

Registration of a Charge

Company Name: G4S CARE AND JUSTICE SERVICES (UK) LIMITED

Company Number: 00390328

Received for filing in Electronic Format on the: 26/10/2021



Date of creation: 20/10/2021

Charge code: 0039 0328 0005

Persons entitled: CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH (AS COLLATERAL

AGENT FOR ITSELF AND THE OTHER SECURED PARTIES)

Details of Charge

Brief description: NOT APPLICABLE

Contains fixed charge(s).

Contains floating charge(s).

Contains negative pledge.

Authentication of Form

This form was authorised by: a person with an interest in the registration of the charge.

Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: TESSA MALLIA



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 390328

Charge code: 0039 0328 0005

The Registrar of Companies for England and Wales hereby certifies that a charge dated 20th October 2021 and created by G4S CARE AND JUSTICE SERVICES (UK) LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 26th October 2021.

Given at Companies House, Cardiff on 27th October 2021

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006





mature	Teasa Ma	correct copy of the original security instrument.	EXECUTION VERSION
ne: e:	Tessa Mallia Solicitor		
: <u>_</u>	26 October 2021	SECURITY ACCESSION DEED	
		al Military that a great and a second of the second of	
	errorre en		
	This S	Security Accession Deed is made on20 October2021.	
	Betwe	een•	
	(1)	The companies listed in Schedule 2 (Third Party Security Provide	ers) (each, a <i>TPSP</i> and together,
		the TPSPs):	
	(2)	The companies listed in Schedule 3 (New Chargors) (each, a New Chargors, and collectively with the TPSPs, the Additional Charge	_
	(3)	ALLIED UNIVERSAL HOLDCO LLC for itself and as agent existing Chargors (the <i>Company</i>); and	for and on behalf of each of the
	(4)	CREDIT SUISSE AG, CAYMAN ISLANDS BRANCH as collaboration of the Collaboration Agent),	teral agent for itself and the other
		(each, a <i>Party</i> and together, the <i>Parties</i>).	
	Recit	ri al: Light and the state of t	
	name	deed is supplemental to a debenture dated 8 April 2021 between, amed therein and the Collateral Agent, as previously supplemented assion Deeds (if any) (the <i>Debenture</i>).	
	Now t	this deed witnesses as follows:	
	1	Interpretation	
	1.1	Definitions	
·		Terms defined in the Debenture shall have the same meanings who	en used in this deed.
	1.2	Construction	
		Clauses 1.2 (Construction) and 1.3 (Other References and Interpredeemed to be set out in full in this deed, but as if references in the references to this deed.	
	1.3	Limited recourse	energia. Santa de la companya
		Notwithstanding any other provision of this deed, the Debenture of expressly agreed and understood that:	or any other Debt Document, it is
		(a) the recourse of any Secured Party to each TPSP under the limited to each TPSP's Charged Property and to the proof thereof and, subject to the foregoing, the Secured Parties TPSP generally or to any other assets of the TPSPs; and	eeds of sale or other realisation
		(b) each TPSP's liability to the Secured Parties pursuant to or deed or the Debenture shall be (A) limited in aggregate to a as a result of enforcement of this deed with respect to each	an amount equal to that recovered

(B) satisfied only from the proceeds of sale or other disposal or realisation of each TPSP's Charged Property pursuant to this deed or the Debenture.

2 Accession of Additional Chargors

2.1 Accession

Each Additional Chargor agrees to be a Chargor for the purposes of the Debenture with immediate effect and agrees to be bound by all of the terms of the Debenture as if it had originally been a party to it as a Chargor, in each case in respect of those of its assets specified herein.

2.2 Covenant to pay

Subject to any limits on its liability specified in the Loan Documents and/or the Intercreditor Agreements, each Additional Chargor covenants, as primary obligor and not only as surety, with the Collateral Agent (for the benefit of itself and the other Secured Parties) that it will pay and discharge each of the Secured Obligations on their due date in accordance with their respective terms (or if they do not specify a time for payment, promptly on prior written demand of the Collateral Agent).

2.3 Security over Shares

Subject to Clause 3.6 (Excluded Assets) of the Debenture (and on the basis that the priority of the charge constituted by this Clause 2.3 shall be subject to the Intercreditor Agreements), each Additional Chargor, as continuing security for the payment of the Secured Obligations, charges in favour of the Collateral Agent with full title guarantee, by way of first fixed charge all of its Shares and all corresponding Related Rights.

