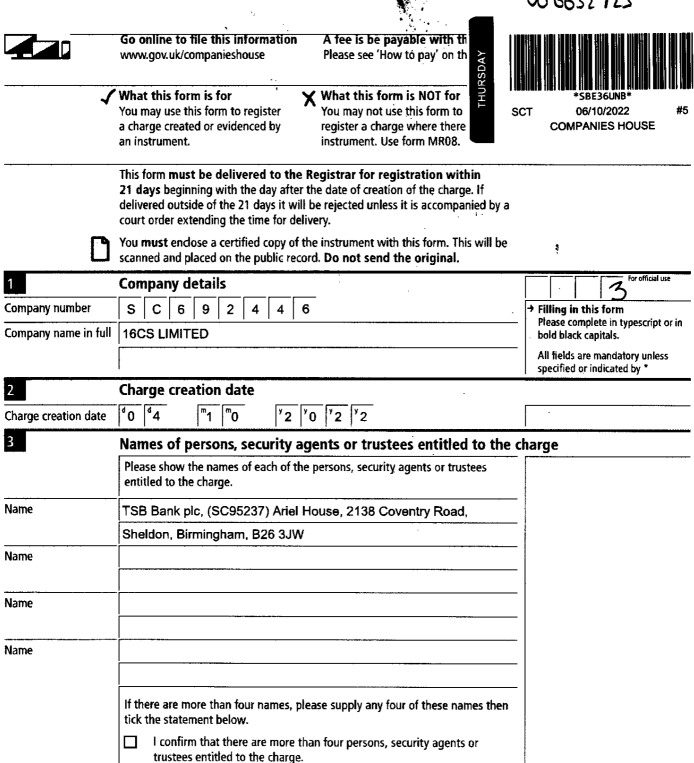
In accordance with Sections 859A and 859J of the Companies Act 2006.

MR01 Particulars of a charge



00 6632 123



	MR01 Particulars of a charge	
4	Brief description	
	Please give a short description of any land, ship, aircraft or intellectual property registered or required to be registered in the UK subject to a charge (which is not a floating charge) or fixed security included in the instrument.	Please submit only a short description If there are a number of plots of land, aircraft and/or ships, you should simply describe some
Brief description	ALL and WHOLE the first floor flatted dwellinghouse at 16 Chapel Street, Aberdeen, AB10 1SP	of them in the text field and add a statement along the lines of, "for more details please refer to the instrument".
		Please limit the description to the available space.
5	Other charge or fixed security	
	Does the instrument include a charge (which is not a floating charge) or fixed security over any tangible or intangible or (in Scotland) corporeal or incorporeal property not described above? Please tick the appropriate box.	
	☐ Yes ☑ No	
6	Floating charge	·
_	Is the instrument expressed to contain a floating charge? Please tick the appropriate box. Yes Continue	
	✓ No Go to Section 7 Is the floating charge expressed to cover all the property and undertaking of the company?	
	Yes	
7	Negative Pledge	
	Do any of the terms of the charge prohibit or restrict the company from creating further security that will rank equally with or ahead of the charge? Please tick the appropriate box.	
	☐ Yes ☑ No	
8	Trustee statement ●	
	You may tick the box if the company named in Section 1 is acting as trustee of the property or undertaking which is the subject of the charge.	This statement may be filed after the registration of the charge (use form MR06).
9	Signature	
	Please sign the form here.	
Signature	X \ X	
	This form must be signed by a person with an interest in the charge.	

MR01

Particulars of a charge

Presenter information

You do not have to give any contact information, but if you do, it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record.

Contact name	lain Wilson
Company nan	[™] Andersonbain LLP
Solicite	ors
Address	6, 8 & 10 Thistle Street
Post town	Aberdeen
County/Regio	on The Control of the
Postcode	A B 1 0 1 X Z
Country	
DX	AB36
Telephone	01224 456789

✓ Certificate

We will send your certificate to the presenter's address if given above or to the company's Registered Office if you have left the presenter's information blank.

✓ Checklist

We may return forms completed incorrectly or with information missing.

Please make sure you have remembered the following:

- ☐ The company name and number match the information held on the public Register.
- ☐ You have included a certified copy of the instrument with this form.
- You have entered the date on which the charge was created.
- You have shown the names of persons entitled to the charge.
- ☐ You have ticked any appropriate boxes in Sections 3, 5, 6, 7 & 8.
- ☐ You have given a description in Section 4, if appropriate.
- ☐ You have signed the form.
- You have enclosed the correct fee.
- ☐ Please do not send the original instrument; it must be a certified copy.

Important information

Please note that all information on this form will appear on the public record.

£ How to pay

A fee of £23 is payable to Companies House in respect of each mortgage or charge filed on paper.

Make cheques or postal orders payable to 'Companies House.'

Where to send

You may return this form to any Companies House address. However, for expediency, we advise you to return it to the appropriate address below:

For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.

For companies registered in Scotland:

The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF. DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post).

For companies registered in Northern Ireland:

The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.

Further information

For further information, please see the guidance notes on the website at www.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.gov.uk/companieshouse



FILE COPY

CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 692446

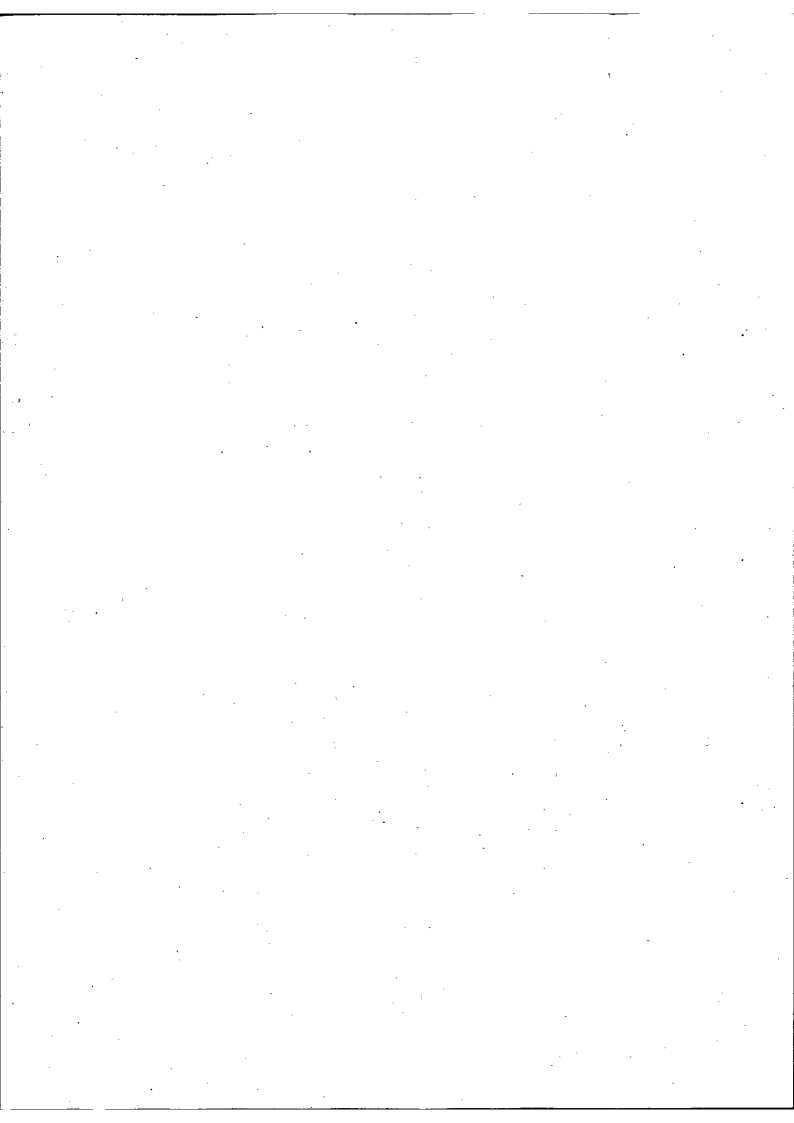
Charge code: SC69 2446 0003

The Registrar of Companies for Scotland hereby certifies that a charge dated 4th October 2022 and created by 16CS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 6th October 2022.

