

Registration of a Charge

Company name: TURNERS TURKEYS LIMITED

Company number: 00701295

Received for Electronic Filing: 05/09/2013



Details of Charge

Date of creation: 30/08/2013

Charge code: 0070 1295 0007

Persons entitled: RUTLAND PARTNERS LLP AS SECURITY TRUSTEE

Brief description: AS MORE PARTICULARLY DESCRIBED IN CLAUSE 3 OF THE

DEBENTURE, A DEBENTURE TAKING FIXED AND FLOATING CHARGES OVER ALL THE ASSETS AND UNDERTAKING (PRESENT AND FUTURE) OF TURNERS TURKEYS LIMITED, INCLUDING FIXED CHARGES OVER THE PROPERTIES OWNED BY TURNERS TURKEYS LIMITED LISTED IN

SCHEDULE 4 OF THE DEBENTURE.

Contains fixed charge(s).

Contains floating charge(s) (floating charge covers all the property or

undertaking of the company).

Notification of addition to or amendment of charge.

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: PAUL CASTLE



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 701295

Charge code: 0070 1295 0007

The Registrar of Companies for England and Wales hereby certifies that a charge dated 30th August 2013 and created by TURNERS TURKEYS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 5th September 2013.

Given at Companies House, Cardiff on 6th September 2013







Dated

30 AUGUST.

2013

- (1) BM Bidco Limited as First Chargor
- (2) The other companies listed in Schedule 1
- (3) Rutland Partners LLP as Security Trustee

Debenture

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- (1) BM Bidco Limited, a company incorporated in England and Wales with company number 8645269, (the "First Chargor");
- (2) The companies listed in Schedule 1; and
- (3) Rutland Partners LLP of Cunard House, 15 Regent Street, London, SW1Y 4LR, registered in England and Wales with number OC305965, in its capacity as Security Trustee.

1. INTERPRETATION

1.1 Expressly defined terms

In this Deed, the following words and phrases have the specified meanings.

"Associated Rights" means, in relation to any asset, all proceeds of sale of such asset, all rights, powers, benefits, covenants, warranties, guarantees or Security given or implied in respect of such asset, all rights under any agreement for sale, agreement for lease or licence of or in respect of such asset, and any monies and proceeds paid or payable in respect of such asset.

"**Authorisation**" means an authorisation, consent, approval, resolution, licence, exemption, filing, notarisation or registration.

"Bank Balances" means all monies (including interest) from time to time standing to the credit of any and all present or future accounts which a Chargor has, or has an interest in, with any bank, financial institution, or other person (including the Specified Bank Balances and any other cash cover or suspense account established pursuant to any of the Loan Documents) and all indebtedness represented by any such accounts.

"Burdale Facility Agreement" means the £62,000,000 syndicated facility agreement between, amongst others, Burdale Financial Limited (in various capacities) and Bernard Matthews Limited, originally dated 11 June 2007 and as amended and restated on 7 June 2010, 23 July 2012 and 7 March 2013 and as further amended and restated on or around the date of this Deed.

"Business Day" means a day, other than a Saturday or a Sunday, on which banks are open for general business in London.

"Charged Contracts" means, in relation to any Chargor, those contracts (if any) brief particulars of which are set out in Schedule 3 (*Charged Contracts*) in respect of such Chargor.

"Charged Debts" means all book and other debts and all other rights and claims charged to the Security Trustee pursuant to Clause 3.1.8.

"Chargor" means the First Chargor, any company named in Schedule 1, or any company which becomes a Party by executing and delivering a Deed of Accession (together the "Chargors").

"Collection Account" means, in relation to any Chargor, such specially designated account with the Security Trustee or such other account with such other bank as the Security Trustee may from time to time direct for the purposes of Clause 7.13 (Collection of Book Debts).

"COMI" means centre of main interests (as that term is used in Article 3(1) of the EC Regulation).

"Companies Act" means the Companies Act 2006.

"**Deed of Accession**" means a deed substantially in the form set out in Schedule 10 (*Form of Deed of Accession*) subject to such variations as the Security Trustee shall agree.

"**Default Rate**" means two per cent per annum above the highest rate of interest ordinarily applicable to any part of the Secured Obligations from time to time.

"**Delegate**" means any delegate, agent, attorney or trustee appointed by the Security Trustee.

"Derivative Payment" means, in relation to an asset, any damages, compensation, remuneration, profit, bonus, royalties, fee, rent, income or other benefit which the relevant Chargor may derive from or be awarded or entitled to in respect of such asset.

"Designated Chattels" means the plant, machinery, equipment, vehicles, and other chattels (if any) listed in respect of any Chargor in Schedule 6 (Designated Chattels) and shall include any additions, modifications and/or equipment ancillary to any such plant, machinery, equipment, vehicles or other chattels.

"Discharge Date" means the date with effect from which the Security Trustee confirms to the First Chargor that all the Secured Obligations have been unconditionally and irrevocably paid and discharged in full and all relevant commitments of the Secured Parties cancelled.

"Distribution Rights" means all Dividends, all shares or other property derived from any relevant Investment (whether by way of conversion, consolidation, subdivision, substitution, redemption, bonus, preference, option or otherwise) and all other allotments, accretions, rights, benefits and advantages of all kinds accruing, offered or otherwise derived from or incidental to any relevant Investment.

"**Dividends**" means all dividends, distributions, interest and other income paid or payable on or derived from any relevant Investment.

"EC Regulation" means The Council of the European Union Regulation No. 1346/2000 on Insolvency Proceedings.

"Enforcement Party" means any of the Security Trustee, a Receiver or a Delegate.

"Establishment " means, in relation to any Chargor, an establishment as that term is defined in relation to a debtor in Article 2 (h) of the EC Regulation.

"Excluded Asset" means each asset that is subject to any term described in Clause 3.8.1 and the lease, licence, Insurances or contract containing such term.

"**Fixed Charge Assets**" means, at any time, all of the Secured Assets which are at that time the subject of any valid and effective fixed Security pursuant to Clause 3.1 (*Fixed charges*) or Clause 3.2 (*Assignments by way of Security*).

"Fixtures" means any fixtures (but excluding landlord's fixtures), fittings, fixed plant or machinery from time to time situated on or forming part of any Property.

"Floating Charge Assets" means, at any time, all of the Secured Assets which are at that time the subject of any floating charge created by this Deed.

"Group" means the First Chargor and each of its Subsidiaries for the time being.

"Insolvency Act" means the Insolvency Act 1986.

"Insurance Proceeds" means the proceeds of any insurance claim received by any Chargor (after deduction of (a) any reasonable expenses incurred in relation to the relevant claim and payable by such Chargor to any person which is not a member of the Group and (b) amounts paid to meet third party claims) together with the benefit of all bonuses, profits, returns of premium and other benefits of whatever nature arising by virtue of any Chargor's ownership of any Insurances and all such Chargor's interest in any of the foregoing.

"Insurances" means all contracts or policies of insurance of whatever nature which from time to time are taken out or maintained by or on behalf of any Chargor or (to the extent of its relevant interest) in which any Chargor has an interest.

"Intellectual Property" means, in relation to any Chargor, (a) all rights in confidential information, copyright and like rights, database rights, design rights, rights in design, knowhow, rights in inventions, patents, service marks, trade marks and all other intellectual property rights and interests, whether registered (or the subject of an application for registration) or un-registered, owned by such Chargor or in which such Chargor has an interest from time to time and (b) the benefit of such Chargor's applications and rights to use such assets, in each case throughout the world now and in the future, including, but not limited to, the Specified Intellectual Property.

"Intercreditor Deed" means the intercreditor deed originally dated 11 June 2007 as amended and restated pursuant to a deed of amendment and restatement entered into on or around the date of this Deed between, amongst others, Bidco, the Security Trustee and each of the Secured Lenders.

"Investment" means, in respect of any Chargor, any negotiable instrument, certificate of deposit, debenture, share (including, save where the context otherwise requires, any of the Shares) or other investment (as specified for the purposes of section 22 of the Financial Services and Markets Act 2000 as at the date of this Deed) now or in the future owned by such Chargor, in each case whether held directly by, or to the order of, such Chargor or by any trustee, nominee, fiduciary or clearance system on behalf of such Chargor, and also including any rights in respect of such Investment against any such trustee, nominee, fiduciary or clearing system.

"LPA" means the Law of Property Act 1925.

"Party" means an original party to this Deed or any person which becomes a party by the execution and delivery of a Deed of Accession.

"Permitted Security Interest" means:

(a) any Security granted in favour of the Security Trustee;

- (b) any Security which arises by operation of law in the ordinary course of trading;
- (c) Security in favour of the trustees of the Group's pension schemes which are subject to the Intercreditor Deed;
- (d) any payment or close out netting or set-off arrangement pursuant to any hedging arrangements or foreign exchange transaction entered into by a member of the Group permitted pursuant to clause 22.8 (Financial Indebtedness) of the Burdale Facility Agreement;
- (e) any Security disclosed to the Security Trustee in writing arising under any retention of title, hire purchase or conditional sale arrangement or arrangements having similar effect in respect of goods supplied to a member of the Group in the ordinary course of trading and on the supplier's standard or usual terms and not arising as a result of any default or omission by any member of the Group;
- (f) any Security arising as a consequence of any finance or capital lease permitted pursuant to clause 22.8 (*Financial Indebtedness*) of the Burdale Facility Agreement; and
- (g) Security in favour of Burdale Financial Limited in its capacity as Security Trustee (as defined in the Burdale Facility Agreement).

"**Property**" means the Real Property from time to time owned by each Chargor or in which any Chargor has any right, title or interest. Any reference to "**Property**" also includes a reference to each separate part or parts of such Real Property.

"Quarter Day" means the last day of March, June, September and December in each calendar year.

"Real Property" means (a) any freehold, leasehold or immovable property, wherever situated, and (b) any buildings, fixtures, fittings, fixed plant or machinery from time to time situated on or forming part of that freehold, leasehold or immovable property.

"Receiver" means any one or more receivers and managers or (if the Security Trustee so specifies in the relevant appointment) receivers appointed by the Security Trustee pursuant to this Deed in respect of any Chargor or in respect of the Secured Assets of any Chargor.

"Secured Assets" means the assets the subject of any Security created by this Deed.

"Secured Obligations" means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or in any other capacity whatsoever) of each Chargor and each grantor of Security to the Secured Parties (or any of them) pursuant to the Loan Documents, whatever their nature or basis, in any currency or currencies, and however they are described, together with all costs, charges and expenses incurred by any Secured Party in connection with the protection, preservation or enforcement of its respective rights under the Loan Documents or any other document evidencing or securing any such liabilities PROVIDED THAT "Secured Obligations" shall not include any obligation or liability to the extent that if it were so included this Deed (or any part of it) would give rise to financial assistance within the meaning of section 677(1) of the Companies Act unless

such financial assistance is not prohibited by virtue of the provisions of sections 678,679,681 and 682 of the Companies Act.

"Security" means any assignment by way of security, mortgage, charge, pledge, lien or other security interest securing any obligation of any person and any other agreement or arrangement having a similar effect.

"Security Period" means the period beginning on the date of this Deed and ending on the Discharge Date.

"Security Trustee" means Rutland Partners LLP acting in its capacity as trustee for the Secured Parties (including itself), or such other or additional trustee or trustees as may from time to time be appointed in that capacity pursuant to the Security Trust Deed.

"Security Trust Deed" means the security trust deed entered into on or about the date of this deed between, amongst others, the First Chargor, Rutland Partners LLP, Rutland Fund II LP and Rutland II CCLP.

"Senior Debt" has the meaning given to it in the Intercreditor Deed.

"Senior Discharge Date" means the date on which the Senior Debt has been repaid in full.

"Shares" means (in relation to each Chargor) all shares (if any) specified in Schedule 5 (Shares) in respect of such Chargor and also all other stocks, shares, debentures, bonds, warrants, coupons or other securities now or in the future owned by such Chargor from time to time, or any in which it has an interest.

"Specified Bank Balances" means all monles (including interest) from time to time standing to the credit of the accounts specified in Schedule 2 (Bank accounts), as such accounts may be re-designated and/or re-numbered from time to time, and all indebtedness represented by any such account.

"Specified Intellectual Property" means, in relation to a Chargor, the intellectual property specified in Schedule 6 (*Intellectual Property*) opposite its name.

"**Specified Shares**" means in relation to a Chargor the Shares specified in Schedule 5 (*Shares*) opposite its name.

"Subsidiary" means a subsidiary undertaking within the meaning of section 1162 of the Companies Act 2006.

"**Tax**" means any tax, levy, impost, duty or other charge or withholding of a similar nature (including any penalty or interest payable in connection with any failure to pay or any delay in paying any of the same).

"Third Parties Act" means the Contracts (Rights of Third Parties) Act 1999.

1.2 Definitions contained in the Security Trust Deed

Unless a contrary indication appears each term used in this Deed which is defined in the Security Trust Deed shall have the same meaning as in the Security Trust Deed.

1.3 Construction

In this Deed:

- 1.3.1 unless a contrary indication appears, a reference to:
 - 1.3.1.1 "assets" includes present and future properties, revenues, rights and interests of every kind and reference to an "asset" includes any part or parts of such asset;
 - "guarantee" includes any guarantee, letter of credit, bond, indemnity or similar assurance against loss, or any obligation, direct or indirect, actual or contingent, to purchase or assume any indebtedness of any person or to pay any deposit on behalf of, or make an investment in, or loan to, any person or to purchase assets of any person, where, in each case, such obligation is assumed in order to maintain or assist the ability of such person to meet its indebtedness;
 - 1.3.1.3 "indebtedness" includes any obligation (whether incurred as principal or surety) for the payment or repayment of money, whether present or future, actual or contingent;
 - 1.3.1.4 "person" includes any individual, firm, company, corporation, government, state or agency of a state or any association, trust, joint venture, consortium or partnership (whether or not having separate legal personality);
 - 1.3.1.5 "regulation" includes any regulation, rule, official directive, request or guideline (in each case, whether or not having the force of law) of any governmental, intergovernmental or supranational body, agency, department or regulatory, self-regulatory or other authority or organisation;
 - 1.3.1.6 "**set-off**" includes analogous rights and obligations in jurisdictions other than England and Wales; and
 - 1.3.1.7 the "First Chargor", the "Security Trustee" or any "Chargor" or "Party", or any of the "Secured Parties", shall be construed so as to include its successors in title, permitted assigns and permitted transferees;
- where something (or a list of things) is introduced by the word "including", or by the phrase "in particular", or is followed by the phrase "or otherwise", the intention is to state an example (or examples) and not to be exhaustive (and the same applies when other similar words or phrases are used);
- 1.3.3 unless this Deed expressly states otherwise or the context requires otherwise, (a) each reference in this Deed to any provision of any statute or of any subordinate legislation means, at any time, the relevant provision as in force at that time (even if it has been amended or re-enacted since the date of this Deed) and (b) each reference in this Deed to any provision of any statute at any time includes any subordinate legislation made pursuant to or in respect of such provisions as in force at such time (whether made before or after the

date of this Deed and whether amended or re-enacted since the date of this Deed);

- each reference to this Deed (or to any other agreement, instrument or deed) means, at any time, this Deed (or as applicable such other agreement, instrument or deed) as amended, novated, supplemented, extended, or restated, at that time, provided that the relevant amendment, novation, supplement, extension, substitution or restatement does not breach any term of this Deed or of any of the Loan Documents;
- 1.3.5 the index and Clause and Schedule headings are for ease of reference only;
- an Event of Default is "**continuing**" if it has not been waived in writing by the Security Trustee or remedied to the satisfaction of the Security Trustee;
- in relation to any Chargor which becomes a Party upon the execution and delivery of a Deed of Accession, (a) where any assets are identified by reference to a Schedule this includes assets identified in any corresponding or analogous schedule to such Deed of Accession and (b) provisions which apply by reference to the date or execution of this Deed shall apply by reference to the date or execution of such Deed of Accession; and
- 1.3.8 references to any Security "**created** by this **Deed**" are to be deemed to include such Security created, constituted, given, made or extended by, under or pursuant to this Deed, or by, under or pursuant to any Deed of Accession.