2.4 Security over Bank Accounts

Subject to Clause 3.6 (Excluded Assets) of the Debenture (and on the basis that the priority of the charge constituted by this Clause 2.4 shall be subject to the Intercreditor Agreements), each New Chargor, as continuing security for the payment of the Secured Obligations, charges in favour of the Collateral Agent with full title guarantee the Bank Accounts and all corresponding Related Rights.

2.5 Security Assignment

Subject to Clause 3.6 (Excluded Assets) of the Debenture (and on the basis that the priority of the assignment constituted by this Clause 2.5 shall be subject to the Intercreditor Agreements), and as continuing security for the payment of the Secured Obligations, each New Chargor assigns absolutely by way of security with full title guarantee to the Collateral Agent all its rights, title and interest from time to time in and to the Intra-Group Debt Documents and all Related Rights, provided that, on payment and discharge in full of the Secured Obligations, the Collateral Agent will promptly re-assign the relevant Intra-Group Debt Documents to the relevant New Chargor (or as such New Chargor shall direct).

2.6 Floating Charge

- (a) Subject to Clause 3.6 (Excluded Assets) of the Debenture (and on the basis that the priority of the charge constituted by this Clause 2.6 shall be subject to the Intercreditor Agreements), as further continuing security for the full payment of the Secured Obligations, each New Chargor charges with full title guarantee in favour of the Collateral Agent (for the benefit of itself and the other Secured Parties) by way of first floating charge all its present and future assets, undertakings and rights.
- (b) Paragraph 14 of Schedule B1 to the Insolvency Act 1986 shall apply to the floating charge created pursuant to this Clause 2.6.

3 Representations

PSC Representation

On the date of this deed, each Additional Chargor represents and warrants to the Collateral Agent that:

- (a) it has complied with any notice it has received from the relevant member of the Group pursuant to this deed pursuant to Part 21A of the Companies Act 2006 (including any timeframe specified in such notice) in respect of which it holds shares charged pursuant to this deed; and
- (b) if its shares constitute Charged Property, it has not issued any warning notice or restrictions notice under Schedule 1B of the Companies Act 2006 and no circumstances exist which entitle such TPSP to issue any such notice.

4 Negative pledge

Each Additional Chargor undertakes that it will not create or agree to create or permit to subsist any Security on its Charged Property except for the creation of Security and other transactions permitted or not prohibited under the Loan Documents and/or the Intercreditor Agreements or in respect of which Required Creditor Consent has been obtained.

5 Consent of Existing Chargors

The existing Chargors agree to the terms of this deed and agree that its execution will in no way prejudice or affect the security granted by each of them under (and covenants given by each of them in) the Debenture.

6 Construction of Debenture

The Debenture and this deed shall be read together as one instrument on the basis that references in the Debenture to this *deed* or this *Debenture* will be deemed to include this deed.

7 Contractual recognition of Bail-In

- 7.1 Notwithstanding any other term of any Loan Document or any other agreement, arrangement or understanding between the Parties, each Party acknowledges and accepts that any liability of any Party to any other Party under or in connection with the Loan Documents may be subject to Bail-In Action by the relevant Resolution Authority and acknowledges and accepts to be bound by the effect of:
 - (a) any Bail-In Action in relation to any such liability, including (without limitation):
 - (i) a reduction, in full or in part, in the principal amount, or outstanding amount due (including any accrued but unpaid interest) in respect of any such liability;
 - (ii) a conversion of all, or part of, any such liability into shares or other instruments of ownership that may be issued to, or conferred on, it; and
 - (iii) a cancellation of any such liability; and
 - (b) a variation of any term of any Loan Document to the extent necessary to give effect to any Bail-In Action in relation to any such liability.

7.2 For the purposes of this Clause 7 (*Contractual recognition of Bail-In*):

Article 55 BRRD means Article 55 of Directive 2014/59/EU establishing a framework for the recovery and resolution of credit institutions and investment firms.

Bail-In Action means the exercise of any Write-down and Conversion Powers.

