# M

**COMPANIES FORM No. 466(Scot)** 

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

466

CHWP000

Please do not write in this margin

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

\* insert full name of company

Pursuant to section 410 and 466 of the Companie	es Act 1985	
To the Registrar of Companies (Address overleaf - Note 5)	For official use	Company number SC335165
Name of company		·
* NWH GROUP LIMITED (the "Company")		
Date of creation of the charge (note 1)		
6 November 2008		
Description of the instrument creating or evidencing the been altered (note 1)	e charge or of any ancillary d	ocument which has
Floating Charge		
Names of the persons entitled to the charge		
THE ROYAL BANK OF SCOTLAND PLC (Comp	pany No. SC083026) (the	"Bank")
Short particulars of all the property charged		
All the Company's property, undertaking, assets the future.	(including uncalled capita	i) and rights owned now or in
•	•	

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

Pinsent Masons LLP Princes Exchange 1 Earl Grey Street Edinburgh EH3 9AQ Ref. 71376.11329 For official use (02/06) Charges Section

Post room

SCT

30/11/2021 COMPANIES HOUSE

THE ROYAL BANK OF SCOTLAND PLC, a company incorporated in Scotland with company number SC083026 whose registered office is at 36 St Andrew Square, Edinburgh, EH2 2YB	Please do not write in this margin
Continued in Paper Apart.	Please complete legibly, preferably in black type, or bold block lettering
Date(s) of execution of the instrument of alteration	
Executed on 1 November 2021, 3 November 2021, 10 November 2021, 12 November 2021 and delivered 17 November 2021	
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	
4. PROHIBITION OF FURTHER SECURITIES	]
Each of the Obligors undertakes not to grant any other floating charge or fixed security over any of its property or undertaking (including the Property) apart from (i) the Securities and (ii) as otherwise permitted under the terms of the Bank Facility Agreements, without the prior written consent of all the Creditors.	
Unless otherwise stated, the terms defined in the ranking agreement delivered 17 November 2021 and made between (among others) (1) the Company, (2) The Royal Bank of Scotland plc have the same meaning when used in this Form 466.	
Short particulars of any property released from the floating charge	<b>.</b>
N/A	
	,
The amount, if any, by which the amount secured by the floating charge has been increased	
N/A	1
•	
· ·	

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

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#### 2. RANKING OF SECURITIES

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

2.1 General

The Bank's Standard Securities shall rank in priority to the Floating Charges.

2.2 Floating Charges

The Floating Charges shall rank in the following order of priority:-

Trustees' Floating Charge to the extent of the Trustees' Specified Amount; **First** 

Second RBSIF's Floating Charges in respect of RBSIF Book Debts only, for all amounts thereby secured;

Third The Bank's Floating Charges for all amounts thereby secured; and

**Fourth** RBSIF's Floating Charges for all amounts thereby secured.

reg	ulating the order of	the ranking of	the floating cha	arge in relation to	o fixed se	curitie	s or to other floati	ng charges	write in this margin
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Sla	net 1	77			_ Date _	30	Novembe	r 2021	
	bettalkof formpa	(chargee	for Pin	Mer Lip					
No	tes A description of the	e instrument e.	g. "Instrument	" of Charge", "Deb			he case may be, s	should be given	
_	For the date of cre		-		•				<b>appropriate</b>
2,	In accordance with the charge and the the alteration.								
3.	A certified copy of completed must be instrument.								
4.	A certified copy ma corporate it must b				ving the c	ertific	ation and where th	is is a body	
5.	The address of the DX 235 Edinburgh	Registrar of Co	mpanies is: Cor	mpanies Flegistra	tion Offic	e, 139	Fountainbridge, Ed	kıburylı EH3 9F	F

This is the paper apart to the Form 466 in respect of (i) the ranking agreement delivered 17 November 2021 entered into between (amongst others) (1) the Company, (2) The Royal Bank of Scotland pic, (3) RBS invoice Finance Limited and (4) the Trustees of the CRM Waste Recycling Limited Directors Pension Scheme (the "Ranking Agreement") and (ii) the floating charge granted by the Company on 6 November 2008 in favour of The Royal Bank of Scotland pic.

Unless otherwise stated, terms defined in the Ranking Agreement and in the Form 466 have the same meaning when used in this Paper Apart.

#### Names and Addresses of the persons who have executed the instrument of alteration (cont)

NAME	ADDRESS
City Truck Sales Ltd (SC325713)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
Citysweep Limited (SC303647)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
CRM Investments Limited (SC579060)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Construction Services Ltd (SC263290)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Plant Hire Limited (3C302669)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Recycling (Philpstoun) Limited (SC263252)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Waste Services (Middleton) Limited (SC480793)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Group Limited (SC335165)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Holdings Limited (SC303441)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
RBS Invoice Finance Limited (00662221)	250 Bishopsgate, London, England, EC2M 4AA
Rowanmoor Trustees Limited as Trustee for CRM Waste Recycling Limited Directors Pension Scheme (1846413)	Rowanmoor House, 46-50 Castle Street, Salisbury SP1 3TS
Jennifer Williams as Trustee for CRM Waste Recycling Limited Directors Pension Scheme	11 Stair Park, North Berwick, East Lothian EH39 4DD
David Williams as Trustee for CRM Waste Recycling Limited Directors Pension Scheme	11 Stair Park, North Berwick, East Lothian EH39 4DD



# CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE

COMPANY NO. 335165 CHARGE NO. 1

I HEREBY CERTIFY THAT PARTICULARS OF AN INSTRUMENT OF ALTERATION DATED 17 NOVEMBER 2021 WERE DELIVERED PURSUANT TO SECTION 410 OF THE COMPANIES ACT 1985 ON 30 NOVEMBER 2021