Given at Companies House, Edinburgh on 6th October 2022







EP2148



Standard Security - Direct

Certified as a true copy of the original

[. Wh_ IAIN STURET WELSON, Andubai Lel, 6,8410

Timber M. Street, Abarden, ABIO IXZ, 5/10/22

To TSR Bank old

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22	Consent to registration

I/Wo

Please insert name of Debtor.

Please insert Registered Number if the Debtor is incorporated.

Please insert address of the Debtor. (Registered Office if the Debtor is incorporated.)

Please insert additional Debtor name(s) and address(es). (Registered Number(s) and address(es) if the Customer is incorporated.) Name

16CS LIMITED

Registered Number (if any)

SC692446

Address

6 Braehead Way Shopping Centre, Braehead Way, Bridge Of Don Aberdeen

Postcode AB22 8RR

(the "Dobtor") undertake immediately, jointly and severally where the Debtor is two or more persons, on demand to pay and perform the Debtor's Obligations to and for the benefit of TSB BANK PLC o Company incorporated in Scotland under the Companies Act (Registered Number SC95237) (the "Bank") whose office for communications is:

Address of the Bank's Office for communications.

Securities Team, TSB Bank plc, Ariel House, 2138 Coventry Road, Sheldon, Birmingham 826 3JW.

or such other office as the Bank may notify to us in writing for this purpose (the "Bank's Office").

If any of the Debtor's Obligations are at any time not fixed or liquidated or capable of being ascertained by fixed rules, those Debtor's Obligations will still be immediately due when the Bank demands payment or performance, the amount due then being ascertained in accordance with Clause 14.

The foregoing undertaking does not in any way vary any term applicable to any of the Debtor's Obligations by which the due date for payment or performance has been or is agreed or is specified. Each of the Debtor's Obligations in respect of which there is no agreed or specified due date for payment or performance will be immediately due when the Benk demands payment or performance.

The Debtor undertakes to pay interest at the Default Rate in accordance with Clause 1.1(b) on any amount which the Debtor fails to pay to the Bank on the due date under this Standard Security.

For which Debtor's Obligations the Debtor hereby grents a Standard Security in favour of the Bank over ALL and WHOLE

(ONE) the First floor flatted divellinghouse at 16 CHAPEL STREET, ABERDEEN AB10 1SP, which subjects form part and portion of the subjects 16 Chapel Street, aforesaid, registered in the Land Register of Scotland under Title Number ABN87425; Together with (First) a right in common with the proprietors of the tensement of developments of the creating of the said whole tensement hand to (one) the solution which the said tensement is erected, (two) the foundations, outside supporting wells (but not the windows therein which shall be the solution on which the said tensement is erected, (two) the foundations, outside supporting wells (but not the windows therein which shall be the solution on which the said tensement is erected, (two) the foundations, outside supporting wells (but not the chinesy cans which shall be the exclusive property of the respective parties using seme), the gables, not, chineney heads (but not the chinesy cans which shall be the exclusive property of the respective parties using seme) and boundary walls (so far as the Debtor has a right thereto); (three) the drains, shore pipes, rain, soil and water pipes, gae and electricity mains and cables and others and all things common and mutual to the subjects in this Title and the remainder of the said whole tensement (Third) free ish and entry to the said common parts of the subjects in this Title and the remainder of the said whole tensement for all necessary purposes of meintrenines, renewal or report, (Fourth) the fittings and fluctures therein and thereon, the whole parts, privileges and parties and future in and to the subjects;

(the "Security Subjects"): The Standard Conditions (the "Standard Conditions") specified in Schedule 3 to the Conveyencing and Feudel Reform (Scotland) Act 1970, as assended, (the "1970 Act"), and any lawful variation of the Standard Conditions operative at any given time, will apply; But this Standard Security is granted subject to the following prior charges (if any):

Please insert details of any prior charges/lesse.

(the "Prior Charges");

And the Debtor agrees as follows (so that where any of the following Clauses vary or could very any of the Standard Conditions then such Standard Conditions will be treated as so varied):

V40906-1121

- 1 Definitions and Interpretation
- 1.1 In this Standard Security the following words and expressions shall have the following meanings:
 - (a) "Debtor's Obligations" means all sums and obligations currently due and all sums and obligations which will or may become due or may be accruing due by the Debtor and/or for which the Debtor is or may become liable or responsible to the Bank in any way or in any circumstances, whether alone or jointly with any other person or persons and whether as principal debtor, cautioner, guarantor, indemnifier or surety or otherwise, including:
 - (i) all and any sums representing principal, interest, first payment, instalment, deferred payment, initial advance, rental, insurance premiums, licence fees, discount, commission, charges, damages, costs, liabilities, fees and expenses whether on or in connection with or arising out of any current or other account, order, draft, bill, promissory note, letter of credit, hire purchase agreement, conditional sale agreement, cradit sale agreement, lease or hire agreement, guarantee or other form of financial accommodation (whether granted by the Bank on behalf of the Debtor or by the Debtor to the Bank) or arising out of this Standard Security; and
 - (ii) the full amount no matter how incurred of any costs, liabilities, fees and expenses paid, incurred or charged by the Bank in connection with preparing and recording and/or registering this document or in perfecting or enforcing this Standard Security or in obtaining payment or performance of all sums and obligations secured or intended to be secured by this Standard Security;
 - (iii) interest at the Default Rate on any amount which the Debtor falls to pay to the Bank on the due date in terms of this Standard Security end on any loss, costs, liability, fee or expense incurred by the Bank in terms of this Standard Security, payable for the period from the date the amount is demanded or, in the case of any loss, costs, liability, fee or expense incurred by the Bank, if earlier, from the date the same is incurred until full discharge, and (without prejudice to the right of the Bank to require payment of such interest) all such interest shall be compounded (in the case of interest charged by reference to the Bank's base rate) on the Bank's usual charging dates in each year and (in the case of interest charged by reference to the cost of funding in the London Interbank Market or other market) at the end of each period as is selected by the Bank pursuant to Sub-Clause 1.1(b)(i) or at three monthly intervals whichever is the shorter;
 - (b) "Default Rate" means a rate of interest accruing on a daily basis:
 - (i) In the case of an amount denominated in Sterling, at the rate of two percentage points above the Bank's base rate for the time being in force (or its equivalent or substitute rate for the time being) or in the case of an amount denominated in any currency or currency unit other than Sterling, at the rate of two percentage points per annum above the cost to the Bank (as conclusively determined by the Bank) of funding sums comparable to and in the currency or currency unit of such amount in the London Interbank Market (or such other market as the Bank may select) for such consecutive periods (including overnight deposits) as the Bank may in its absolute discretion from time to time select; or
 - (ii) at the highest rate payable from time to time by the Debtor to the Bank

(whichever is the higher).

