power of sale or other power of enforcement over the Subjects or any part thereof or appoint a receiver or administrator or liquidator of FS's property and undertaking without the prior consent of the Bank and other Subordinated Creditors which consent shall not be unreasonably withheld or delayed.
- 7.3 FS agrees that the Creditors shall be at liberty from time to time during the currency of any of the Securities to disclose to each other information concerning FS (including, without prejudice to the foregoing generality, its assets, business and/or financial position) in such manner and to such extent as each Creditor shall from time to time decide.

8 Failure to Bind

The Creditors hereby agree that if, for any reason other than the invalidity of any of the Securities, these presents are regarded by a liquidator, receiver or administrator of FS or any other manager for creditors as failing to bind him or them in the distribution of FS's assets or the proceeds of sale of FS's assets, then effect shall be given thereto among the Creditors mutually by adjustment and/or appropriate payments made among them provided that the Creditors shall not be bound to make any payment under this clause in excess of the sums actually received by them respectively. The ranking provisions contained above shall apply in the case of voluntary sales or other realisation of assets on enforcement of the Securities or otherwise as well as realisation in the event of insolvency. The Creditors undertake to account to each other for any sums in excess of the amount in respect of which their respective Securities would have priority hereunder which may be received or held as a consequence of the enforcement or operation of their rights under their respective Securities or otherwise.

9 Assignation

9.1 The Bank shall be entitled to assign, transfer, securitise or otherwise dispose of the whole or any part of the benefit of this Agreement to any person in any manner that it sees fit provided that the proposed assignee, transferee or other party has undertaken to each of the Subordinated Creditors to be bound by the terms of this Agreement and to enter into all necessary documentation to give effect thereto.

9.2 Each of the Subordinated Creditors hereby undertakes to the Bank that it shall not sell, transfer or otherwise dispose of all or any part of its Subordinated Debt to any person unless the relevant assignee or transferee or proposed assignee or transferee has undertaken to each of the remaining parties hereto to be bound by the terms of this Agreement and to enter into all necessary documentation to give effect thereto.

10 Further Assurance

FS shall, at its own expense, take whatever action the Creditors may reasonably require for perfecting or protecting the security intended to be constituted by the Securities and for perfecting and or protecting the ranking intended to be constituted by this Agreement, including the execution of any further documentation, and the giving of any notice, order or direction and the making of any registration, which in any such case, the Creditors may think expedient.

11 Preferential Payments

The provisions set out in this Agreement as to ranking shall not prejudice the right of the Bank or the Subordinated Creditors to receive payments to which a preference attaches in terms of Section 59, 175, 386 and Schedule 6 to the Insolvency Act 1986 or any other applicable legislation.

12 Acknowledgement of Securities

Each Creditor hereby consents to the creation and acknowledges intimation of the registration of the Securities of the other Creditors.

13 Proper law and jurisdiction

The construction, validity and performance of this Agreement shall be governed by the Law of Scotland and the parties hereby agree to submit to the non-exclusive jurisdiction of the Scottish courts.

14 Ranking Agreement to replace past Agreements

These presents shall operate in substitution for the provisions of any instrument of alteration, ranking agreement and the like entered into among the Creditors or any one of them in so far as such instrument of alteration, ranking agreement and the like are inconsistent with the provisions hereof.

14 Expenses

All fees and expenses of the Bank and the Subordinated Creditors in connection with the execution and enforcement of this Agreement shall be promptly paid by FS upon receipt of an invoice.

15 Notices

- 15.1 Any communication to be made under or in connection with this Agreement shall be made (in English) in writing and, unless otherwise stated, may be made by fax or letter.
- 15.2 The address and fax number (and the department or officer, if any, for whose attention the communication is to be made) of the Bank, the Subordinated Creditors and FS for any communication or document to be made or delivered under or in connection with this Agreement is:

15.2.1 Bank:

Address: Nine Brindleyplace, Birmingham B1 2HB

Fax number: 0121 616 4205

For the attention of: Lending Administration Team

15.2.2 RS:

Address: c/o Foundation Scotland, 15 Carlton Road, Edinburgh EH8 8DL

Fax number: 0131 524 0329

For the attention of: Joanne McNeill

15.2.3 SIS:

Address: 3rd Floor, 6 Broughton Street Lane, Edinburgh EH1 3LY

Fax number: 0131 558 8357

For the attention of: Alistair Johnstone

15.2.4 BLF:

Address: 1 Plough Place, London, EC4A 1DE

Fax number

For the attention of: Melloney Poole, Solicitor to the Fund

15.2.5 FS:

Address: Duddingston Yards, Duddingston Park South, Edinburgh EH15 3NT

Fax Number: 01225 716333 For the attention of: David Phipps

16 Currency conversion

For the purpose of calculating any sums outstanding to the Bank or the Subordinated Creditors or secured under any of the Securities any amount so outstanding or secured which is expressed in a currency other than Sterling shall be converted from such currency into its Sterling equivalent on the Business Day immediately preceding the first date on which the Bank or the relevant Subordinated Creditor serves a default notice or calling up notice under a relevant Security or on which a petition to wind up FS is granted.