1.4 Third Party Rights

No person has any right under the Third Parties Act to enforce or enjoy the benefit of any term of this Deed, other than an Enforcement Party, which may do so, or any other person, to the extent that this Deed or any other of the Loan Documents expressly provides for it to do so. No consent of any person who is not a Party is required to rescind or vary this Deed at any time. This Clause 1.4 does not affect any right or remedy of any person which exists, or is available, otherwise than pursuant to the Third Parties Act.

1.5 Incorporation of other terms

The terms of the other Loan Documents under which the Secured Obligations arise and of any side letters between any Chargor and the Secured Parties or any of them relating to the Secured Obligations are incorporated into this Deed to the extent required for any purported disposition of the Secured Assets contained in this Deed to be a valid disposition in accordance with section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989.

1.6 Intercreditor Deed

The terms of this Deed (including the terms any schedule) are subject to the terms of the Intercreditor Deed.

2. COVENANT TO PAY

2.1 Covenant

Each Chargor, as primary obligor and not merely as surety, covenants with the Security Trustee that it will pay, discharge and perform the Secured Obligations on demand and in the manner provided in the Loan Documents.

2.2 **Default interest**

Any amount which is not paid under this Deed on the due date shall bear interest (both before and after judgment) payable on demand at the Default Rate from time to time from the due date until the date of actual unconditional and irrevocable payment and discharge of such amount in full, save to the extent that interest at such rate on such amount and for such period is charged pursuant to the Loan Documents relevant to that liability and itself constitutes part of the Secured Obligations.

SECURITY

3.1 Fixed charges

Each Chargor, as a continuing security for the payment, discharge and performance of the Secured Obligations, charges in favour of the Security Trustee the following assets:

1

- 3.1.1 **First legal mortgage on specified Property** by way of first legal mortgage, all its Property (if any) identified in Schedule 4 (*Details of Property*);
- 3.1.2 First fixed charges in respect of other Property by way of first fixed charge, (a) all the Property from time to time owned by it (but excluding any Property which is subject to a valid legal mortgage under Clause 3.1.1), (b) any other rights, title or interest of such Chargor in Property, wherever situated, and (c) all Associated Rights in relation to its Property;
- 3.1.3 First fixed charges in respect of Designated Chattels by way of first fixed charge, (a) the Designated Chattels (if any) in respect of such Chargor (but not including any of the assets which are subject to a valid legal mortgage or valid fixed charge under Clauses 3.1.1 or 3.1.2), and (b) all Associated Rights in relation to such Designated Chattels;
- 3.1.4 First fixed charges in respect of other chattels by way of first fixed charge, (a) all plant, machinery, vehicles and computer equipment now or in the future owned by it (but not including any such asset which is subject to a valid legal mortgage or valid fixed charge under Clauses 3.1.1, 3.1.2 or 3.1.3 nor any chattel for the time being forming part of such Chargor's stock-in-trade or work in progress), (b) its rights, title or interest in any chattel now or in the future in its possession which is not owned by it, but which had it been so owned would have been validly charged by paragraph (a) of this Clause 3.1.4

- and (c) the benefit of all Associated Rights relating to any chattel validly charged by this Clause 3.1.4;
- 3.1.5 **First fixed charge on specified Shares** by way of first fixed charge, (a) the Shares (if any) listed in respect of such Chargor in Schedule 5 (*Shares*) and (b) the Distribution Rights (if any) from time to time accruing to or on such Shares;
- 3.1.6 First fixed charge on Investments by way of first fixed charge, (a) all Investments (but not including Shares which are subject to a valid fixed charge under Clause 3.1.5) and (b) all Distribution Rights from time to time accruing to or on such Investments;
- 3.1.7 **First fixed charges in respect of Insurances** to the extent that the Insurances and/or the Insurance Proceeds are incapable for any reason of being effectively assigned pursuant to Clause 3.2.3 but are capable of being effectively charged, by way of first fixed charge, the Insurances owned by or written in favour of such Chargor and all Insurance Proceeds either now or in the future held by or payable to such Chargor or in which such Chargor otherwise has an interest (to the extent of such interest);
- 3.1.8 First fixed charges in respect of book debts by way of first fixed charge, (a) all present and future book and other debts, revenues and monetary claims of or owing to such Chargor and (b) all rights and claims of whatever nature of such Chargor now, or which may at any time be, held or enjoyed by it against third parties and against any securities and guarantees in respect of such debts, revenues or claims;
- 3.1.9 **First fixed charge on Specified Bank Balances** by way of first fixed charge, all of the Specified Bank Balances in respect of such Chargor;
- 3.1.10 First fixed charge on other Bank Balances by way of first fixed charge, all of its Bank Balances (but not including any Specified Bank Balances which are subject to a valid fixed charge under Clause 3.1.9);
- 3.1.11 First fixed charge on Intellectual Property to the extent that such Intellectual Property is incapable for any reason of being effectively assigned pursuant to Clause 3.2.4, by way of first fixed charge, all Intellectual Property (if any) owned by such Chargor or in which such Chargor has an interest (to the extent of such interest);
- 3.1.12 First fixed charges in respect of Authorisations to the extent that such Authorisations and Derivative Payments are incapable for any reason of being effectively assigned pursuant to Clauses 3.2.1 or 3.2.5 respectively but are capable of being effectively charged, by way of first fixed charge, (a) the benefit of all Authorisations held or utilised by such Chargor in connection with its business or the use of any of its assets and (b) the right to recover and receive all Derivative Payments which may at any time become payable to such Chargor in respect of such Authorisations;
- 3.1.13 **First fixed charge on contracts** to the extent that they do not fall within any other provision of this Clause 3.1 (*Fixed Charges*) and are not effectively assigned under Clause 3.2.2, by way of first fixed charge all of its rights under each agreement or document to which such Chargor is a party;

- 3.1.14 First fixed charge on goodwill and uncalled capital by way of first fixed charge, all the goodwill and uncalled capital of such Chargor; and
- 3.1.15 First fixed charge on other Associated Rights by way of first fixed charge, the benefit of all Associated Rights relating to any of the assets of such Chargor, in each case to the extent that such Associated Rights are capable of being made the subject of a fixed charge and are not otherwise the subject of any valid fixed charge pursuant to this Deed.

3.2 Assignments by way of security

As further continuing security for the payment of the Secured Obligations, each Chargor assigns absolutely to the Security Trustee all (if any) its rights, title and interest in and to the following assets:

- 3.2.1 **Authorisations** all Authorisations held or utilised by such Chargor in connection with its business or the use of any of its assets and the benefit of any Derivative Payment in respect of such Authorisations;
- 3.2.2 **Charged Contracts -** the Charged Contracts and the benefit of any Derivative Payment in respect of the Charged Contracts;
- 3.2.3 **Insurances and Insurance Proceeds -** the Insurances and the benefit of all Insurance Proceeds of such Chargor;
- 3.2.4 Intellectual Property the Intellectual Property (if any) owned by such Chargor or in which such Chargor has an interest (to the extent of such interest), together with the benefit of any Derivative Payments in respect of such Intellectual Property, but in the case of any such assignment of Intellectual Property the Security Trustee shall grant to such Chargor a licence to use such Intellectual Property in the ordinary course of its business and for so long as no Event of Default exists and is continuing upon such terms as may reasonably be specified by the Security Trustee; and
- 3.2.5 **Associated Rights and Derivative Payments -** any Associated Rights or Derivative Payment which are not the subject of a valid fixed charge pursuant to Clause 3.1 (*Fixed charges*) of this Deed or valid assignment pursuant to Clauses 3.2.1 to 3.2.4 and which relate to any of the assets of such Chargor, whether or not such assets are subject to a valid legal mortgage, fixed charge or assignment pursuant to this Deed.

3.3 Notice of charge or assignment

- 3.3.1 Each Chargor shall, promptly upon receiving a request to that effect from the Security Trustee, give notice of each charge or assignment of all (if any) its right, title and interest in and to:
 - 3.3.1.1 the Insurances and Insurance Proceeds, by sending a notice in the form of Part 1 of Schedule 8 (*Notices*) (with such amendments as the Security Trustee may agree and/or require) duly completed to each of the other parties to the Insurances; and
 - 3.3.1.2 the Charged Contracts, by sending a notice in the form of Part 2 of Schedule 8 (*Notices*) (with such amendments as

the Security Trustee may agree and/or require) duly completed to each of the other parties to the Charged Contracts.

3.3.2 Each Chargor shall use its best endeavours to procure that, within 14 days of the date of its receiving a request under Clause 3.3.1 to give notice to the relevant other party, each such other party delivers an acknowledgement to the Security Trustee in the form of the acknowledgement of notice endorsed on a copy of the relevant notice as set out in Part 1 or Part 2 of Schedule 8 (*Notices*).

3.4 Exercise of rights under Charged Contracts

- 3.4.1 Whilst no Event of Default exists and is continuing, the Security Trustee shall permit the relevant Chargor to exercise its rights under any of the Charged Contracts to which it is party, provided that the exercise of those rights in the manner proposed would not result in an Event of Default.
- 3.4.2 Where an Event of Default exists and is continuing, the relevant Chargor shall, if requested by the Security Trustee, exercise its rights under the Charged Contracts only in accordance with the instructions of the Security Trustee.

3.5 Floating charge

- 3.5.1 As further continuing security for the payment, discharge and performance to the Security Trustee of the Secured Obligations, each Chargor charges in favour of the Security Trustee, by way of first floating charge, all its assets and undertaking, wherever located, both present and future.
- 3.5.2 The floating charge created by Clause 3.5.1 is deferred, in relation to each Chargor, in point of priority to all fixed Security validly and effectively created by such Chargor under any of the Security Documents in favour of the Security Trustee as security for the Secured Obligations.

3.6 Conversion of floating charge

- 3.6.1 The Security Trustee may, at any time, by notice in writing to any Chargor, convert any floating charge created by this Deed into a fixed charge as regards such assets as it shall specify in the relevant notice if:
 - 3.6.1.1 an Event of Default has occurred which is continuing; or
 - the Security Trustee is of the view (acting reasonably) that (a) such assets are in danger of being seized, (b) any legal process or execution is being enforced against such assets, (c) such assets are otherwise in jeopardy, or (d) steps have been taken which would, in the reasonable opinion of the Security Trustee, be likely to lead to the appointment of an administrator or administrative receiver in relation to such Chargor (or such administrator or administrative receiver has been appointed) or to the winding-up of such Chargor.

3.6.2 By way of further assurance, such Chargor shall, promptly following service of such notice upon it, execute a fixed charge over such assets in such form as the Security Trustee shall require.

3.7 Automatic conversion of floating charge

In addition to any circumstances in which any floating charge created under this Deed will crystallise automatically under the general law, and without prejudice to the operation of Clause 3.6 (*Conversion of floating charge*):

- 3.7.1 if any Chargor creates (or purports to create) any Security on or over any of the Floating Charge Assets (other than a Permitted Security Interest) without the prior written consent of the Security Trustee; or
- 3.7.2 if any Chargor convenes any meeting of its members to consider a resolution in relation to its winding up, or if a liquidator, administrative receiver, receiver, administrator or another similar officer is appointed in respect of such Chargor or any of its assets,

then and in any such event, any floating charge created by this Deed in relation to such Chargor shall, without any notice being given under Clause 3.6 (*Conversion of floating charge*) and immediately upon such event occurring, be converted into a fixed charge over all the assets which immediately prior to such conversion comprised the Floating Charge Assets of such Chargor.

3.8 Contractual arrangements containing prohibition on charging

- 3.8.1 This Clause 3.8 applies where, on the date of this Deed, there is any lease, licence, Insurances or contract (any of which being a "documentary asset") which is subject to a term which (a) prohibits any Chargor from creating Security over its interest in such documentary asset or from alienating in any way the documentary asset containing such term, or (b) requires the consent of any third party prior to the creation of such Security or such alienation and, in such a case, such consent shall not have been previously obtained, or (c) provides that the documentary asset containing such term shall be liable to forfeiture or early termination if such Security shall be created or such alienation shall be effected.
- 3.8.2 Until the relevant consent has been obtained, or the relevant term amended or waived, in each case to the satisfaction of the Security Trustee, any Excluded Asset shall be excluded from the Security created by Clauses 3.1 (Fixed Charges), 3.2 (Assignments by way of security) and 3.5 (Floating Charge) and from the operation of the further assurance provisions set out in Clause 4 (Further assurance).]
- 3.8.3 With regard to each Excluded Asset, each relevant Chargor undertakes (a) as soon as practicable and in any event within 14 days of the date of this Deed, to make application for the consent of the relevant third party to the creation of the Security intended to be created by this Deed (and/or the amendment or waiver of the relevant term to enable such Security to be effectively created), (b) to use its best endeavours to obtain such consent as soon as possible and in any event within 20 days of the date of this Deed, (c) to keep the Security Trustee informed of the progress of its negotiations with such third party and (d) to notify the Security Trustee immediately that such consent is given or the relevant term amended or waived so as to permit the creation of Security over the Excluded Asset.

- 3.8.4 At any time after receipt of the relevant third party's consent or the amendment or waiver of the relevant term as provided in this Clause 3.8, the Security Trustee may require the relevant Chargor at its own expense to execute a valid legal mortgage or legal charge or assignment in respect of the Excluded Asset in such form as the Security Trustee may require.
- 3.8.5 This Clause 3.8 does not affect the operation of Clause 3.2 (Assignments by way of security) in relation to any Associated Rights or Derivative Payment in respect of any Excluded Asset.

3.9 **Continuing security**

The provisions of this Deed will apply at all times (a) regardless of the date on which any of the Secured Obligations was incurred and (b) in respect of the full amount of the Secured Obligations at the relevant time even if, at some other time, the amount of the Secured Obligations has been less than the amount at the relevant time or there has been no part of the Secured Obligations outstanding.

3.10 Miscellaneous

- 3.10.1 All the Security created by this Deed by any Chargor is made with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994.
- 3.10.2 Clauses 3.1.2 to 3.1.15 inclusive shall be read and construed as if each asset described, and each asset comprised within any category of asset described, in each such Clause were expressed, separately and specifically, to have been made subject to a first fixed charge; and the validity and effectiveness of each such fixed charge will not be prejudiced by any other such first fixed charge being found not to be fully valid or effective as such.
- 3.10.3 The fact that no, or incomplete, details of any particular Secured Assets are included or inserted in any relevant Schedule shall not affect the validity or enforceability of the charges created by this Deed.

4. FURTHER ASSURANCE

Each Chargor shall (and the First Chargor shall procure that each other Chargor will):

- 4.1 promptly do all such acts or execute all such documents (including assignments, transfers, mortgages, charges, notices and instructions) as the Security Trustee may reasonably specify (and in such form as the Security Trustee may reasonably require) in favour of the Security Trustee or its nominee(s) (a) to perfect the Security created or intended to be created or evidenced by this Deed or for the exercise of any rights, powers and remedies of the Security Trustee provided by or pursuant to this Deed; (b) to confer on the Security Trustee or the Secured Parties Security over any property or assets of such Chargor located in England and Wales or any other jurisdiction equivalent or similar to the Security intended to be created, or expressed to be created, by this Deed; and/or (c) to facilitate the realisation of the assets which are, or are intended to be, the subject of this Deed; and
- 4.2 take all such action as is available to it (including making all filings and registrations and the payment of all fees and Taxes) as may be necessary for the purpose of the creation, perfection, protection or maintenance of any Security

conferred or intended to be conferred on the Security Trustee by or pursuant to this Deed.

5. NEGATIVE PLEDGE AND DISPOSAL RESTRICTIONS

5.1 Negative pledge

During the Security Period, no Chargor shall:

- 5.1.1 create, extend or permit to subsist any Security over any of the Secured Assets; nor
- 5.1.2 (a) sell, transfer or otherwise dispose of any of its assets on terms that they are or may be leased to or re-acquired by any of the Chargors or by any other member of the Group, (b) sell, transfer or otherwise dispose of any of its receivables on recourse terms, (c) enter into any arrangement under which money, debts or the benefit of a bank or other account may be applied, set-off or made subject to a combination of accounts, or (d) enter into any other preferential arrangement having a similar effect to any of the arrangements or transactions previously described in this Clause 5.1, in any case in circumstances where the arrangement or transaction is entered into primarily as a method of borrowing monies or otherwise raising indebtedness (whether actual or contingent and whatever the nature, structure or characteristic of the arrangement or transaction under which the relevant liability arises) or of financing the acquisition of an asset.
- 5.1.3 This clause 5.1 does not apply to any Security which is a Permitted Security Interest.