THE INSTRUMENT RELATES TO A CHARGE CREATED ON 6 NOVEMBER 2008

BY NWH GROUP LIMITED

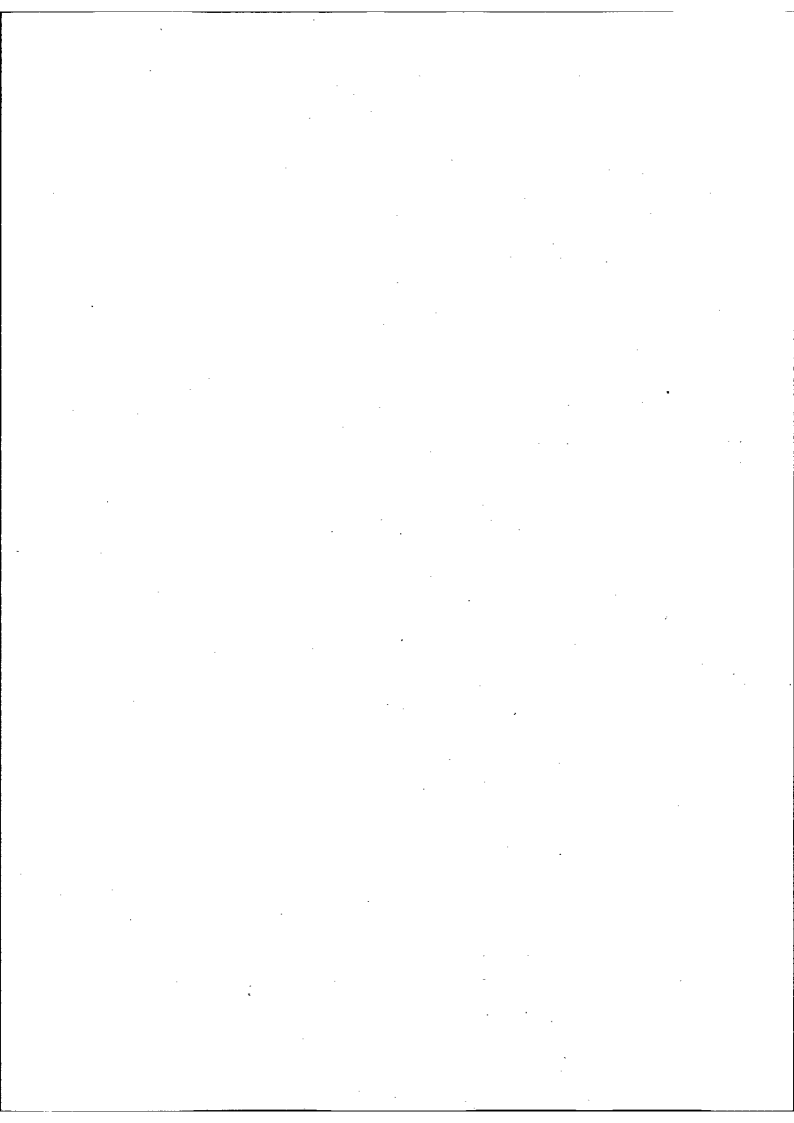
IN FAVOUR OF THE ROYAL BANK OF SCOTLAND PLC

FOR SECURING ALL SUMS DUE OR TO BECOME DUE

GIVEN AT COMPANIES HOUSE, EDINBURGH 2 DECEMBER 2021







# DELIVERED/EFFECTIVE ON 17 November 2021

- (1) THE COMPANIES LISTED IN THE SCHEDULE HEREIN
  - (2) THE ROYAL BANK OF SCOTLAND PLC
    - (3) RBS INVOICE FINANCE LIMITED
- (4) THE TRUSTEES OF THE CRM WASTE RECYCLING LIMITED DIRECTORS PENSION SCHEME

#### RANKING AGREEMENT

Securities granted by the Obligors (listed in the Schedule herein)



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### RANKING AGREEMENT (delivered/effective on the 17th day of 1/0/27/80 2 2021) between:

- (1) THE COMPANIES LISTED IN THE SCHEDULE (the 'Obligors');
- (2) THE ROYAL BANK OF SCOTLAND PLC, incorporated in Scotland (Company Number SC083026) whose registered office is at 36 St Andrew Square, Edinburgh, EH22YB (the "Bank");
- (3) RBS INVOICE FINANCE LIMITED, incorporated in England (Company Number 00662221), whose registered office is at 250 Bishopsgate, London, England, EC2M 4AA ("RBSIF"); and
- (4) THE TRUSTEES OF THE CRM WASTE RECYCLING LIMITED DIRECTORS PENSION SCHEME, namely Rowanmoor Trustees Limited (Company Number 1846413) whose registered office is at Rowanmoor House, 46-50 Castle Street, Sallsbury SP1 3TS; Jennifer Williams of 11 Stair Park, North Berwick, East Lothian EH39 4DD; and David Williams of 11 Stair Park, North Berwick, East Lothian EH39 4DD (the "Trustees").
- 1. DEFINITIONS AND INTERPRETATION

#### 1.1 Definitions

In this Agreement unless the context requires otherwise:-

#### 1.1.1 As regards the Bank:-

#### the "Bank Facility Agreements"

#### means:

- (1) a £2,800,000 term to an facility agreement made between NVVH Höldings Limited and the Bank;
- (2) a £2,400,000 revolving credit facility agreement made between NWH Holdings Limited and the Bank;
- (3) a £7,350,000 recovery loan scheme facility agreement made between NWH Holdings Limited and the Bank

as each may be amended, restated, varied, supplemented, novated, extended, modified or replaced from time to time

#### the "Bank's Floating Charges"

#### means:-

1

- (1) the floating charge granted by NWH Construction Services Ltd in favour of the Bank dated 10 May 2005 and registered in the Register of Charges on 16 May 2005;
- (2) the floating charge by City Truck Sales Ltd in favour of the Bank dated 6 November 2008 and registered in the Register of Charges on 12 November 2008;
- (3) the floating charge granted by Citysweep Limited in favour of the Bank dated 8 November 2008 and registered in the Register of Charges on 20 November 2008:
- (4) the floating charge granted by NWH Plant Hire Limited in favour of the Bank dated 6 November

2008 and registered in the Register of Charges on 12 November 2008;

- (5) the floating charge granted by NVO+ Recycling (Philipstotin) Limited in favour of the Bank dated 8 November 2008 and registered in the Register of Charges on 12 November 2008;
- (6) the floating charge granted by NWH Group Limited (formarly The NWH Group Ltd and as further formerly NWH Wasta Services Limited) in favour of the Bank dated 6 November 2005 and registered to the floatister of Charges 12 November 2008;
- (7) the floating charge granted by NWH Holdings Limited (formetty The NWH Group Ltd) in fevour of the Bank dated 6 November 2008 and registered in the Register of Charges on 12 Navember 2008
- (8) the floating charge granted by NWH Wasta-Sen/loss (Middleton) Limited in favour of the Bank dated 23 November 2016 and registered in the Register of Charges on 24 November 2016
- (9) the Roating charge granted by CRM Investments Limited in lavour of the Bank dated 23 January 2018 and registered on the Register of Charges on 26 January 2018;