Bail-In Legislation means:

- (a) in relation to an EEA Member Country which has implemented, or which at any time implements, Article 55 BRRD, the relevant implementing law or regulation as described in the EU Bail-In Legislation Schedule from time to time;
- (b) in relation to any state other than such an EEA Member Country and the United Kingdom, any analogous law or regulation from time to time which requires contractual recognition of any Write-down and Conversion Powers contained in that law or regulation; and
- (c) in relation to the United Kingdom, the UK Bail-in Legislation.

EEA Member Country means any member state of the European Union, Iceland, Liechtenstein and Norway.

EU Bail-In Legislation Schedule means the document described as such and published by the Loan Market Association (or any successor person) from time to time.

Resolution Authority means any body which has authority to exercise any Write-down and Conversion Powers.

UK Bail-In Legislation means Part I of the United Kingdom Banking Act 2009 and any other law or regulation applicable in the United Kingdom relating to the resolution of unsound or failing banks, investment firms or other financial institutions or their affiliates (otherwise than through liquidation, administration or other insolvency proceedings).

Write-down and Conversion Powers means:

- (a) in relation to any Bail-In Legislation described in the EU Bail-In Legislation Schedule from time to time, the powers described as such in relation to that Bail-In Legislation in the EU Bail-In Legislation Schedule;
- (b) in relation to any other applicable Bail-In Legislation other than the UK Bail-In Legislation:
 - (i) any powers under that Bail-In Legislation to cancel, transfer or dilute shares issued by a person that is a bank or investment firm or other financial institution or affiliate of a bank, investment firm or other financial institution, to cancel, reduce, modify or change the form of a liability of such a person or any contract or instrument under which that liability arises, to convert all or part of that liability into shares, securities or obligations of that person or any other person, to provide that any such contract or instrument is to have effect as if a right had been exercised under it or to suspend any obligation in respect of that liability or any of the powers under that Bail-In Legislation that are related to or ancillary to any of those powers;
 - (ii) any similar or analogous powers under that Bail-In Legislation; and
- (c) in relation to the UK Bail-In Legislation, any powers under that UK Bail-In Legislation to cancel, transfer or dilute shares issued by a person that is a bank or investment firm or other financial institution or affiliate of a bank, investment firm or other financial institution, to cancel, reduce, modify or change the form of a liability of such a person or any contract or instrument under which that liability arises, to convert all or part of that liability into shares, securities or obligations of that person or any other person, to provide that any such contract or instrument is to have effect as if a right had been exercised under it or to suspend any

obligation in respect of that liability or any of the powers under that UK Bail-In Legislation that are related to or ancillary to any of those powers.

8 Governing Law and Jurisdiction

8.1 Governing Law

This deed and any non-contractual obligations arising out of or in connection with it are governed by English law.

8.2 Jurisdiction

The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this deed (including a dispute relating to the existence, validity or termination of this deedor the consequences of its nullity or any non-contractual obligation arising out of or in connection with this deed(a *Dispute*)).

8.3 Convenient Forum

The parties agree that the courts of England are the most appropriate and convenient courts to settle Disputes between them and, accordingly, that they will not argue to the contrary.

8.4 Exclusive Jurisdiction

This Clause 8 (Governing Law and Jurisdiction) is for the benefit of the Collateral Agent only. As a result and notwithstanding Clause 8.2 (Jurisdiction) and Clause 8.3 (Convenient Forum), it does not prevent the Collateral Agent from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, the Collateral Agent may take concurrent proceedings in any number of jurisdictions.

In witness whereof this deed has been duly executed on the date first above written.