5.2 Exceptions

- 5.2.1 Clause 5.1 (Negative pledge) does not apply to (a) the Security created or required to be created pursuant to this Deed, nor (b) any Security, arrangement or transaction to which the Security Trustee has given its written consent.
- 5.2.2 Clause 5.1.2 does not apply to Floating Charge Assets, which are not also Fixed Charge Assets, and which are being dealt with at arms length in the ordinary course of business.

6. REPRESENTATIONS AND WARRANTIES

Each Chargor represents and warrants to the Security Trustee on the date of this Deed as follows, subject always to the general principle that, until the Senior Discharge Date, no Chargor shall be deemed to be in breach of any representation or warranty set out in this Clause 6 (and consequently no Event of Default shall be deemed to have arisen in respect of such representation or warranty) provided that no "Event of Default" (as such term is defined in the Burdale Facility Agreement) in respect of Clause 23.3 of the Burdale Facility Agreement has occurred and is then continuing as a result of a breach of any equivalent representation or warranty contained in Clause 20 of the Burdale Facility Agreement.

Status - It is a limited liability company, duly incorporated and validly existing under the laws of England and Wales and it, has the power to own its assets and carry on its business and other activities as they are being conducted.

- 6.2 **Binding obligations** -The obligations expressed to be assumed by it in this Deed are, and at all relevant times have been, legal, valid, binding and enforceable obligations (subject to the principle that equitable remedies are discretionary and subject to any applicable insolvency laws).
- 6.3 **Non-conflict with other obligations** The entry into and performance by it of, and the transactions contemplated by, this Deed do not and will not conflict with or result in any breach of (a) any law or regulation applicable to it, (b) its or any of its Subsidiaries' constitutional documents, or (c) any agreement or instrument binding upon it or any of its Subsidiaries or any of its or any of its Subsidiaries' assets.
- 6.4 **Power and authority** It has the power to enter into, perform and deliver, and has taken all necessary action to authorise its entry into, performance and delivery of, this Deed and the transactions contemplated by this Deed.
- 6.5 **Validity and admissibility in evidence** All Authorisations required or desirable (a) to enable it lawfully to enter into, exercise its rights and comply with its obligations in this Deed, and (b) to make this Deed admissible in evidence in England and Wales, have been obtained or effected and are in full force and effect.
- 6.6 **No Event of Default** No Event of Default is continuing or is reasonably likely to result from the execution of this Deed or from effect being given to its provisions and no person who holds any Security over any asset of such Chargor has enforced or given notice of its intention to enforce such Security.
- 6.7 **Commercial benefit** It enters into this Deed in good faith and for the purposes of the promotion of the success of its business and has given due consideration to the terms and conditions of the documents evidencing or securing the Secured Obligations and of this Deed and has satisfied itself that there are reasonable grounds for believing that by executing this Deed it will derive commercial benefit.

6.8 Matters affecting Shares -

- 6.8.1 It is and will remain the sole beneficial owner of the Specified Shares and of any other Shares acquired by it, or in which it has acquired a beneficial interest, after the date of this Deed.
- 6.8.2 It has not nominated another person or persons to enjoy or exercise all or any of its rights as the registered holder of the Specified Shares and (save where the Specified Shares have been registered in the name of the Security Trustee or its nominee pursuant to the provisions of this Deed and save as otherwise agreed by the Security Trustee) it is and will remain the absolute legal owner of the Specified Shares.
- 6.8.3 The Shares are fully paid and neither the Shares nor the Distribution Rights attributable to the Shares are subject to any lien, charge, equity, encumbrance, option to purchase or similar rights of any person, other than a Permitted Security Interest.
- 6.8.4 The Security Trustee is entitled to be registered or to require a nominee to be registered as a member of each of the relevant companies to which such Shares relate without any right of the board of directors of any such company to refuse registration or to consent to such registration only subject to satisfaction of conditions.

- 6.9 **Priority of Security** The Security created by this Deed constitutes first priority Security over the assets which are expressed to be subject to such Security and those assets are not subject to any Security other than Permitted Security Interests.
- 6.10 **Property** It represents and warrants as set out in Part 2 of Schedule 11 (*Property warranties and undertakings*), other than as set out in the Intercreditor Deed.
- 6.11 **Centre of main interests -** for the purposes of the EC Regulation its COMI is situated in England and Wales and it has no Establishment in any other jurisdiction.

6.12 Repeated representations -

- 6.12.1 Prior to the Senior Discharge Date, each of the representations and warranties set out in this Clause 6 (other than those at Clauses 6.7 (Commercial benefit) and 6.8.1 which are not repeated) shall be deemed to be repeated on each day on which the "Repeating Representations" (as defined in the Burdale Facility Agreement) are deemed to be made pursuant to the Burdale Facility Agreement.
- 6.12.2 From and including the Senior Discharge Date Each of the representations and warranties set out in this Clause 6 (other than those at Clauses 6.7 (Commercial benefit) and 6.8.1 which are not repeated) shall be deemed to be repeated on each day upon which any monies comprised in the Secured Obligations fall due for payment or are paid and on each Quarter Day which falls during the Security Period.

7. UNDERTAKINGS

Throughout the Security Period, each Chargor undertakes to the Security Trustee in the terms of the following provisions of this Clause 7, subject always to the general principle that, until the Senior Discharge Date, no Chargor shall be deemed to be in breach of any undertaking in this Clause 7 (and consequently no Event of Default shall be deemed to have arisen in respect of such undertaking) provided that no "Event of Default" (as such term is defined in the Burdale Facility Agreement) in respect of Clause 23.2 of the Burdale Facility Agreement has occurred and is then continuing as a result of a breach of the equivalent any undertaking contained in Clause 22 of the Burdale Facility Agreement.

- 7.1 **Perform** It will at all times comply with the terms (express or implied) of this Deed and of all other Loan Documents.
- 7.2 **Not jeopardise Security** It will not (and, without prejudice to Clause 7.14.4, will procure that no nominee will) do or omit to do anything, or allow anything to be done or omitted, the result of which may be in any way to depreciate, jeopardise or otherwise prejudice the value to the Security Trustee of the Security created by this Deed or the priority of its ranking as expressed in this Deed or in the Intercreditor Agreement.
- 7.3 **Maintenance** It will keep the Property and other Secured Assets which are material to its business in a good and substantial state of repair, working order and condition. Where the Secured Assets include any item of plant or machinery which becomes incapable of economic repair, it will replace such asset with an asset which is a comparable modern equivalent or which is otherwise approved by the Security Trustee.

- 7.4 **Observe covenants** It will observe and perform all covenants and stipulations from time to time on its part to be performed or observed and affecting any of the assets owned by it or in which it has an interest or the way in which it uses or benefits from such assets.
- 7.5 **Observe laws** It will not do or omit to do or allow anything to be done in relation to the Secured Assets which would infringe any laws affecting (whether directly or indirectly) the Secured Assets and will comply with all notices, orders, injunctions and mandatory proposals served on it, issued or made by any local or other authority or governmental agency, or by its landlords relating to any of the Secured Assets or its use of them, and will serve within any relevant time limit any counter-notice necessary or desirable to preserve the value of any such Secured Assets.
- 7.6 **Effect registrations** It will effect all registrations, make all filings or applications and pay all Taxes, rents, fees or dues necessary to keep in full force and effect, and where necessary to renew or extend, all the Secured Assets and such Chargor's right to make full use and enjoy the full benefit of the Secured Assets.
- 7.7 **Proceedings** At its own cost and expense, it will use its best endeavours to enforce, institute, continue or defend all proceedings affecting the Secured Assets, their state or condition or continued use or value so as to preserve to the fullest extent the value to the Security Trustee of the Security created by this Deed.
- 7.8 Insurance - Except to the extent that it is provided otherwise in paragraph 8 (Insurance) of Part 3 of Schedule 11 (Property warranties and undertakings), in respect of its business, and such of the Secured Assets as are of an insurable nature, it will obtain, maintain and renew (all at its own expense) insurance, indemnity or similar cover with reputable, independent, United Kingdom incorporated insurance companies or underwriters, against those risks and to the extent as is usual for companies carrying on the same or substantially similar business, provided that (a) if required by the Security Trustee, in respect of all or any of the Insurances required by this Deed, it will procure and promptly produce to the Security Trustee evidence satisfactory to the Security Trustee that the Security Trustee is named as sole loss payee in respect of all claims under such Insurances and (b) it will promptly pay all premiums and other sums necessary to effect and maintain the Insurances required by this Deed and will, on demand, produce to the Security Trustee such Insurances and evidence that such premiums and other sums have been paid.
- 7.9 **Chattels** If so requested by the Security Trustee, it will place and maintain on each chattel the value of which exceeds £5,000 and which is expressed to be subject to a fixed charge under this Deed, in a conspicuous place, an identification marking in the following terms and not conceal, alter or remove such marking or permit it to be concealed, altered or removed:
 - "Notice of Charge This [specify the chattel] and additions and ancillary equipment are subject to a first fixed charge in favour of Rutland Partners LLP.".
- 7.10 Maintain Intellectual Property It will (a) observe and perform all covenants and stipulations from time to time affecting such Chargor's Intellectual Property or the way it is used or enjoyed, (b) make all payments, carry out or seek all registrations, grants or renewals of such Chargor's Intellectual Property, or of any licences or other interests affecting such Chargor's Intellectual Property, (c) generally take all such steps as may be necessary to preserve, maintain and renew when necessary or desirable (and in any case promptly following a request by the Security Trustee for it to do so) all of such Chargor's Intellectual

Property, present or future, and (d) not do (or fail to do) anything nor permit anything to be done, if that might infringe any Intellectual Property owned or used by it or affect the existence or value of any such Intellectual Property or its right or ability to use it.

7.11 **Property** - It will comply with the provisions of Part 3 of Schedule 11 (*Property warranties and undertakings*).

7.12 Land Registry -

7.12.1 In relation to all present and future registered Property (and any unregistered Property subject to compulsory first registration at the date of this Deed), it will apply to the Land Registrar to enter on the register against the title number of or to be allocated to the relevant Property a restriction in the following terms:

"No disposition of the registered estate by the proprietor of the registered estate is to be registered without a written consent signed by the proprietor for the time being of the charge dated [date of this Deed] in favour of Rutland Partners LLP referred to in the charges register, or its conveyancer"

and, where applicable, notice of an obligation to make further advances.

- 7.12.2 It shall submit the relevant applications no later than the date of submission of the initial application for registration of the Security created by this Deed (or, in the case of The Land Registry form CH2, where applicable, promptly following its later receipt of such form duly completed by the Security Trustee), and pay all fees, costs and expenses incurred in connection with the applications.
- 7.12.3 The Security Trustee, in its absolute discretion, may make any of the applications referred to in this Clause 7.12 in place of such Chargor. In such a case, such Chargor consents to the entry of the relevant restriction and will pay all fees, costs and expenses incurred in connection with the application.

7.13 Collection of book debts -

- 7.13.1 It will collect (as agent for the Security Trustee) all Charged Debts and pay into such specially designated account with the Security Trustee or such other account with such other bank as the Security Trustee may from time to time direct all money which it shall receive in respect of such Charged Debts immediately upon receipt and pending such payment it will hold all such money upon trust for the Security Trustee.
- 7.13.2 It will not, without the prior written consent of the Security Trustee, charge, factor, discount or assign any of the Charged Debts in favour of any other person or purport to do so.
- 7.13.3 At the Security Trustee's request, it will procure that such bank or financial institution with whom the Collection Account attributable to it is maintained or where such other Bank Balances are held has received a notice in the form set out in Schedule 9 (Form of notice to bank operating secured account) and has issued a receipt and confirmation in respect of that notice as provided in such form.

7.13.4 It will not, without the prior consent of the Security Trustee, withdraw all or any monies from time to time standing to the credit of the Collection Account attributable to it or any other Bank Balances charged to the Security Trustee pursuant to the provisions of Clauses 3.1.9 or 3.1.10.

7.14 Shares and other Investments -

- 7.14.1 It will, promptly upon receipt of them, deliver to the Security Trustee copies of all notices, circulars, letters, reports, accounts and other communications with shareholders relating to its holding of the Shares.
- 7.14.2 It will pay all calls or other payments due and payable in respect of any of the Shares and if it fails to do so the Security Trustee may pay the calls or other payments on its behalf.
- 7.14.3 Save with the prior written consent of the Security Trustee, it will not (a) take any action by or as a consequence of which the rights attaching to the Shares are altered or diluted or the issued capital of any of the companies whose Shares are charged by this Deed is increased, nor (b) participate in any rights issue relating to the Shares, nor (c) apply for, or consent to, the conversion of any Shares held in certificated form into uncertificated form.
- 7.14.4 Except where the Security Trustee requires it to do so, it will not nominate another person or persons to enjoy or exercise all or any of its rights as the registered holder of the Shares.
- 7.14.5 If the Security Trustee requires it to do so, it will take all steps within its power to procure that any of the companies to which the Shares relate will make such changes to its respective articles of association as may be necessary, pursuant to section 145 of the Companies Act 2006, to permit it to nominate the Security Trustee or a nominee of the Security Trustee to exercise or enjoy all of any of such Chargor's rights as a registered holder of the Shares of such company.
- 7.14.6 In respect of the Specified Shares which are held within CREST or otherwise in uncertificated form, and any further Shares in uncertificated form which it subsequently acquires, it will provide such information, give such instructions and enter into such documents as the Security Trustee may reasonably require to perfect the Security created by this Deed over such Shares.
- 7.14.7 Immediately following the execution of this Deed it will deliver to the Security Trustee (or as it shall direct) all bearer instruments, share certificates and other documents of title to or evidence of ownership of the Investments and/or the Distribution Rights owned by it or in which it has an interest together with (in the case of Shares, other than bearer instruments, held in certificated form) instruments of transfer in respect of each of the Shares executed in blank (except for the number and class of Shares and the name of the transferor) and left undated.
- 7.14.8 If it acquires Investments, whether pursuant to its Distribution Rights or for any other reason, after the date of this Deed, the provisions of Clause 7.14.3 and the remaining provisions of this Clause 7.14 shall apply to such Investments.
- 7.14.9 The Security Trustee may, at any time if the Security Trustee reasonably considers that the Security created by this Deed is in

jeopardy, complete the instruments of transfer on behalf of such Chargor in favour of itself or such other person as it shall select, and such Chargor shall procure that such instruments of transfer are immediately registered in the statutory registers of the relevant company and that share certificates in the name of the Security Trustee and/or its nominee(s) in respect of the Shares to which such instrument of transfer relates are delivered to the Security Trustee as soon as reasonably practicable, but in any event no later than 5 days after the date upon which the Security Trustee has delivered the relevant instrument of transfer.

- 7.14.10 Until the occurrence of an Event of Default, but not after such occurrence while such Event of Default is continuing, such Chargor will be entitled to receive and retain all Dividends and will be entitled to exercise all voting and other rights and powers attaching to the Shares, provided that it will not exercise any such voting rights or powers in a manner which would prejudice the value of, or the ability of the Security Trustee to realise, the Security created by this Deed.
- 7.14.11 It shall give to the Security Trustee reasonable notice of the manner in which it proposes to exercise the rights and powers referred to in Clause 7.14.10.
- 7.14.12 Throughout the period following the occurrence of an Event of Default and while it is continuing (the "default period"), any Dividends will be received by such Chargor on trust for the Security Trustee and paid into a separate account or otherwise dealt with as directed by the Security Trustee, and such Chargor shall, if the Security Trustee so requires, during the default period, exercise all voting and other rights and powers attaching to the Shares as the Security Trustee shall direct.
- 7.14.13 At any time when any Investments are registered in the name of the Security Trustee or its nominee:
 - 7.14.13.1 for so long as there is no Event of Default which is continuing, the Security Trustee will (so far as is consistent with the Security created by this Deed) exercise any applicable voting or other rights and powers in accordance with the directions of such Chargor and account to such Chargor for any Dividends; but
 - 7.14.13.2 upon the occurrence of an Event of Default and while it is continuing the Security Trustee may exercise or refrain from exercising such voting or other rights and powers as it thinks fit and may retain any Dividends, but in any case the Security Trustee will not be under any duty to ensure that any Dividends are duly and promptly paid or received by it or its nominee, nor to verify that the correct amounts are paid or received by it or its nominee, nor to take any action in connection with the taking up of any Distribution Rights in respect of or in substitution for, any of those Investments.
- 7.15 **Charged Contracts** It will perform all its obligations under the Charged Contracts in a diligent and timely manner, not make or agree to make any amendments or modifications to the Charged Contracts, nor waive any of its rights under the Charged Contracts, nor exercise any right to terminate any of the Charged Contracts, except, in any case, with the prior written consent of the

Security Trustee and will promptly inform the Security Trustee of any material disputes relating to the Charged Contracts.

