## Registration of a Charge

Company name: FOREST PINES (LINCOLNSHIRE) LIMITED

Company number: 03398544

Received for Electronic Filing: 04/10/2017



# **Details of Charge**

Date of creation: 27/09/2017

Charge code: 0339 8544 0015

Persons entitled: CBRE LOAN SERVICES LIMITED (AS SECURITY TRUSTEE FOR THE

**SECURED PARTIES)** 

Brief description: THE LEASEHOLD LAND COMPRISING THE WHOLE OF THE LAND AND

BUILDINGS KNOWN AS THE FOREST PINES HOTEL GOLF COURSE & SPA, ERMINE STREET, BROUGHTON, BRIGG, DN20 0AQ (THE FREEHOLD IS REGISTERED AT THE LAND REGISTRY WITH TITLE NUMBERS HS147553, HS241239, HS296732 AND HS331738). FOR MORE

DETAILS PLEASE REFER TO THE DEED.

Contains fixed charge(s).

Contains floating charge(s).

Contains negative pledge.

# Authentication of Form

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

# Authentication of Instrument

Certification statement: EXCEPT FOR MATERIAL REDACTED PURSUANT TO S.859G OF

THE COMPANIES ACT 2006, I CERTIFY THAT THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: ALLEN & OVERY LLP



# CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 3398544

Charge code: 0339 8544 0015

The Registrar of Companies for England and Wales hereby certifies that a charge dated 27th September 2017 and created by FOREST PINES (LINCOLNSHIRE) LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 4th October 2017.

Given at Companies House, Cardiff on 6th October 2017

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





#### **EXECUTION VERSION**

### **DEBENTURE**

DATED 27 September 2017

Q HOTELS BID CO LIMITED

AND

# THE COMPANIES LISTED IN SCHEDULE 1 AS CHARGORS

and

CBRE LOAN SERVICES LIMITED as Security Agent

relating to a £119,250,000 portfolio B facility agreement

**ALLEN & OVERY** 

Allen & Overy LLP

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THIS DEED is dated 27 September 2017 and is made

#### **BETWEEN:**

- (1) **THE COMPANIES** listed in Schedule 1 (Chargors) as chargors (each a **Chargor**); and
- (2) **CBRE LOAN SERVICES LIMITED** (the **Security Agent**) as security trustee for the Secured Parties (as defined in the Facility Agreement defined below).

#### BACKGROUND:

- (A) Each Chargor enters into this Deed in connection with the Facility Agreement (as defined below).
- (B) It is intended that this document takes effect as a deed notwithstanding the fact that a party may only execute this document under hand.

#### IT IS AGREED as follows:

#### 1. INTERPRETATION

#### 1.1 Definitions

In this Deed:

Act means the Law of Property Act 1925.

**Facility Agreement** means the £119,250,000 Portfolio B Facility Agreement dated 11 September 2017 between (among others) the Chargors and the Security Agent.

Fixed Scottish Security means any Security granted under:

- (a) the Standard Security; and
- (b) any Security Document entered into by a Chargor pursuant to Clause 5.4 (Acquisitions).

**Hedging Agreement** means any hedging agreement entered into by a Borrower in accordance with clause 8.3 (Hedging) of the Facility Agreement.

**Party** means a party to this Deed.

**Receiver** means a receiver or receiver and manager or administrative receiver, in each case, appointed under this Deed.

#### Relevant Contract means:

- (a) each Acquisition Document;
- (b) any Franchise Agreement;
- (c) any Hotel Operating Document;
- (d) any Asset Management Agreement;
- (e) any Cindat Asset Management Agreement;

- (f) any Subordinated Debt Document; and
- (g) any other document designated as such by the Agent and the Obligors' Agent.

**Secured Liabilities** 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 Transaction Obligor to any Secured Party under each Finance Document.

**Security Assets** means all assets of a Chargor the subject of any security created by this Deed.

**Security Interest** means a mortgage, standard security, charge, pledge, lien, assignation, assignment by way of security, hypothecation or other security interest securing any obligation of any person or 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 date on which all the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full.

#### 1.2 Construction

- (a) Capitalised terms defined in the Facility Agreement have, unless expressly defined in this Deed, the same meaning in this Deed.
- (b) The provisions of clause 1.2 (Construction), 1.3 (Currency symbols and definitions) and 1.4 (Third Party Rights) of the Facility Agreement apply to this Deed as though they were set out in full in this Deed except that references to the Facility Agreement will be construed as references to this Deed.
- (c) (i) A Finance Document or other agreement or instrument includes (without prejudice to any prohibition on amendments) any amendment to that Finance Document or other agreement or instrument, including any change in the purpose of, any extension of or any increase in the amount of a facility or any additional facility;
  - (ii) the term **this Security** means any security created by this Deed; and
  - (iii) a reference to any asset includes present and future properties, revenues and rights of every description.
- (d) Any covenant of a Chargor under this Deed (other than a payment obligation) remains in force during the Security Period.
- (e) The terms of the other Finance Documents and of any side letters between any Parties in relation to any Finance Document are incorporated in this Deed to the extent required to ensure that any purported disposition of any freehold or leasehold property contained in this Deed is a valid disposition in accordance with section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989.
- (f) If the Security Agent (acting reasonably) considers that an amount paid to a Secured Party under a Finance Document is capable of being avoided or otherwise set aside on the liquidation or administration of the payer or otherwise, then that amount will not be considered to have been irrevocably paid for the purposes of this Deed.
- (g) Unless the context otherwise requires, a reference to a Security Asset includes the proceeds of any disposal of that Security Asset.

#### 2. CREATION OF SECURITY

#### 2.1 General

- (a) All the security created under this Deed:
  - (i) is created in favour of the Security Agent;
  - (ii) is created over present and future assets of each Chargor;
  - (iii) is security for the payment and satisfaction of all the Secured Liabilities; and
  - (iv) is made with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994.
- (b) The Security Agent holds the benefit of this Deed on trust for the Secured Parties.
- (c) (i) If the rights of a Chargor under any Relevant Contract or other document (the **Documents**) cannot be secured by the first Utilisation Date without the consent of a third party which is party to that Document:
  - (A) that Chargor must notify the Security Agent promptly;
  - (B) this Security will constitute security over all proceeds and other amounts which that Chargor may receive, or has received, under the relevant Document but will exclude that Chargor's other rights under that Document; and
  - (C) unless the Security Agent otherwise requires, that Chargor must use its reasonable endeavours to obtain the required consent or satisfy the relevant condition.
  - (ii) If the Chargor obtains the required consent or satisfies the relevant condition:
    - (A) the Chargor must notify the Security Agent promptly;
    - (B) all of the Chargor's rights under that Document will immediately be secured in accordance with Clause 2.9 (Other contracts); and
    - (C) Clause 9 (Other Contracts) will apply to that Document.