#### the "Bank's Standard Securities"

#### means:-

- (1) the Standard Security over Block 10, Wester Gourdie Industrial Estate, Dundee (Title Number: ANG34428) granted by CRM Investments Limited in trivour of the Bank dated 23 January 2018 and delivered in the Land Register of Scotland on 15 February 2018 over Title Number ANG34426;
- (2) the Standard Security over Mayfield industrial Estate, Dalkeith (Title Numbers: MID400459, MID52844, MID40091, MID29321) granted by CRM Investments Limited in favour of the Bank detect 17 October 2018 and delivered 30 January 2019 and registered in the Land Register of Scotland on 25 January 2019 over Title Numbers MID400459, MID52844, MID40091 and MID29321:
- (3) the Standard Security over Middleton Lime Quarry, North Middleton, Gorebridge EH22 4QP (Title Number: MID150282) granted by NWH Group Limited (The NWH Group Lid and as further formerly NWH Waste Services Limited) in favour of the Bank dated 10 January 2014 and delivered 8 May 2014 and registered in the Land Register of Scotland on 6 May 2014 over Title

#### Number MID 150282;

- (4) the Standard Security over Middleton Quarry, North Middleton (Title Number: MID150282) granted by NWH Waste Services (Middleton) Limited in fayour of the Bank dated 24 January 2017 and delivered 13 April 2017 and registered in the Land Register of Scotland on 12 April 2017 over Title Number MID150282;
- (5) the Standard Security over Unit 10 Mayfield industrial Estate; Dalkeith (currently undergoing Title Number MID212914) granted by CRM investments (imited in favour of the Bank dated 22 October 2019 and delivered on 25 November 2019 and currently undergoing registration in the Land Register of Scotland under Title Number MID212914
- (6) the Standard Security over Units 13 and 67
  Mayfield Industrial Estate, Dalkelth (Title Numbers: MID73716 and MID73717) granted by NWH Construction Services Limited dated 10 December 2004 and delivered 26 March 2005 and registered in the Land Register of Scotland 18 March 2005 over Title Numbers MID73716 and MID73717;
- (7) the Standard Security over Unit 58 Mayfield Industrial Estate, Dalkelth (Title Number MID83293) granted by CRM Investments Limited in favour of the Bank dated 25 January 2019 and delivered 30 January 2019 and registered in the Land Register of Scotland on 25 January 2019 over Title Number MID83293;
- (8) the Standard Security over Yards 18.2 Mayfield industrial Estate, Dalkeith (currently underoing registration under Title Number: MiD213796) granted by CRM investments Limited in favour of the Bank dated 22 October 2019 and delivered 18 December 2019 and currently undergoing registration in the Land Register of Scotland under Title Number MID213796; and
- (9) the Standard Security over Units 13 & 67 Mayfield Industrial Estate, Dalkeith (Title Numbers: MID73716 and MID73717) granted by NWH Group Limited (formerly known as The NWH Group Ltd and as further formerly NWH Waste Services Limited) dated 30 September 2021 and delivered on 20 October 2021 and currently undergoing registration in the Land Register of Scotland under Title Number MID73717.

#### 1.1.2 As regards RBSIF:-

the "RBSIF Floating Charges" means:-

(1) the floating charge granted by NWH Construction

Services Limited in favour of RBSIF dated 9 June 2005 and orgistered in the Register of Charges on 16 dune 2005;

- (2) the floating charge granted by NWH Group Limited (formerly The NWH Group 1 d and as further formerly NWH Waste Services Limited) in fayour of RESIF dated 25 November 2008 and registered in the Register of Charges on 12 December 2008; and
- (3) the floating charge granted by WVH Holdings Limited (formerly The NWH Group Ltd) in Sevour of RBBIF dated 15 January 2009 and registered in the Register of Charges on 21 January 2009;

"RESIF Book Debts"

means all or any debt now or in the future due to each of (1) NWH Holdings Limited; (2) NWH Construction Services Limited; and (3) NWH Group Limited together with their related rights which are purchased or the ownership of which are assigned to RESIF

1.1.3 As regards the Trustees:

the "Ituetees' Floating Charge" meens the floating charge granted by NWH Plant Hire Limited in favour of the Trustees dated 24 March 2010 and registered in the Register of Charges on 8 April 2010

the "Trustees' Specified Amount"

mans the aggregate of sums secured by the Trustees' Floating Charge but not exceeding the sum of Three Hundred and Forty-five Thousand pounds (£345,000) Sterling

1:1.4 General

this "Agreement"

means these presents as amended, supplemented, novated, extended or restated from time to time

"Companies Act"

means the Companies Act 1985

"Conveyancing Act"

means the Conveyancing and Feudal Reform (Scotland) Act 1970

"Creditore"

means the Bank, RBSIF and the Trustees and "Creditor" means any of them

"Floating Charges"

means the Bank's Floating Charges, RBSIF's Floating Charges and the Trustees' Floating Charge

"Insolvency Act"

means the Insolvency Act 1986

"Property"

means the properties more particularly described in each of the Bank's Standard Securities

"Securities"

means the Floating Charges and the Bank's Standard Securities

#### 1.2 Interpretation

in this Agreement unless the context requires otherwise:-

- 1.2.1 words importing the singular shall include the plural and vice versa;
- 1.2.2 references to this Agreement or any other document shall be construed as references to this Agreement or such other document as amended, supplemented, novated, extended or restated from time to time;
- 1.2.3 references to any statute or statutory provision (including any subordinate legislation), shall include any statute or statutory provision for the time being in force which amends, extends, consolidates or replaces the same and shall include any orders, regulations, instruments or other subordinate legislation made under the relevant statute or statutory provision;
- 1.2.4 references to a "person" shall include any individual, firm, company, corporation, body, trust or foundation, or any association, partnership or unincorporated body (whether or not having separate legal personality); and
- 1.2.5 references to a Creditor shall include its permitted auccessors, transferees and assignees.

#### 1.3 Headings

The table of contents and headings in this Agreement are included for convenience only and shall be ignored in construing this Agreement.

#### 2. RANKING OF SECURITIES

#### 2.1 General

The Bank's Standard Securities shall rank in priority to the Floating Charges.

#### 2.2 Floating Charges

The Floating Charges shall rank in the following order of priority:-

First Trustees' Floating Charge to the extent of the Trustees' Specified Amount;

Second RBSIF's Floating Charges in respect of RBSIF Book Debts only, for all amounts thereby secured;

Third The Bank's Floating Charges for all amounts thereby secured; and

Fourth RBSIF's Floating Charges for all amounts thereby secured.

#### 3. GENERAL PROVISIONS

#### 3.1 Consent

The Creditors hereby consent to the creation of the Securities by the Obligors, notwithstanding any contrary provision thereof or their date(s) of execution, creation or registration.