- 7.16 Access It will (at the risk and cost of such Chargor) permit the Security Trustee and its professional advisers, agents and contractors and, where required by the Security Trustee, independent valuers free access at all reasonable times and on reasonable notice and for all reasonable purposes (including carrying out physical inspections, valuations and/or the preparation or making of inventories and/or schedules and/or other records or copies) (a) to the premises, assets, books, accounts and records of such Chargor and (b) to meet and discuss matters with such senior employees as the Security Trustee may reasonably require, and will provide and will procure that any occupiers of such premises and such employees provide all reasonable assistance to the Security Trustee and such other persons in connection with the access obligations imposed by this Clause 7.16.
- 7.17 **Change of business** It will procure that no substantial change is made to the general nature of its business from that carried on at the date of this Deed.
- 7.18 **Centre of main interests -** It will not move its COMI, nor have any Establishment, outside England and Wales.
- 7.19 **Deposit of documents -** It will promptly at the Security Trustee's request deposit with the Security Trustee (or as the Security Trustee directs) (a) all deeds and documents of title relating to the Property, including counterpart leases, licences and any other deeds or documents necessary or desirable to assist the Security Trustee to enforce the Security created by this Deed, (b) all policies of insurance in respect of which the proceeds of any claims are assigned or charged pursuant to this Deed and (c) all such other documents relating to the Secured Assets as the Security Trustee may from time to time reasonably require.
- 7.20 **Retention of documents** The Security Trustee may retain any document delivered to it pursuant to Clause 7.19 (*Deposit of documents*) or otherwise until the Discharge Date and if, for any reason, the Security Trustee ceases to hold any such document before such time, it may, by notice to such Chargor, require that the relevant document be redelivered to it and such Chargor shall immediately comply (or procure compliance) with such notice.
- 7.21 **Power to remedy -** If such Chargor fails to comply with any of the covenants and undertakings set out or referred to in Clauses 7.1 (*Perform*) to 7.20 (*Retention of documents*) inclusive and Part 3 of Schedule 11 (*Property warranties and undertakings*), it will allow (and irrevocably authorises) the Security Trustee and/or such persons as the Security Trustee nominates to take on behalf of such Chargor such action (including the making of payments) as is necessary to protect any relevant assets against the consequences of such failure to comply and/or to ensure compliance with such covenants and undertakings.
- 7.22 **Indemnity** It will indemnify the Security Trustee and will keep the Security Trustee indemnified against all costs, Taxes, losses and liabilities incurred by the Security Trustee as a result of any default by such Chargor in the performance of any of the obligations expressed to be assumed by it in this Deed and in connection with the exercise by the Security Trustee of its rights contained in Clauses 7.14.2 and 7.21 (*Power to remedy*). All sums the subject of this indemnity will be payable by such Chargor to the Security Trustee on demand.

8. ENFORCEABILITY

For the purposes of all powers implied by the LPA or any other applicable legislation, the Secured Obligations shall be deemed to have become due and payable and this Deed will become immediately enforceable and the powers of the Security Trustee and any Receiver will become exercisable on the date of this Deed, but, as between the Security Trustee and each Chargor, the power of the Security Trustee to enforce the Security created by this Deed shall be exercisable only upon the occurrence of an Event of Default and for so long as it is continuing (unless there has been a request from such Chargor to the Security Trustee for the appointment of a Receiver, in which case it will be exercisable at any time following the making of such request).

9. ENFORCEMENT OF SECURITY

- 9.1 At any time after the Security Trustee's power of sale has become exercisable, the Security Trustee may, without further notice, (a) appoint one or more than one person to be Receiver in respect of the Secured Assets or any of them and, if more than one person is appointed as Receiver, such appointees may act jointly and severally or individually, (b) take possession of the Secured Assets, and/or (c) in its absolute discretion enforce all or any part of the Security created by this Deed in such other lawful manner as it thinks fit. The Security Trustee may remove any person from appointment as Receiver and may appoint another person as Receiver. The Security Trustee may also appoint an additional Receiver.
- 9.2 The Receiver will, so far as the law permits, be the agent of each Chargor in respect of which the Receiver is appointed and each such Chargor alone will be responsible for the acts or defaults of the Receiver and will be liable on any contracts or obligations made or entered into by the Receiver. The Security Trustee will not be responsible for any misconduct, negligence or default of the Receiver. The powers of the Receiver will continue in full force and effect following any liquidation of the relevant Chargor.
- 9.3 The remuneration of the Receiver may be fixed by the Security Trustee but will be payable by the relevant Chargor. The amount of the remuneration will form part of the Secured Obligations.
- The Receiver will have the power, on behalf and at the cost of each Chargor in respect of which the Receiver is appointed, (a) to do or omit to do anything which he considers appropriate in relation to the Secured Assets and (b) to exercise all or any of the powers conferred on the Receiver or the Security Trustee under this Deed or conferred upon administrative receivers by the Insolvency Act (even if he is not an administrative receiver), or upon receivers by the LPA or any other statutory provision (even if he is not appointed under the LPA or such other statutory provision) but so that if there is any ambiguity or conflict between the powers contained in such legislation and those contained in this Deed, those contained in this Deed shall prevail.
- 9.5 Without prejudice to the general powers set out in Clause 9.4, a Receiver will also have the powers and discretions set out in Schedule 12 (*Receiver's specific powers*).
- 9.6 The Security Trustee or any Receiver may sever any Fixtures from the Property and sell them apart from the Property without taking possession of the Property and apply the net proceeds of such sale in or towards satisfaction of the Secured Obligations.

- 9.7 If the Security Trustee or the Receiver obtains possession of the Property, the Security Trustee or the Receiver may use and remove, store or sell any chattels on the Property, whether or not forming part of the Secured Assets, without being under any liability to any Chargor other than to account for their net proceeds of the sale. All costs, losses and liabilities incurred by the Security Trustee or the Receiver in connection with the removal, storage and sale of such chattels will form part of the Secured Obligations.
- 9.8 If (notwithstanding any representation or warranty to the contrary contained in this Deed) there shall be any Security affecting the Secured Assets or any of them which ranks in priority to the Security created by this Deed and the holder of such prior Security takes any steps to enforce such Security, the Security Trustee or any Receiver may, at its option, take a transfer of, or repay the indebtedness secured by, such Security.
- 9.9 The Security Trustee may, at any time after this Deed has become enforceable pursuant to Clause 8 (*Enforceability*), exercise, to the fullest extent permitted by law, all or any of the powers, authorities and discretions conferred on a Receiver by this Deed, whether as attorney of any Chargor or otherwise and whether or not a Receiver has been appointed.
- 9.10 The Security Trustee may, in writing, either in its appointment of a Receiver or by subsequent notice to that Receiver, restrict the right of such Receiver to exercise all or any of the powers conferred on a Receiver by this Deed.
- 9.11 Paragraph 14 of Schedule B1 to the Insolvency Act applies to the floating charges created under this Deed.

10. PAYMENTS, ACCOUNTS AND APPLICATION OF PROCEEDS

- 10.1 **Right of appropriation** Subject to the provisions of Clause 10.8 (*Recoveries by Receiver*), the Security Trustee is entitled to appropriate money and/or assets to the Secured Obligations in such manner or order as it thinks fit and any such appropriation shall override any appropriation by any Chargor.
- 10.2 **No set-off by Chargors** No Chargor shall exercise any right of set-off or counterclaim it might have in respect of any payment due to the Security Trustee under this Deed.
- Security Trustee's rights of set-off The Security Trustee may, at any time after this Deed has become enforceable, and without notice (a) combine or consolidate all or any of a Chargor's then existing accounts with, and liabilities to, the Security Trustee, (b) set-off or transfer any sums standing to the credit of any one or more of such accounts, and/or (c) set-off any other obligation owed by the Security Trustee to any such Chargor (whether or not matured at such time), in or towards satisfaction of any of the Secured Obligations; and if any amount is in a different currency from the amount against which it is to be set-off, the Security Trustee may convert either amount (or both) at any reasonable time and at any reasonable rate. The Security Trustee shall notify such Chargor in writing that any such transaction has taken place.
- 10.4 **Suspense Account** The Security Trustee may, at any time, credit to a suspense account any money received by it under this Deed, to be held for so long as and on such terms as the Security Trustee may determine pending its application towards discharging the Secured Obligations.
- 10.5 **New account -** If the Security Trustee receives notice of a subsequent mortgage or charge relating to the Secured Assets, it will be entitled to close any account and to open a new account in respect of the closed account. If the

Security Trustee does not open such new account, it will in any event be treated as if it had done so at the time when it received such notice.

- Time deposit Without prejudice to the provisions of Clause 10.3 (Security Trustee's rights of set-off), if at any time any Chargor has made a deposit with the Security Trustee on terms that it will be repaid on a specified date (a "Time Deposit") then: (a) if the Security Trustee has made any demand under Clause 2.1 (Covenant), it may vary the terms of such Time Deposit so that it becomes repayable immediately or on any other date before such specified date; or (b) if an Event of Default has arisen which is continuing but no amount of Secured Obligations has fallen due before such specified date, the Security Trustee may renew such Time Deposit for such further maturity as the Security Trustee in its absolute discretion determines.
- 10.7 **Calculations -** The Security Trustee's calculation of any amount payable by any Chargor under this Deed at any time will be conclusive (unless it has made an obvious mistake).
- 10.8 **Recoveries by Receiver** - The proceeds arising from the exercise of the powers of the Receiver will, subject to any claims ranking in priority to the Secured Obligations, be applied by or at the direction of the Receiver in or towards discharging or satisfying the following amounts in the following order of priority: (a) the costs, charges and expenses of and incidental to the Receiver's appointment and the payment of his remuneration; (b) any costs, charges, expenses and liabilities of or incurred by any Enforcement Party in the exercise of any of its powers including all rents, Taxes, rates and outgoings whatever affecting the Secured Assets, all premiums on Insurances properly payable under this Deed or any applicable legislation, the cost of executing necessary or proper repairs to the Secured Assets, and the payment of annual sums or other payments, and the interest on all principal sums, having priority to the Secured Obligations; (c) the remaining Secured Obligations, in accordance with the provisions of the Loan Documents; and (d) the claims of those persons entitled to any surplus.
- 10.9 **Currency of payment** No payment to the Security Trustee (whether under any judgment or court order or otherwise) shall discharge the obligation or liability of any Chargor in respect of which it was made unless and until the Security Trustee shall have received payment in full in the currency in which the obligation or liability was incurred. To the extent that the amount of any such payment shall, on actual conversion into such currency, fall short of such obligation or liability expressed in that currency, the Security Trustee shall have a further separate cause of action against such Chargor and shall be entitled to enforce the Security created by this Deed to recover the amount of the shortfall.
- 10.10 Currency conversion All money received or held by the Security Trustee or any Receiver under this Deed may be converted into such other currency as the Security Trustee considers necessary or desirable to cover the obligations and liabilities comprised in the Secured Obligations in that other currency at the Security Trustee's spot rate of exchange then prevailing for purchasing that other currency with the existing currency.

11. PROTECTION OF THIRD PARTIES

11.1 **No duty to enquire** - A buyer from, or other person dealing with, any Enforcement Party will not be concerned to enquire whether any of the powers which such Enforcement Party has exercised or purported to exercise has arisen or become exercisable and may assume that it is acting in accordance with this Deed.

11.2 **Receipt conclusive** - The receipt of the Security Trustee or any Receiver shall be an absolute and conclusive discharge to a purchaser of the Secured Assets and shall relieve him of any obligation to see to the application of any monles paid to or by the direction of the Security Trustee or any Receiver.

12. PROTECTION OF SECURITY TRUSTEE

12.1 **Security Trustee's receipts** - The Security Trustee shall not be obliged to account to any Chargor, nor to any other person, for anything other than its own actual receipts which have not been distributed or paid to the person entitled (or whom the Security Trustee, acting reasonably, believes to be entitled) in accordance with the requirements of this Deed.

12,2 Exclusion of liability -

- 12.2.1 No Enforcement Party will be liable to any Chargor for any expense, loss, liability or damage incurred by such Chargor arising out of the exercise by such Enforcement Party of its rights or powers or any attempt or failure to exercise those rights or powers, except for any expense, loss, liability or damage arising from its gross negligence, fraud or wilful misconduct.
- 12.2.2 No Chargor may take any proceedings against any officer, employee or agent of any Enforcement Party in respect of any claim it might have against such Enforcement Party or in respect of any act or omission of any kind by that officer, employee or agent in relation to this Deed.
- 12.2.3 Any officer, employee or agent of any Enforcement Party may rely on this Clause 12 under the Third Parties Act.
- 12.3 **Effect of possession -** If the Security Trustee or any Receiver enters into possession of the Secured Assets or any of them, this will not oblige either the Security Trustee or the Receiver to account as mortgagee in possession, and if at any time the Security Trustee enters into possession of the Secured Assets or any of them it may at any time at its discretion go out of such possession.
- 12.4 **Chargors' indemnity** Each Chargor agrees with the Security Trustee to indemnify the Security Trustee and any Receiver or Delegate on demand against any costs, Taxes, losses, liabilities or damage incurred by any of them in respect of (a) the taking, holding, protection or enforcement of the Security created by this Deed, (b) any exercise of the rights, powers, discretions or remedies of, or vested in, any Enforcement Party or any attempt or failure to exercise those rights, powers, discretions or remedies and (c) anything done or omitted to be done in the exercise or purported exercise of the powers under this Deed or under any appointment duly made under the provisions of this Deed.

13. POWER OF ATTORNEY

- 13.1 Each Chargor irrevocably and by way of security appoints the Security Trustee and each Receiver and any person nominated for the purpose by the Security Trustee or the Receiver (in writing, under hand, signed by an officer of the Security Trustee or by the Receiver) severally to be the attorney of such Chargor (with full power of substitution and delegation) for the purposes set out in Clause 13.2.
- 13.2 The power of attorney granted in Clause 13.1 allows the Security Trustee, the Receiver or the relevant nominee, in the name of the relevant Chargor, on its behalf, as its act and deed and at its expense to perfect the Security created by such Chargor under this Deed and to execute and deliver (using such Chargor's

seal where appropriate) any document or do any act or thing which such Chargor may, ought or has agreed to execute or do under this Deed or which the attorney may in its absolute discretion consider appropriate in connection with the exercise of any of the rights, powers, authorities or discretions of the Security Trustee or the Receiver under, or otherwise for the purposes of, this Deed.

13.3 Each Chargor covenants with the Security Trustee to ratify and confirm all acts or things made, done or executed by any attorney exercising or purporting to exercise the powers conferred in accordance with this Clause 13.

14. APPLICATION, VARIATION AND EXTENSION OF STATUTORY PROVISIONS

- 14.1 The covenants set out in sections 2 to 5 of the Law of Property (Miscellaneous Provisions) Act 1994 shall extend to bind a Chargor only if, in any case, the relevant covenant imposes upon such Chargor a burden, liability or obligation that would not otherwise arise under this Deed.
- 14.2 For the purposes only of section 101 of the LPA, (but otherwise subject to the provisions of Clause 8 (*Enforceability*)), the conditions set out in that section, as to when the powers conferred on a mortgagee by that section arise, do not apply and the Secured Obligations become due and the statutory power of sale and other powers of enforcement arise immediately following the execution of this Deed. The Security Trustee and any Receiver may exercise the statutory power of sale conferred by the LPA free from the restrictions imposed by section 103 of the LPA, which shall not apply to this Deed.
- 14.3 The power of sale and the other powers conferred by the LPA or otherwise are extended and varied to authorise the Security Trustee in its absolute discretion to do all or any of the things or exercise all or any of the powers which a Receiver is empowered to do or exercise under this Deed.
- 14.4 The restriction on the consolidation of mortgages in section 93 of the LPA does not apply to this Deed nor to any Security given to the Security Trustee pursuant to this Deed. Section 109(1) of the LPA shall not apply to this Deed. Sections 105, 107(2), 109(6) and 109(8) of the LPA will not apply to the Security Trustee, nor to a Receiver appointed under this Deed.
- 14.5 The statutory and other powers of leasing, letting, entering into agreements for leases or lettings and accepting or agreeing to accept surrenders of leases or tenancies shall not be exercisable by any Chargor in relation to the Secured Assets or any part of them. The restrictions on the powers of the Security Trustee or the Receiver to grant leases or to accept the surrender of leases in sections 99 and 100 of the LPA do not apply to this Deed.