#### 2.2 Land

- (a) Each Chargor charges:
  - (i) by way of a first legal mortgage all estates or interests in any freehold or leasehold property (excluding any such freehold or leasehold property in Scotland) now owned by it; this includes the real property (if any) specified in Schedule 2 (Real Property); and
  - (ii) (to the extent that they are not either the subject of a mortgage under sub-paragraph (i) above or freehold or leasehold property in Scotland) by way of first fixed charge all estates or interests in any freehold or leasehold property now or subsequently owned by it.
- (b) A reference in this Clause to a mortgage or charge of any freehold or leasehold property includes:
  - (i) all buildings, fixtures, fittings and fixed plant and machinery on that property; and

(ii) the benefit of any covenants for title given or entered into by any predecessor in title of the relevant Chargor in respect of that property or any moneys paid or payable in respect of those covenants.

#### 2.3 Securities

- (a) Each Chargor charges by way of a first fixed charge its interest in all shares, stocks, debentures, bonds or other securities and investments owned by it or held by any nominee on its behalf.
- (b) A reference in this Clause to a mortgage or charge of any stock, share, debenture, bond or other security includes:
  - (i) any dividend or interest paid or payable in relation to it; and
  - (ii) any right, money or property accruing or offered at any time in relation to it by way of redemption, substitution, exchange, bonus or preference, under option rights or otherwise.

#### 2.4 Plant and machinery

Each Chargor charges by way of a first fixed charge all plant and machinery owned by it and its interest in any plant or machinery in its possession.

#### 2.5 Credit balances

Each Chargor charges by way of a first fixed charge all of its rights in respect of any amount standing to the credit of any account (including any account contemplated by the Facility Agreement or this Deed) it has with any person and the debt represented by it.

#### 2.6 Book debts etc.

Each Chargor charges by way of a first fixed charge:

- (a) all of its book and other debts;
- (b) all other moneys due and owing to it; and
- (c) the benefit of all rights, securities or guarantees of any nature enjoyed or held by it in relation to any item under paragraph (a) or (b) above.

#### 2.7 Insurances

Each Chargor assigns absolutely, subject to a proviso for re-assignment on redemption:

- (a) all of its rights under any contract of insurance taken out by it or on its behalf or in which it has an interest; and
- (b) all moneys payable and all monies paid to it under or in respect of all such contracts of insurance.

#### 2.8 Hedging

Each Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights under any Hedging Agreement.

#### 2.9 Other contracts

- (a) Each Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights:
  - (i) under each Relevant Contract;
  - (ii) under each Lease Document:
  - (iii) in respect of any rental income received under any Lease Document;
  - (iv) under any guarantee of rental income contained in or relating to any Lease Document; and
  - (v) under any other agreement to which it is a party (and which is capable of being assigned to the Security Agent) except to the extent that it is subject to any fixed security created under any other term of this Clause.
- (b) Except to the extent assigned under paragraph (a) above or to the extent that it is subject to any fixed security created under any other term of this Clause, each Chargor charges by way of a first fixed charge any agreement to which it is a party.

#### 2.10 Intellectual Property

Each Chargor charges by way of a first fixed charge, all of its rights in respect of its Intellectual Property, whether registered or not, including all applications for the same.

#### 2.11 Miscellaneous

Each Chargor charges by way of first fixed charge:

- (a) any beneficial interest, claim or entitlement it has in any pension fund;
- (b) its goodwill;
- (c) the benefit of any Authorisation (statutory or otherwise) held in connection with its use of any Security Asset;
- (d) the right to recover and receive compensation which may be payable to it in respect of any Authorisation referred to in paragraph (c) above;
- (e) its uncalled capital; and
- (f) the benefit of all rights in relation to any item under paragraphs (a) to (e) above.

#### 2.12 Fixed Scottish Security

The fixed security created under Clauses 2.2 (Land) to 2.11 (Miscellaneous) (inclusive) excludes all assets and undertakings effectively secured by the Fixed Scottish Security.

#### 2.13 Floating charge

(a) Each Chargor charges by way of a first floating charge all its assets not otherwise effectively mortgaged, charged or assigned by way of fixed mortgage, charge or assignment under this Clause including all of its assets located in Scotland or otherwise governed by Scots law whether or not such assets are so effectively mortgaged, charged or assigned.

- (b) Except as provided below (and without prejudice to the terms of the Facility Agreement which provide for the operation of any account), the Security Agent may by notice to a Chargor convert the floating charge created by this Clause into a fixed charge as regards any of that Chargor's assets specified in that notice, if:
  - (i) an Event of Default is continuing; or
  - (ii) the Security Agent reasonably considers those assets to be in danger of being seized or sold under any form of distress, attachment, execution or other legal process or to be otherwise in jeopardy.
- (c) The floating charge created by this Clause may not be converted into a fixed charge solely by reason of:
  - (i) the obtaining of a moratorium; or
  - (ii) anything done with a view to obtaining a moratorium,

under section 1A of the Insolvency Act 1986.

- (d) The floating charge created by this Clause will (in addition to the circumstances when this may occur under the general law) automatically convert into a fixed charge over all of a Chargor's assets if an administrator is appointed or the Agent receives notice of an intention to appoint an administrator.
- (e) The floating charge created by this Clause is a **qualifying floating charge** for the purpose of paragraph 14 of Schedule B1 to the Insolvency Act 1986.

#### 3. REPRESENTATIONS - GENERAL

#### 3.1 Nature of security

Subject to the Legal Reservations and the Perfection Requirements, each Chargor represents and warrants to each Finance Party that this Deed creates those Security Interests it purports to create and is not liable to be avoided or otherwise set aside on its liquidation or administration or otherwise.

#### 3.2 Times for making representations

- (a) The representations and warranties set out in this Deed (including in this Clause) are made on the date of this Deed.
- (b) Unless a representation or warranty is expressed to be given at a specific date, each representation or warranty under this Deed is deemed to be repeated by each Chargor on the date of the Utilisation Request, on the Utilisation Date and on the first day of each Interest Period.
- (c) When a representation or warranty is repeated, it is applied to the circumstances existing at the time of repetition.

#### 4. RESTRICTIONS ON DEALINGS

#### 4.1 Security

Except as expressly permitted pursuant to the Facility Agreement, no Chargor may create or permit to subsist any Security Interest on any Security Asset (except for this Security).

#### 4.2 Disposals

Except as expressly permitted pursuant to the Facility Agreement, no Chargor may sell, transfer, licence, lease or otherwise dispose of any Security Asset, except for the disposal in the ordinary course of trading of any Security Asset subject to the floating charge created under this Deed.

#### 5. LAND

#### 5.1 General

In this Clause:

**Mortgaged Property** means all freehold or leasehold property included in the definition of Security Assets.

#### 5.2 Notices under Headleases

Each Chargor must:

- (a) serve a notice of assignment, substantially in form of Part 1 of Schedule 3 (Form of Letter for Headlease), on each relevant person which is party to any Headlease or superior lease relating to any Mortgaged Property such notice to be served:
  - (i) on the date of this Deed; and
  - (ii) promptly, upon any Chargor entering into any Headlease or superior lease relating to the Mortgaged Property; and
- (b) use reasonable endeavours to ensure that each such party any Headlease or superior lease acknowledges that notice, substantially in the form of Part 2 of Schedule 3 (Form of Letter for Headlease).