- 1.2 In this Standard Security:
 - the expressions the "Debtor" and the "Bank", where the context admits, includes their respective successors and/or assignees;
 - (b) where two or more persons are included in the expression "Debtor" then:
 - (i) the obligations imposed on all and each of these persons in this Standard Security are joint and several with the obligations of each other person included in the expression "Debtor", so that each person is liable for all the obligations, not just a share of them; and

- each reference to "Debtor" is a reference to all persons included in the meaning of each such expression and also each of such persons separately;
- (c) where any person included in the expression "Debtor" is a partnership, each person who is or becomes a partner of that partnership at any time will be liable jointly and severally with each other and with each other person included in the expression "Debtor" for all the obligations imposed on the Debtor in this Standard Security;
- (d) In the event of any one or more of the persons included in the expression "Debtor" being released from or being found never to have been bound by the obligations imposed on the Debtor by this Standard Security (or from or by any such obligations), as a result of any incapacity on its or their part or invalidity of the documentation establishing its or their liability for such obligations, or for any other reason, the other person or persons included in the expression "Debtor" will nevertheless remain bound by all their respective obligations under this Standard Security:
- (e) for the purpose of Standard Condition 9(c), the insolvency of any person or persons included in the expression "Debtor" will constitute the insolvency of the Debtor;
- (f) expressions in the singular include the plural and vice verse, expressions in one gender include each other gender and a reference to a part of a thing includes the whole of it;
- (g) some expressions are given defined meanings in Clause 1.3 or above which will apply in each place such expressions are used in this Standard Security;
- (h) a different meaning from that referred to in or given in Clause 1.3 or above will only apply if that is clearly intended by the context in which it is used:
- (i) several terms of this Standard Security use general words in conjunction with one or more specific examples (for emphasis and other reasons). These specific examples do not affect the breadth of meaning of the general terms. Furthermore, except where stated, the breadth of one term of this Standard Security is not limited by any other term;
- (j) each reference to any law in this Standard Security will include any amendments made to it previously or at any time in the future and each direct or indirect replacement of it. To the extent that this Standard Security relates to anything or any person in any place outwith Scotland, expressions used in this Standard Security will be deemed to include analogous expressions appropriate to that other place;
- each reference to any Clause by number in this Standard Security is a reference to the relevant clause of this Standard Security; and
- the various headings in this Standard Security are for ease of reference and do not affect interpretation.
- 1.3 Unless the context requires otherwise;
 - (a) "Building Contracts" means all building contracts entered into by the Debtor, or the benefit of which is now held by the Debtor, relating to the Security Subjects or any part of the Security Subjects and all contracts with any architects, engineers or surveyors or any other professional persons relating to any building or erection on the Security subjects and all guarantees, warrenties and indemnities given under or in respect of any such contracts;
 - (b) "damages" means any damages, losses or claims (including, without limitation, claims for recompense or restitution), whether or not their extent is fixed or liquidated or capable of being ascertained by fixed cules:
 - (c) "environment" means land (including any natural or man-made structure), water (including ground waters in drains and sewers) and oir (including air within natural or man-made structures or below ground);
 - (d) "Environmental Laws" means each law and each decree, judgment or decision (including a notice, order, direction or circular) of any court or competent authority with which the Debtor must comply in any place relating to:
 - (i) the poliution or protection of the environment:

- harm to the health of humans, animals or plants or harm to or interference with ecological systems;
- (iii) emissions or discharges into, or the presence in, the environment of any relevant substance, noise and/or genetically modified organisms; or
- (iv) the manufacture, processing, use, treatment, storage, distribution, disposal, transport or handling of any relevant substance;

and here "relevant substance" includes any chemical, pollutant and contamination and any industrial, radioactive, dangerous or toxic substance, in each case in any form (including solid, semi-solid, liquid or gaseous form);

- (e) "Environmental Permits" means:
 - each permit, licence, approval, certificate, qualification, specification, registration and other authorisation (including conditions which attack to any of them); and
 - (ii) each filing of each notification, report or assessment,

required under Environmental Laws for the operation of any business from or using any part of the Security Subjects or the occupation or use of all or any part of the Security Subjects;

- (f) "person" includes an incluiduel, company, limited liability partnership, joint venture, society or unincorporated association, organisation or body of persons (including a trust end a partnership) and any government, governmental agency or para-statal organisation (in each case whether or not having legal personality). References to a person (including the Debtor) shall include that person's successors and assignees. If that person is not a human being those references will also include any person to whom any of its assets (or any interest in any of its assets) is transferred or passed as a result of a merger, division, reconstruction or other reorganisation. If that person is a partnership those references shall include each of the persons who is or becomes a partner of the partnership at any time, irrespective of whether that partnership will at any time be dissolved or reconstituted or will be the subject of any change in its name or constitution;
- (g) "Planning Acta" means the Town and Country Planning (Scotland)
 Act 1997, the Planning (Listed Buildings and Conservation Areas)
 (Scotland) Act 1997, the Planning (Hazerdous Substances) (Scotland)
 Act 1997, the Planning (Consequential Provisions) (Scotland) Act
 1997 and any other Act in force from time to time relating to
 planning matters, and for any jurisdiction outwith Scotland, any
 analogous legislation relating to planning matters in that jurisdiction:
- (h) "Policy" means the policy or policies (and each such policy) relative to the insurance specified in Clause 2.1 from time to time including any replacement of such policy or policies;
- (i) "Standard Security" means this Standard Security and the Standard Conditions as varied by the Clauses contained in this Standard Security; and
- (j) "Value Added Tex" includes any form of sales or turnover tex.

2 Insurance

- 2.1 The Debtor will comply with all covenants, undertakings and conditions as to the insurance of the Security Subjects imposed by the terms of any title condition, real burden or obligation relating to the Security Subjects or any lease or agreement for lease affecting the Security Subjects or under which the Debtor derives its interest in the Security Subjects and subject to the foregoing will insure and keep insured each part of the Security Subjects against:
 - (a) loss by fire, explosion and aircraft; and
 - (b) loss resulting from subsidence; and
 - (c) loss resulting from acts of terrorism and loss resulting from any such other usual risks and contingencies as are insured in accordance with sound commercial practice, including adequate provision for any trade or other fixtures or fixed plant and machinery on or comprised in the Security Subjects (except where the Bank agrees in writing that it is reasonable not to insure against any such losses due to the residential nature of all or any part of the Security Subjects); and
 - (d) such other risks and contingencies as the Bank may from time to time require.

The amount for which such insurance will be maintained will be the full reinstatement or replacement cost or such other amount as the Bank may require.