15. OTHER MISCELLANEOUS PROVISIONS

- 15.1 Except where expressly stated to the contrary, the powers, rights and remedies provided in this Deed are in addition to (and not instead of) powers, rights and remedies under law.
- 15.2 If an Enforcement Party fails to exercise any power, right or remedy under this Deed or delays its exercise of any power, right or remedy, this does not mean that it waives that power, right or remedy. If an Enforcement Party exercises, or partly exercises, a power, right or remedy once, this does not mean that it cannot exercise such power right or remedy again, fully or in part.

- 15.3 The Security Trustee may decide when and how to apply any payments and distributions received for its own account under this Deed, and also, as between the Security Trustee and any Chargor, whether and, if so, when, how and to what extent (a) to exercise its rights under this Deed and (b) to exercise any other right it might have in respect of any Chargor (or otherwise) without, in any case, any Chargor having the right to control or restrict the Security Trustee's exercise of this discretion.
- 15.4 No provision of this Deed will interfere with the Security Trustee's right to arrange its affairs as it may in its absolute discretion decide (nor oblige it to disclose any information relating to its affairs), except as expressly stated.
- 15.5 Each Chargor authorises the holder of any prior or subsequent Security to provide to the Security Trustee, and the Security Trustee to receive from such holder, details of the state of account between such holder and such Chargor.
- 15.6 No Chargor shall assign, novate or otherwise deal with its rights or obligations under or interests in this Deed, except with the prior written consent of the Security Trustee.
- 15.7 Save as otherwise provided in the Loan Documents, the Security Trustee may at any time assign, novate or otherwise deal with any rights or obligations under or interests in this Deed.
- 15.8 The Security Trustee may disclose any information about any Chargor, the Secured Assets and/or this Deed to any person to whom it proposes to assign, novate or transfer (or has assigned, novated or transferred) any rights or obligations under or interests in this Deed, or with whom it proposes to enter into (or has entered into) any other dealings in relation to any such rights, obligations or interests and any person to whom the benefit of all such rights has been transferred, subject to such obligations, may enforce this Deed in the same way as if it had been an original party to this Deed.
- 15.9 If, at any time, there has been a release, settlement or discharge of any Chargor's obligations under this Deed and, as a consequence of any insolvency proceedings (or analogous proceedings) or for any other reason, (a) any payment made to any person in respect of any of the Secured Obligations is required to be repaid and/or (b) any such payment or any Security (or other right) held by the Security Trustee in respect of any of the Secured Obligations (whether under this Deed or otherwise) is void, is set aside or is otherwise affected, then the relevant Chargor's obligations under this Deed shall continue in effect as if there had been no such release, settlement or discharge and as if the relevant payment had not been made and/or (as applicable) the relevant Security (or other right) had not been held by the Security Trustee; and accordingly (but without limiting the Security Trustee's other rights under this Deed) the Security Trustee shall be entitled to recover from such Chargor the value which the Security Trustee has placed upon such Security or the amount of any such payment as if such payment, settlement or discharge had not occurred.
- 15.10 If the Security Trustee, acting reasonably, considers that any amount paid by any Chargor in respect of the Secured Obligations is capable of being avoided or ordered to be refunded or reduced for the reasons set out in Clause 15.9, then for the purposes of this Deed such amount shall not be considered to have been irrevocably paid.
- 15.11 The Security Trustee as agent for the Secured Parties confirms that the Secured Parties shall perform their respective obligations, to the extent arising under the Loan Documents, to make further advances. The Security created by this Deed has been made for securing such further advances.

- 15.12 To the extent that any Chargor may be entitled in any jurisdiction to claim for itself or its assets immunity from suit, execution, attachment (whether in aid of execution, before judgment or otherwise) or other legal process of any kind wherever it might originate, or to the extent that in any such jurisdiction there may be attributed to such Chargor or its assets such immunity (whether or not claimed), it irrevocably agrees not to claim and irrevocably waives such immunity to the fullest extent permitted by the laws of such jurisdiction.
- 15.13 On the Discharge Date (but subject to Clauses 15.9 and 15.10) the Security Trustee shall, at the request and cost of each Chargor, execute and do all deeds, acts and things as may be necessary to release the Secured Assets from the Security created by this Deed.
- 15.14 Each Chargor (other than the First Chargor) by its execution of this Deed or a Deed of Accession irrevocably appoints the First Chargor to act on its behalf as its agent in relation to any Security Document and irrevocably authorises:
 - 15.14.1 the First Chargor on behalf of such Chargor to supply to the Security Trustee all information concerning such Chargor contemplated by this Deed and to complete and give all notices, requests and instructions, to execute on its behalf any Deed of Accession and any other Security Document, to make such agreements and to effect the relevant amendments, supplements and variations capable of being given, made or effected by such Chargor, notwithstanding that they may affect such Chargor, without (in any case) further reference to or the consent of such Chargor; and
 - 15.14.2 the Security Trustee to give or make to the First Chargor (and not to such Chargor) any notice, demand or other communication concerning such Chargor pursuant to the Security Documents;

and in each case such Chargor shall be bound as though such Chargor itself had given the information, notices, requests and instructions or executed or made the Deed of Accession, such other Security Documents or such agreements, or effected the amendments, supplements or variations, or received the relevant notice, demand or other communication.

- 15.15 Every act, omission, agreement, undertaking, settlement, waiver, amendment, supplement, variation, notice or other communication given or made by the First Chargor or given to the First Chargor under or in connection with any Deed of Accession or other Security Document on behalf of another Chargor (whether or not known to any other Chargor and whether occurring before or after such other Chargor became a Chargor under this Deed) shall be binding for all purposes on that Chargor as if that Chargor had expressly made, given or concurred with it. In the event of any conflict between any notices or other communications of the First Chargor and any other Chargor, those of the First Chargor shall prevail.
- 15.16 The obligations of each Chargor under Clause 2 (Covenant to pay) are unconditional and neither the provisions of this Deed nor the obligations of any Chargor will be affected by the occurrence or existence at any time of any of the following events or circumstances or by any person's knowledge or lack of knowledge as to any such matter: (a) any person's insolvency or lack of capacity, power or authority; (b) any unenforceability, illegality or invalidity of any obligation of any person; (c) any change in the constitution, membership, ownership, legal form, name or status of any person; (d) the making, amendment or termination of any other deed or agreement; (e) any amendment, novation, re-statement or substitution of, or any supplement to, any other deed or agreement; (f) any increase or reduction in the amount of any

person's indebtedness or any alteration of any term, condition or arrangement in respect of any person's indebtedness; (g) any person taking or omitting to take any steps in relation to (i) any Chargor or any other person, (ii) any of the Secured Obligations, (iii) any Security, guarantee or other financial support in respect of any indebtedness and/or (iv) any other asset; or (h) anything else which, although it could affect the liability of a surety, would not affect the liability of a principal debtor.

16. **COMMUNICATIONS**

- 16.1 Addresses The address and fax number (and the department or officer, if any, for whose attention the communication is to be made) of each Party for any communication or document to be made or delivered under or in connection with the Security Documents are:
 - 16.1.1 in the case of the First Chargor, the other Chargors who are original Parties and the Security Trustee, those given for each of them, respectively, in the signature pages of this Deed;
 - in the case of each Chargor who becomes a Party upon execution and delivery of a Deed of Accession, that given for it on the signature pages of the relevant Deed of Accession; and
 - 16.1.3 in the case of each Receiver and each Delegate, those notified in writing to the Security Trustee (whether in that capacity or in another capacity) by such Receiver or Delegate as soon as practicable after its respective appointment,

or any substitute address, fax number or department or officer as the relevant person may notify to the Security Trustee (or as the Security Trustee may notify to the other Parties, if a change is made by the Security Trustee) by not less than 5 Business Days' notice.

16.2 **Delivery** -

- Any communication or document made or delivered by one person to another under or in connection with the Security Documents will only be effective (a) if by way of fax, one hour after the sending fax machine (or other system) generates a confirmation that the communication has been sent in full (or, if this occurs after 5 pm or on a day that is not a Business Day, it will be effective at 9am on the next Business Day), or (b) if by way of letter, when it has been left at the relevant address or 5 Business Days after being deposited in the post, postage prepaid, in an envelope addressed to it at that address, and, in any case, if a particular department or officer is specified as part of its address details provided under Clause 16.1 (Addresses), if addressed to that department or officer.
- 16.2.2 Any communication or document to be made or delivered to the Security Trustee will be effective only when actually received by the Security Trustee and then only if it is expressly marked for the attention of the department or officer identified in accordance with Clause 16.1 (Addresses).
- 16.2.3 All notices from or to a Chargor shall be sent through the Security Trustee.

- 16.2.4 Any communication or document made or delivered to the First Chargor in accordance with this Clause 16.2 will be deemed to have been made or delivered to each of the Chargors.
- 16.3 **Notification of address and fax number** Promptly upon receipt of notification of an address and fax number or change of address or fax number pursuant to Clause 16.1 (*Addresses*) or changing its own address or fax number, the Security Trustee shall notify the other Parties.
- 16.4 **Communications in writing -** Any communication to be made under or in connection with the Security Documents shall be made in writing and, unless otherwise stated, may be made by fax or letter.

16.5 English language -

- 16.5.1 Any notice given under or in connection with any Security Document must be in English.
- 16.5.2 All other documents provided under or in connection with any Security Document must be in English or, if not in English, and if so required by the Security Trustee, accompanied by a certified English translation and, in this case, the English translation will prevail unless the document is a constitutional, statutory or other official document.

17. THIS DEED

- 17.1 Each Chargor has entered into this Deed in consideration of certain of the Secured Parties agreeing to provide (or to continue to provide) finance to it on the terms agreed in the Loan Documents.
- 17.2 If the Parties execute this Deed in separate counterparts, this Deed will take effect as if they had all executed a single copy.
- 17.3 This Deed is intended to be a deed even if any Party's execution is not in accordance with the formalities required for the execution of deeds.
- 17.4 If, at any time, any provision of this Deed is or is found to have been illegal, invalid or unenforceable in any respect under the law of any jurisdiction, this does not affect the legality, validity or enforceability of the other provisions of this Deed, nor the legality, validity or enforceability of the affected provision under the law of any other jurisdiction.
- 17.5 If any Party is not bound by this Deed (or any part of it) for any reason, this does not affect the obligations of each other Party under this Deed (or under the relevant part).
- 17.6 A company which is required to become a Chargor by or pursuant to the provisions of the Loan Documents, or which the Security Trustee agrees may become a Chargor, (a "New Chargor") shall deliver to the Security Trustee a Deed of Accession, duly executed by the New Chargor and by the First Chargor (for itself and as agent for each other Chargor), and shall become a Party when such Deed of Accession has been executed by the Security Trustee and delivered.
- 17.7 This Deed is in addition to, and does not operate so as in any way to prejudice or affect, or be prejudiced or affected by, any other Security or guarantee which the Security Trustee may now or at any time after the date of this Deed hold for or in respect of the Secured Obligations.

- 17.8 Each Chargor submitting this Deed or any counterpart to the Land Registry shall, on each occasion, also submit a certified copy of this Deed and request the return of the original and upon the return of the original it shall deliver such original to the Security Trustee.
- 17.9 This Deed and every counterpart is the property of the Security Trustee.

18. **GOVERNING LAW**

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

19. **JURISDICTION**

The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this Deed (including a dispute regarding the existence, validity or termination of this Deed) and any non-contractual obligations arising out of or in connection with it (a "Dispute"). The Parties agree that the courts of England are the most appropriate and convenient courts to settle any Dispute and accordingly no Party will argue to the contrary. This Clause 19 is for the benefit of the Enforcement Parties only. As a result, no Enforcement Party shall be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, each Enforcement Party may take concurrent proceedings in any number of jurisdictions.

This document is executed as a deed and delivered on the date stated at the beginning of this Deed.

The Chargors other than the First Chargor

1. Bernard Matthews Limited

Place of Incorporation	:	England and Wales
Registered Office	t e	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	i.	00625299

2. Ash Valley Farms Limited

Place of Incorporation	:	England and Wales
Registered Office	:	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00660453

3. Bernard Matthews Aviation Limited

Place of Incorporation	:	England and Wales
Registered Office	;	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number		00694350

4. Bernard Matthews Fisheries Limited

Place of Incorporation	;	England and Wales
Registered Office	:	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00739195

5. Bernard Matthews Foods Limited

Place of Incorporation	:	England and Wales
Registered Office	r	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	01831006

6. Bernard Matthews (Halesworth) Limited

Place of Incorporation	:	England and Wales
Registered Office	:	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	01009762

7. Bernard Matthews Holdings Limited

Place of Incorporation		England and Wales
Registered Office	:	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	03977289

8. Bernard Matthews Kitchens Limited

Place of Incorporation	;	England and Wales
Registered Office	1	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00701293

9. Turkey Limited

Place of Incorporation	:	England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	01379934

10. Bon Appetite Limited

Place of Incorporation		England and Wales
Registered Office	:	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number		01366705

11. Economy Brand Poultry Limited

Place of Incorporation	:	England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00665617

12. Farms Security Services Limited

Place of Incorporation	;	England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00701294

13. Fine Foods (East Anglia) Limited

Place of Incorporation	: England and Wales
Registered Office	: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	: 03909416

14. L.B.T. (Packers) Limited

Place of Incorporation	:	England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00675737

15. Mini-Turkeys Limited

Place of Incorporation	:	England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	;	00732091

16. The Turkey Company (TTC) Limited

Place of Incorporation	:	England and Wales
Registered Office	:	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00701296

17. Turners Turkeys Limited

Place of Incorporation	* *	England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00701295

18. Vegetable Cuisine Limited

Place of Incorporation		England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	;	00708131

19. Norfolk Spring Limited

Place of Incorporation	:	England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	00694351

20. Yummy Foods Limited

Place of Incorporation	:	England and Wales
Registered Office	•	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	02340644

21. Bernard Matthews Green Energy Limited

Place of Incorporation	;	England and Wales
Registered Office		Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	06771123

22. Lincs Turkeys Limited

Place of Incorporation	:	England and Wales
Registered Office	•	Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD
Registered Number	:	03818982

Bank accounts

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Charged Contracts

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Details of Property

Property Address Amberhill – South East side of Ullyatt's Drive	Title number LL57189	Property owner Turners Turkeys Limited	FH/LH Freehold
Bawdeswell – land and premises adjoining Reepham Road and Firs Lane	NK150952, NK362562	Turners Turkeys Limited	Freehold
Bawsey – Bawsey Mill, Gayton Road, Bawsey, Kings Lynn	NK263946	Turners Turkeys Limited	Freehold
Breckles – Brookside Farm, Thetford Road, Breckles Gate, Stow Bedon	NK362072	Turners Turkeys Limited	Freehold
Briston – Lawn Farm, Norwich Road, Briston, Melton Constable	NK361728	Turners Turkeys Limited	Freehold
Cowbit – Mill Drove Farm	LL103500	Turners Turkeys Limited	Freehold
Ellough – North West Side of Warrens Lane	SK167097	Turners Turkeys Limited	Freehold
Felthorpe – Beck Farm, Haveringland Road	NK362091	Turners Turkeys Limited	Freehold
Flordon – Cotton Brook Farm, Station Road	NK361418	Turners Turkeys Limited	Freehold
Fleet Fen – Neals Fate, Fleet Fen, Holbeach St Johns, Spalding	LL103497	Turners Turkeys Limited	Freehold
Fold Hill – Fold Hill Farm, Old Church Lane, Fold Hill, Old Leake, Boston	LL57829	Turners Turkeys Limited	Freehold
Foulsham – Land and buildings at Guestwick Road, Foulsham, Nr	NK363053	Turners Turkeys Limited	Freehold
Dereham, Norfolk Freiston – Camp Road, Scrane End, Freiston, Boston	LL106243	Turners Turkeys Limited	Freehold
Frithville – Land and Farm at Hale Lane, Frithville,	LL57521	Turners Turkeys Limited	Freehold

