

COMPANIES FORM No. 466(Scot)

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

466

Please do not write in this margin

Pursuant to section 410 and 466 of the Companies Act 1985

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

* insert full name of company

Τo	the	Re	gistra	ar of	Co	mpa	nies
(A	idre	:88	ove	rleaf	- 1	lote	5)

* Altra Consultants Limited

Name of company

le s)		2
•	•	

Company number

SC4	1	28	03
-----	---	----	----

For official use

Date of	creation	of the	charge	(note	1)

20 August 2019

Description of the instrument creating or evidencing the charge or of any ancillary document which has been altered (note 1)

Floating charge

Names of the persons entitled to the charge

Maven Capital Partners UK LLP as security trustee for the secured parties (as defined in the instrument)

Short particulars of all the property charged

All Altra Consultants Limited's assets and undertaking whatsoever and wheresoever situated both present and future

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

Gateley Plc One Eleven Edmund Street Birmingham B3 2HJ HKK1/126454.066 For official use (02/06)

Charges Section

MONDAY



SA38V2Y9
SCT 26/04/2021
COMPANIES HOUSE

#3

Names, and addresses of the persons who have executed the instrument of alteration (note 2)	
1. MEIF WM Debt LP (LP018463) acting by its general partner Maven MEIF (WM) GP (One) Limited (10910257) - 1-2 Royal Exchange Buildings, London, United Kingdom, EC3V 3LF.	Please do not write in this margin
See continuation sheet for remaining parties.	Please complete legibly, preferably in black type, or
	bold block lettering
Date(s) of execution of the instrument of alteration	
26 March 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	J
No Company shall create or permit to subsist any Security Interest over any of its assets as security for any of the Junior Liabilities other than the Junior Securities.	
No Junior Creditor shall permit to subsist or receive any Security Interest or other assurance against financial loss for, or in respect of, any of the Junior Liabilities other than the Junior Securities.	
N.B. All defined terms used in this Form 466 have the meaning given to them in the existing intercreditor agreement dated 14 May 2020.	
Short particulars of any property released from the floating charge	
Not applicable	
	,
The amount, if any, by which the amount secured by the fleating charge has been increased	1
Not applicable	

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 4.2 Ranking and subordination of securities

The parties agree that the Securities will rank for all purposes and at all times in the following order:

- 4.2.1 first, the Senior Securities; and
- 4.2.2 second, the Junior Securities.
- 4.3 The priorities set out in clauses 4.1 and 4.2 apply as between the Parties and shall not be affected by:
 - 4.3.1 the nature of the Securities, the dates, times or order of execution and registration of the Security Documents, the dates or times on, which each Creditor received notice or become aware of the existence or creation of any of the Securities and the dates or times at, which monies may be or have been advanced or become owing or payable or secured; or
 - 4.3.2 any fluctuation in the amount from time to time due, owing or incurred to any of the Creditors (including the existence of credit balances) on any account.
- 6.1 Without in any way affecting the arrangements set out in clauses 4 and 5, for the purposes of the Insolvency Act 1986 the Security Trustee agrees for the benefit of the Senior Creditor that the floating charges contained within the Senior Securities (if any) are to be treated as having priority over the floating charges contained within the Junior Securities (if any), in each case, notwithstanding the date of creation or crystallisation of such floating charges.
- N.B. All defined terms used in this Form 466 have the meaning given to them in the instrument of alteration.

reg	ulating the order of t	he rankir	ng of the floa	oting charge in	relation to	fixed sec	curities or t	o other floating	ng charges	write in this margin
				·						Please complete legibly, preferably in black type, or bold block letterii
								,		·
								•		,
					•			, ,	-	
								,		
		-					-			
							,			. •
							٠			
	·							·		
]
_	C . 1-1	0/-					26/au	12021	 	_
	ned <u>Codelry</u> behalf of charges		0			_ Date _	26100	1 2021		_
	tes	•						•		
1.	A description of the For the date of cre							ase may be, :	should be giver	i. () delete as appropriate
2.	In accordance with the charge and the the alteration.									f
3.	A certified copy of completed must be instrument.									
4.	A certified copy mucorporate it must b					ring the c	ertification	and where th	is is a body	
5 .	The address of the DX 235 Edinburgh	Registrar	of Compani	es is: Compani	es Registra	ition Offici	e, 139 Four	ntainbridge, Ed	linburgh EH3 9f	-F



CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE

COMPANY NO. 412803 CHARGE CODE **\$C41 2803 0002**

I HEREBY CERTIFY THAT PARTICULARS OF AN INSTRUMENT OF ALTERATION DATED 26 MARCH 2021 WERE DELIVERED PURSUANT TO SECTION 466 OF THE COMPANIES ACT 1985 ON 26 APRIL 2021

THE INSTRUMENT RELATES TO A CHARGE CREATED ON 20 AUGUST 2019

BY ALTRA CONSULTANTS LIMITED

IN FAVOUR OF MAVEN CAPITAL PARTNERS UK LLP AS SECURITY TRUSTEE FOR THE SECURED PARTIES (AS DEFINED IN THE INSTRUMENT)

GIVEN AT COMPANIES HOUSE, EDINBURGH 27 APRIL 2021





CONTINUATION SHEET - FORM 466 - ALTRA CONSULTANTS LIMITED (SC412803)

- 3. Tracey Lorraine Anderson 29 House O'Hill Road, Blackhall, Edinburgh, Scotland, EH4 2AJ; Alan John Wallace Kilmaronock House, Gartocharn, Loch Lomond, Scotland, G83 8SB; Maven Income and Growth VCT Plc (03908220) Fifth Floor, 1-2 Royal Exchange Buildings, London, EC3V 3LF; Maven Income and Growth VCT 3 Plc (04283350) Fifth Floor, 1-2 Royal Exchange Buildings, London, EC3V 3LF; Maven Income and Growth VCT 4 Plc (SC272568) Kintyre House, 205 West George Street, Glasgow, G2 2LW; Maven Income and Growth VCT 5 Plc (04084875) Fifth Floor, 1-2 Royal Exchange Buildings, London, EC3V 3LF; Maven Income and Growth VCT 6 Plc (in liquidation) (03870187) Ship Canal House, 98 King Street, Manchester, M2 4WU; Maven Co-Invest DEF Limited Partnership (SL029927) Kintyre House, 205 West George Street, Glasgow, G2 2LW; and Maven Co-Invest DEF 2 LP (SL033869) Kintyre House, 205 West George Street, Glasgow, G2 2LW.
- 4. Parker Norfolk and Partners Limited (02619479) Connect House, 133-137 Alexandra Road, London, United Kingdom, SW19 7JY and Altra Consultants Limited (SC412803) 50 Lothian Road, Festival Square, Edinburgh, EH3 9WJ.

Certified the copy of ariginal number. Sive the interpension reducted persuant to section \$596 of the companies Act 2006, comprising electronizating delivered counterparis.

Gateley Pla

TO: The persons listed in schedule 1 and schedule 2 of this letter

Date:

26 March

2021

GOLSHARDN MALLI

SOLICITOR

26 APRIL 2021

Dear Sirs

Intercreditor deed dated 14 May 2020 as amended, varied, restated, supplemented or extended from time to time and made between (1) MEIF WM Debt LP acting by its general partner Maven MEIF (WM) GP (One) Limited (the Senior Creditor), (2) Maven Capital Partners UK LLP (the Security Trustee) (3) the Persons listed in schedule 1 (each a Noteholder and together the Noteholders) and (4) the Companies listed in schedule 2 (each a Company and together the Companies) (the Intercreditor Deed)

We refer to the Intercreditor Deed.

Words and expressions defined in, or construed for the purposes of, the Intercreditor Deed have the same meaning when used in this letter (unless the same are otherwise defined in this letter or the context determines otherwise).

The provisions of clause 1.1 (Definitions and Interpretation) and clause 22 (Third party rights) of the Intercreditor Deed shall apply mutatis mutandis as if set out in full in this letter, save that references to "this deed" shall be construed as references to this letter. References to "this letter" shall include the agreement constituted by your acknowledgement of its terms.

1. BACKGROUND

It has been agreed by the parties to this letter that the changes referred to below will be incorporated into the terms of the Intercreditor Deed pursuant to the terms of this letter.

2. AMENDMENT

2.1 With effect from the date of this letter, the Noteholders agree that the definition of "Senior Facility Letter" shall be amended to read as follows:

"Senior Facility Letter

- (a) the facility letter dated 14 May 2020 made between (1) Parker Norfolk and Partners Limited (as borrower), (2) Altra Consultants Limited (as guarantor) and (3) the Senior Creditor (as lender) pursuant to which the Senior Creditor made a term loan facility available to Parker Norfolk and Partners Limited in the maximum aggregate amount of £1,000,000;
- (b) the facility letter dated on or about the date of this letter made between (1) Parker Norfolk and Partners Limited (as borrower), (2) Altra Consultants Limited (as guarantor) and (3) the Senior Creditor (as lender) pursuant to which the Senior Creditor will make available to Parker Norfolk and Partners Limited a term loan facility in the maximum aggregate principal amount of £500,000; and
- (c) the facility letter dated on or about the date of this letter made between (1) Altra Consultants Limited (as borrower), (2) Parker Norfolk and Partners Limited (as guarantor) and (3) the Senior Creditor (as lender) pursuant to which the Senior Creditor will make available to Altra Consultants Limited a term loan facility in the maximum aggregate principal amount of £400,000."
- 2.2 With effect from the date of this letter, the Noteholders agree that the definition of "Senior Security Documents" shall be amended to read as follows:

"Senior Security Documents

(a) the composite guarantee and debenture dated 14 May 2020 made between (1) Parker Norfolk and Partners Limited and Altra Consultants Limited and (2) the Senior Creditor; and (b) the composite guarantee and debenture dated on or about the date of this letter made between (1) Altra Consultants Limited and Parker Norfolk and Partners Limited and (2) the Senior Creditor."

3. FINANCE DOCUMENT

This letter is a Senior Finance Document.

4. SEVERABILITY

All of the provisions of this letter are severable and distinct from one another and the illegality, invalidity or unenforceability of any provision of this letter shall not affect the legality, validity or enforceability of any other provision of this letter.

NO WAIVER

- 5.1 Except as expressly set out in this letter, nothing in this letter is intended to or shall constitute or be construed as a waiver, consent, amendment, variation or compromise of any other term or condition of, or any right or remedy of any person under the Finance Documents.
- 5.2 The Senior Creditor expressly reserves all rights and remedies under the Finance Documents (whether in respect of circumstances now subsisting or occurring in the future) and, except as expressly set out in this letter, nothing in this letter shall prejudice any right or remedy of the Senior Creditor under the Intercreditor Deed or any other Finance Document.

6. COSTS AND EXPENSES

The Companies shall meet or reimburse the Senior Creditor (on a full indemnity basis) all fees, costs and expenses (including, without limitation, all legal fees) incurred by the Senior Creditor in connection with this letter.

7. COUNTERPARTS

This letter may be signed in any number of counterparts and by the different parties to this letter on different counterparts and all of such counterparts when taken together shall be deemed to constitute one and the same document.

GOVERNING LAW

This letter (and any non-contractual obligations arising out of or in connection with it) shall be governed by and construed in accordance with, English law.

Please confirm your agreement to the terms of this letter by signing and returning to us at MEIF WM Debt LP c/o Maven Capital Partners UK LLP, Two Snow Hill, Birmingham, B4 6GA, marked for the attention of Demetri Theofanou the acknowledgment at the end of the enclosed copy of this letter

Yours faithfully

EXECUTED and DELIVERED as a DEED by)
MEIF WM DEBT LP acting by its general)
partner MAVEN MEIF (WM) GP (ONE))
LIMITED, acting by
DEMETRI THEOFANOU

an authorised signatory, in the presence of:

Witness signature

Witness name

GEORGE ANTONIOU

Witness address



Witness occupation

SELF EMPLOYED



Authorised signatory

Schedule 1 The Noteholders

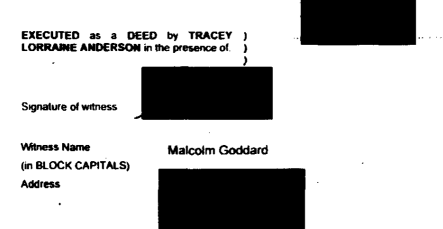
Name .	Address/Registered Office	Registered number (if applicable)
Tracey Lorraine Anderson		Not applicable
Alan John Wallace		Not applicable
Maven Income and Growth VCT Plc	Fifth Floor, 1-2 Royal Exchange Buildings, London, EC3V 3LF	03908220
Maven Income and Growth VCT 3 Plc	Fifth Floor, 1-2 Royal Exchange Buildings, London, EC3V 3LF	04283350
Maven Income and Growth VCT 4 Pic	Kintyre House, 205 West George Street, Glasgow, G2 2LW	SC272568
Maven income and Growth VCT 5 Plc	Fifth Floor, 1-2 Royal Exchange Buildings, London, EC3V 3LF	04084875
Maven Income and Growth VCT 6 Plc (in liquidation)	Ship Canal House, 98 King Street, Manchester, M2 4WU	03870187
Maven Co-Invest DEF Limited Partnership	Kintyre House, 205 West George Street, Glasgow, G2 2LW	SL029927
Maven Co-Invest DEF 2 LP	Kintyre House, 205 West George Street, Glasgow, G2 2LW	SL033869

Schedule 2 The Companies

Name	Address/Registered Office	Registered number (if applicable)
Altra Consultants Limited	50 Lothian Road, Festival Square, Edinburgh, EH3 9WJ	SC412803
Parker Norfolk and Partners Limited	Connect House, 133-137 Alexandra Road, London, United Kingdom, SW19 7JY	02619479

We hereby acknowledge and agree to the terms and conditions of the foregoing letter. We agree that the foregoing letter, together with this acknowledgement, is a Finance Document.