#### 5.3 Notices to tenants

Each Chargor must at the request of the Security Agent:

- (a) following the occurrence of an Event of Default which is continuing, serve a notice of assignment, substantially in the form of Part 1 of Schedule 4 (Forms of Letter for Occupational Tenants), on each tenant of the Mortgaged Property; and
- (b) use reasonable endeavours to ensure that each such tenant acknowledges that notice, substantially in the form of Part 2 of Schedule 4 (Forms of Letter for Occupational Tenants).

#### 5.4 Acquisitions

If a Chargor acquires any heritable, freehold or leasehold property after the date of this Deed it must:

- (a) notify the Agent immediately;
- (b) promptly on request by the Agent and at the cost of that Chargor:
  - (i) execute and deliver to the Agent a legal mortgage over that property; or

(ii) in respect of any heritable or long leasehold property located in Scotland, grant a standard security over such property and an assignation (governed by Scots law) in respect of any entitlement to rental income from such property,

in each case, in favour of the Security Agent and in any form which the Agent (acting reasonably) may require;

- (c) if the title to that freehold or leasehold property or heritable or long leasehold property (as applicable) is registered at H.M. Land Registry or required to be so registered, give H.M. Land Registry written notice of this Security; and
- (d) if applicable, ensure that this Security is correctly noted in the Register of Title or recorded or registered (as applicable) against that title at H.M. Land Registry or the Registers of Scotland.

#### 5.5 H.M. Land Registry

Each Chargor consents to a restriction in the following terms being entered into on the Register of Title relating to any Mortgaged Property registered at H.M. Land Registry:

"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 [ ] in favour of [ ] referred to in the charges register or their conveyancer. (Standard Form P)"

#### 5.6 Deposit of title deeds

Each Chargor must deposit with the Security Agent all deeds and documents of title relating to the Mortgaged Property and all local land charges, land charges and Land Registry or the Registers of Scotland search certificates and similar documents received by or on behalf of that Chargor.

#### 6. SECURITIES

#### 6.1 General

In this Clause:

#### **Investments** means:

- (a) all shares, stocks, debentures, bonds or other securities and investments included in the definition of Security Assets in Clause 1.1 (Definitions);
- (b) any dividend or interest paid or payable in relation to any of the above; and
- (c) any right, money or property accruing or offered at any time in relation to any of the above by way of redemption, substitution, exchange, bonus or preference under option rights or otherwise.

#### 6.2 Investments

Each Chargor represents to each Finance Party that:

- (a) the Investments are fully paid; and
- (b) it is the sole legal and beneficial owner of the Investments.

#### 6.3 Deposit

Each Chargor must:

- (a) promptly deposit with the Security Agent, or as the Security Agent may direct (acting reasonably), all certificates and other documents of title or evidence of ownership in relation to any Investment; and
- (b) execute and deliver to the Security Agent all share transfers and other documents which may be requested by the Security Agent (acting reasonably) in order to enable the Security Agent or its nominees to be registered as the owner or otherwise obtain a legal title to any Investment.

#### 6.4 Changes to rights

No Chargor will take or allow the taking of any action on its behalf which may result in the rights attaching to any of the Investments being altered save as expressly permitted under the Facility Agreement.

#### 6.5 Calls

- (a) Each Chargor must pay all calls or other payments due and payable in respect of any Investment.
- (b) If a Chargor fails to do so, the Security Agent may pay the calls or other payments in respect of any Investment on behalf of that Chargor. That Chargor must immediately on request reimburse the Security Agent for any payment properly made by the Security Agent under this Clause.

#### 6.6 Other obligations in respect of Investments

- (a) Each Chargor must promptly comply with all requests for information which is within its knowledge and which are made under any law or regulation or by any listing or other authority or any similar provision contained in any articles of association or other constitutional document relating to any of the Investments save where failure to do so will not have a Material Adverse Effect. If it fails to do so, the Security Agent may elect to provide such information as it may have on behalf of that Chargor.
- (b) Each Chargor must comply with all other conditions and obligations assumed by it in respect of any Investment.
- (c) The Security Agent is not obliged to:
  - (i) perform any obligation of a Chargor;
  - (ii) make any payment;
  - (iii) make any enquiry as to the nature or sufficiency of any payment received by it or a Chargor;
  - (iv) present or file any claim or take any other action to collect or enforce the payment of any amount to which it may be entitled under this Deed,

in respect of any Investment.

#### 6.7 Voting rights

- (a) Before this Security becomes enforceable the voting rights, powers and other rights in respect of the Investments must (if exercisable by the Security Agent) be exercised in any manner which a Chargor may in its absolute discretion direct in writing.
- (b) Each Chargor must indemnify the Security Agent against any loss or liability reasonably incurred and properly documented by the Security Agent as a consequence of the Security Agent acting in respect of the Investments as permitted by this Deed on the direction of any Chargor.
- (c) After this Security has become enforceable, the Security Agent may exercise (in the name of the relevant Chargor and without any further consent or authority on the part of the relevant Chargor) any voting rights and any powers or rights which may be exercised by the legal or beneficial owner of any Investment, any person who is the holder of any Investment or otherwise.

#### 6.8 Financial Collateral

- (a) To the extent that the Security Assets constitute "financial collateral" and this Deed and the obligations of a Chargor under this Deed constitute a "security financial collateral arrangement" (in each case for the purpose of and as defined in the Financial Collateral Arrangements (No. 2) Regulations 2003 (SI 2003 No. 3226)) the Security Agent will have the right after this Security has become enforceable to appropriate all or any part of that financial collateral in or towards the satisfaction of the Secured Liabilities.
- (b) Where any financial collateral is appropriated:
  - (i) if the financial collateral is listed or traded on a recognised exchange its value will be taken as the value at which it could have been sold on the exchange on the date of appropriation; or
  - (ii) in any other case, the value of the financial collateral will be such amount as the Security Agent reasonably determines having taken into account advice obtained by it from an independent commercial property adviser, investment bank or accountancy firm of national standing selected by it,

and each Secured Party will give credit for the proportion of the value of the financial collateral appropriated to its use.

#### 7. ACCOUNTS

#### 7.1 General

In this Clause **Account Bank** means a person with whom an Account is maintained under the Facility Agreement.

#### 7.2 Book Debts and receipts

Each Chargor must, except to the extent the Security Agent otherwise agrees, pay all the proceeds of the getting in and realisation of its book debts into an Account in accordance with the Facility Agreement.

#### 7.3 Notices of charge

Each Chargor must:

- (a) promptly serve a notice of charge, substantially in the form of Part 1 of Schedule 5 (Forms of Letter for Account Bank), on each Account Bank; and
- (b) use reasonable endeavours to ensure that each Account Bank acknowledges the notice, substantially in the form of Part 2 of Schedule 5 (Forms of Letter for Account Bank).

#### 8. HEDGING

The Chargor must:

- (a) promptly within 2 Business Days after entering into any Hedging Agreement, serve a notice of assignment, substantially in the form of Part 1 of Schedule 6 (Forms of Letter for Hedge Counterparty), on each counterparty to a Hedging Agreement; and
- (b) use reasonable endeavours to ensure that such counterparty acknowledges that notice, substantially in the form of Part 2 of Schedule 6 (Forms of Letter for Hedge Counterparty).