Boston

Gedney Hill – Eastfields Farm, Gedney Hill, Sutton St Edmunds	LL103484	Turners Turkeys Limited	Freehold
Gosberton – Five Acre Farm, Broad Drove, Gosberton Clough	LL103494	Turners Turkeys Limited	Freehold
Great Fransham – The Old Airfield, Beeston Road, Great Fransham, Dereham	NK362217	Turners Turkeys Limited	Freehold
Great Witchingham Hall and Hatchery, Great Whitingham, Norwich	NK263966	Turners Turkeys Limited	Freehold
Haveringland – Locks Farm, School Road, Haveringland, Norwich	NK196999	Turners Turkeys Limited	Freehold
Hockering – Stone Road, Hockering, Dereham	NK134160	Turners Turkeys Limited	Freehold
Holbeach St James – New River Gate, Holbeach St Johns, Spalding	-	Turners Turkeys Limited	Freehold
Holland Fen - Mill Lane, Holland Fen, Boston	LL56944	Turners Turkeys Limited	Freehold
Langham – The Old Airfield, Cockthorpe Road, Langham, Holt	NK361958	Turners Turkeys Limited	Freehold
Lutton Gate – Lutton Gate Road, Sutton St Edmunds, Spalding	LL103472	Turners Turkeys Limited	Freehold
Lyng – Primrose Freen Farm, Lyng, near Dereham	NK361918	Turners Turkeys Limited	Freehold
Massingham – Roockery Farm, Rudham Road Little Massingham, Nr Kings Lynn	NK292742	Bernard Matthews Limited	Freehold
New York – Boston Lane (also known as Coningsby Road), New York, Boston, LN4 4XH	LL57934	Turners Turkeys Limited	Freehold
North Site Factories Great Witchingham Hall – Great Witchingham, Norwich, Norfolk, NR9 5QD	NK263966	Turners Turkeys Limited	Freehold
North Pickenham – The	NK368561	Turners Turkeys Limited	Freehold

Old Airfield, North Pickenham, Swaffham			
Oulton – The Old Airfield, Oulton St, Oulton, Norwich	NK100108, NK121014,	Turners Turkeys Limited	Freehold
Pinchbeck – Cowards Lane, Pinchbeck, Spalding	NK366270 LL103496	Turners Turkeys Limited	Freehold
River Farm – Hall Road, Great Witchingham	NK361938	Turners Turkeys Limited	Freehold
Roughton – Carr Lane, Roughton, Norfolk	NK202450, NK140702,NK17 5181	Turners Turkeys Limited	Freehold
Snetterron – Chalk Lane, Snetterton, Norfolk		Turners Turkeys Limited	Freehold
South Drove – Spalding Common, Spalding	LL103495	Turners Turkeys Limited	Freehold
Stanfield – Water Tower Site, Stanfield, Deneham, Norfolk	NK363391,NK46 774	Turners Turkeys Limited	Freehold
Stickney – Midville Lane, Stickney, Boston	LL57987	Turners Turkeys Limited	Freehold
Stowgate – Market Deeping, Peterborough	LL103438	Turners Turkeys Limited	Freehold
Sutton St Edmunds – Chapel Road, Sutton St Edmunds, Spalding	LL103483	Turners Turkeys Limited	Freehold
Stradbroke – Lime Tree Farm, Laxfield Road, Barley Green	SK91693	Turners Turkeys Limited	Freehold
Tibenham – Hall Road, Tibenham, Norfolk	NK157870	Turners Turkeys Limited	Freehold
Two Keys and Hall Road Site – Great Whichingham, Norwich	NK380876	Turners Turkeys Limited	Freehold
Ubbeston – Laurel Farm, Ubbeston Green, Ubbeston, Nr Halesworth	SK295152	Turners Turkeys Limited	Freehold
Upper Holton (Factories and Coldstore), Sparrowhawk Road, Upper Holton, Halesworth	SK308640, SK240708	Turners Turkeys Limited	Freehold
Upper Holton (Land), Halesworth – The Old	SK295664	Turners Turkeys Limited	Freehold

Airfield

Wood Norton – The Old Airfield, Foulsham, Dereham, Norfolk	NK188446	Turners Turkeys Limited	Freehold
Wreningham – Glebe Farm, Wymondham Road, Wreningham, Norfolk	NK362231	Turners Turkeys Limited	Freehold
Wyberton – Five House Lane, Wyberton, Boston	LL56938	Turners Turkeys Limited	Freehold
Causeway Bridge Farm – Causeway Bridge	LL94613, LL229395	Turners Turkeys Limited	Freehold
Donna Nook Farm – Arch Road, North Somercotes	LL174162	Turners Turkeys Limited	Freehold
Fulstow - Southfield Farm	LL174142	Turners Turkeys Limited	Freehold
Fulstow – Unit 1 Marshworld	LL221477	Turners Turkeys Limited	Freehold
Fulstow – Unit 2 Marshworld	LL259511	Turners Turkeys Limited	Freehold
Ivy Lane, Grainthorpe	LL174141	Turners Turkeys Limited	Freehold
Thoresby Bridge Farm – Northcotes, Grimsby	LL179674 LL312379	Turners Turkeys Limited	Freehold
Old Field Lane, Outgate, Leverton, Boston, Lincs, PE22 0AG	LL57926	Turners Turkeys Limited	Freehold
Meadowsweet, Upper Holton, Halesworth, IP19 8NL (formerly part of F3 site)	SK66009	Bernard Matthews Limited	Freehold
Gedney Hill gate, Gedney Hill	LL103471	Turners Turkeys Limited	Freehold

Shares

	Name of owning Chargor	Name of Subsidiary or other company	Company Number	Number and Class of Shares (and where held by nominees, names of nominees)
1.	Bernard Matthews (Halesworth) Limited	Ash Valley Farms Limited	00660453	4,001 ordinary shares of £1 each
2,	Bernard Matthews Limited	Ash Valley Farms Limited	00660453	1 ordinary share of £1
3.	Bernard Matthews Limited	Bernard Matthews Aviation Limited	00694350	500,002 ordinary shares of £1 each and 3,027,388 8% preferences shares of £1 each
4.	Bernard Matthews Limited	Bernard Matthews Fisheries Limited	00739195	1 ordinary share of £1
5.	Bernard Matthews (Halesworth) Limited	Bernard Matthews Fisheries Limited	00739195	99 ordinary shares of £1
6.	Bernard Matthews Limited	Bernard Matthews Foods Limited	01831006	3,999,999 ordinary shares of £1 each
7.	Bernard Matthews Limited	Bernard Matthews (Halesworth) Limited	01009762	258,672 ordinary shares of £1 each
8.	BM Bidco Limited	Bernard Matthews Holdings Limited	03977289	52,951,799 ordinary shares of £0.25 each
9.	Bernard Matthews Limited	Bernard Matthews Kitchens Limited	00701293	100 ordinary shares of £1 each.
10.	Bernard Matthews Limited	Turkey Limited	01379934	100 ordinary shares of £1 each.
11.	Bernard Matthews Holdings Limited	Bernard Matthews Limited	00625299	126,117,734 ordinary shares of £0.25 each.
12.	Bernard Matthews Limited	Bon Appetite Limited	01366705	99 ordinary shares of £1 each.
13.	Bernard Matthews Limited	Economy Brand Poultry Limited	00665617	100 ordinary shares of £1 each.
14.	Bernard Matthews Limited	Farms Security Services Limited	00701294	1 ordinary share of £1.
15.	Bernard Matthews (Halesworth) Limited	Farms Security Services Limited	00701294	99 ordinary shares of £1 each.
16.	Bernard Matthews	Fine Foods (East	03909416	£3 divided in 3

	Limited	Anglia) Limited		ordinary shares of £1
17.	Bernard Matthews Limited	Lake Spring Water Company Limited	00669922	3,526,736 ordinary shares of £1 each
18.	Bernard Matthews Limited	L.B.T. (Packers) Limited	00675737	2,745,001 shares
19.	Ash Valley Farms Limited	L.B.T. (Packers) Limited	00675737	9,999 shares
20.	Bernard Matthews Limited	Mini-Turkeys Limited	00732091	34,611 ordinary shares of £1
21.	Bernard Matthews Limited	Norfolk Spring Limited	00694351	8,822,866 ordinary shares of £1
22.	Bernard Matthews Limited	The Turkey Company (TTC) Limited	00701296	£6,813,737 ordinary shares of £1
23.	Bernard Matthews Limited	Turners Turkeys Limited	00701295	100 ordinary shares of £1 each.
24.	Bernard Matthews Limited	Vegetable Cuisine Limited	00708131	99 ordinary shares of £1 each.
25.	Bernard Matthews (Halesworth) Limited	Vegetable Cuisine Limited	00708131	1 ordinary share of £1.
26.	Bernard Matthews Limited	Yummy Foods Limited	02340644	2,498 ordinary shares of £1
27.	Bernard Matthews Limited	Lincs Turkeys Limited	03818982	400,000 ordinary shares of £1 each
28.	Bernard Matthews Limited	Bernard Matthews Green Energy Limited	06771123	300 ordinary shares of £1 each
29.	Bernard Matthews Green Energy Limited	Bernard Matthews Green Energy Pickenham Limited	06771139	300 A ordinary shares of £1 each
30.	Bernard Matthews Green Energy Limited	Bernard Matthews Green Energy Halesworth Limited	06771133	300 A ordinary shares of £1 each

Intellectual Property

PART ONE: PATENTS

e Grant Date	96 19 March 2003	98 21 November 2001	20 March 2002	12 March 2003	12 November 2003
Publication Date	13 November 1996	11 November 1998	09 August 2000	28 March 2001	30 January 2002
Filing	19 April	07 May 1998	07 October 1998	11 June 1999	28 April 2000
Registered	BERNARD MATTHEWS LIMITED	BERNARD MATTHEWS LIMITED	BERNARD MATTHEWS LIMITED	BERNARD MATTHEWS LIMITED	BERNARD MATTHEWS PLC
Title	List: Flavoured meat roll Patent: Cooked, extruded meat product comprising additive	List: Twirl sausage extruder Patent: An helical food product	List: Sausage with yogurt Patent: A novel cooked sausage and a method for making the same	List: Yogurt-injected meat products Patent: Novel meat product comprising yogurt and process for producing the same	List: Improve to acidic meat products Patent: Improvements to acidic meat products
Designated States	AT BE CH DE DK ES FI FR GB GR IE IT LI LU MC NL PT SE	AT BE CH CY DE DK ES FI FR GB GR IE IT LI LU MC NI PT SF	AT BE CH CY DE DK ES FI FR GB GR IE IT LI LU MC NL PT SE	AT BE CH CY DE DK ES FR GB GR IE IT LI NL PT SE	DE GB
Registration Number	EP0741973	EP0876896	EP1024710	EP1085825	EP1175159

10 July 2007	30 June 2010	Under examination by the UK IPO	Under assessment
23 November 2005	19 December 2007	12 December 2012	13 December 2012
16 May 2005	04 April 2006	07 June 2011	07 June 2012
BERNARD MATTHEWS LIMITED	BERNARD MATTHEWS LIMITED	BERNARD MATTHEWS	BERNARD MATTHEWS LIMITED
List: Improve relate to filled food Patent: Improvements in or relating to filled food	List: Foil dome Patent: Improved food packaging container	Food hygiene method and food product	Food hygiene method and food product
GB	AT BE BG CH CY CZ DE DK EE ES FI FR GB GR HU IE IS IT LI LT LU LV MC NL PL PT RO SF SI SK TR	GB	AE, AG, AL, AM, AO, AT, AU, AZ, BA, BB, BG, BH, BK, BY, BZ, CA, CH, CL, CN, CO, CR, CU, CZ, DE, DK, DM, DO, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, GT, HN, HR, HU, ID, IL, IN, IS, JP, KE, KR, KZ, LA, LC, LK, LR, LS, LT, LU, LY, MA, MD, ME, MG, MK, MN, MX, MX, MY, MZ, OM, PE, PG, PH, PL, PT, QA, RO, RS, RU, RW,
GB2414158	EP1866214	GB1109454.7	PCT/GB2012/0 00499

SC, SD, SE, SG, SK, SL, SM, ST, SV, SY, TH, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, ZA, ZM, ZW.

PART TWO: TRADE MARKS

Classes	nber 29, 30	August 29, 30	igust 29	28 September 29, 30 2014
Renewal Date	24 Septer	28 August 2 2020	28 Au	28 Septer 2014
Registration Date	20 October 1999	November	27 November	
Regis Date	20 Od	27 2001	27	18 Ma
Proprietor	Bernard Matthews Limited	Bernard Matthews Limited	Bernard Matthews Limited	Bernard Matthews Limited
Mark	BERNARD MATTHEWS	SUSSISSION CO.	BERNARD MATTHEWS BALANCE	
TM Number	CTM 000640755	CTM 0001827336	CTM 001826882	CTM 004048559

CTM 000661892

17 October 29, 30 2017

Bernard Matthews Limited 12 July 1999

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CTM		Bernard Matthews Limited
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29	29, 30	29, 30
ch 2018	18 October 29,30 2016	18 October 29,30 2016
4 Mar	18 2016	18 2016
25 January 2002	12 November 2007	14 January 2009
Bernard Matthews Limited 25 January 2002 4 March 2018 29	Bernard Matthews Limited	Bernard Matthews Limited 14 January 2009

BERNARD MATTHEWS GOLDEN NUGGETS	Bernard Matthews Limited	17 January 1992 23 November 29 2014	23 November 2014	29
	Bernard Matthews Limited	25 January 1991 6 March 2017	6 March 2017	29
BERNARD MATTHEWS TURKISTIX	Bernard Matthews Limited	3 March 1995	20 December	29
BERNARD MATTHEWS TURKEYSTICKS			2018	
BERNARD MATTHEWS	Bernard Matthews Limited	18 September	18 August	59
		1992	2016	
BERNARD MATTHEWS	Bernard Matthews Limited	24 March 1995	16 July 2019	29

BERNARD MATTHEWS TURKISTIX	Bernard Matthews Limited	3 March 1995	ecember	29
BERNARD MATTHEWS LUKKEYSLICKS BERNARD MATTHEWS	Bernard Matthews Limited	2018 18 September 18 August	2018 18 August	29
BERNARD MATTHEWS	Bernard Matthews Limited	1992 24 March 1995	2016 16 July 2019	29
BERNARD MATTHEWS	Bernard Matthews Limited	30 March 1990	30 July 2016	29
BERNARD MATTHEWS	Bernard Matthews Limited	8 May 1998	14 October	30
BERNARD MATTHEWS	Bernard Matthews Limited	10 November 2 March 2018 1989		31

CTM

UK 00002295708	BERNARD MATTHEWS BRASSERIE	Bernard Matthews Limited	30 August 2002	18 March 2022	29, 20
	BERNARD MATTHEWS CARVERY CUTS	Bernard Matthews Limited	8 October 2004	26 April 2014	29
	BERNARD MATTHEWS DINOSAURS	Bernard Matthews Limited	20 September 1996	14 July 2020	59
	BERNARD MATTHEWS DIPPERS	Bernard Matthews Limited	6 April 2007	17 October 2016	29, 30
	BERNARD MATTHEWS MINI KIEV	Bernard Matthews Limited	19 February 1993	4 December 2014	59
	BERNARD MATTHEWS MINI-KIEVS	Bernard Matthews Limited	28 May 1993	23 December	29
	BERNARD MATTHEWS MINI-ROASTER	Bernard Matthews Limited	7 December	6 March 2017	29
	BERNARD MATTHEWS TENDERCHOP	Bernard Matthews Limited	9 November 1990	22 June 2018	29
	BERNARD MATTHEWS TENDERSTEAK	Bernard Matthews Limited	31 May 1991	1 April 2018	59
	MATTHEWS NORFOLK BRASS	Bernard Matthews Limited	10 June 2005	30 September 2014	29, 30
	MATTHEWS NORFOLK FARMS	Bernard Matthews Limited	13 July 1990	22 April 2017	59
	.Matthews. Norfolk Farms	Bernard Matthews Limited	31 August 1990	22 April 2017	29

Designated Chattels

This schedule has been left deliberately blank.