- 2.2 The insurance will include adequate provision for architects' and other professional fees, the costs of demolition, site clearance and shoring up and Value Added Tax. The Bank may also require it to include provision for up to three years' loss of rent under each and any lesse or sublease comprised in the Security Subjects (taking into account potential increases as a result of rent reviews) and providing for forward infilation.
- 2.3 The Bank may in its discretion waive the provisions of Clauses 2.1 and 2.2 if and to the extent that any of the above mentioned insurance is maintained by another person (such as a landford under a lease) to the Bank's satisfaction and such other arrangements as the Bank considers appropriate are made to protect the Bank's interest in the Security Subjects.
- 2.4 The Bank reserves the right to require the above mentioned insurance to be taken out with an insurer approved by the Bank and/or which is a member of the Association of British Insurers or any other trade association or body which the Bank in its absolute discretion considers appropriate.
- 2.5 If called upon in writing at any time by the Bank to do so, the Debtor will immediately arrange for the Policy to be put in the joint names of the Bank and the Debtor or will grant an assignation to the Bank of the whole benefit of the Policy. If the Debtor is not called upon or until such time as the Debtor is called upon to arrange for the Policy to be put in joint names and does so, the Debtor will ensure that the Bank's interest is noted by the insurer as heritable creditor primo loco and that the Bank is named as loss payee.
- 2.6 The Debtor will produce to the Bank if so required, within fifteen days of the renewal date or dates of the Policy, the receipts for or other evidence of payment of, the current premium or premiums together with a copy or copies of the Policy. If the Debtor falls to do this the Bank may errange or renew at the Debtor's expense any insurance which the Bank considers appropriate. The Debtor will repay to the Bank, on demand by the Bank, the cost of any such insurance. The Bank will be entitled at its discretion to debit the amount of the cost of any such insurance and the interest on that cost at the Default Rate to any account or eccounts in the name of the Debtor with the Bank.
- 2.7 The Debtor will ensure through endorsement of the Bank's interest or otherwise that the Policy is always on the following terms:
 - (e) the Policy must not be capable of being cancelled without at least 30 days' prior written notification (15 days' in the case of terrorism cover) being given to the Bank;
 - (b) the Policy must provide that in the event of the Policy lapsing through non-payment of premium, such lapse will not be effective in respect of the Benk until not less than 30 days after receipt by the Bank of written notice from the relevant insurer of such lapse;
 - (c) in respect of the Bank's interest, the Policy or the insurance under it will not be invalidated by any action or omission by the Debtor and will insure the Bank's Interest regardless of any misrepresentation, failure to disclose or breach of warranty, declaration or clause on the part of the Debtor or any other person;
 - (d) the Policy must provide that the relevant insurance company from time to time waives its rights of subrogation against the Bank or to any rights of the Bank against the Debtor; and
 - (e) the Policy must provide that the Insurance under it is primary and without right of contribution from any other insurance policy in which the Benk has any interest (including as first loss payee or as heritable creditor, mortgagee or charges under such other insurance policy).
- 2.8 The Debtor agrees that the Bank will have no liability to the Debtor for any action or amission by the Bank whatsoever in relation to the Policy or the insurance under the Policy.
- 2.9 The Debtor agrees to apply all monies received or receivable by the Debtor under such Policy or Policies to the replacement, restoration or reinstatement of the damaged or destroyed property and assets in respect of which the monies have been paid and to the mitigation of any other loss or damage or if required by the Bank (in its absolute discretion) in or towards payment or repayment of the Debtor's Obligations. Any monies received by the Debtor under the Policy will in any event be held by the Debtor as agent and trustee for and an behalf of the Bank and the Bank may, as agont and trustee for the Debtor, receive and give a good discharge for any monies receivable under the Policy.
- 2.10 The Debtor will Inform the Bank and the relevant insurer in writing immediately if:
 - (i) any part of the Security Subjects is damaged or destroyed; or
 - it leaves or intends to leave any part of the Security Subjects vacant for a period of more than twenty-eight days;

and will pay any increased premium necessary to maintain the insurance cover specified in Clause 2.1.

- 2.11 The Debtor will not effect any other contract of insurance in relation to the Security Subjects if a claim under such contract of insurance would result in the operation of any average clause in any insurance policy.
- 2.12 The Debtor will make or assist in the making of any appropriate claim under the Policy in any way in which the Bank may require. The Debtor will not, without the Bank's prior written consent, in any way admit, compromise or settle liability or any claim or any matter which may be the subject of a claim under the Policy. The Debtor authorises the Bank in the Debtor's name and on the Debtor's behalf to make any claim against the insurer under any part of the Policy and to admit, compromise or settle such claim and/or any liability relating to any such claim and/or any potential claim. The Debtor also authorises the Bank to receive any amounts payable and/or received in respect of the Policy and/or claim under the Policy.

3 Other Security

- 3.1 The Debtor will not, so long as this Standard Security remains in force:
 - (a) create or agree or purport to create another security over the Security Subjects or over any items or assets assigned to the Bank in terms of Clause 7.1 (other than any such security in favour of the Bank);
 - (b) assign or convey the Security Subjects or any part thereof or any of the Items or assets assigned in security to the Bank in terms of Clause 7.1 (otherwise than in favour of the Bank or by will or other testamentary deed) without the prior written consent of the Bank (which may be subject to any clauses the Bank may consider appropriate).
- 4 Restrictions and Warranties relating to the Security Subjects
- 4.1 The Debtor will not, so long as this Standard Security remains in force, unless with the prior written consent of the Bank or to the extent required by law:
 - (a) after (or allow the alteration of) the use of the Security Subjects or apply for planning permission for such alteration;
 - (b) part with occupation of part or all of the Security Subjects;
 - (c) make (or allow there to be made) any alteration or addition whatsoever (whether structural, external, internal or otherwise) to any part of the Security Subjects;
 - (d) demolish, pull down or remove (or allow the demolition, pulling down or removal of) any part of the Security Subjects consisting of any structure (including buildings) or any fixtures (including trade or other fixed plant and machinery);
 - erect (or allow the erection of) any structure (including any installation or building) on any part of the Security Subjects;
 - (f) destroy or damage in any way or by any means lessen to any material extent the value of any part of the Security Subjects (or allow that value to be so destroyed, damaged or lessened);
 - (g) keep, treat or dispose (or allow the keeping, treatment or disposal) of waste in, on or under the Security Subjects, except in accordance with Environmental Laws;
 - (h) do anything (or allow anything to be done) which may prejudicially
 affect the insurance of the Security Subjects (as referred to in
 Clause 2) or increase the premium payable for such insurance;
 - apply for or accept (or allow any other person to apply for or accept) an Improvement Grant under the Housing (Scotland) Acts 1987-2001;
 - grant any servitude, wayleave, real condition or burden, or water or drainage right or knowingly permit the creation of any servitude upon or affecting the Security Subjects; or
 - (k) lease, sub-lease or grant a tenancy or licence of any part of the Security Subjects. The Debtor further undertakes that in the event of it leasing, sub-leasing or granting a tenancy or licence of any part of the Security Subjects it will:
 - perform all its obligations as landlord or licensor in respect of any such lease, sub-lease, tenancy or licence;
 - enforce performance by the tenants or licensees of their whole obligations under any such lease, sub-lease, tenancy or licence;
 - (iii) not permit any release, renunciation or surrender or allow any variation of any such lease, sub-lease, tenancy or licence;
 - (iv) implement all rent reviews properly and efficiently in the best interests of the Debtor as landlord or licensor in respect of any such lease, sub-lease, tenancy or licence; and
 - supply on demand any information relating to any such lease, sub-lease, tenency or licence which the Bank may require.