#### 9. RELEVANT CONTRACTS

Each Chargor must, at the request of the Security Agent:

- (a) promptly serve a notice of assignment, substantially in the form of Part 1 of Schedule 7 (Forms of Letter for Relevant Contracts), on each counterparty to a Relevant Contract; and
- (b) use reasonable endeavours to ensure that each such party acknowledges that notice, substantially in the form of Part 2 of Schedule 7 (Forms of Letter for Relevant Contracts).

#### 10. INTELLECTUAL PROPERTY

#### 10.1 General

In this Clause Intellectual Property Rights means a Chargor's Intellectual Property, whether registered or not, including all applications for the same and which are Security Assets.

#### 10.2 Representations

Each Chargor represents to each Finance Party that:

- (a) the Intellectual Property Rights owned by it are all of the Intellectual Property Rights required by it in order for it to carry on its business as it is now being conducted;
- (b) it is the sole legal and beneficial owner of those Intellectual Property Rights;
- (c) those Intellectual Property Rights are free of any Security Interests (except for those created by or under this Deed) and any other rights or interests (including any licences) in favour of third parties;
- (d) it does not, in carrying on its business, infringe any Intellectual Property Rights of any third party; and
- (e) to its knowledge, no Intellectual Property Right owned by it is being infringed, nor is there any threatened infringement of any such Intellectual Property.

#### 10.3 Preservation

- (a) Each Chargor must:
  - (i) make such registrations and pay such fees, registration taxes and similar amounts as are necessary to keep its Intellectual Property Rights in force;
  - (ii) take all other steps which are reasonably practicable to maintain and preserve its interests in its Intellectual Property Right;
  - (iii) if requested to do so by the Agent (acting reasonably), make entries in any public register of its Intellectual Property Rights which either record the existence of this Deed or the restrictions on disposal imposed by this Deed; and
  - (iv) take such reasonable steps as are necessary (including the institution of legal proceedings) to prevent third parties infringing those Intellectual Property Rights unless such steps are disproportionate or uneconomic.
- (b) Each Chargor must ensure that, except with the prior consent of the Agent (acting reasonably), none of its Intellectual Property Rights which is registered is abandoned or cancelled, lapses or is liable to any claim of abandonment for non-use or otherwise.

#### 11. WHEN SECURITY BECOMES ENFORCEABLE

#### 11.1 Event of Default

This Security will become immediately enforceable if an Event of Default occurs and is continuing.

#### 11.2 Discretion

After this Security has become enforceable, the Security Agent may in its absolute discretion enforce all or any part of this Security in any manner it sees fit or as instructed in accordance with the Facility Agreement.

#### 11.3 Statutory powers

The power of sale and other powers conferred by section 101 of the Act, as amended by this Deed, will be immediately exercisable at any time after this Security has become enforceable.

#### 12. ENFORCEMENT OF SECURITY

#### 12.1 General

- (a) For the purposes of all powers implied by statute, the Secured Liabilities are deemed to have become due and payable on the date of this Deed.
- (b) Section 103 of the Act (restricting the power of sale) and section 93 of the Act (restricting the right of consolidation) do not apply to this Security.
- (c) The statutory powers of leasing conferred on the Security Agent are extended so as to authorise the Security Agent to lease, make agreements for leases, accept surrenders of leases and grant options as the Security Agent may think fit and without the need to comply with any provision of section 99 or 100 of the Act.

#### 12.2 No liability as mortgagee in possession

Neither the Security Agent nor any Receiver will be liable, by reason of entering into possession of a Security Asset, to account as mortgagee in possession or for any loss on realisation or for any default or omission for which a mortgagee in possession might be liable.

#### 12.3 Privileges

Each Receiver and the Security Agent is entitled to all the rights, powers, privileges and immunities conferred by the Act on mortgagees and receivers duly appointed under the Act, except that section 103 of the Act does not apply.

#### 12.4 Protection of third parties

No person (including a purchaser) dealing with the Security Agent or a Receiver or its or his agents will be concerned to enquire:

- (a) whether the Secured Liabilities have become payable;
- (b) whether any power which the Security Agent or a Receiver is purporting to exercise has become exercisable or is being properly exercised;
- (c) whether any money remains due under the Finance Documents; or
- (d) how any money paid to the Security Agent or to that Receiver is to be applied.

#### 12.5 Redemption of prior mortgages

- (a) At any time after this Security has become enforceable, the Security Agent may:
  - (i) redeem any prior Security Interest against any Security Asset; and/or
  - (ii) procure the transfer of that Security Interest to itself; and/or
  - (iii) settle and pass the accounts of the prior mortgagee, chargee or encumbrancer; any accounts so settled and passed will be, in the absence of manifest error, conclusive and binding on each Chargor.
- (b) Each Chargor must pay to the Security Agent, immediately on demand, the costs and expenses incurred by the Security Agent in connection with any such redemption and/or transfer, including the payment of any principal or interest.

#### 12.6 Contingencies

If this Security is enforced at a time when no amount is due under the Finance Documents but at a time when amounts may or will become due, the Security Agent (or the Receiver) may pay the proceeds of any recoveries effected by it into a suspense account or other account selected by it.

#### 13. RECEIVER

#### 13.1 Appointment of Receiver

(a) Except as provided below, the Security Agent may appoint any one or more persons to be a Receiver of all or any part of the Security Assets if:

- (i) this Security has become enforceable; or
- (ii) a Chargor or the Obligors' Agent (acting on behalf of the relevant Chargor) so requests the Security Agent in writing at any time.
- (b) Any appointment under paragraph (a) above may be by deed, under seal or in writing under its hand.
- (c) Except as provided below, any restriction imposed by law on the right of a mortgagee to appoint a Receiver (including under section 109(1) of the Act) does not apply to this Deed.
- (d) The Security Agent is not entitled to appoint a Receiver solely as a result of the obtaining of a moratorium (or anything done with a view to obtaining a moratorium) under section 1A of the Insolvency Act 1986.
- (e) The Security Agent may not appoint an administrative receiver (as defined in section 29(2) of the Insolvency Act 1986) over the Security Assets if the Security Agent is prohibited from so doing by section 72A of the Insolvency Act 1986 and no exception to the prohibition on appointing an administrative receiver applies.

#### 13.2 Removal

The Security Agent may by writing under its hand (subject to any requirement for an order of the court in the case of an administrative receiver) remove any Receiver appointed by it and may, whenever it thinks fit, appoint a new Receiver in the place of any Receiver whose appointment may for any reason have terminated.

#### 13.3 Remuneration

The Security Agent may fix the remuneration of any Receiver appointed by it and the maximum rate specified in section 109(6) of the Act will not apply.

#### 13.4 Agent of the Chargors

- (a) A Receiver will be deemed to be the agent of the relevant Chargor for all purposes and accordingly will be deemed to be in the same position as a Receiver duly appointed by a mortgagee under the Act. The relevant Chargor alone is responsible for the contracts, engagements, acts, omissions, defaults and losses of a Receiver and for liabilities incurred by a Receiver.
- (b) No Finance Party will incur any liability (either to a Chargor or to any other person) by reason of the appointment of a Receiver or for any other reason.

