Limited Partnership Act 1907

LP6

Statement specifying the nature of a change in the Limited Partnership and Statement of increase in the amount contributed (in cash or otherwise) by Limited Partners.

(Pursuant to section 9 of the Limited Partnerships Act 1907 and section 47 of the Finance Act 1973)

Registration No.:

4292

Name of firm or partnership: Westport European Private Equity Programme IV Limited Partnership ("the Partnership")

Notice is hereby given that the changes specified below have occurred in this limited partnership:

a.	The firm's name Previous Name	New name	
NI	L	NIL	
b.	General nature of the business Business previously carried on	NIL	
NI	L		
c.	Principal place of business Previous place of business	New place of business	
NII	L	NIL	
d. Change in the partners or the name of a partner (see Note 1)			
Tameside Metropolitan Borough Council (as lead authority for Greater Manchester Pension Fund) ("TMBC") has been assumed as a limited partner in the Partnership. Capita Trust Company Limited (as trustee of the Westport Merseyside Private Equity Fund) ("CTCL") has been assumed as a limited partner in the Partnership.			
e.	Term of character of the partnership (see Note 2) Previous term	New term	
NII		NIL	
f. Change in the sum contributed by a limited partner (see Note 3) (particulars of any increase in capital contributions must be provided at (h) overleaf).			
TMBC has contributed € 1,200 on becoming a limited partner in the Partnership.			

CTCL has contributed €1,000 on becoming a limited partner in the Partnership

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h. Statement of increase in capita	l contributions	
Name of Limited Partners	Increase or additional sum now contributed (if otherwise than in cash, that fact, with particulars, must be stated)	Total amount contributed (if otherwise than in cash, that fact, with particulars, must be stated)
Tameside Metropolitan Borough Council (as lead authority for Greater Manchester Pension Fund)	€ 1,200	€ 1,200
Capita Trust Company Limited (as trustee of the Westport Private Equity Fund)	€ 1,000	€ 1,000

_Date: 9 April 2003

Presentor's reference: ART/AKK/CLI/13/48

General Partners Limited, general partner of the Partnership.

Presented by: Burness

Festival Square

50 Lothian Road

Edinburgh EH3 9WJ

Document ID: 518608

NOTES:

- 1. Changes brought about by death, by transfer of interests, by increase in the number of partners, or by change of name of any partner, must be notified here.
- 2. If there is, or was, no definite term, then state against 'previous term' the conditions under which the partnership was constituted and against any 'new term' the conditions under which it is now constituted.
- 3. Any variation in the sum contributed by any limited partner must be stated at f. overleaf. A statement of any increase in the amount of the partnership capital, whether arising from increase of contributions, or from introduction of fresh partners must also be stated at h. above.

- 4. Each change must be entered in the proper section a., b., c., d., e., f., g., or h., as the case may be. Provision is made in this form for notifying all the changes required by the Act to be notified, but it will frequently happen that only one item of change has to be notified. In any such case, the word 'Nil' should be inserted in the other sections.
- 5. The statement must be signed at the end by the firm, and delivered for registration within seven days of the changes taking place.

This power of accorncy is made the 5th day of July 2001 by WESTFORT GENERAL PARTNERS LIMITED

We, Westport General Partners Limited, registered number SC203785 having our registered office at 50 Lothian Road, Festival Square, Edinburgh, EH3 9BY hereby irrevocably make, constitute and appoint each of John Campbell Rafferty, Christopher Scott, Alan Henry Soppitt and Peter Alexander Lawson all of Burness, 50 Lothian Road, Festival Square, Edinburgh, EH3 9WJ as our true and lawful attorney with full power and authority in our name and on our behalf:-

- (2) to execute the limited partnership agreement and any other documents that are required to be executed by us, in connection with the Scottish limited partnership to be known as Westport European Private Equity Programme IV Limited Partnership (which shall include for the avoidance of doubt any partnership interests agreement dealing with how the income and capital accruing to the said partnership shall be allocated;
- (b) to execute any replacement partnership agreement and any documents that are required to be executed by us, in connection with any changes made to any of the documents referred to in paragraph (a) above:
- (c) to execute any deed of assignment or assignation or any other instrument of transfer in respect of our interest or any part thereof in the said Partnership; and
- (d) without prejudice to the generality of the foregoing to execute in our name and to file with the Registrar of Limited Parmerships such statutory form or forms as may be required under the Limited Partnerships Act 1907 or any regulations made thereunder in relation to such execution pursuant to this power of attorney.

And we undertake to ratify and confirm any action taken lawfully by our attorney pursuant to this power of attorney and to indemnify our attorney against all and any actions, damages, expenses, costs and claims which may be suffered by or made against him pursuant to the bona fide exercise by him of his power pursuant to this power of attorney: IN WITNESS WHEREOF

This power of attorney has been executed by us as a deed at Westport Private Equity Ltd, Regency House, 97-107, Hagley Road, Edgbaston, Birmingham B16 8LA on the 5th day of July 2001 as follows:-

For and on behalf of

Westport General Partners Limited

by

To: Jave Bagley
Fax: 0123 445 2904
From: Chrn M Lyath
Date: 5th July 2001 Pages: 5

Director

PAUL MICHAEL WHITNEY

Director/Secretary

JOHN MCCRORY

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