#### 3.2 Over-riding effect

This Agreement shall receive effect, and the Securities shall rank in the order of priority and to the extent herein provided, as continuing securities for repayment of the amounts due from time to time by any of the Obligors to the Creditors or any of them, notwithstanding:-

3.2.1 any contrary provision of the Securities or their date(s) of execution, creation or registration;

- 3.2.2 the provisions of Section 13 of the Conveyancing Act and Sections 464 and 466 of the Domparies Act or say other rule of law to the contrary:
- 3.2.3 the date(s) on which any such amount(s) hashave been or may hereafter be drawn down by or advanced by deletted to any of the Obligors or become due, awing or payable by them; or
- 3.2.4 the composition of or any fluctuation from time to Sme in any such emount(s), including the first reduction to zero or the extension at any time of a gradit behance on any correct or other except completed therein.

#### 3.3 Preferential debte

Nothing in this Agreement shall projective the right of a Creditor to facely payment of a preferential debt within the measure of Section 386 and Schedule 6 of the Insolvency Art, and payment of any such debt shall not be treated as a repayment of any amount for which the Chaditor is given a priority ranking trutter Disuse 2 (Basting of Sections).

#### 3.4 Time or indulgence:

Each Creditorshall be entitled, without reference to the others), to praid this at indispense to, and to release, modify, compromise, compound or otherwise deal with, or shallest from perfecting or embroing, any of the rights which it has or may repeater have against, any chilipor, without prejudicing or affecting the validity or affect of this Agreement.

#### 4. PROHIBITION OF FURTHER SECURITIES

Each of the Othligers undertakes not to great any other floating charge or fixed security over any of the property or undertaking (holisting the Property) spent from (I) the Securities and (I) se otherwise permitted under the terms of the Bank Facility Agreements, without the prior written comsent of all the Graditors.

#### 5. DISCLOSURE OF INFORMATION ETC

The Creditors may from time to time disclose to each other such information concerning their Securities and/or the Obligors and its affairs, in such manner and to such extent as they flunk fit, and the Obligors hereby consent to such disclosure.

#### 6. STATUTORY PROVISIONS

This Agreement shall be construed and receive affect as a variation of the Bank's Standard Securities within the meaning of Section 16 of the Conveyancing Act and as an instrument of alteration of the Floating Charges within the meaning of Section 406 of the Companies Act.

#### 7. COMPENSATION

Each Creditor undertakes to the other(s) that if it or any liquidator, administrator, administrative receiver or receiver effects any distribution of the proceeds of enforcement of any Security otherwise than in accordance with this Agreement to the projudice of any other Creditor(s), it will compensate the Creditor(s) so prejudiced to the extent to which it has benefited.

#### 8. CONSENTS AND ENFORCEMENT

8.1 Subject to the provisions as to ranking detailed in Clause 2 (Ranking of Securities), none of the Securities shall, in any way, prejudice or affect any other of them as security for or in respect of any sums which now are or have been or at any time hereafter become due, owing or incurred by the Obligors to any of the Creditors, and subject to those ranking provisions, all such sums shall be fully and effectually secured by and under and in terms of sech of the Securities as if all such sums had become due or owing or incurred to the relevant Creditor before the creation of any other of the Securities.

8,2 If any, of the Creditors wishes to exercise its power of sale over the Property or to appoint a neceiver or administrator of any Obligor's assets, the Creditors shall consult together with a view to agreeing upon either the terms of such sale or upon a suitable person to be appointed as receiver or administrator, provided that (1) this agreement to consult will not projudice the right of the Bank to take action to sell the Property under its powers or for the Bank or RBSIF to appoint a receiver or administrator without prior consultation in case of need and (2) except where one of the Creditors has already appointed a receiver or administrator, the Trustees agree and confirm that they shall not take any steps to enforce the Trustees' Floating Charge without the prior written consent of the Bank or RBSIF takes any such action without consultation it shall promptly advise the other Creditors that it has done so.

#### 9. ASSIGNATION AND TRANSFER

- 3.1 This Agreement is binding on the permitted successors and essignees of the parties to this Agreement.
- 9.2 The Obligors may not assign or transfer all or any of their respective rights, obligations or benefits under this Agreement.
- 9.3 The Creditors shall not assign or transfer any of their respective rights, obligations or benefits in respect of the Securities unless the assignee or transfered agrees in writing to be bound by the terms of this Agreement. The parties hereto confirm that any such assignee or transferee will become a party to this Agreement.
- 10. COUNTERPARTS, DELIVERY, ETC.
- 10.1 This Agreement may be executed in any number of counterparts and by each party on a separate counterpart.
- 10.2 Where this Agreement is executed in counterparts:-
  - 10.2.1 It shall not take affect until all counterparts have been delivered;
  - 10.2.2 all counterparts shall be held as undelivered until the parties egine the date on which they are to be treated as delivered;
  - 10.2.3 such date of delivery shall be inserted in the blank provided for that purpose on page 1.
- 10.3 Where this Agreement is not executed in counterparts, it shall become effective on the data agreed among the parties and inserted in the blank provided for that purpose on page 1.

#### 11. GOVERNING LAW

The Obligors

This Agreement shall be governed by and construed in accordance with the law of Scotland and the parties irrevocably submit to the exclusive jurisdiction of the Scotlish Courts.

IN WITNESS WHEREOF these presents consisting of this and the 7 preceding pages are executed in counterparts as follows:-

SUBSCRIBED for and on behalf of CITY TRUCK SALES LTD at DALK につって day of ハンソヒトルのとん 2021	
	Director/Authorised Signatory
MANL WILLIAM)	Full Name
before this witness	,
	Witness
NHIRW RUNK	Full Name
	Address
SUBSCRIBED for and on behalf of CITYSWEEP LIMITED at DALKE 151	
on the SG day	
of woverver 2021	
	Director/Authorised Signatory
MAN LILLIAM)	Full Name
before this Witness	
	Witness
NAIAN BLACK	
030018(1:503)(00000-1-1-ET-130)(00000000100000000000000000000000000	Full Name
	Full Name Address

SUBSCRIBED for and on behalf of CRM INVESTMENTS LIMITED at DALKE IT day of NOVEMBER 2021 by	Director/Authorised Signatory Full Name
before this witness	
	Witness
NAIRN ZACU	Full Name
lee	Address
••	•
SUBSCRIBED for and on behalf of NWH CONSTRUCTION SERVICES LIMITED at VALUE 174 on the William day of NWEWSER 2021	
***************************************	Director/Authorised Signatory
MAM VILLIAMS	Full Name
before this witness	
	Witness
MARN JAGE	Full Name
	Address