#### 13.5 Relationship with Security Agent

To the fullest extent allowed by law, any right, power or discretion conferred by this Deed (either expressly or impliedly) or by law on a Receiver may after this Security becomes enforceable be exercised by the Security Agent in relation to any Security Asset without first appointing a Receiver and notwithstanding the appointment of a Receiver.

#### 14. POWERS OF RECEIVER

#### 14.1 General

(a) A Receiver has all of the rights, powers and discretions set out below in this Clause in addition to those conferred on it by any law, this includes:

- (i) in the case of an administrative receiver, all the rights powers and discretions conferred on an administrative receiver under the Insolvency Act 1986; and
- (ii) otherwise, all the rights, powers and discretions conferred on a receiver (or a receiver and manager) under the Act and the Insolvency Act 1986.
- (b) If there is more than one Receiver holding office at the same time, each Receiver may (unless the document appointing him states otherwise) exercise all of the powers conferred on a Receiver under this Deed individually and to the exclusion of any other Receiver.

#### 14.2 Possession

A Receiver may take immediate possession of, get in and collect any Security Asset.

#### 14.3 Carry on business

A Receiver may carry on any business of any Chargor in any manner he thinks fit.

#### 14.4 Employees

- (a) A Receiver may appoint and discharge managers, officers, agents, accountants, servants, workmen and others for the purposes of this Deed upon such terms as to remuneration or otherwise as he thinks fit.
- (b) A Receiver may discharge any person appointed by any Chargor.

#### 14.5 Borrow money

A Receiver may raise and borrow money either unsecured or on the security of any Security Asset either in priority to this Security or otherwise and generally on any terms and for whatever purpose which he thinks fit.

#### 14.6 Sale of assets

- (a) A Receiver may sell, exchange, convert into money and realise any Security Asset by public auction or private contract and generally in any manner and on any terms which he thinks fit.
- (b) The consideration for any such transaction may consist of cash, debentures or other obligations, shares, stock or other valuable consideration and any such consideration may be payable in a lump sum or by instalments spread over any period which he thinks fit.
- (c) Fixtures, other than landlord's fixtures, may be severed and sold separately from the property containing them without the consent of the relevant Chargor.

#### 14.7 Leases

A Receiver may let any Security Asset for any term and at any rent (with or without a premium) which he thinks fit and may accept a surrender of any lease or tenancy of any Security Asset on any terms which he thinks fit (including the payment of money to a lessee or tenant on a surrender).

#### 14.8 Compromise

A Receiver may settle, adjust, refer to arbitration, compromise and arrange any claim, account, dispute, question or demand with or by any person who is or claims to be a creditor of any Chargor or relating in any way to any Security Asset.

#### 14.9 Legal actions

A Receiver may bring, prosecute, enforce, defend and abandon any action, suit or proceedings in relation to any Security Asset which he thinks fit.

#### 14.10 Receipts

A Receiver may give a valid receipt for any moneys and execute any assurance or thing which may be proper or desirable for realising any Security Asset.

#### 14.11 Subsidiaries

A Receiver may form a Subsidiary of any Chargor and transfer to that Subsidiary any Security Asset.

#### 14.12 Delegation

A Receiver may delegate his powers in accordance with this Deed.

#### 14.13 Lending

A Receiver may lend money or advance credit to any customer of any Chargor.

#### 14.14 Protection of assets

A Receiver may:

- (a) effect any repair or insurance and do any other act which any Chargor might do in the ordinary conduct of its business to protect or improve any Security Asset;
- (b) commence and/or complete any building operation; and
- (c) apply for and maintain any planning permission, building regulation approval or any other Authorisation.

in each case as he thinks fit.

#### 14.15 Other powers

A Receiver may:

- (a) do all other acts and things which he may consider desirable or necessary for realising any Security Asset or incidental or conducive to any of the rights, powers or discretions conferred on a Receiver under or by virtue of this Deed or law;
- (b) exercise in relation to any Security Asset all the powers, authorities and things which he would be capable of exercising if he were the absolute beneficial owner of that Security Asset; and
- (c) use the name of any Chargor for any of the above purposes.

#### 15. APPLICATION OF PROCEEDS

All amounts from time to time received or recovered by the Security Agent or any Receiver pursuant to the terms of this Deed or in connection with the realisation or enforcement of all or part of this

Deed will be held and applied in accordance with clause 29 (Application of Proceeds) of the Facility Agreement.

#### 16. DELEGATION

#### 16.1 Power of Attorney

The Security Agent or any Receiver may, at any time, delegate by power of attorney or in any other manner to any person for any period all or any right, power, authority or discretion exercisable by it under this Deed.

#### **16.2** Terms

Any such delegation may be made upon any terms and conditions (including the power to subdelegate) and subject to any restrictions that the Security Agent or that Receiver (as the case may be) may, in its discretion, think fit in the interests of the Secured Parties.

#### 16.3 Liability

Neither the Security Agent nor any Receiver shall be bound to supervise or be in any way liable or responsible to any Chargor for any loss or liability arising from any act, default, omission or misconduct on the part of any delegate or sub-delegate.

#### 17. FURTHER ASSURANCES

Each Chargor must, at its own expense, take whatever action the Security Agent or a Receiver may reasonably require for:

- (a) creating, perfecting or protecting any security intended to be created by this Deed; or
- (b) any Security Asset; or
- (c) facilitating the realisation of any Security Asset, or the exercise of any right, power or discretion exercisable, by the Security Agent or any Receiver or any of its delegates or subdelegates in respect of any Security Asset, which shall include:
  - (i) the execution of any mortgage, charge, transfer, conveyance, assignment or assurance of any asset, whether to the Security Agent or to its nominee; or
  - (ii) the giving of any notice, order or direction and the making of any filing or registration,

which, in any such case, the Security Agent may consider necessary.

#### 18. POWER OF ATTORNEY

Each Chargor, by way of security, irrevocably and severally appoints the Security Agent, each Receiver and any of their respective delegates or sub-delegates to be its attorney with the full power and authority of that Chargor to execute, deliver and perfect all deeds, instruments and other documents in its name and otherwise on its behalf and to do or cause to be done all acts and things, in each case which that Chargor is obliged to do under this Deed, but has failed to do following a written request from the Security Agent or which any attorney may in its absolute discretion deem necessary for carrying out any obligations of the Chargor under or pursuant to this Deed or generally for enabling the Security Agent or any Receiver to exercise the respective powers conferred on them

under this Deed or by law. Each Chargor ratifies and confirms whatever action any attorney does or purports to do under its appointment under this Clause.

#### 19. MISCELLANEOUS

#### 19.1 Covenant to pay

Each Chargor must pay or discharge the Secured Liabilities in the manner provided for in the Finance Documents.

#### 19.2 Continuing Security

This Security is continuing security and will extend to the ultimate balance of the Secured Liabilities regardless of any intermediate payment or discharge in whole or in part.