- 4.2 Unless the Bank gives its written consent to the contrary (which may be subject to any clauses the Bank may consider appropriate), the Debtor so long as this Standard Security remains in force:
 - (a) will ensure that each part of the Security Subjects is kept:
 - fully protected from damage or deterioration as a result of weather or malicious damage or any other cause; and
 - in a good and substantial state of repair and, where appropriate, in good working order and condition;
 - and when necessary the Debtor will rebuild, renew and/or repair any such part to such standard as the Bank may request;
 - (b) will comply with (and enforce its rights and remedies under) the whole terms of the Building Contracts;
 - (c) will comply with (and ensure that all other persons comply with) each law (including those under the Planning Acts and under any Acts relating to building regulation or control and all Environmental Laws) and any Environmental Permits affecting the Security Subjects or anything done on any part of the Security Subjects;
 - (d) will immediately replace any fixtures removed from the Security Subjects by the Debtor or any other person with ones of the same or greater value and quality, and the Bank's rights and interest as heritable creditor will apply to any replacement fixtures;
 - (e) where, with the Bank's prior written consent, any part of the Security Subjects is to be developed or is in the course of development or is or becomes the subject of a change abuse, will proceed diligently (to the satisfaction of the Bank and any competent authority) with such development and comply with all consents for it under the Planning Acts and any Acts relating to building regulation or control and all Environmental Laws and Environmental Permits, and will produce all plans and specifications relating to such development to the Bank for approval and not amend auch plans and specifications in any manner which might diminish the finished value (or increase the cost to a material extent) without the Bank's prior written consent:
 - (f) will not allow any circumstances to arise which could lead to a competent authority, or a third party, taking action or making a claim under any Environmentel Laws (including the requirement to clean up any contaminated land, or the revocation, suspension, variation or non-renewal of any Environmental Permit) or which could lead to the Debtor having to take action to evert the possibility of any such action or claim, in each case in relation to any part of the Security Subjects or in relation to anything done on any part of the Security Subjects by the Debtor or by any other person;
 - (g) will cultivate the garden ground or arable tend of the Security Subjects where appropriate and generally ensure that each part of the Security Subjects is properly managed in accordance with good estate management and, where applicable, the rules of good husbandry; and
 - (h) will indemnify the Bank against any toss or claims resulting from breach of any of the foregoing, the amount due to the Bank in accordance with such indemnity being deemed to be owing to the Bank by the Debtor.
- 4.3 Where the Debtor derives its interest in the Security Subjects under a lease or sub-lease, the Debtor will:
 - pay the rent and other charges and perform all its obligations under the lease or sub-lease;
 - (b) enforce performance by the landlord of its obligations under the lease or sub-lease;
 - (c) negotiste properly and efficiently in the best interests of the Debtor
 as tenant all rent reviews on receipt of rent review notices in
 respect of the lease or sub-lease;
 - (d) not vary the terms of the lease or sub-lease or renounce, surrender, assign or sub-let the Debtor's interest in the lease or sub-lease;
 - (e) supply immediately on demand any information relating to the lease or sub-lease which the Bank may require; and
 - (f) notify the Bank of any dispute with the landlord or any notice received from the landlord in respect of the lease or sub-lease.
- 4.4 The Debtor werrants to the Bank that at the time of signing this Standard Security:
 - (a) nothing has been done to the Security Subjects at any time which required planning permission under the Planning Acts or building regulation approval without such permission or approval having been obtained and that all statutory requirements affecting the Security Subjects and their use have been compiled with;

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- (b) no circumstances have occurred in the period during which the Debtor has held an interest in the Security Subjects and, so far as the Debtor is aware, no circumstances occurred prior to the commencement of such period which have led or could lead to a competent authority or third party taking any action or making a claim under any Environmental Laws (including the requirement to clean up or remedy in any other way any contaminated part of the environment or the revocation, suspension, variation, or non-renewal of any Environmental Permit) or which have led or could lead to the Debtor having to take action to avert the possibility of any such claim; and
- (c) generally there is nothing relating to the Security Subjects which is or may be prejudicial to the Bank's position as a cautious and prudent secured lender other than such as the Debtor has disclosed in writing to the Bank before this Standard Security is signed.

5 Disclosure of Adverse Events

- 5.1 The Debtor will notify the Bank in writing immediately upon each occasion that the Debtor becomes aware that:
 - (a) eny notice or order, or any proposal for a notice or order, has been issued in relation to any part of the Security Subjects or any neighbouring premises in connection with any law (including the Planning Acts and Environmental Laws);
 - (b) there are circumstances relating to any part of the Security Subjects or to any neighbouring premises (or to the use of Security Subjects or any neighbouring premises) which have led or could lead to a competent authority or third party taking any action or making any claim under any Environmental Laws (including the requirement to clean up any contaminated land or the revocation, suspension, variation or non-renewal of any Environmental Permits) or which have led or could lead to the Debtor having to take action to avert the possibility of any such action or claim; and
 - (c) any inspections, investigations, audits, tests or other analyses concerning any Environmental Law or Environmental Permit are being or are about to be carried out in relation to any part of the Security Subjects.

6 Benk's Powers etc.

- 6.1 The Debtor will permit the Bank to take any action which the Bank considers appropriate to ascertain whether or not the Debtor has fully compiled with each of the obligations of the Debtor under Clauses 4 and 5 and/or to ascertain the extent to which the Security Subjects remain appropriate and/or adequate security for the Debtor's Obligations. In particular, if the Bank so requests, the Debtor will:
 - (a) Immediately produce to the Bank such evidence in relation to those matters as the Bank considers appropriate; and
 - (b) permit the Bank to enter Into or onto the Security Subjects to view and assess the state of repair and condition of all or any part of the Security Subjects and to carry out any repairs the Bank considers necessary or appropriate or take any steps to make any part of the Security Subjects safe and secure, the cost being payable to the Bank by the Debtor on demand, with interest at the Default Rate.

Any exercise by the Bank of its powers under this Clause 6.1 will not make it in any way liable to account as heritable creditor in possession.

- 6.2 The Bank may (but will not be obliged to) do anything which the Bank considers appropriate to avoid, lessen or make good the effects of any non-compliance with any part of the obligations of the Debtor under Clauses 4 and 5 or to make any part of the Security Subjects safe and secure. In particular, the Bank may:
 - (a) effect such repairs and ôther works to the Security Subjects as the Bank considers appropriate; and
 - (b) give notices, execute such works and do such things as the Bank considers appropriate to comply with any requirements (whether under any law or otherwise, and including any notice, order, direction, permission or proposal, given, served or made under the Planning Acts or Environmental Laws) which affects or is likely to affect any part of the Security Subjects or their adequacy or appropriateness as security for the Debtor's Obligations.