SUBSCRIBED for and on behalf of NWH PLANT HIRE LIMITED at DALKE ITW on the 132 day of Nowem Ser. 2021	
	Director/Authorised Signatory
MAL VILLIAMS	Full Name
before this witness	
	Witness
NY'EN BACK	Full Name
	Address
SUBSCRIBED for and on behalf of NWH RECYCLING (PHILPSTOUN) LIMITED at OALKEAT day	·
NWH RECYCLING (PHILPSTOUN) LIMITED at OALKE-1T	·
NWH RECYCLING (PHILPSTOUN) LIMITED at OALKCATI on the 155 day of Abolema 2021 by	Director/Authorised Signatory
NWH RECYCLING (PHILPSTOUN) LIMITED at OALKEATI on the 155 day of ABULENG & 2021 by	•
NWH RECYCLING (PHILPSTOUN) LIMITED at OALKCATI on the 155 day of Abolema 2021 by	Full Name
NWH RECYCLING (PHILPSTOUN) LIMITED at OALKGIT on the 15 day of 2021 by  MAN LILLARY before this witness	Full Name Witness
NWH RECYCLING (PHILPSTOUN) LIMITED at OALKEAT day of November 2021 by  Man Lillary	Full Name

SUBSCRIBED for and on behalf of NWH WASTE SERVICES (MIDDLETON) LIMITED at TALKEIN	
on the 137 day	
of Noviewski 2021 by	Director/Authorised Signatory
MARK ULLIAMS	Full Name
before this witness	
••	Witness
NAVN JIAK	Full Name
	Address
SUBSCRIBED for and on behalf of NWH GROUP LIMITED at ひんしどさてい day of ハンントハロトレ 2021	
	Director/Authorised Signatory
MARIC WILLIAMS	Full Name
before this witness	
	Witness
MAIRW RIKK	Full Name
	Address

SUBSCRIBED for and on behalf of NWH HOLDINGS LIMITED at DALICELTY on the 157 day of NOVEM GER 2021 by	
	. Director/Authorised Signatory
WERK FILLIAMS	. Full Name
before this witness	
***************************************	. Witness
NAIRW BAUL	Full Name
•••	Address
•••	

## The Bank SUBSCRIBED for and on behalf of THE ROYAL BANK OF SCOTLAND **PLC** at on the of 2021 by **Director/Authorised Signatory** Full Name before this witness Witness **Full Name** Address RBSIF SUBSCRIBED for and on behalf of **RBS INVOICE FINANCE LIMITED** at day on the of 2021 by **Director/Authorised Signatory Full Name** before this witness Witness

Fuli Name

Address

SUBSCRIBED for and on behalf of THE TRUSTEES OF THE CRM WASTE RECYCLING LIMITED DIRECTORS PENSION SCHEME at	
on the day	
of 2021	
by ROWANMOOR TRUSTEES LIMITED	•
*******************************	Director/Authorised Signatory
	Full Name
before this witness	•
***************************************	Witness
*************************************	Full Name
***************************************	Address
	•••
at .	
on the day	
	Trustée
	Full Name
pefore this witness	
	Witness
	Full Name
	Address

ano		
at		
on the	day	
of	2021	
by David Williams		
	<b>,</b>	Trustee
		Full Name
before this witness		
		Witness
	•••••	Full Name
***************************************		Address
•		

This is the Schedule referred to in the Ranking Agreement among the companies tisted below, The Royal Bank of Scotland plc, RBS invoice Finance Limited and The Trustees of The CRM Waste Recycling Limited Directors Pension Scheme

#### 8CHEDULE

#### THE OBLIGORS

Company hame and number	Registrand address
City Truck Sales Ltd (SC325713)	Unit 5 Mayfield (udustrial Est, Mayfield, Dalkelin, Midlothian, EH22 4AD
Cilysweep Limited (SC303647)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkelih, Midlothian, EH22 4AD
CRM investments Limited (SC579060)	Umit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothlan, EH22 4AD
NWH Construction Services Ltd (SC263290)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Plant Hire Limited (\$C302669)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Recycling (Philipstoun) Limited (SC263252)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkelth, Midlothian, EH22 4AD
NWH Waste Services (Middleton) Limited (SC480793)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Group Limited (previously known as The NWH Group Ltd and as further previously known as NWH Waste Services Limited) (SC335165) (*NWH Group Limited)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkelth, Midlothian, EH22 4AD

NWH Holdings Limited (previously known as The NWH Group Ltd) (SC303441) ("NWH Holdings Limited")

Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD

•	
Director	Director
City Truck Sales Ltd	NWH Recycling (Philipstoun) Limited
Director	Director
Citysweep Limited	NWH Waste Services (Middleton) Limited
DirectorCRM Investments Limited	Director
CRM investments Limited	NWH Group Limited
Director	Director
NWH Construction Services Ltd	NWH Holdings Limited
Director NWH Plant Hire Limited	
Director/Authorised Signatory	Director/Authorised Signatory
The Royal Bank of Scotland Pic	RBS invoice Finance Limited
***************************************	
Director/Authorised Signatory	Jennifer Williams as Trustee for CRM Waste
Rowanmoor Trustees Limited as Trustee for CRM Waste Recycling Limited Directors Pension Scheme	Recycling Limited Directors Pension Scheme
David Millians on Trustee for ODM Marks Described	•
David Williams as Trustee for CRM Waste Recycling	

**Limited Directors Pension Scheme** 

# DELIVERED/EFFECTIVE ON 17 November 2021

- (1) THE COMPANIES LISTED IN THE SCHEDULE HEREIN
  - (2) THE ROYAL BANK OF SCOTLAND PLC
    - (3) RBS INVOICE FINANCE LIMITED
- (4) THE TRUSTEES OF THE CRM WASTE RECYCLING LIMITED DIRECTORS PENSION SCHEME

#### **RANKING AGREEMENT**

Securitles granted by the Obligors (listed in the Schedule herein)



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## RANKING AGREEMENT (delivered/effective on the 17th day of NOVEMBEL 2021) between:

- (1) THE COMPANIES LISTED IN THE SCHEDULE (the "Obligors");
- (2) THE ROYAL BANK OF SCOTLAND PLG. Incorporated in Scotland (Company Number SC083026) whose registered office is at 36 St Andrew Square, Edinburgh, EH2 2YB (the "Bank");
- (3) RBS INVOICE FINANCE LIMITED, incorporated in England (Company Number 00882221), whose registered office is at 250 Bishopsgate, London, England, ECZM 4AA ("RBSIF"); and
- (4) THE TRUSTEES OF THE CRM WASTE RECYCLING LIMITED DIRECTORS PENSION SCHEME, namely Rowannoor Trustees Limited (Company Number 1848413) whose registered office is at Rowannoor House, 46-50 Castle Street, Salisbury SP1 3TS; Jennifer Williams of 11 Stair Park, North Berwick, East Lothian EH39 4DD; and David Williams of 11 Stair Park, North Berwick, East Lothian EH39 4DD (the Trustees").
- 1. DEFINITIONS AND INTERPRETATION