Schedule 1 Shares

Name of Chargor holding Shares	Name of New Chargor issuing Shares	Number and class of Shares
Atlas UK Bidco Limited	G4S Limited	1,562,715,442 Ordinary shares of 25 pence
G4S Regional Management (UK & I) Limited	G4S Care and Justice Services (UK) Limited	51,538,395 Ordinary shares of £1
G4S Regional Management (UK	GAG E TE	2 Ordinary shares of £1
& I) Limited	G4S Facilities Management (UK) Limited	4,150,000 Redeemable Preference shares of £1
G4S Regional Management (UK & I) Limited	G4S Technology Limited	1,983,000 Ordinary shares of £1
G4S Regional Management (UK & I) Limited	G4S Secure Solutions (UK) Limited	181,998,000 Ordinary shares of £1
G4S Care and Justice Services (UK) Limited	G4S Monitoring Technologies Limited	51,727,419 Ordinary shares of 10 pence
G4S UK Holdings Limited	G4S Cash Centres (UK) Limited	10,000 Ordinary shares of £1
		3,143 Ordinary shares of 0.000999 pence
G4S UK Holdings Limited	G4S Regional Management (UK & I) Limited	50,000,000 Ordinary shares of £1
		80,300,000 Redeemable shares of £1
G4S Risk Management Limited	CAS Outron Management	1 Ordinary share of £1
	G4S Ordnance Management Limited	15,333,208 Ordinary shares of \$1
G4S Regional Management (UK & I) Limited	G4S Health Services (UK)	1100 A Ordinary shares of 10 pence
	Limited	100 B Ordinary shares of £1
G4S UK Holdings Limited	G4S Cash Solutions (UK) Limited	116,000,000 Ordinary shares of £1
G4S International Holdings Limited	G4S Secure Solutions (Iraq)	43,466,029 Ordinary shares of \$1
G4S Worldwide Holdings Limited	Limited	1 Ordinary share of £1

G4S Government and Outsourcing Services (UK)	G4S Investigation Solutions	70,000 A Ordinary shares of £1
Limited	(UK) Limited	30,000 B Ordinary shares of £1
G4S Regional Management (UK & I) Limited	G4S Government and Outsourcing Services (UK) Limited	11,529,103 Ordinary shares of £1

Schedule 2 Third Party Security Providers

#	Third Party Security Providers	Jurisdiction	Company number
1.	G4S UK Holdings Limited	England & Wales	03892780
2.	G4S Risk Management Limited	England & Wales	01540857
3.	G4S International Holdings Limited	England & Wales	05447863
4.	G4S Worldwide Holdings Limited	England & Wales	03302926

Schedule 3 New Chargors

#	New Chargor	Jurisdiction	Company number
#	New Chargor	Juristicuon	Company number
1.	G4S Limited	England & Wales	04992207
2.	G4S Care and Justice Services (UK) Limited	England & Wales	00390328
3.	G4S Facilities Management (UK) Limited	England & Wales	03333860
4.	G4S Technology Limited	England & Wales	02382338
5.	G4S Secure Solutions (UK) Limited	England & Wales	01046019
6.	G4S Monitoring Technologies Limited	England & Wales	02626613
7.	G4S Cash Centres (UK) Limited	England & Wales	01485104
8.	G4S Regional Management (UK & I) Limited	England & Wales	03189802
9.	G4S Ordnance Management Limited	England & Wales	07068855
10.	G4S Health Services (UK) Limited	England & Wales	05121608
11.	G4S Cash Solutions (UK) Limited	England & Wales	00354883
12.	G4S Secure Solutions (Iraq) Limited	England & Wales	05128617
13.	G4S Investigation Solutions (UK) Limited	England & Wales	03749819
14.	G4S Government and Outsourcing Services (UK) Limited	England & Wales	03175173

Signatories to Security Accession Deed

The New Chargors			
EXECUTED as a DEED by G4S LIMITED and signed on its behalf by:)))	//E90	REDACTED 20609B5D4ED Timothy Brandt Director
		Name:	David Buckman
		Title:	Director

Signatories to Security Accession Deed

The New Chargors		
EXECUTED as a DEED by G4S LIMITED and signed on its behalf by:)	
		Name: Timothy Brandt
		Title: Director
		REDACTED Name: David Buckman
		Title: Director

EXECUTED as a DEED by G4S CARE AND JUSTICE SERVICES (UK) LIMITED and signed on its behalf by:)))	REDACTED Name: Oliver Keck Title: Director	
		Name: Graham Levinsohn	
		Title: Director	

EXECUTED as a DEED by)
G4S CARE AND JUSTICE SERVICES)
(UK) LIMITED)
and signed on its behalf by:)

Name: Oliver Keck
Title: Director

REDACTED

Name: Graham Levinsohn

EXECUTED as a DEED by G4S FACILITIES MANAGEMENT (UK) LIMITED and signed on its behalf by:)))	REDACTED Name: Oliver Keck Title: Director
		Name: Graham Levinsohn
		Title: Director