#### 19.3 Tacking

Each Lender must perform its obligations under the Facility Agreement (including any obligation to make available further advances).

#### 19.4 New Accounts

- (a) If any subsequent charge or other interest affects any Security Asset, a Finance Party may open a new account with any Chargor.
- (b) If the Finance Party does not open a new account, it will nevertheless be treated as if it had done so at the time when it received or was deemed to have received notice of that charge or other interest.
- (c) As from that time all payments made to the Finance Party will be credited or be treated as having been credited to the new account and will not operate to reduce any Secured Liability.

#### 19.5 Time deposits

Without prejudice to any right of set-off any Secured Party may have under any other Finance Document or otherwise, if any time deposit matures on any account a Chargor has with any Secured Party within the Security Period when:

- (a) this Security has become enforceable; and
- (b) no Secured Liability is due and payable,

that time deposit will automatically be renewed for any further maturity which that Secured Party considers appropriate.

#### 19.6 Notice of assignment

This Deed constitutes notice in writing to each Chargor of any charge or assignment of a debt owed by that Chargor to any other member of the Group and contained in any other Security Document.

#### 20. RELEASE

At the end of the Security Period, the Finance Parties must, at the request and cost of the Chargor, take whatever action is necessary to release the Security Assets from this Security or any other Security Document.

#### 21. GOVERNING LAW

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

THIS DEED has been executed and delivered as a deed on the date stated at the beginning of this Deed.

#### SCHEDULE 1

#### **CHARGORS**

Name	Jurisdiction of Incorporation	Registration number (or equivalent)
Q Hotels Bid Co Limited	Isle of Man	014998V
Stratton Point Group Limited	England and Wales	09300895
Devonshire Point Group Limited	England and Wales	08934151
Devonshire Point Limited	England and Wales	08907134
Stratton Point 1 Limited	England and Wales	09110770
Belton Woods Lodges Limited	England and Wales	09677152
Slaley Hall Lodges Limited	England and Wales	09677086
Mottram Hall Limited	England and Wales	02288402
Slaley Hall Limited	England and Wales	02353375
Belton Woods Hotel Limited	England and Wales	03901980
Belton Woods Hotel Trading Limited	England and Wales	07429989
Dunston Hall Hotel Limited	England and Wales	02208921
Dunston Hall Hotel Trading Limited	England and Wales	07430002
Oulton Hall Hotel Limited	England and Wales	02226508
Oulton Hall Hotel Trading Limited	England and Wales	07429930
Ashford International Hotel Limited	England and Wales	02176399
Briggate Lodge Limited	England and Wales	03547590
Chase Hotel (Cheltenham) Limited	England and Wales	05649407
Chesford Grange Hotel Limited	England and Wales	04684095
Fanfare Hotels Limited	England and Wales	03577519

England and Wales	03398544
England and Wales	04692388
England and Wales	05600709
England and Wales	05600749
England and Wales	05600708
England and Wales	05600743
England and Wales	05601310
England and Wales	02480483
England and Wales	05600748
England and Wales	05600755
England and Wales	05600747
England and Wales	05600706
England and Wales	03948742
England and Wales	05600597
England and Wales	01591841
England and Wales	04995480
England and Wales	02402708
England and Wales	03508816
England and Wales	05415036
England and Wales	05299922
England and Wales	04683806
England and Wales	08357578
England and Wales	05961557
England and Wales	05705218
England and Wales	04684096
	England and Wales

Stratton Point 2 Limited	England and Wales	09110768
Telford Golf and Country Club Hotel Limited	England and Wales	05981250
Warwick Hotel Limited	England and Wales	04683883
Westerwood Hotel Limited	England and Wales	05649418
Westerwood Hotels (Holdings) Limited	England and Wales	05701455
Delta Forest Pines Op Co Limited	England and Wales	10921354
Delta Chesford Grange Op Co Limited	England and Wales	10921436
Delta Oxford Belfry Op Co Limited	England and Wales	10921491
Delta Park Op Co Limited	England and Wales	10924154
Delta Ashford Op Co Limited	England and Wales	10921550
Delta Belton Woods Op Co Limited	England and Wales	10921650
Delta Dunston Hall Op Co Limited	England and Wales	10921613
Delta Westerwood Op Co Limited	England and Wales	10922041
Delta Mottram Hall Op Co Limited	England and Wales	10922155
Delta Norton Park Op Co Limited	England and Wales	10922429
Delta Hampshire Court Op Co Limited	England and Wales	10922635
Delta Crewe Hall Op Co Limited	England and Wales	10923249
Delta Cheltenham Chase Op Co Limited	England and Wales	10923332
Delta Stratford Manor Op Co Limited	England and Wales	10923309
Delta Telford Op Co Limited	England and Wales	10923329
Delta Slaley Hall Op Co Limited	England and Wales	10923850
Delta Stratford Op Co Limited	England and Wales	10924052

Delta Oulton Hall Op Co Limited	England and Wales	10924086
Delta TBHA Holdings Limited	England and Wales	10920999
Delta Forest Pines Property Limited	Isle of Man	015114V
Delta Chesford Grange Property Limited	Isle of Man	015145V
Delta Oxford Belfry Property Limited	Isle of Man	015124V
Delta Park Royal Property Limited	Isle of Man	015147V
Delta Ashford Property Limited	Isle of Man	015106V
Delta Belton Woods Property Limited	Isle of Man	015107V
Delta Dunston Hall Property Limited	Isle of Man	015113V
Delta Westerwood Property Limited	Isle of Man	015142V
Delta Mottram Hall Property Limited	Isle of Man	015118V
Delta Norton Park Property Limited	Isle of Man	015119V
Delta Hampshire Court Property Limited	Isle of Man	015116V
Delta Crewe Hall Property Limited	Isle of Man	015112V
Delta Cheltenham Chase Property Limited	Isle of Man	015144V
Delta Stratford Manor Property Limited	Isle of Man	015141V
Delta Telford Property Limited	Isle of Man	015139V
Delta Slaley Hall Property Limited	Isle of Man	015138V
Delta Stratford Property Limited	Isle of Man	015137V
Delta Oulton Hall Property	Isle of Man	015122V

Limited	

# SCHEDULE 2

#### REAL PROPERTY

No	Hotel	Owner	Property	Title Number(s)
1.	Ashford International	Ashford International Hotel Limited (company registration number 02176399)	The Leasehold land demised by a lease for a term of 999 years to be dated and made between (1) UBS Trustees (Jersey) Ltd and UBS TC (Jersey) Ltd as trustees of PGIM Real Estate UK Ground Lease Fund and (2) Ashford International Hotel Limited comprising the whole of the Land and Buildings known as Ashford International Hotel, Simone Weil Avenue, Ashford TN24 8UX (the freehold of which is registered at Land Registry with title number K647058)	To be allocated by Land Registry following registration of the lease
2.	Cheltenham Chase	Chase Hotel (Cheltenham) Limited (company registration number 05649407)	The Leasehold land demised by a lease for a term of 999 years to be dated and made between (1) PACE Trustees Limited and (2) Chase Hotel (Cheltenham) Limited comprising the whole of the Land and Buildings known as The Cheltenham Chase Hotel, Shurdington Road, Brockworth, Gloucester G13 4PB (the freehold of which is registered at Land Registry with tithe number GR143876)	To be allocated by Land Registry following registration of the lease
3.	Chesford Grange	Chesford Grange Hotel Limited (company registration number 04684095)	The Leasehold land demised by a lease for a term of 999 years to be dated and made between (1) UBS Trustees (Jersey) Ltd and UBS TC (Jersey) Ltd as trustees of PGIM Real Estate UK Ground Lease Fund and (2) Chesford Grange Hotel Limited comprising the whole of the Land and Buildings known as Chesford Grange Hotel, Kenilworth and East and West Spinneys Wooddon Hill, Wooddon (the freehold of which is registered at Land Registry with title numbers WK283205; and WK380830)	To be allocated by Land Registry following registration of the lease