#### 1.1 Definitions

In this Agreement unless the context requires otherwise:-

#### 1.1.1 As regards the Bank:-

the	'Bank	( <b>Facili</b>	ty
Ag	reeme	nte"	

#### means:-

- (1) a £2,800,000 term toen facility agreement made between NVM Holdings Limited and the Benk;
- (2) a £2,400,000 revolving credit facility agreement made between NWH Holdings Limited and the Bank:
- (3) a £7,350,000 recovery loan scheme facility agreement made between NWH Holdings Limited and the Bank

as each may be amended, restated, varied, supplemented, novated, extended, modified or replaced from time to time

#### the "Bank's Floating Charges"

#### means:-

- (1) the floating charge granted by NWH Construction Services Ltd in favour of the Bank dated 10 May 2005 and registered in the Register of Charges on 16 May 2005;
- (2) the floating charge by City Truck Sales Ltd in favour of the Bank dated 8 November 2008 and registered in the Register of Charges on 12 November 2008:
- (3) the floating charge granted by Citysweep Limited in favour of the Bank dated 6 November 2008 and registered in the Register of Charges on 20 November 2008;
- (4) the floating charge granted by NWH Plant Hire Limited in favour of the Bank deted 6 November

- 2008 and registered in the Register of Charges on 12 November 2008:
- (5) the floating charge granted by NWH Rocycling (Philpstoun) Limited in favour of the Bank dated 6 November 2008 and registered in the Register of Charges on 12 November 2008;
- (6) the floating charge granted by NWH Group Limited (formerly The NWH Group Ltd and as further formerly NWH Waste Services Limited) in favour of the Bank dated 6 Movember 2008 and registered in the Register of Charges 12 November 2008:
- (7) the floating charge granted by NWH Holdings Limited (formerly The NWH Group Ltd) in favour of the Bank dated 8 November 2008 and registered in the Register of Charges on 12 November 2008
- (8) the floating charge granted by NWH Waste Services (Middleton) Limited in favour of the Bank dated 23 November 2016 and registered in the Register of Charges on 24 November 2016
- (9) the floating charge granted by CRM Investments Limited in favour of the Benk dated 23 January 2018 and registered on the Register of Charges on 28 January 2018;

# the "Bank's Standard Securities"

#### means:-

- (1) the Standard Security over Block 10, Wester Gourdie Industrial Estate, Dundee (Title Number: ANG34426) granted by CRM Investments Limited in favour of the Bank dated 23 January 2018 and delivered 19 February 2018 and registered in the Land Register of Scotland on 15 February 2018 over Title Number ANG34426;
- the Standard Security over Mayfield Industrial Estate, Dalkeith (Title Numbers: MID400459, MID52844, MID40091, MID29321) granted by CRM Investments Limited in favour of the Bank dated 17 October 2018 and delivered 30 January 2019 and registered in the Land Register of Scotland on 25 January 2019 over Title Numbers MID400459, MID52844, MID40091 and MID29321:
- (3) the Standard Security over Middleton Lime Quarry, North Middleton, Gorebridge EH23 4QP (Title Number: MID150282) granted by NWH Group Limited (The NWH Group Ltd and as further formerly NWH Waste Services Limited) in favour of the Bank dated 10 January 2014 and delivered 8 May 2014 and registered in the Land Register of Scotland on 6 May 2014 over Title

وسائد إسما

#### Number MID 150282:

- (4) the Standard Security over Middleton Quarry, North Middleton (Title Number: MID156282) granted by NWH Waste Services (Middleton) Limited in favour of the Bank dated 24 January 2017 and delivered 13 April 2017 and registered in the Land Register of Scotland on 12 April 2017 over Title Number MID150282;
- the Standard Security over Unit 10 Mayfield industrial Estate, Dalkeith (currently undergoing Title Number MID212914) granted by CRM Investments Limited in favour of the Bank dated 22 October 2019 and delivered on 25 November 2019 and currently undergoing registration in the Land Register of Scotland under Title Number MID212914
- (6) the Stendard Security over Units 13 and 67 Mayfield Industrial Estate, Dailkeith (Title Numbers: MID73716 and MID73717) granted by NWH Construction Services Limited dated 10 December 2004 and delivered 26 March 2005 and registered in the Land Register of Scottand 18 March 2005 over Title Numbers MID73716 and MID73717;
- (7) the Standard Security over Unit 58 Mayfield Industrial Estate, Dalkeith (Title Number MID83293) granted by CRM Investments Limited in favour of the Bank dated 25 January 2019 and delivered 30 January 2019 and registered in the Land Register of Scotland on 25 January 2019 over Title Number MID83293;
- (8) the Standard Security over Yards 182 Mayfield Industrial Estate, Delkeith (currently underoing registration under Title Number: MID213796) granted by CRM Investments Limited in favour of the Bank dated 22 October 2019 and delivered 16 December 2019 and currently undergoing registration in the Land Register of Scotland under Title Number MID213796; and
- (9) the Standard Security over Units 13 & 67 Mayfield Industrial Estate, Dalkeith (Title Numbers: MID73716 and MID73717) granted by NWH Group Limited (formerly known as The NWH Group Ltd and as further formerly NWH Weste Services Limited) dated 30 September 2021 and delivered on 20 October 2021 and currently undergoing registration in the Land Register of Scotland under Title Number MID73717.