Notices

Part 1

Notice to insurer

(For attachment by way of endorsement to the Insurances)

To: [name and address of insurer]

Dated: [date]

Dear Sirs.

Re: The policies of insurance referred to in the Schedule below (the "Policies")

We, [Chargor] (the "Chargor"), give you notice that, by a debenture dated [date] (the "Debenture") and made by (amongst others) ourselves in favour of Rutland Partners LLP (the "Security Trustee") (as trustee for itself and certain other parties), we have charged by way of fixed charge and assigned to the Security Trustee, as first priority chargee and assignee, all of the Policies as are capable of being charged and/or assigned by law.

The assets charged and assigned include all our right, title and interest in and to the Policies (including, but not limited to, the benefit of all sums assured by the Policies and all bonuses, profits, returns of premium and other benefits of whatever nature arising by virtue of our ownership of the Policies and all interest on any of the secured money).

We irrevocably and unconditionally authorise and request you:

- 1. to note the Security Trustee's interest as first chargee, assignee and sole loss payee of the proceeds of such Policies; and
- 2. to give the acknowledgement, undertakings and agreements required by the Security Trustee and to act on the instructions of the Security Trustee without any further reference to or authorisation from us.

Please sign the enclosed copy of this notice and deliver it to the Security Trustee at Cunard House, 15 Regent Street, London, SW1Y 4LR (with a further copy to us).

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

Yours faithfully,
For and on behalf of [Chargor]:
Bv:

THE SCHEDULE

The Policies*

*To be completed by the Chargor and approved by the Security Trustee and to include all relevant policies with the named insurer

Andrew Charles	Policy number	insurer	Name and address of broker	Brief description of assets insured	Date of expiry of policy#
1.	[number]				
2.	[number]				
3.	[number]				
4.	[number]				
5.	[number]				

#Not required if policies are annually renewable Dated [date]

[to be included on copy notice]

To: Rutland Partners LLP of Cunard House, 15 Regent Street, London, SW1Y 4LR as security trustee for the Secured Parties (as referred to in the Debenture)

Copy to: [name and address of Chargor]

We [name of insurer] acknowledge receipt of the above notice. We:

- 1. agree to note your interest as first *charge*e and assignee;
- 2. undertake to disclose to you, promptly following request, without any reference to or further authority from the Chargor, such information relating to the Policies as you may at any time reasonably request;
- 3. confirm that we have not received notice of any previous assignment or charge by the Chargor of or over any of its rights, title, interests or benefits referred to in the notice;
- 4. agree promptly to notify you of our intention to cancel or decline renewal of any of the Policies; and
- 5. agree promptly to notify you of any request made, or notification given, by the Chargor to us, to cancel the Policies, or to allow the Policies to lapse.

Terms defined in	the notice apply	to this endo	rsement, which	is governed	by English I	law
together with an	y non-contractua	l obligations a	rising out of or	in connection	n with it.	

Signed:
for and on behalf of [name of insurer] Dated: [date]

Part 2

Form of notice to counterparties of Charged Contracts

To: [name and address of counterparty]

Dated: [date]

Dear Sirs,

Re: [here identify relevant Charged Contract] (the "Contract") made between (1) [Chargor] (the "Chargor") and (2) [here insert name of counterparty]

We, the Chargor, give you notice that, by a debenture dated [date] (the "Debenture") and made by (amongst others) ourselves in favour of Rutland Partners LLP (the "Security Trustee") (as trustee for itself and certain other parties), we have charged by way of fixed charge and assigned to the Security Trustee, as first priority chargee and assignee, all of our rights, title and interest in the Contract.

We further irrevocably and unconditionally:

- 1. notify you that we may not agree to amend, modify or terminate the Contract without the prior written consent of the Security Trustee;
- confirm that, subject to paragraph 1 above, you may continue to deal with us in relation to the Contract until you receive written notice to the contrary from the Security Trustee, but authorise and instruct you that, after you have received such notice, we will cease to have any right to deal with you in relation to the Contract except in accordance with the instructions of the Security Trustee and therefore from that time you may deal directly with the Security Trustee;
- authorise and instruct you to disclose information in relation to the Contract to the Security Trustee promptly on request, without any enquiry by you as to the justification for such disclosure or reference to or further authority from us;
- 4. authorise and instruct you that, whenever you serve any notice upon us under the Contract, you should supply a copy of such notice to the Security Trustee at its address given in the copy of this notice (or as otherwise notified to you by it from time to time); and
- 5. notify you that the provisions of this notice may only be revoked with the written consent of the Security Trustee.

Please sign the copy of this notice and deliver it to the Security Trustee (with a further copy to us).

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

For and on behalf of
[Chargor]

Yours faithfully,

Ву:	
[to be i	included on copy notice]
То:	Rutland Partners LLP of Cunard House, 15 Regent Street, London, SW1Y 4LR as security trustee for the Secured Parties (as referred to in the Debenture)
Copy to	: [name and address of Chargor]
We [<i>nai</i>	me of counterparty] acknowledge receipt of the above notice. We:
1.	accept the instructions and authorisations set out in the notice and undertake to act in accordance with such instructions and authorisations; and
2.	confirm that we have not received notice that the Chargor has assigned its rights under the Contract to a third party or created any other interest (whether by way or security or otherwise) in the Contract in favour of a third party.
	defined in the notice apply to this endorsement, which is governed by English law r with any non-contractual obligations arising out of or in connection with it.
Signed:	
for and	on behalf of [name of counterparty]

Dated: [date]

Form of notice to bank operating secured account

To: [name and address of account bank] (the "Account Bank")

Dated: [date]

Dear Sirs,

Re: Account No:

[insert account number] [the "Account"]

Account Branch: [insert branch name and address]
Account Holder: [name of Chargor] (the "Chargor")

We, the Chargor, give you notice that, by a debenture dated [date] (the "Debenture") and made by (amongst others) ourselves in favour of Rutland Partners LLP (the "Security Trustee") (as security trustee for itself and certain other parties), we have charged by way of fixed charge to the Security Trustee, as first priority chargee, all the monies (including interest) from time to time standing to the credit of the Account [including any re-designation and/or re-numbering from time to time of such Account] (the "Charged Account") and all indebtedness represented by the Charged Account and have assigned to the Security Trustee all our rights and benefits in respect of the Charged Account.

We irrevocably and unconditionally authorise and instruct you:

- 1. to hold all monies from time to time standing to the credit of the Charged Account to the order of the Security Trustee (subject to the consent of the Security Trustee, signified by its counter-signature of this notice, for us to operate the Charged Account (the "Security Trustee's Consent")) and accordingly to pay all or any part of those monies to the Security Trustee (or as it may direct) promptly following receipt by you of notice of withdrawal of the Security Trustee's Consent and of written instructions from the Security Trustee to make such payment;
- 2. to disclose to the Security Trustee such information relating to us and the Charged Account as the Security Trustee may from time to time (whether before or after the withdrawal of the Security Trustee's Consent) request you to provide; and
- 3. that all expenses relating to the maintenance of the Charged Account and your costs and expenses in complying with our instructions in accordance with this notice shall be our responsibility and in the event that these are not otherwise met by us such expenses may be debited directly by you to the Account.

Until such time as you receive from the Security Trustee a written notice withdrawing the Security Trustee's Consent, nothing in this notice shall prevent you from operating the Charged Account in the ordinary course of banking business including, without limitation, collecting cheques and other payment orders via any medium, electronic or otherwise and accepting monies for the credit of the Charged Account and allowing us to draw cheques and make other payments and generally to withdraw funds from the Account.

Upon withdrawal of the Security Trustee's Consent, we may not withdraw any further monies from the Charged Account without first having produced to you the prior written consent of the Security Trustee to each such withdrawal.

We agree that you have no notice of the particulars of the security created by the Debenture, save as set out in this notice.

The provisions of this notice may only be revoked or varied with the prior written consent of the Security Trustee.

Please sign the enclosed copy of this notice and deliver it to the Security Trustee at 15 Cunard House, 15 Regent Street, London, SW1Y 4LR (with a further copy to us).

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

Yours faithfully,
for and on behalf of [Chargor]
By countersigning this notice the Security Trustee confirms that the Chargor may make withdrawals from the Charged Account until such time as the Security Trustee shall notify you (with a copy to the Chargor) in writing that such consent is withdrawn. Such consent may be withdrawn or modified by the Security Trustee in its absolute discretion at any time.
Countersigned by
for and on behalf of [Security Trustee]

[to be included on copy notice]

To: Rutland Partners LLP, of Cunard House, 15 Regent Street, London, SW1Y 4LR as security trustee for the Secured Parties (as referred to in the Debenture)

Copy to: [name and address of Chargor] We [Name of Account Bank]:

- 1. acknowledge receipt of the above notice;
- agree to act in accordance with the authorisations, instructions, confirmations and notifications contained or referred to in the above notice;
- confirm that we have not received notice that the Chargor has assigned its rights
 to the monies standing to the credit of the Charged Account, or the indebtedness
 represented by them, or otherwise granted any security or other interest over
 those monles, or such indebtedness, in favour of any third party;
- 4. undertake that we will not exercise any right to combine accounts or any rights of set-off or lien or any similar rights in relation to the monies standing to the credit of the Charged Account; and
- 5. agree that any notice or other communication from us to the Security Trustee will be sent or made to the address of the Security Trustee stated above, or to such other address as the Security Trustee may from time to time notify to us.

Terms defined in the notice apply to this endorsement, which is governed by English law together with any non-contractual obligations arising out of or in connection with it.

for and on behalf of [name and address of Account Bank]

Dated: [date]

Form of Deed of Accession

This Deed is made on [date]

between:

- (1) [name of acceding company], [a company incorporated in England and Wales with company number [number]] / [alternative corporate description, as appropriate], (the "New Chargor");
- (2) [name of First Chargor], [a company incorporated in England and Wales with company number [number]] / [alternative corporate description, as appropriate], for itself and as agent for and on behalf of each of the other Chargors defined as such in the Debenture referred to below, (the "First Chargor"); and
- (3) [name of Security Trustee], [a company incorporated in England and Wales with company number [number]] / [alternative corporate description, as appropriate], in its capacity as security trustee for the Secured Parties (the "Security Trustee").

1. INTERPRETATION

- 1.1 In this Deed, the "**Debenture**" means a debenture dated [date] made between, amongst others, the First Chargor, each of the other Chargors and the Security Trustee, as amended, novated, supplemented, extended, or restated from time to time.
- 1.2 Unless a contrary indication appears:
 - 1.2.1 each term used in this Deed which is defined in the Debenture or the definition of which is incorporated by reference into the Debenture shall have the same meaning as applies in the Debenture; and
 - 1.2.2 the principles of construction set out or referred to in clause 1.3 (*Construction*) of the Debenture shall apply also (where relevant) to this Deed.

2. **REPRESENTATIONS**

The New Chargor warrants and represents to the Security Trustee that:

- 2.1.1 it is a [[wholly owned] Subsidiary of the First Chargor] / [member of the Group]; and
- 2.1.2 it has given due consideration to the terms and conditions of the Loan Documents (including the Debenture and this Deed) and has satisfied itself that there are reasonable grounds for believing that by executing this Deed the New Chargor will derive commercial benefit and that it enters into this Deed in good faith and for the purposes of the promotion of the success of its business.

3. AGREEMENT TO ACCEDE

The New Chargor agrees to accede and become a party to and to be bound by the terms of the Debenture as a Chargor with effect from the date of this Deed (the "Effective Date").

4. EFFECT OF ACCESSION

On and after the Effective Date, the Debenture shall be read and construed for all purposes as if the New Chargor had been an original party to it in the capacity of Chargor (but so that the Security created consequent on such accession shall be created on the Effective Date).

SECURITY

5.1 Security over all assets

- 5.1.1 The New Chargor grants to the Security Trustee in relation to its assets and undertaking the same Security as is set out in clause 3 (Security) of the Debenture.
- 5.1.2 The New Chargor agrees and confirms that such Security (a) shall be effective and binding upon it and its assets and undertaking and (b) shall not in any way be avoided, discharged or released or otherwise adversely affected by any ineffectiveness or invalidity of the Debenture or of any other Party's execution of the Debenture or any other Deed of Accession, or by any avoidance, invalidity, discharge or release of any Security contained in the Debenture or in any other Deed of Accession.

[The following Clause 5.2 and the relevant sub-clauses apply where the New Chargor owns assets which are to be identified by Schedule for specific charge. The relevant Schedules to be incorporated should follow the form of the corresponding Schedules in the Debenture.]

- 5.2 [Specific Security Without limiting the generality of Clause 5.1 (Security over all assets) of this Deed or of the Debenture, the New Chargor, as a continuing security for the payment, discharge and performance of the Secured Obligations charges in favour of the Security Trustee:
 - 5.2.1 [by way of first legal mortgage, all its Property, identified in Schedule 1 (Details of Property owned by the New Chargor) to this Deed;]
 - 5.2.2 [by way of first fixed charge, (a) the chattels (which shall be Designated Chattels for the purposes of the Debenture) listed in Schedule 2 (Specifically identified chattels owned by the New Chargor) to this Deed (but not including any of the assets which is subject to a valid legal mortgage under Clause 5.2.1 of this Deed and (b) the benefit of all Associated Rights in relation to such Designated Chattels;]
 - 5.2.3 [by way of first fixed charge, all the Shares listed in Schedule 3 (Shares) to this Deed;]
 - 5.2.4 [by way of first fixed charge, all the Distribution Rights accruing to or on the Shares listed in Schedule 3 (Shares) to this Deed;]

[and as a continuing security for the payment, discharge and performance of the Secured Obligations assigns and agrees to assign in favour of the Security Trustee all of its right, title and interest (if any) in and to each of the contracts and agreements specified in Schedule 4 (*Details of Charged Contracts*) to this Deed, each of which is deemed to be included in the definition of "Charged Contracts" for the purposes of the Debenture.]]

6. AGREEMENT AND CONSENT BY CHARGORS

The First Chargor, for itself and as agent for and on behalf of all other Chargors under the Debenture, agrees and consents to all matters provided for in this Deed.

7. CONSTRUCTION

The Debenture shall continue in full force and effect but amended with effect from the Effective Date in the manner and to the extent provided in this Deed; and the Debenture and this Deed shall be read as one and so that references in the Debenture to "this Deed", and similar phrases shall be deemed to include this Deed.

8. THIS DEED

- 8.1 This Deed and any non-contractual obligations arising out of or in connection with it are governed by English law.
- 8.2 The New Chargor has entered into this Deed in consideration of the Secured Parties (or some of them) making or continuing to make finance available to [the New Chargor] [and] [the First Chargor or any other member of the Group] on the terms agreed in the Loan Documents.
- 8.3 This Deed is a Security Document.
- 8.4 This Deed and every counterpart is the property of the Security Trustee.

This Deed is made and delivered as a deed on the date stated above.

[insert Schedules as appropriate]

[insert execution provisions as appropriate]

Property warranties and undertakings

Part 1

Definitions and interpretation applicable to Schedule 10

1. Expressly defined terms

In this Schedule, the following words and phrases have the specified meanings.

"**Granted Lease**" means any lease, agreement for lease, tenancy, contractual licence or other document which gives a person who is not the relevant Chargor the right to occupy, use or enjoy the Property.

"Planning Acts" means the Town and Country Planning Acts 1990 and the Planning (Listed Buildings and Conservation Areas) Act 1990, the Planning (Hazardous Substances) Act 1990, the Planning (Consequential Provisions) Act 1990, the Planning and Compensation Act 1991 and any order, regulations or permission made or granted under or by virtue of such Acts or any of them.

"Relevant Lease" means any lease, agreement for lease, tenancy, contractual licence or other document which gives the relevant Chargor the right to occupy use or enjoy the Property.

2. Construction

In this Schedule, unless a contrary indication appears reference to the "**Property**" is a reference to the Property of the relevant Chargor to which Clause 6.10 and/or Clause 7.11 applies.