EXECUTED as a DEED by)	
G4S FACILITIES MANAGEMENT)	
(UK) LIMITED)	
and signed on its behalf by:)	

Name: Oliver Keck

Title: Director

REDACTED

Name: Graham Levinsohn

EXECUTED as a DEED by G4S TECHNOLOGY LIMITED and signed on its behalf by:)))	rómsied errodesied er bla	REDACTED AEEC182463 Howard Johnson Director
		Name:	Steven Jones
		Title:	Director

EXECUTED as a DEED by)
G4S TECHNOLOGY LIMITED)
and signed on its behalf by:)

Name: Howard Johnson

Title: Director

—DocuSigned by:

REDACTED

Name: Steven Jones
Title: Director

G4S SECURE SOLUTIONS (UK) LIMITED and signed on its behalf by:)))	REDACTED Name: Oliver Keck Title: Director
		Name: Graham Levinsohn
		Title: Director

EXECUTED as a DEED by)
G4S SECURE SOLUTIONS (UK))
LIMITED)
and signed on its behalf by:)

Name: Oliver Keck

Title: Director

-Docusigned by: REDACTED

Name: Graham Levinsohn

G4S MONITORING TECHNOLOGIES LIMITED and signed on its behalf by:)))		REDACTED SEDANTED SEDANT
		Name:	David Byrne
		Title:	Director

EXECUTED as a DEED by)		
G4S MONITORING TECHNOLOGIES)		
LIMITED)		
and signed on its behalf by:)		
		vanammannammannammannammannammannammannammannammannammannammannammannammannammannammannammannammannammannamman	10,176,176,176,176,176,176,176,176,176,176
		Name:	Oliver Ke

Oliver Keck Title: Director

--- DocuSigned by:

REDACTED
Name: David Byrne Title: Director

G4S CASH CENTRES (UK) LIMITED and signed on its behalf by:)		REDACTED REDACTED 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		Name:	Jodie France
		Title:	Director

EXECUTED as a DEED by)	
G4S CASH CENTRES (UK))	
LIMITED)	
and signed on its behalf by:)	
		Name: John Apthorpe
		Title: Director
		DocuSigned by:
		REDACTED
		Name: Jodie France
		Title: Director

EXECUTED as a DEED by)		
G4S REGIONAL MANAGEMENT (UK & I) LIMITED and signed on its behalf by:))		REDACTED
		Name:	DAB56FE473 Oliver Keck
		Title:	Director
		Name:	Graham Levinsohn
		Title:	Director

EXECUTED as a DEED by)
G4S REGIONAL MANAGEMENT)
(UK & I) LIMITED)
and signed on its behalf by:)

Name: Oliver Keck

Title: Director

—DocuSigned by:
REDACTED

Name: Graham Levinsohn

EXECUTED as a DEED by G4S ORDNANCE MANAGEMENT LIMITED and signed on its behalf by:)))	REDACTED Natifies Charles Burbridge Title: Director
		Name: Liam Kelly Title: Director

EXECUTED as a DEED by)	
G4S ORDNANCE MANAGEMENT)	
LIMITED)	
and signed on its behalf by:)	
		Name: Charles Burbridge
		Title: Director
		DocuSigned by:
		REDACTED
		811FC712902F433
		Name: Liam Kelly
		Title: Director

EXECUTED as a DEED by G4S HEALTH SERVICES (UK) LIMITED and signed on its behalf by:)))	DocuSigned by:	
		REDACTED Name: Oliver Keck Title: Director	
		Name: Phillip Dove	

EXECUTED as a DEED by G4S HEALTH SERVICES (UK) LIMITED and signed on its behalf by:)))	
	Name: Oliver Keck	1991 TO THE OWN POR THE PERSON POR
	Title: Director	
	DocuSigned by: REDACTED	
	Name: Phillip Dove	
	Title: Director	

EXECUTED as a DEED by)	
G4S CASH SOLUTIONS (UK) LIMITED and signed on its behalf by:	Docusigned by: REDACTED BF4AE8843775483 Name: John Apthorpe	
	Title: Director	
	Name: Jodie France	
	Title: Director	

EXECUTED as a DEED by G4S CASH SOLUTIONS)
(UK) LIMITED and signed on its behalf by:))
	Name: John Apthorpe
	Title: Director
	C Docusigned by: REDACTED
	Name: Jodie France
	Title: Director