1.1.2 As regards RBSIF:-

the "RBSIF Floating Charges"

CORPORAL LOGICALIS

means:-

(1) the floating charge granted by NWH Construction

Services Limited in favour of RBSIF dated 9 June 2005 and registered in the Register of Charges on 15 June 2005;

- (2) the floating charge granted by NWH Group Limited (formerly The NWH Group Ltd and as further formerly NWH Waste Services Limited) in favour of RBSIF dated 25 November 2008 and registered in the Register of Charges on 12 December 2008; and
- (3) the floating charge granted by NWH Holdings Limited (formerly The NWH Group Ltd) in favour of RBSIF dated 15 January 2009 and registered in the Register of Charges on 21 January 2009:

#### "RBSIF Book Debts"

means all or any debt now or in the future due to each of (1) NWH Holdings Limited; (2) NWH Construction Services Limited; and (3) NWH Group Limited together with their related rights which are purchased or the ownership of which are assigned to RBSIF

#### 1.1.3 As regards the Trustees:-

the "Trustees' Floating Charge"

means the floating charge granted by NWH Plant Hire Limited in favour of the Trustees dated 24 March 2010 and registered in the Register of Charges on 8 April 2010

the "Trustees' Specified Amount"

means the aggregate of sums secured by the Trustees' Floating Charge but not exceeding the sum of Three Hundred and Forty-five Thousand pounds (£345,000) Sterling

#### 1.1.4 General

this "Agreement"

means these presents as amended, supplemented, novated, extended or restated from time to time

"Companies Act"

means the Companies Act 1985

"Conveyancing Act"

means the Conveyancing and Feudal Reform (Scotland) Act 1970

"Creditors"

means the Bank, RBSIF and the Trustees and "Creditor" means any of them

"Floating Charges"

means the Bank's Floating Charges, RBSIF's Floating Charges and the Trustees' Floating Charge

"insolvency Act"

means the insolvency Act 1986

"Property"

means the properties more particularly described in each of the Bank's Standard Securities

"Securities"

means the Floating Charges and the Bank's Standard Securities

#### 1.2 Interpretation

In this Agreement unless the context requires otherwise:-

- 1.2.1 words importing the singular shall include the plurel and vice verse;
- 1.2.2 references to this Agreement or any other document shall be construed as references to this Agreement or such other document as amended, supplemented, novated, extended or restated from time to time;
- 1.2.3 references to any statute or statutory provision (including any subordinate legislation) shall include any statute or statutory provision for the time being in force which amends, extends, consolidates or replaces the same and shall include any orders, regulations, instruments or other subordinate legislation made under the relevant statute or statutory provision;
- 1.2.4 references to a "person" shall include any individual, firm, company, corporation, body, trust or foundation, or any association, partnership or unincorporated body (whether or not having separate legal personality); and
- 1.2.5 references to a Creditor shall include its permitted successors, transferees and assignees.

#### 1.3 Headings

The table of contents and headings in this Agreement are included for convenience only and shall be ignored in construing this Agreement.

#### 2. RANKING OF SECURITIES

#### 2.1 General

The Bank's Standard Securities shall rank in priority to the Floating Charges.

#### 2.2 Floating Charges

The Floating Charges shall rank in the following order of priority:-

First Trustees' Floating Charge to the extent of the Trustees' Specified Amount;

Second RBSIF's Floating Charges in respect of RBSIF Book Debts only, for all amounts thereby secured;

Third The Bank's Floating Charges for all amounts thereby secured; and

Fourth RBSIF's Floating Charges for all amounts thereby secured.

#### 3. GENERAL PROVISIONS

#### 3.1 Consent

The Creditors hereby consent to the creation of the Securities by the Obligors, notwithstanding any contrary provision thereof or their date(s) of execution, creation or registration.

#### 3.2 Over-riding effect

This Agreement shall receive effect, and the Securities shall rank in the order of priority and to the extent herein provided, as continuing securities for repayment of the amounts due from time to time by any of the Obligors to the Craditors or any of them, notwithstanding:-

3.2.1 any contrary provision of the Securities or their date(s) of execution, creation or registration;

- 3.2.2 the provisions of Section 13 of the Conveyancing Act and Sections 464 and 466 of the Companies Act or any other rule of law to the contrary:
- 3.2.3 the date(s) on which any such amount(s) has/have been or may hereafter be drawn down by or advanced or debited to any of the Obligors or become due, owing or payable by them; or
- 3:2.4 the composition of or any fluctuation from time to time in any such amount(s), including its/their reduction to zero or the existence at any time of a credit balance on any current or other account comprised therein.

#### 3.3 Preferential debts

Nothing in this Agreement shall prejudice the right of a Creditor to receive payment of a preferential debt within the meaning of Section 386 and Schedule 6 of the Insolvency Act, and payment of any such debt shall not be treated as a repayment of any amount for which the Creditor is given a priority ranking under Clause 2 (Ranking of Securities).

#### 3.4 Time or indulgence

Each Creditor shall be entitled, without reference to the other(s), to grant time or indulgence to, and to release, modify, compromise, compound or otherwise deal with, or abstallo from perfecting of entorcing, any of the rights which it has or may hereafter have against any Obligor, without prejudicing or affecting the validity or affect of this Agreement.

#### 4. PROHIBITION OF FURTHER SECURITIES

Each of the Obligors undertakes not to grant any office floating charge or fixed security over any of its property or undertaking (including the Property) apart from (i) the Securities and (ii) as otherwise permitted under the terms of the Bank Facility Agreements, without the prior written consent of all the Creditors.

#### 5. DISCLOSURE OF INFORMATION ETC

The Creditors may from time to time disclose to each other such information concerning their Securities and/or the Obligors and its affairs, in such manner and to such extent as they think fit, and the Obligors hereby consent to such disclosure.

#### **B... STATUTORY PROVISIONS**

This Agreement shall be construed and receive effect as a variation of the Bank's Standard Securities within the meaning of Section 16 of the Conveyancing Act and as an instrument of alteration of the Floating Charges within the meaning of Section 466 of the Companies Act.

#### 7. COMPENSATION

Each Creditor undertakes to the other(s) that if it or any liquidator, administrator, administrative receiver or receiver effects any distribution of the proceeds of enforcement of any Security otherwise than in accordance with this Agreement to the prejudice of any other Creditor(s), it will compensate the Creditor(s) so prejudiced to the extent to which it has benefited.

#### 8. CONSENTS AND ENFORCEMENT

8.1 Subject to the provisions as to ranking detailed in Clause 2 (Ranking of Securities), none of the Securities shall, in any way, prejudice or affect any other of them as security for or in respect of any sums which now are or have been or at any time hereafter become due, owing or incurred by the Obligors to any of the Creditors, and subject to those ranking provisions, all such sums shall be fully and effectually secured by and under and in terms of each of the Securities as if all such sums had become due or owing or incurred to the relevant Creditor before the creation of any other of the Securities.

. .....

8.2 If any of the Creditors wishes to exercise its power of sale over the Property or to appoint a receiver or administrator of any Obligor's assets, the Creditors shall consult together with a view to agreeing upon either the terms of such sale or upon a suitable person to be appointed as receiver or administrator, provided that (1) this agreement to consult will not prejudice the right of the Bank to take action to sell the Property under its powers or for the Bank or RBSIF to appoint a receiver or administrator without prior consultation in case of need and (2) except where one of the Graditors has already appointed a receiver or administrator, the Trustees agree and confirm that they shall not take any steps to enforce the Trustees' Floating Charge without the prior written consistent of the Bank. If the Bank or RBSIF takes any such action without consultation it shall promptly advise the other Creditors that it has done so.