	Mottram Hall	Mottram Hall Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
4.		(company registration	999 years to be dated and made between (1) Imperial	Registry following
		number 02288402)	Tobacco Pension Trustees Limited and Imperial	registration of the lease
			Investments Limited as trustees of the Imperial	
			Tobacco Pension Fund and (2) Mottram Hall Limited	
			comprising the whole of the Land and Buildings	
			known as Mottram Hall Hotel, Wilmslow Road,	
			Mottram Hall, St Andrew, Macclesfield, Cheshire,	
			SK10 4QT (the freehold of which is registered at	
			Land Registry with title numbers CH406542;	
			CH561614; CH265424; and CH472237)	
_	Slaley Hall	Slaley Hall Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
5.		(company registration	999 years to be dated and made between (1) UBS	Registry following
		number 02353375)	Trustees (Jersey) Ltd and UBS TC (Jersey) Ltd as trustees of PGIM Real Estate UK Ground Lease Fund	registration of the lease
			and (2) Slaley Hall Limited comprising the whole of the Land and Buildings known as The Slaley Hall	
			Estate, Slaley, Hexham, Northumberland NE47 0BY	
			(the freehold of which is registered at Land Registry	
			with title numbers ND67012; ND64337; ND65372;	
			ND65065; ND88860; ND71299; ND89343 and	
			ND73256)	
	Belton Woods	Belton Woods Hotel	The Leasehold land demised by a lease for a term of	To be allocated by Land
6.		Trading Limited (company	999 years to be dated and made between (1) PACE	Registry following
		registration number	Trustees Limited and (2) Belton Woods Hotel	registration of the lease
		07429989)	Trading Limited comprising the whole of the Land	
			and Buildings known as Belton Woods Hotel, Belton,	
			Grantham (the freeholds of which are registered at	
			Land Registry with title numbers LL94738;	
			LL97609; LL97608; LL52323; LL281778;	
			LL281774; LL281775; and LL281776)	
		Belton Woods Lodges	Land and Buildings known as Belton Woods Lodges,	LL281767 and LL302554
		Limited (company	Belton, Grantham	
		registration number		
		09677152)		

	Dunston Hall	Dunston Hall Hotel Trading	The Leasehold land demised by a lease for a term of	To be allocated by Land
7.	Dunston Hall	Limited (company	999 years to be dated and made between (1) UBS	Registry following
'·		registration number	Trustees (Jersey) Ltd and UBS TC (Jersey) Ltd as	registration of the lease
		07430002)	trustees of PGIM Real Estate UK Ground Lease Fund	registration of the lease
		07430002)		
			and (2) Dunston Hall Hotel Trading Limited	
			comprising the whole of the Land and Buildings	
			known as Dunston Hall Hotel, Main Road, Dunston,	
			Norwich, Norfolk, NR14 8PQ (the freeholds of	
			which are registered at Land Registry with title	
			numbers NK194553, NK364295, NK196784,	
			NK357216, NK357270, NK357273, NK133905,	
			NK139005, NK219997, NK349182, NK123622, and	
			NK119426)	
	Forest Pines	Forest Pines (Lincolnshire)	The Leasehold land demised by a lease for a term of	To be allocated by Land
8.		Limited (company	999 years to be dated and made between (1) UBS	Registry following
		registration number	Trustees (Jersey) Ltd and UBS TC (Jersey) Ltd as	registration of the lease
		03398544)	trustees of PGIM Real Estate UK Ground Lease Fund	-
			and (2) Forest Pines (Lincolnshire) Limited	
			comprising the whole of the Land and Buildings	
			known as the Forest Pines Hotel Golf Course & Spa,	
			Ermine Street, Broughton, Brigg DN20 0AQ (the	
			freehold of which is registered at Land Registry with	
			title numbers HS147553; HS241239; HS296732; and	
			HS331738, and part unregistered land as shown	
			edged red on Plan PL3548 appended to this	
			agreement)	
	Hampshire Court	Marston Centrecourt	The Leasehold land demised by a lease for a term of	To be allocated by Land
9.	•	Limited (company	999 years to be dated and made between (1) UBS	Registry following
		registration number	Trustees (Jersey) Ltd and UBS TC (Jersey) Ltd as	registration of the lease
		05600708)	trustees of PGIM Real Estate UK Ground Lease Fund	
		ĺ	and (2) Marston Centrecourt Limited comprising the	
			The Hampshire Court Hotel, (known as 'Centre	
			Court'), Centre Drive, Chineham, Basingstoke, RG24	
			8FY (the freehold of which is registered at Land	
			Registry with title number HP613187)	

		Marston Hotels Limited	The land and buildings known as the Tennis Courts at	HP773418
			HampshireCourt Hotel, Centre Drive, Chineham,	HF //3418
		(company registration		
		number 02480483)	Basingstoke, RG24 8FY	
		Marston Hotels Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
		(company registration	25 years to be dated and made between (1) Marston	Registry following
		number02480483)	Centrecourt Limited and (2) Marston Hotels Limited	registration of the lease
			comprising the The Hampshire Court Hotel (known	-
			as 'Centre Court'), Centre Drive, Chineham,	
			Basingstoke, RG24 8FY (the freehold of which is	
			registered at Land Registry with title number	
			HP613187)	
	Crewe Hall	Marston Crewe Hall Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
10.	Siewe i iiii	(company registration	999 years to be dated and made between (1) UBS	Registry following
10.		number 05600743)	Trustees (Jersey) Ltd and UBS TC (Jersey) Ltd as	registration of the lease
		number 03000743)	trustees of PGIM Real Estate UK Ground Lease Fund	registration of the lease
			and (2) Marston Crewe Hall Limited comprising the	
			whole of Crewe Hall and land and buildings	
			adjoining Crewe Hall, Weston Road, Crewe, CW1	
			6UZ and the Golden Gates Lodge and the Quadrangle	
			Building and car park, Crewe Hall, Weston Road (the	
			freehold of which is registered at Land Registry with	
			title numbers CH423740 and CH463066)	
		Marston Hotels Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
		(company registration	25 years to be dated and made between (1) Marston	Registry following
		number 02480483)	Crewe Hall Limited and (2) Marston Hotels Limited	registration of the lease
		,	comprising the whole of Crewe Hall and land and	
			buildings adjoining Crewe Hall, Weston Road,	
			Crewe, CW1 6UZ and the Golden Gates Lodge and	
			the Quadrangle Building and car park, Crewe Hall,	
			Weston Road (the freehold of which is registered at	
			Land Registry with title numbers CH423740 and	
			CH463066)	
		l .	C11403000)	