The Bank may exercise rights under this Clause 6.2 if the Debtor does not comply with or the Bank considers that the Debtor may not have complied with any of the obligations of the Debtor under Clauses 4 and 5 and/or any person (including the Debtor) is about to do anything which the Bank considers would (directly or indirectly) lead to such non-compliance and/or if the Bank believes there may be any concern about the sefety or security of any part of the Security Subjects.

- 6.3 For the purpose of exercising the Benk's rights under this Clause 6, the Benk may enter into or onto any part of the Security Subjects, with or without any person to assist (including surveyors, workmen and consultants), without prior notice in each case which the Benk considers to be an emergency and after giving the Debtor at least 24 hours prior notice in any other case. No such entry will result in the Benk being, or being deemed to be, a heritable creditor in possession.
- 6.4 The Debtor will provide all assistance (including any documents, facilities and/or personnel) or do anything requested by the Bank and/or any person who assists them to enable the Bank to exercise the Bank's rights under this Clause 6.
- 6.5 The whole cost of any steps taken by the Bank by virtue of its rights under this Clause 6 will be payable to the Bank by the Debtor on demand, with interest at the Default Rate.
- 7 Assignation in Security and Power of Attorney

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- 7.1 The Debtor assigns to the Bank in security of the Debtor's Obligations:
 - the benefit of any agreement or undertakings for making up or improving roads, pavements, drainage and sewarage or any indemnity or bond for payment of the expenses or charges for them;
 - (b) the benefit of any other agreements, rights or remedies relating to the Security Subjects, including the benefit of any agreement entered into with the National House Building Council in respect of the Security Subjects and the benefit of membership of any residents' association or society or management company relating to the Security Subjects;
 - the benefit of the Policy and of any other insurance relating to the Security Subjects;
 - (d) the Debtor's rights to any refund of premiums arising as a result of the Policy or any other insurance or purported insurance relating to the Security Subjects for any reason being terminated or being declared wholly or partly void or never to have existed;
 - the Debtor's whole rights and remedies against any tenant in respect of the Security Subjects and against any guarantor of any such tenant's obligations;
 - (f) the Debtor's whole rights and claims in respect of the Building Contracts and the right to pursue the same whether in the Debtor's name or the Bank's name as assignee and the benefit of all sums recovered in respect of the same;
 - (g) the Debtor's rights and claims to payments or compensation under any statute (including the Plenning Acts and Environmental Laws) arising from compulsory acquisition, variation or discharge of real bundens or conditions, exercise of statutory powers or rights or obligations, refusal, withdrawal or notification of planning permission or any control or limitation imposed on or affecting the Security Subjects: and
 - (h) the Debtor's whole other powers in relation to the Security Subjects.

7.2 The Debtor agrees that:

- (a) In the event of any one or more of the above rights, claims, benefits and remedies being held to be unassignable or not assigned for any reason whatsoever, all the other rights, claims, benefits and remedies will nonetheless be separately assigned to the Bank; and
- (b) the Bank will be entitled, in the event of its making any demand for payment or performance on the Debtor, or of the Debtor being in default, to exercise and enforce all or any such rights and claims hereby assigned in security.
- 7.3 For the Bank's own benefit and interest, the Debtor Irravocably appoints the Bank as its Attorney to grant or to deal with:
 - (a) any additional assignation necessary to achieve the assignation of any or all of the rights, claims, benefits and remedies referred to in Clause 7.1 or 7.2;
 - (b) the intimation of any assignation by the Debtor of any rights, claims, benefits or remedies whatsoever to the Bank;
 - (c) the performance in the Debtor's name of any obligations of the Debtor in terms of this Standard Security which the Debtor has failed to perform or which the Bank believes the Debtor may have falled or may fall to perform;
 - (d) any liquor licence or other licence pertaining to the Security
 Subjects whether by way of application for grant, renewal,
 surrender, trensfer or for variation or extensions to permitted
 hours or any other matters relating to any such licence or licences;

- (e) any Environmental Permit and any permission, approval or other authorisation under the Planning Acts and the building regulations;
- (f) the claim, agreement, recovery, receipt and discharge of any payment or compensation as referred to in Clause 7.1 and the pursuit of any right or remedy as referred to in Clause 7.1 or 7.2;
- (g) the exercise of any right or the giving of any notice or counternotice concerning the Security Subjects which the Debtor could exercise or give by or under any statute to the appropriate governmental authority:
- (h) the transfer of any share of or entitlement to membership of any residents association or society or any management company to any person to whom the Bank has sold or otherwise transferred the Security Subjects or any part thereof in exercise of its power of sale and to receive any consideration paid therefor;
- (i) the entering into or onto or the authorisation of any officer or agent of the Bank to enter into or onto the Security Subjects (on giving reasonable notice) in order to facilitate or expedite anything to be carried out by or on behalf of the Bank as Attorney in accordance with the above; and
- (j) the Debtor's whole other powers in relation to the Security Subjects (but such other powers shall be exercisable by the Bank only after the Bank has entered into possession of the Security Subjects).

The Debtor agrees to ratify and will ratify everything purported to be done as its Attorney.

- 8 Fittings, Fixtures and Moveables
- 8.1 Upon the Bank exercising any rights on default it will (but only as regard the following matters) be entitled but not bound to remove, store, preserve, sell or otherwise deal with or dispose of any moveable property belonging or which the Bank may believe belongs to the Debtor (including furniture and effects) which the Debtor refuses or omits to remove from the Security Subjects within 7 days of being called upon to do so by notice in writing from the Bank, in any way the Bank considers appropriate. The Bank will not be liable for loss or damage caused thereby and the Debtor will indemnify the Bank against all expenses and claims by or liability to any third party asserting ownership of any such moveable property.
- 8.2 The Bank may apply any price received in respect of any sale of such furniture or effects, after deduction of the expense of sale, in the reduction of any of the Debtor's Obligations (except where such application of the proceeds of sale would operate to create an unfair preference in favour of the Bank by virtue of any legislation, in which case the Bank will hold such net proceeds for the benefit of the person or persons entitled thereto in terms of applicable legislation). The Bank will account to the Debtor for any balance of the net proceeds remaining after such application has been made.
- 9 Agricultural Quotas
- 9.1 The Debtor will not assign, lease, surrender or dispose of any quota which attaches or is eliocated under any scheme arising under European Union or United Kingdom legislation restricting in any way the use for agricultural purposes of the Security Subjects or any part thereof to the Security Subjects or any agricultural business cerried out by the Debtor on the Security Subjects.
- 9.2 The Debtor will forthwith give notice to the Bank of the receipt by it of any sums payable as compensation under any such scheme arising under European Union or United Kingdom legislation and agree that the Bank may require that such sums will be applied in reduction of the Debtor's Obligations.
- 10 Default
- 10.1 Stendard Clause 9 will be varied so that, in addition to the circumstances set out in Standard Clause 9, the Debtor will also be in default:
 - (a) If any of the Debtor's Obligations being payable or due to be performed on demand, or having become payable or due to be performed on demand on the occurrence of any event, is or are not paid or performed on such demand being made;
 - (b) If any warranty or statement given by the Debtor in this Standard Security or otherwise given by the Debtor to the Bank is found to be untrue or inaccurate at the time when it was given;
 - (c) If any diligence, sequestration for rent or other execution is levied against the Security Subjects or any part thereof or any moveable property thereon; or
 - (d) If the Debtor is in breach of any agreement between it end the Benk, or any event has occurred under such agreement, whereby that agreement may be terminated by the Bank;

and upon such default the Bank will be entitled to enter into possession of the Security Subjects.