17 Counterparts and Delivery

- 17.1 This Agreement may be executed in any number of counterparts and by each of the parties on separate counterparts, all as permitted by The Legal Writings (Counterparts and Delivery)(Scotland) Act 2015.
- 17.2 If executed in counterparts:
 - 17.2.1 this Agreement will not take effect until each of the counterparts had been delivered;
 - each counterpart of this Agreement will be held as undelivered until the parties agree a date on which all of the counterparts are to be treated as delivered; and
 - 17.2.3 the date of delivery of this Agreement may be inserted in the testing clause and on the front page of this Agreement in the blank provided for the delivery date.

18 Consent to Registration

The parties hereto hereby consent to the registration of this Agreement and of any such certificate for preservation:

IN WITNESS WHEREOF these presents consisting of this and the preceding 7 pages is executed in counterpart by the parties as follows, with a delivery date of 27 Romany 2018:

They are sig SOCIAL IN at Social Social on 13 10 by Social Witness Full Name Address Occupation	DENERLY STREET LINE EDINBURY INVESTMENT SCOTLAND VESTMENT SCOTLAND 2018 2018 CT HARVAY AND STREET LINE EDINBURY INVESTMENT MANAGER	Authorised Signatory
They are sig BIG LOTTE at on by	nned on behalf of RY FUND 2018	
Witness		Authorised Signatory
Full Name		
Address	***************************************	

Occupation		
UNITY TRU	ened on behalf of ST BANK PLC 2018	
on by	2016	••••••
Witness		Authorised Signatory
Full Name	***************************************	
Address	***************************************	
Occupation		
-		

18 Consent to Registration

The parties hereto hereby consent to the registration of this Agreement and of any such certificate for preservation:

IN WITNESS WHEREOF these presents consisting of this and the preceding 7 pages is executed in counterpart by the parties as follows, with a delivery date of 27 February 2018:

	ried on behair of /ESTMENT SCOTLAND	•
at		
on by	2018	
y		Authorised Signatory
Witness		
Full Name	***************************************	
Address		
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Occupation		
Thev are sig	ned on behalf of	
BIG LOTTE	RY FUND	
at on	15/02 2018	
by	chare accolonan	XXXXXXX
Witness	SHAMMENEN	Authorised Signatory
Full Name	Staceu Hommon	
Address	Big Lottery Fund	
Audiess	1 Plough Place ECAA 1DE	
Occupation	Legal officer	
Occupation	zegu i effice	2211
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at		
on by	2018	
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Witness		•
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Address	······································	
Occupation		

18 Consent to Registration

The parties hereto hereby consent to the registration of this Agreement and of any such certificate for preservation:

IN WITNESS WHEREOF these presents consisting of this and the preceding 7 pages is executed in counterpart by the parties as follows, with a delivery date of 27 february 2018:

They are sig SOCIAL INV	gned on behalf of VESTMENT SCOTLAND	
on	2018	
by		Authorised Signatory
Witness		, tatilotious originatory
Full Name		
Address		
Occupation		
They are sig BIG LOTTE	ned on behalf of RY FUND	
on	2018	
by		Authorised Signatory
Witness		,
Full Name	••••••	
Address		

Occupation		
UNITY TRUS	Ined on behalf of ST BANK PLC INCHAM FEBRUARY / 2018	XXXXXXXX
by KEV		Authorised Signatory
Witness	XXXXX	, takishoo signalsiy
Full Name	MARIN FERGUSON	
Address	V	
(Occupation	UNITY TRUST BANK PIC 9 BRINDLEY PLACE BIRMINGHAM BI 2HB	

RESILIENT	ned on behalf of SCOTLAND WED, ED WILLIAM, ENSIDE SIGNAM 2018 XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Authorised Signatory
Full Name	RACHEL PEACOCK	
Address	15 CALTON ROAD	
	EDIN EHSEDL	
Occupation	BUSINESS MANAGER	
They are sig FORTH SEC	ned on behalf of TOR	
on by	2018	
by		Authorised Signatory
Witness		
Full Name	.,,,,,,	
Address		

Occupation

They are sig RESILIENT	ned on behalf of SCOTLAND	
at on by	2018	Authorised Signatory
Witness		Additional Digital City
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Address		
Occupation		
FORTH SEC at 10 VICT on 9 FE by BAVIT Witness X Full Name Address 3	Harnah Lafur	Authorised Signatory
Occupation	HUCOUNTERNAT	