#### 9. ASSIGNATION AND TRANSFER

- 9.1 This Agreement is binding on the permitted successors and assigness of the parties to this Agreement.
- 9.2 The Obligors may not assign or transfer all or any of their respective rights, obligations or benefits under this Agreement.
- 9.3 The Creditors shall not assign or transfer any of their respective rights, obligations or benefits in respect of the Securities unless the assignee or transferee agrees in writing to be bound by the terms of this Agreement. The parties hereto confirm that any such assignee or transferee will become a party to this Agreement.
- 10. COUNTERPARTS, DELIVERY, ETC.
- 10.1 This Agreement may be executed in any number of counterparts and by each party on a separate counterpart,
- 10.2 Where this Agreement is executed in counterparts:
  - 10.2.1 It shall not take effect until all counterparts have been delivered;
  - 10.2.2 all counterparts shall be held as undelivered until the parties agree the date on which they are to be treated as delivered;
  - 10.2.3 auch date of delivery shall be inserted in the blank provided for that purpose on page 1.
- 10.3 Where this Agreement is not executed in counterparts, it shall become effective on the date agreed among the parties and inserted in the blank provided for that purpose on page 1.

#### 11. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the law of Scotland and the parties irrevocably submit to the exclusive jurisdiction of the Scotland Courts.

IN WITNESS WHEREOF these presents consisting of this and the 7 preceding pages are executed in counterparts as follows:-

# The Obligors SUBSCRIBED for and on behalf of CITY TRUCK SALES LTD on the day 2021 of by **Director/Authorised Signatory** Full Name before this witness Witness Full Name Address SUBSCRIBED for and on behalf of **CITYSWEEP LIMITED** at on the day 2021 of by Director/Authorised Signatory Full Name before this witness Witness **Full Name** Address

SUBSCRIBED for CRM INVESTMEN		
at		
on the	day	
of	2021	
by		
******************		Director/Authorised Signatory
		Full Name
*** ****** *** *** *** ***	*********	Lak Janua
before this witness	•	
***********		Witness
******************		Full Name
**, *** *** *** *** *** *** *** *** ***		Address
*******************		
		•
		•
SUBSCRIBED for		
NWH CONSTRUC	TION SERVICES	
LIMITED		
at - ··		·
on the	day 2021	
of by	2021	
ыу		
•,,		Director/Authorised Signatory
**************		Full Name
before this witness		
AGIOLG TH2 MITHOSE		
		Witness
· · · · · · · · · · · · · · · · · · ·	•••••••	Full Name
· •		Address
*********************		- TUM 400

SUBSCRIBED for and on penal of NWH PLANT HIRE LIMITED at	
on the day of 2021 by	
	Director/Authorised Signatory
	Full Name
before this witness	
	Witness
	Full Name
	Address
······································	
SUBSCRIBED for and on behalf of NWH RECYCLING (PHILPSTOUN) LIMITED at	
on the day of 2021	
oy .	
	Director/Authorised Signatory
••••••	Fuil Name
pefore this witness	
	Witness
	Full Name
	Address

SUBSCRIBED for and on behalf of NWH WASTE SERVICES (MIDDLETON) LIMITED at	
on the day	
of 2021	
by .	
ОУ	
	Director/Authorised Signatory
***************************************	Full Name
before this witness	
	Witness
	Full Name
***************************************	Address
SUBSCRIBED for and on behalf of NWH GROUP LIMITED at	·
on the day	
of 2021	
by	
	Director/Authorised Signatory
***************************************	Full Name
before this witness	
	Witness
	Full Name
	Address

NWH HOLDINGS LIMI		
on the of by	day 2021	
	*************	Director/Authorised Signatory
	**************	Full Name
before this witness		·
·	***************************************	Witness
	***************************************	Full Name
	************	Address

# The Bank SUBSCRIBED for and on behalf of THE ROYAL BANK OF SCOTLAND PLC EDINBURGH at on the 197 day Director/Authorised Signatory befor Witness SCOTT ROBINSON Full Name Address **RBSIF** SUBSCRIBED for and on behalf of **RBS INVOICE FINANCE LIMITED** at day on the 2021 of by **Director/Authorised Signatory** Full Name before this witness Witness **Full Name**

**Address** 

THE TRUSTEES OF THE CRM WASTE RECYCLING LIMITED DIRECTORS PENSION SCHEME at	
on the day	,
of 2021 by ROWANMOOR TRUSTEES LIMITED	
,	Director/Authorised Signatory
	Full Name
before this witness	
	Witness
	Full Name
	Address
at	
on the day of 2021	
by Jennifer Williams	
	Trustee
	Full Name
before this witness	
	Witness
	Full Name
	Address

at day on the day of 2021 by David Williams	
•••••••••••••••••••••••••••••••••••••••	Trustee
	Full Nam
before this witness	
, , , , , , , , , , , , , , , , , , ,	Witness
	Full Name
***************************************	Address
,	

This is the Schedule referred to in the Ranking Agreement among the companies listed below. The Royal Bank of Scotland pic, RBS Invoice Finance Limited and The Trustees of The CRM Waste Recycling Limited Directors Pension Scheme

#### SCHEDULE

#### THE OBLIGORS

Company name and number	Registered address
City Truck Sales Ltd (SC325713)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
Citysweep Limited (SC303647)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkelth, Midlothian, EH22 4AD
CRM Investments Limited (SC579060)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Construction Services Ltd (SC263290)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Plant Hire Limited (SC302669)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midiothlan, EH22 4AD
NWH Recycling (Philpstoun) Limited (SC263252)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Waste Services (Middleton) Limited (SC480793)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD
NWH Group Limited (previously known as The NWH Group Ltd and as further previously known as NWH Waste Services Limited) (SC335165) (*NWH Group Limited)	Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD

NWH	Holding	s Lim	nited	(previo	ousiy	know	n as	The
	Group							
Limite	id")	•	•		•			_

Unit 5 Mayfield Industrial Est, Mayfield, Dalkeith, Midlothian, EH22 4AD

Director	Director
Director	Director
Director	Director NWH Group Limited
Director	Director  NWH Holdings Limited
Director	
The Royal Bank of Scotland Pic	Director/Authorised Signatory RBS Invoice Finance Limited
Director/Authorised Signatory Rowanmoor Trustees Limited as Trustee for CRM Waste Recycling Limited Directors Pension Scheme	Jennifer Williams as Trustee for CRM Waste Recycling Limited Directors Pension Scheme
David Williams as Trustee for CRM Waste Recycling Limited Directors Pension Scheme	