EXECUTED as a DEED by G4S SECURE SOLUTIONS (IRAQ) LIMITED and signed on its behalf by:)))	REDACTED *** Name: Charles Burbridge Title: Director
		Name: Liam Kelly
		Title: Director

EXECUTED as a DEED by)
G4S SECURE SOLUTIONS (IRAQ))
LIMITED)
and signed on its behalf by:)

Name: Charles Burbridge

Title: Director

Name: Liam Kelly

EXECUTED as a DEED by)	
G4S INVESTIGATION SOLUTIONS)	
(UK) LIMITED)	DocuSigned by:
and signed on its behalf by:)	REDACTED
		Name: Matthew Captle
		Name. Matthew Cantle
		Title: Director
		Name: Andrew Cocks
		Title: Director

EXECUTED as a DEED by)	
G4S INVESTIGATION SOLUTIONS)	
(UK) LIMITED)	
and signed on its behalf by:)	

Name: Matthew Cantle

Title: Director

---DocuSigned by:

REDACTED

Name: Andrew Cocks

EXECUTED as a DEED by)	
G4S GOVERNMENT AND)	
OUTSOURCING SERVICES (UK))	
LIMITED)	DocuSigned by:
and signed on its behalf by:)	REDACTED
		Name: Oliver Keck
		Title: Director
		NT
		Name: Graham Levinsohn
		Title: Director

EXECUTED as a DEED by)
G4S GOVERNMENT AND)
OUTSOURCING SERVICES (UK))
LIMITED)
and signed on its behalf by:)

Name: Oliver Keck

Title: Director

DocuSigned by:
REDACTED

Name: Graham Levinsohn

The '	Third	Party	Security	Providers
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EXECUTED as a DEED by G4S UK HOLDINGS LIMITED and signed on its behalf by:)	DocuSigned by: REDACTED
		Name: Oliver Keck
		Title: Director

Name: Graham Levinsohn

The T	hird	Party	Security	Providers
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EXECUTED as a DEED by)
G4S UK HOLDINGS LIMITED)
and signed on its behalf by:)

Name: Oliver Keck
Title: Director

REDACTED

Name: Graham Levinsohn

EXECUTED as a DEED by G4S RISK MANAGEMENT LIMITED and signed on its behalf by:)	REDACTED A 48898019E6924A0 Name: Charlie Burbridge Title: Director
		Name: Liam Kelly

EXECUTED as a DEED by	٠
G4S RISK MANAGEMENT LIMITED	`
and signed on its behalf by:	3

Name: Charlie Burbridge

Title: Director

—DocuSigned by:
REDACTED

Name: Liam Kelly
Title: Director

G4S INTERNATIONAL HOLDINGS LIMITED and signed on its behalf by:)	REDACTED Name: Charles Baillieu Title: Director
		Name: Celine Barroche
		Title: Director

EXECUTED as a DEED by)		
G4S INTERNATIONAL HOLDINGS)		
LIMITED)		
and signed on its behalf by:)		
		VISAM KERINGSEN KERI	
		Name: Charles Baillieu	
		Title: Director	

-DocuSigned by: REDACTED Name: Celine Barroche

G4S WORLDWIDE HOLDINGS LIMITED and signed on its behalf by:)))	REDACTED 30BD672FCCED423 Name: Charles Baillieu Title: Director
		Name: Celine Barroche
		Title: Director

EXECUTED as a DEED by)	
G4S WORLDWIDE HOLDINGS)	
LIMITED)	
and signed on its behalf by:)	

Name: Charles Baillieu

Title: Director

-DocuSigned by:
REDACTED

Name: Celine Barroche

The Company

EXECUTED as a DEED by)	
ALLIED UNIVERSAL HOLDCO LLC)	
and signed on its behalf by:)	

REDACTED

Name: Sieven S. Jones
Title: Chief Executive Officer

The Collateral Agent

SIGNED by)
CREDIT SUISSE AG,)
CAYMAN ISLANDS BRANCH)
acting by:)

REDACTED

Name: Whitney Gaston

Title: Authorised Signatory

REDACTED

Name: Christopher Zybrick Title: Authorised Signatory