Part 2

Property Warranties

1. MATTERS AFFECTING THE PROPERTY

- such Chargor is the legal and beneficial owner of the Property for the estate set out in relation to each part of the Property in Schedule 3 (*Details of Property*);
- the Property is free from Security or third party rights of any kind whatever save any Security or rights which constitute a Permitted Security Interest;
- 1.3 the Property is free from any tenancies or licences to occupy;
- 1.4 nothing has arisen or been created or is subsisting which would be an overriding interest over the Property;
- there is no dispute regarding boundaries, easements, covenants or other matters relating to any part of the Property or its use which it believes, or has reasonable grounds to believe, is likely to be adversely determined;
- all material covenants (whether affecting the freehold or leasehold titles to the Property) have been properly performed and observed and it has received no notice of any outstanding breach of any material covenant as regards the Property;
- 1.7 all Authorisations required or desirable for the continued use of the Property for its present purpose have been obtained and have not been (and it is not aware of any circumstance having arisen whereby they might be) withdrawn;
- there is no covenant, restriction, burden, stipulation or outgoing (other than usual business outgoings) affecting the Property which is of an onerous or unusual nature (either generally or in the context of the present use of the Property) or which conflicts with its present use;
- 1.9 there subsists no material breach of any Planning Acts or other law, regulation or covenant; and
- 1.10 it has not received notice of any adverse claim by any person in respect of the ownership of the Property or any interest in the Property, nor has any acknowledgement been given to any person in respect of any such claim or interest.

Part 3

Property undertakings

1. NO CHANGES TO THE PROPERTY

It will not, without the prior written consent of the Security Trustee:

- make any application for the grant of planning permission, listed building consent or conservation area consent, within the meaning of the Planning Acts;
- 1.2 demolish all or any part of the Property;
- destroy or remove from the Property, except in the ordinary course of its business as currently carried on, any other of the Secured Assets now or at any time after the date of this Deed located in or on the Property;
- 1.4 make any additions or structural or other material alteration to the Property;
- 1.5 create or permit to arise any overriding interest, easement or right over the Property;
- 1.6 enter into negotiations with any competent agency of local or national government with a view to the compulsory acquisition of the Property nor consent to such acquisition;
- 1.7 enter into any agreement under section 106 of the Town and Country Planning Act 1990, section 33 of the Local Government (Miscellaneous Provisions) Act 1982 or any other agreement with any local government, planning or regulatory authority to build roads or carry out other works; or
- change the use of the Property or do or suffer to be done anything in relation to the Property which constitutes development (as that expression is defined in the Town and Country Planning Act 1990).

2. **COMPLY WITH COVENANTS**

It will observe and perform all covenants, agreements, restrictions, stipulations and conditions from time to time affecting its interest in the Property or the mode of user or the enjoyment of it and will promptly pay all present and future tax, rates, assessments and outgoings of any kind imposed upon or payable in respect of the Property, or by the owner or occupier of the Property.

3. **COMPLY WITH AUTHORISATIONS**

It will observe and comply with the terms of all Authorisations relating to the Property.

4. REPAIR

If, following any inspection of the Property by the Security Trustee or any of its professional advisors, the Security Trustee considers that the Property is suffering any defect or want of repair the Security Trustee may serve a notice specifying the relevant defect or want of repair, and such Chargor shall without delay promptly remedy such defect or want of repair.

5. **DISPOSALS OF FIXTURES**

It will not, otherwise than in the ordinary course of maintenance or replacement, sever or dispose of any Fixtures which are now, or which at any time after the date of this Deed may be, affixed to the Property.

6. GRANTED LEASES

6.1 It will not grant any Granted Lease or otherwise part with or share possession of the Property (except where the prior written consent of the Security Trustee has been obtained).

7. **ACQUISITIONS**

- 7.1 It will notify the Security Trustee immediately in writing (a) before contracting or otherwise committing itself to purchase any estate or interest in Real Property and supply the Security Trustee with such details of the proposed purchase as the Security Trustee may from time to time request and (b) upon completion of its acquisition of any estate or interest in Real Property. In this paragraph 7 any such Real Property in which such Chargor has acquired an estate or interest is referred to as "Acquired Property".
- 7.2 Where the completion of the acquisition of any estate or interest in Real Property would result in such Chargor holding any part of such Real Property under a Relevant Lease, such Chargor shall, as a condition precedent of such acquisition, obtain any necessary consent from any other party to the Relevant Lease to the Security created by this Deed, and may not waive such condition without the consent of the Security Trustee.
- 7.3 If the Acquired Property includes any Property held by such Chargor under a Relevant Lease, such Chargor shall, within 21 days of the acquisition, serve on each of the other parties to such Relevant Lease a notice of the Security created by this Deed and shall use its reasonable endeavours to procure that each of such other parties shall countersign the acknowledgement contained in such notice.

8. INSURANCE

Save in respect of any leasehold property which is insured by the relevant landlord pursuant to an obligation arising under a Relevant Lease, it will insure and keep insured the Property with a reputable independent United Kingdom underwriter:

- 8.1 if the Security Trustee agrees, with the interest of the Security Trustee as mortgagee noted on the policy;
- 8.2 against such risks and contingencies as the Security Trustee from time to time requires;
- 8.3 In a value equal to the full cost of reinstatement from time to time including proper provision for cost inflation over any period that might be required for planning and negotiation and the reconstruction period plus the cost of demolition and debris removal and architects', surveyors' and all other professional fees and the cost of complying with local authority and other statutory requirements; and
- 8.4 otherwise in such form and upon such terms as the Security Trustee agrees.

9. **EXEMPT INFORMATION DOCUMENT**

- 9.1 It shall, at its own expense, do whatever the Security Trustee may reasonably require in connection with (a) any application by the Security Trustee to have this Deed designated an exempt information document under Land Registration Rules 2003 rule 136 and (b) any person's application under Land Registration Rules 2003 rule 137 for disclosure of this Deed following its designation as an exempt information document.
- 9.2 It shall notify the Security Trustee in writing:
 - 9.2.1 before making any application to have this Deed designated an exempt information document under Land Registration Rules 2003 rule 136;
 - 9.2.2 as soon as it receives notice of any person's application under Land Registration Rules 2003 rule 137 for disclosure of this Deed following its designation as an exempt information document; and

before making any application under Land Registration Rules 2003 rule 138 for removal of any such designation.

Receiver's specific powers

The Receiver will have full power and authority:

- 1. to enter upon, and to take possession of, the Secured Assets;
- 2. to collect and get in all rents, fees, charges or other income of the Secured Assets;
- 3. generally to manage the Secured Assets and to manage or carry on, reconstruct, amalgamate, diversify or concur in carrying on the business of the relevant Chargor or any part of it as he may think fit;
- 4. without restriction, to sell, charge, grant, vary the terms or accept surrenders of, leases or tenancies of, licences to occupy, or options or franchises over or otherwise deal with and dispose of the Secured Assets or any property acquired in exercise of its powers under this Deed;
- 5. to purchase or acquire any land and purchase, acquire or grant any interest in or right over land;
- 6. to take a lease or tenancy of any property required or convenient for the business of the relevant Chargor or the exercise of the Receiver's powers under this Deed;
- 7. to exercise on behalf of the relevant Chargor and without the consent of or notice to such Chargor all the powers conferred on a landlord or a tenant by any legislation from time to time in force in any relevant jurisdiction relating to leasehold property, landlord and tenant, rents, housing or agriculture in respect of the Property;
- 8. for the purpose of exercising any of the rights, powers, authorities and discretions conferred on the Receiver by or pursuant to this Deed and/or for defraying any costs, losses or liabilities which may be incurred by him in their exercise or for any other purpose, to raise or borrow moneys from the Secured Parties or others or incur any other liability on such terms, whether secured or unsecured, as he may think fit, and whether to rank in priority to this Deed or not;
- 9. to appoint and discharge employees, officers, consultants, advisers, managers, agents, solicitors, accountants or other professionally qualified persons, workmen and others for any of the purposes of this Deed or to guard or protect the Secured Assets upon such terms as to remuneration or otherwise as he may think fit and to discharge any such persons appointed by the relevant Chargor prior to his appointment;
- 10. in the name of the relevant Chargor, to bring, prosecute, enforce, defend and discontinue all such actions, suits and proceedings, in relation to such Chargor, the business of such Chargor or the Secured Assets as in any case he thinks fit;
- 11. to settle, adjust, refer to arbitration or expert determination, compromise and arrange any claims, accounts, disputes, questions and demands with or by any person or body who is or claims to be a creditor of the relevant Chargor or relating in any way to the Secured Assets;

- to give valid receipts for all moneys and execute all assurances and things which may be proper or desirable for realising the Secured Assets;
- to obtain Authorisations for and to carry out on the Property any new works or complete any unfinished works of development, building, reconstruction, maintenance, repair, renewal, improvement, furnishing or equipment;
- 14. to enter into, vary, cancel or waive any of the provisions of any contracts which he shall in any case think expedient in the interests of the relevant Chargor or the Security Trustee;
- to purchase materials, tools, equipment, goods or supplies on such terms and at such price as the Receiver in the Receiver's absolute determination thinks fit;
- to insure the Secured Assets, any assets acquired by the Receiver in exercise of his powers, and any business or works, and effect indemnity insurance or other similar insurance, in every case in such amounts, against such risks and with such offices as the Receiver thinks fit, and obtain bonds and give guarantees and Security to any bondsmen;
- 17. to remove, store, sell or otherwise deal with any chattels located at the Property;
- 18. to promote or establish any company or to acquire shares in any company (whether as a Subsidiary of the relevant Chargor or otherwise) to facilitate the exercise of his powers under this Deed, to transfer to any such company all or any of the Secured Assets or other assets acquired by the Receiver in exercise of his powers and to exercise or cause to be exercised all voting and other rights attaching to, and to charge, sell or otherwise transfer any shares in any such company;
- 19. to exercise all voting and other rights attaching to the Investments and all other stocks, shares and securities owned by the relevant Chargor and comprised in the Secured Assets in such manner as he thinks fit;
- 20. to make, or require the directors of the relevant Chargor to make, calls conditionally or unconditionally on the members of such Chargor in respect of uncalled capital; and take action to enforce payment of unpaid calls;
- 21. to carry into effect and complete any transaction;
- 22. to redeem any prior Security (or procure the transfer of such Security to an Enforcement Party) and settle and pass the accounts of the person entitled to the prior Security so that any accounts so settled and passed shall (subject to any manifest error) be conclusive and binding on the relevant Chargor and the money so paid shall be deemed to be an expense properly incurred by the Receiver;
- either in the name of the relevant Chargor or in the name of the Receiver to execute documents and do all other acts or things which the Receiver may consider to be incidental or conducive to any of the Receiver's powers or to the realisation or use of the Secured Assets.

EXECUTION

The First Chargor

Executed as a deed by BM Bidco Limited, acting by a director



In the presence of:

Witness Signature;

Witness Name:

Witness Address:

Witness Occupation: Souluton

SEBASTIEN MORCEUM-KICK

Communications to be delivered to:

Address: Cunard House 15 Regent Street London, SW1Y 4LR

Fax number: +44 (0)20 7451 0701

Attention: A director

The Chargors (other than the First Chargor)

Executed as a deed by

Bernard Matthews Limited, acting by a director



Director

in the presence of:

Witness Signature:

Witness Name:

BOVE ÅS

Witness Address:

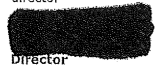
Witness Occupation:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Ash Valley Farms Limited, acting by a director



in the presence of:

Witness Signature:

Witness Name:

Witness Address:

AS ABOVE

Witness Occupation:

Executed as a deed by Barnard Matthews Aviation Limited, acting

by a director

Director

in the presence of:

Witness Signature:

Witness Name:

AS AROVE

Witness Address:

Witness Occupation:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 50D

Fax number:

Attention: A director

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Bernard Matthews Fisheries Limited, acting

by a director

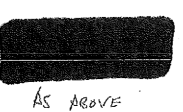
pirector

in the presence of:

Witness Signature:

Witness Name:

Witness Address:



Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk,

NR9 5QD

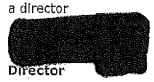
Fax number:

Attention: A director

Witness Occupation:

Executed as a deed by

Bernard Matthews Foods Limited, acting by



in the presence of:

Witness Signature:

Witness Name:

MS ABOVE

Witness Address:

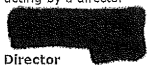
Witness Occupation:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Executed as a deed by Bernard Matthews (Halesworth) Limited, acting by a director



in the presence of:

Witness Signature

Witness Name:

Witness Address:

AS AGOVE

Communications to be delivered to:

Address: Great Witchingham Hail, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

Witness Occupation:

Executed as a deed by Bernard Matthews Holdings Limited, acting

by a director

Director

in the presence of:

Witness Signature:

Witness Name:

.....

AS AGOVE

Witness Address:

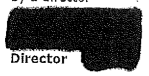
Witness Occupation:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Executed as a deed by **Bernard Matthews Kitchens Limited**, acting by a director

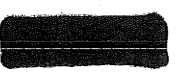


in the presence of:

Witness Signature:

Witness Name:

Witness Address:



AS ABOVE

Fax number:

NR9 5QD

Attention: A director

Witness Occupation:

Executed as a deed by Turkey Limited, acting by a director



In the presence of:

Witness Signature:

Witness Name:

Volume and the second

AS ABOVE

Witness Address:

Witness Occupation:

Communications to be delivered to:

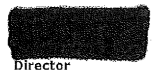
Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk,

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Executed as a deed by **Bon Appetite Limited**, acting by a director



in the presence of:

Witness Signature;

Witness Name:

Witness Address:



US ASONE

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

Witness Occupation:

Executed as a deed by Economy Brand Poultry Limited, acting by a director



in the presence of:

Witness Signature:

Witness Name:

BYODA 2A

Witness Address:

Witness Occupation:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Executed as a deed by Farms Security Services Limited, acting by

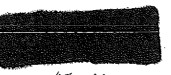
a director Director

in the presence of:

Witness Signature:

Witness Name:

Witness Address:



105 ABOVE

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

Witness Occupation:

. Executed as a deed by Fine Foods (East Anglia) Limited, acting by a director



in the presence of:

Witness Signature:

Witness Name:

Witness Address:

AS ABOVE

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

Executed as a deed by L.B.T. (Packers) Limited, acting by a director



In the presence of:

Witness Signature:

Witness Name:

Witness Address:



AS PROVE

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

Witness Occupation:

Executed as a deed by Mini-Turkeys Limited, acting by a director



In the presence of:

Witness Signature:

Witness Name:

Witness Address:



AS ABOVE

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

The Turkey Company (TTC) Limited, acting

by a director

Director

in the presence of:

Witness Signature:

Witness Name:

Witness Address:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 50D

Fax number:

Attention: A director

Witness Occupation:

Executed as a deed by **Turners Turkeys Limited** acting by a director

Director

in the presence of:

Witness Signature:

Witness Name:

AS ASOVE

AS AGANES

Witness Address:

Communications to be delivered to:

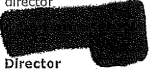
Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

Vegetable Cuisine Limited, acting by a

director



in the presence of:

Witness Signature:

Witness Name:

Witness Address:



Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

Witness Occupation:

Executed as a deed by Norfolk Spring Limited, acting by a director



in the presence of:

Witness Signature:

Witness Name:

AS ABOVE

Witness Address:

Witness Occupation:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Executed as a deed by Yummy Foods Limited, acting by a director



In the presence of:

Witness Signature:

Witness Name:

Witness Address:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

Witness Occupation:

Executed as a deed by

Bernard Matthews Green Energy Limited,

26

AGOVE

acting by a director

ector

AS.

Director

in the presence of:

Witness Signature:

Witness Name:

Witness Address:

Witness Occupation:

Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Executed as a deed by Lincs Turkeys Limited, acting by a director



in the presence of:

Witness Signature:

Witness Name:

Witness Address:



Communications to be delivered to:

Address: Great Witchingham Hall, Great Witchingham, Norwich, Norfolk, NR9 5QD

Fax number:

Attention: A director

The Security Trustee

Executed as a deed by Rutland Partners LLP

acting by its attorney



In the presence of:

Witness Signature:

Witness Name:

Witness Address:

MS MONE

Communications to be delivered

Address: Cunard House 15 Regent Street London, SW1Y 4LR

Fax number: +44 (0)20 7451 0701

Attention: Mohanadas David

Wingfield/Kajen