NOTEHOLDERS



EXECUTED as a DEED by ALAN JOHN WALLACE in the presence of

Signature of witness

Witness Name (in BLOCK CAPITALS) Address We hereby acknowledge and agree to the terms and conditions of the foregoing letter. We agree that the foregoing letter, together with this acknowledgement, is a Finance Document.

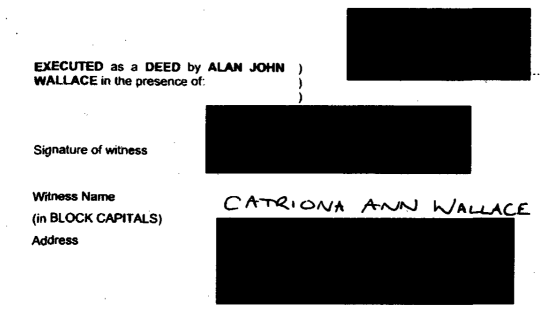
NOTEHOLDERS

EXECUTED as a DEED by TRACEY)

LORRAINE ANDERSON in the presence of:)

Signature of witness

Witness Name (in BLOCK CAPITALS) Address



attorney (for MAVEN INCOME GROWTH VCT PLC under a power of attorney dated in the presence of: Signature of witness SARAH GLENNY Witness Name (in BLOCK CAPITALS) **Address**

MAYEN INCOME AND GROWTH VCT PLC

Brink...htenvl attorney for MAVEN INCOME GROWTH VCT 3 PLC under a power of attorney dated in the presence of:

Signature of witness

SARAH GLENNY. Witness Name (in BLOCK CAPITALS)

Address

MAVEN INCOME AND GROWTH VCT 3

as a DEED by as attorney for MAVEN INCOME AND GROWTH VCT 4 PLC under a power of attorney dated in the presence of: Signature of wittess) MAYEN INCOME AND GROWTH VCT 4
SARAH GLENNY	
Witness Name	•
(in BLOCK CAPITALS) Address	
EXECUTED as a DEED by as attorney for MAVEN INCOME AND GROWTH VCT 5 PLC under a power of	Attorne) MAVEN NOVEAND COUTH VCT 5 PLC
in the presence of: Signature of witness	
SARAH GLENNY	
Witness Name	
(in BLOCK CAPITALS)	
Address	

. noution version

acting by		n liquidation)	1
• ,	its	liquidator	;
powers conferred	•	schedule 4	
of the Insolvency A	ct 1986 in the	presence of	
			•
Signature of witness	S		
			. 1
Witness Name (ARRUL M	norris	ON
(in BLOCK CAPITA	ALS)	•	,
Address	,		

Attorney for MAVEN CO-INVEST DEF LIMITED PARTNERSHIP

Liquidator of

PLC

MAVEN INCOME AND GROWTH VCT 6

as)
attorney for MAVEN CO-INVEST DEF)
LIMITED PARTNERSHIP under a power of attorney dated ...
in the presence of

Signature of witness

Witness Name
(in BLOCK CAPITALS)
Address

EXECUTED

tames commen

EXECUTED as a DEED by MAVEN INCOME AND GROWTH VCT 6 PLC (in liquidation) acting by its liquidator under powers conferred on him/her by schedule 4 of the Insolvency Act 1986 in the presence of:)	Liquidator of MAVEN INCOME AND GROWTH VCT 6 PLC
Signature	of witness			· •	
Witness N	Jame				

as a DEED by)

Altorney for MAVEN CO-INVEST DEF)

LIMITED PARTNERSHIP under a power of attorney dated in the presence of:

Signature or winess

Attorn
MAVEN/CO-INVEST SEE CIMITED
PARTNERSHIP

Witness Name (in BLOCK CAPITALS)

SARAH GLENNY.

(in BLOCK CAPITALS)

Address

Address

as a DEED by as as attorney for MAVEN CO-INVEST DEF 2 LP under a power of attorney dated in the	
presence of:	
Signature of witness	
SARAH GLEWNY	
Witness Name	
(in BLOCK CAPITALS)	
Address	