- 10.2 Where the Bank becomes entitled, in accordance with Standard Clause 9, as varied by the above, to enter into possession of the Security Subjects then:
 - (a) the Bank may serve notice on the Debtor requiring it to vacate the Security Subjects within a period of seven days and the Debtor will on expiry of the said seven day period vacate the Security Subjects so far as occupied by it or others for whom it is responsible and the Debtor agrees that a warrant of summary ejection may competently proceed against it in the relevant Sheriff Court;
 - the Bank will be entitled to sever and remove and sell or otherwise dispose of separately or together with the rest of the Security Subjects all or any fittings and fixtures comprised in the Security Subjects;
 - the Benk may, but will not be obliged to, complete any building work or other works which are incomplete or unfinished and carry out any development, refurbishment, improvement or reconstruction in respect of the Security Subjects which the Benk considers appropriate or desirable in its sole discretion and the money expended on such completion will become a part of the Debtor's Obligations. The Bank may apply for planning permission, building warrants, any Environmental Permit and any other necessary or desirable permissions in order to complete any such building work or other works or to carry out any such development, refurbishment, improvement or reconstruction. The Bank may also dedicate any part of the Security Subjects for highways or forestry. The whole cost of ony such action described above on the part of the Bank will become part of the Debtor's Obligations:
 - (d) the Bank will be entitled to enforce the Building Contracts in the same way and to the same extent as is provided for in Clause 7.1 above;
 - (e) the Bank may carry on business at or on the Security Subjects at the Debtor's expense and appoint managers, employees and professional advisers and may apply for and deal with any liquor or other licence in accordance with Clause 7.3 above;
 - (f) where any lesse or sub-lesse has been granted of the Security Subjects or any part thereof, the Bank may:
 - (I) sell or assign such lease or sub-lease;
 - (ii) accept an renunciation of such lease or sub-lease:
 - (iii) terminate or vary such lease or sub-lease; and/or
 - (iv) operate any rent review under such lease or sub-lease; 4

all on such terms as the Bank in its absolute discretion thinks fit;

- (g) where the Debtor derives its Interest in the Security Subjects or any part thereof under a lease or sub-lease, the Bank may:
 - (i) sell or assign such lesse or sub-lesse:
 - (ii) renounce such lease or sub-lease;
 - (iii) allow or agree to such lease or sub-lease to be terminated or varied;
 - (iv) agree any rent review under such lease or sub-lease; and/or
 - (v) acquire the landlords' interest under such lease or sub-lease; all on such terms as the Bank in its absolute discretion thinks fit:
- (h) the Bank will be entitled to effect and renew any insurances in respect of the Security Subjects and in respect of any business carried on at or on the Security Subjects pursuant to this Clause 10.2 and in respect of any liquor or other licence;
- the Bank will be entitled to redeem any standard security, charge or encumbrance affecting the Security Subjects or arrange the transfer thereof to itself;
- the Bank will be entitled to exchange or re-arrange boundaries with neighbouring proprietors in any such way as it considers appropriate;
- (k) the Bank may regard all moneys paid by way of rent for the Security Subjects as being attributable to heritage and not as attributable to fittings or moveables within the Security Subjects, no matter what any lease purports to provide and will not require to make any apportionment between heritable and moveable items so let; and
- (I) If the Bank has entered into possession of the Security Subjects, the Bank will be entitled to surrender possession of the Security Subjects at any time by serving notice on the Debtor at the last known address of the Debtor or, where the Debtor's address is not known, by edictal service or where the Debtor is known to the Bank to be insolvent, on any relevant trustee in sequestration, receiver, administrator, administrative receiver or liquidator, after which the Bank will not be regarded as being in possession of the Security Subjects for any purpose.

- 10.3 The Bank will have no liability for and the Debtor Indemnifies the Bank against any losses, claims or expenses in respect of anything the Bank does to or in relation to the Security Subjects or by virtue of or in relation to the carrying on of any business under Clause 10.2 (whether or not negligent) and the Bank will have responsibility only to account in respect of its own actual records.
- 11 Continuing Security, Non-Merger etc.

11.1 The Debtor agrees that:

- (a) the security created by this Standard Security will be a continuing security in respect of each of the Debtor's Obligations and any and all other sums owing to the Bank secured by this Standard Security at any time and will not be affected by any fluctuations in the balance of any sums comprised in the Debtor's Obligations or by the existence at any time of a nil or credit balance on any current or other account;
- (b) the security created by this Standard Security is in addition to, and will not merge with or prejudice or affect, any other fixed or floating charge or security or any guarantee which the Bank holds now or in the future for the Debtor's Obligations;
- (c) the Bank will be entitled at any time to sell, dispose of, surrender or abundon all or any part of any such heritable or moveable security or guarantee referred to in the preceding paragraph or the shares of property to which they relate or allow these to be sold, disposed of, surrendered or abandoned or to apply the proceeds of same to any account or item of account or any transaction to which the same may be applicable or to give up, cancel or relinquish any such charge, security or guarantee without in any way affecting the security created by this Standard Security or releasing any of the Debtor's Obligations;
- (d) none of the Debtor's Obligations will be reduced, discharged or otherwise affected by the Benk grenting to the Debtor or to any other person or persons any time, waiver or concession or compounding with the Debtor or any other person or persons, acceding to trust deeds (protected or unprotected) or drawing dividends, whether or not any notice is given to the Debtor or any other person concerned;
- (e) the Bank is entitled to apply any sums received in respect of the Debtor's Obligations including any sums due by the Debtor hereunder to such account or accounts as it considers appropriate:
- (f) if the Bank receives intimation of any subsequent charge or security affecting all or any part of the Security Subjects, the Bank may open up a new account or accounts for the Debtor. If the Bank does not open a new eccount then unless the Bank gives express written notice to the contrary to the Debtor the Bank will nevertheless be treated as if it had done so at the time when it received such intimation and as from that time all payments made by or on behalf of the Debtor to the Bank will be credited or treated as having been credited to such new account or accounts and will not operate to reduce the amount due from the Debtor to the Bank at the time when it received such intimation:
- (g) receipt by the Bank of any sums paid in respect of the Debtor's Obligations will not reduce the Debtor's Obligations unless the Bank confirms in writing to the Debtor that the Debtor's Obligations are so reduced. The Bank may place any amounts received under or in relation to this Standard Security to the credit of a suspense account. Those amounts may be kept there until such time as the Bank decides to apply them in or towards satisfaction of any of the Debtor's Obligations; and
- (h) any discharge or restriction which is granted or made on the faith of any payment, security or disposition which is invalid, avoided or declared void or repayable or repaid on the insolvency of the Debtor or any other person will be invalid and the Debtor's Obligations hereunder and this Standard Security will continue to be enforceable as if the discharge or restriction had never been granted or made.

12 Discharge

12.1 The Debtor authorises the Bank as its agent to instruct solicitors to prepare and record or register a discharge of this Standard Security in the Register of Sasines or Land Register of Scotland and to sign any applicable warrant of registration on its behalf and to prepare and intimete the granting of any retrocession of all or any of the rights assigned pursuant to Clause 7.1 and the Debtor will be responsible for the costs and logal fees thereof.

13 Fees, Costs etc.

- 13.1 Any expenses whatsoever incurred by the Bank in connection with this Stendard Security will be part of the Debtor's Obligations.
- 13.2 If any payment made by the Bank under this Standard Security Includes an amount in respect of Value Added Tax, or if any payment due to the Bank under this Standard Security shall be in reimbursement of any expenditure by or on behalf of the Bank which includes an amount in respect of Value Added Tax, then such an amount will be payable by the Debtor to the Bank on demand.
- 13.3 The Debtor agrees to pay fees charged by the Bank for the time spent by the Bank's officers, employees or agents in dealing with any matter relating to this Standard Security. Such fees will be payable at such rate as may be reasonably specified by the Bank.

14 Conclusive Evidence

14.1 Any notice given by the Bank specifying the amount of all or part of the Debtor's Obligations at any time will be conclusive and binding on the Debtor for all purposes (save for manifest error). The amount to be specified by the Bank may be calculated by the Bank on the assumption that all of the Debtor's Obligations are then due and payable (including any which would not actually become due and payable unless certain clauses were to occur or be fulfilled).

15 Perment without Deduction

- 15.1 All payments to be made by the Debtor under this Standard Security will be made in the currency and in the menner prescribed by the Bank and:
 - (a) without any set-off, retention, compensation, condition or counterbiaim; and
 - (b) free and clear of any deductions or withholdings of whatsoever

If the Debtor is required by law to make any deductions or withholdings then the Debtor will pay the Bank such additional amounts as may be necessary to ensure that the Bank receives a net amount equal to the full amount which it would have received had payment not been made subject to any such deduction or withholding.

16 Currency Conversion

- 16.1 For the purposes of the Bank exercising any rights or determining any amount under this Standard Security or general law, the Bank may convert into another currency each amount (including a credit belance) received by the Bank in relation to this Standard Security or held by the Bank on account of the Debtor. The conversion will be done at the Bank's spot rate for selling the currency or currency unit of the Debtor's Obligations for the currency or currency unit so received or held prevailing at or about 11.00 amon the relevant date, or at a rate which the Bank considers reflects the prevailing rate of exchange in the appropriate currency market.
- 16.2 If at any time the currency in which all or any of the Debtor's Obligations are denominated is, or is due to be, or has been, converted in the Euro or any other currency or currency unit as a result of a change into law or by agreement with the Bank, then neither this Standard Security nor the Debtor's Obligations shall be discharged or terminated as a consequence and the Bank may in its sole discretion direct that all or any of the Debtor's Obligations shall be paid in the Euro or such other currency or currency unit.

17 . Unlawfulness, Partial Invalidity

17.1 Each of the provisions of this Standard Security shall be severable and distinct from one another and if at any time any one or more of such provisions is or becomes illegat, invalid or unenforceable for any reason under the laws of any jurisdiction, such illegality, invalidity or unenforceability will not affect its legality, validity or enforceability in any other jurisdiction or make illegal or invalidated or make unenforceable any other provision of this Standard Sacurity.

18 Transfers by the Bank

- 18.1 The Bank may assign this Standard Security to any other bank or person and may disclose to such bank or person or to any other person such information concerning the financial affairs of the Debtor as the Bank, in its absolute discretion, considers appropriate.
- 18.2 Each of the Bank's rights in relation to this Standard Security is freely and separately assignable or transferable by the Bank. On request by the Bank, the Debtor will immediately sign and deliver to the Bank any form of Instrument required by the Bank to confirm or facilitate any such assignation and/or transfer.

19 Notices and Demands

- 19.1 Any notice under this Standard Security will not be affective unless it is in writing and in English.
- 19.2 Any notice by the Bank may, but does not need to, bear the signature of any officer or agent of the Bank. Any such signature which is reproduced automatically or mechanically will be equally effective as one written by the signatory.
- 19,3 Any notice or demand by the Bank hereunder shall be deemed to have been sufficiently given or made if sent:
 - by hand or prepaid letter post to the registered office or address stated herein of the Debtor or the address of the Debtor last known to the Bank; or
 - (b) by talex or facsimile to the last known telex or facsimile number relating to any such address or office.
- 19.4 Any such notice or demand given or made under Clause 19.3 shall be deemed to have been served on the Debtor:
 - (a) at the time of delivery to the address referred to in Clause 19.3(a) If sent by hand:
 - (b) at the earlier of the time of delivery or 10.00 a.m. on the day after posting (or if the day after posting be a Sunday or any other day . upon which no delivery of letters is made, at the earlier of the time of delivery or 10.00 a.m. on the next succeeding day on which delivery of letters is scheduled to be made) if sent by prepaid letter;
 - (c) at the time of transmission if sent by telex or facsimile (and a facsimile shall be deemed to have been transmitted if it appears to the sender to have been transmitted from a machine which is apparently in working order); or
 - (d) on the expiry of 72 hours from the time of dispatch in any other case.

- 19.5 If there are any circumstances (not caused by the Debtor) which mean that any notice sent by post or facsimile cannot reasonably be expected to arrive by the time it would be treated as served, the time of service will be re-scheduled to a time which the sender considers appropriate.
- 19.6 The Debtor will not attempt to prevent, delay or evade the service of any such notice.
- 19.7 In order to be valid any notice given by the Debtor (which may not be given by facsimile) must be received by the Bank at the Bank's Office (and if not received between 9.00 a.m. and 5.00 p.m. on a working day such notice will be deemed to have been received when 9.00 a.m. next occurs on a working day).
- 19.8 Nothing in this Clause 19 applies to service by the Bank of any calling-up notice or notice of default, the requirements for which shall be as stated in the 1970 Act.
- 20 Consumar Crodit Act 1974
- 20.1 The Debts Obligations will not include any sums or obligations due by the Debtor, to the Benk under a regulated agreement within the meaning of the Consumer Credit Act 1974 ("the 1974 Act") unless any such agreement provides for it to be secured by this Standard Security or is a debtor-creditor agreement in terms of the 1974 Act for the Debtor to overdraw a current account.
- 21 Prior Charges and warrandice
- 21.1 The Debtor grants warrandice under exception of the Prior Charges (if any).
- 22 Consent to registration '
- 22.1 The Debtor consents to the registration of this Standard Security and any such demand, certificate, account or notification as aforesaid for execution.

IN WITNESS WHEREOF this document is executed as follows:

These presents typewritten on this and the nine preceding pages are subscribed for and on behalf of the Debtor, 16CS Limited, by Ralf Amir Selim, its Director, at Aberdeen on 15th August 2022 in the presence of Iain Wilson, Solicitor of 6, 8 & 10 Thistle Street, Aberdeen

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