	The Stratford	Marston Hotels Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
11.		(company registration	999 years to be dated and made between (1) Imperial	Registry following
		number 02480483)	Tobacco Pension Trustees Limited and Imperial	registration of the lease
			Investments Limited as trustees of the Imperial	
			Tobacco Pension Fund and (2) Marston Hotels	
			Limited comprising the whole of the Land and	
			Buildings known as The Stratford Hotel, Arden	
			Street, Stratford upon Avon CV37 6QQ (the freehold	
			of which is registered at Land Registry with title	
			number WK357574)	
	Oxford Belfry	Marston Oxford Belfry	The Leasehold land demised by a lease for a term of	To be allocated by Land
12.		Limited (company	999 years to be dated and made between (1) PACE	Registry following
		registration number	Trustees Limited and (2) Marston Oxford Belfry	registration of the lease
		05600755)	Limited comprising the whole of the Land and	
			buildings known as Oxford Belfry Hotel, London	
			Road, Milton Common, Thame, Oxford, OX9 2JW	
			(the freehold of which is registered at Land Registry	
			with title numbers ON72748; ON198733;	
			ON201262; ON210270; and ON314548)	
		Marston Hotels Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
		(company registration	25 years to be dated and made between (1) Marston	Registry following
		number 02480483)	Oxford Belfry Limited and (2) Marston Hotels	registration of the lease
			Limited comprising the whole of the Land and	
			buildings known as Oxford Belfry Hotel, London	
			Road, Milton Common, Thame, Oxford, OX9 2JW	
			(the freehold of which is registered at Land Registry	
			with title numbers ON72748; ON198733;	
			ON201262; ON210270; and ON314548)	

	Stratford Manor	Marston Stratford Manor	The Leasehold land demised by a lease for a term of	To be allocated by Land
13.		Limited (company	999 years to be dated and made between (1) Imperial	Registry following
		registration number	Tobacco Pension Trustees Limited and Imperial	registration of the lease
		05600747)	Investments Limited as trustees of the Imperial	C
		,	Tobacco Pension Fund and (2) Marston Stratford	
			Manor Limited comprising the whole of the Land and	
			buildings known as Stratford Manor Hotel, Warwick	
			Road, Black Hill, Stratford-upon-Avon CV37 0PY	
			and the land on the east side of Warwick Road, Black	
			Hill, Stratford-upon-Avon (the freehold of which is	
			registered at Land Registry with title numbers	
			WK309919 and WK331178)	
		Marston Hotels Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
		(company registration	25 years to be dated and made between (1) Marston	Registry following
		number 02480483)	Stratford Manor Limited and (2) Marston Hotels	registration of the lease
			Limited comprising the whole of the Land and	
			buildings known as Stratford Manor Hotel, Warwick	
			Road, Black Hill, Stratford-upon-Avon CV37 0PY	
			and the land on the east side of Warwick Road, Black	
			Hill, Stratford-upon-Avon (the freehold of which is	
			registered at Land Registry with title numbers	
			WK309919 and WK331178)	
	Norton Park	Norton Park Hotel Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
14.		(company registration	999 years to be dated and made between (1) Imperial	Registry following
		number 05415036)	Tobacco Pension Trustees Limited and Imperial	registration of the lease
			Investments Limited as trustees of the Imperial	
			Tobacco Pension Fund and (2) Norton Park Hotel	
			Limited comprising the whole of the Land and	
			buildings known as Norton Park Hotel, Bullington	
			Road, Norton, Winchester, SO21 3NB (the freehold	
			of which is registered at Land Registry with title	
			numbers HP577176 and HP650408)	

	Park Royal	Park Royal Hotel Limited	The Leasehold land demised by a lease for a term	To be allocated by Land
15.	Park Royal	Park Royal Hotel Limited (company registration number 05299922)	The Leasehold land demised by a lease for a term expiring on 21 October 2978 to be dated and made between (1) PACE Trustees Limited and (2) Park Royal Hotel Limited comprising the whole of the Land and buildings known as (1) The Park Royal International Hotel & Club, Stretton Road, Stretton, Warrington; (2) Field View, Sparkhall Close, Stretton; (3) Northview, Stretton Road; (4) Land on the south side of Stretton Road, Stretton, Warrington; (5) 1 Beech Cottages Stretton Road, Stretton; (6) 2	To be allocated by Land Registry following registration of the lease
			Beech Cottages Stretton Road, Stretton; (7) 3 Beech Cottages Stretton Road, Stretton; (8) 4 Beech Cottages Stretton Road, Stretton; (9) 5 Beech Cottages Stretton Road, Stretton; and (10) Land on the south side of Northwich Road, Warrington (the freeholds and long leasehold of which are registered at Land Registry with title numbers CH340902; CH254861; CH272703; CH406425; CH415160; CH255254; CH364457; CH332917; CH151324; and CH331567)	
16.	Telford Golf & Country Club	Telford Golf and Country Club Hotel Limited (company registration number 05981250)	The Leasehold land demised by a lease for a term of 999 years to be dated and made between (1) Imperial Tobacco Pension Trustees Limited and Imperial Investments Limited as trustees of the Imperial Tobacco Pension Fund and (2) Telford Golf and Country Club Hotel Limited comprising the whole of the Land and buildings known as Telford Golf & Country Club Hotel, Great Hay Drive, Telford TF7 4DT (the freehold of which is registered at Land Registry with title number SL114060)	To be allocated by Land Registry following registration of the lease

	Westerwood	Westerwood Hotel Limited	The Leasehold land demised by a lease for a term of	To be allocated by Land
17.		(company registration	175 years to be dated and made between (1) PACE	Registry following
		number 05649418)	Trustees Limited and (2) Westerwood Hotel Limited	registration of the lease
			comprising the whole of the Land and Buildings	
			known as Westerwood Hotel and Golf Resort (the	
			Heritable Ownership of which is registered at the	
			Land Register of Scotland under title numbers	
			DMB66617 and DMB19241) but excluding (i) part	
			and portion of the subjects registered in the Land	
			Register of Scotland under title number DMB66617	
			which is subject to the Cala Standard Security and (ii)	
			part and portion of the subjects registered in the Land	
			Register of Scotland under title number DMB66617	
			which is subject to the Ogilvie Standard Security	
		Westerwood Hotel Limited	The heritable interest in the subjects identified in the	DMB66617 and
		(company registration	Cala Standard Security and the Ogilvie Standard	DMB19241
		number 05649418)	Security forming part and portion of the heritable	(part and portion of)
			subjects situated at Westerwood, Cumbernauld and	
			currently registered at the Land Register of Scotland	
			under title numbers DMB66617 and DMB19241.	
	Oulton Hall	Oulton Hall Hotel Limited	Land and Buildings known as Oulton Hall Hotel and	WYK553815 and
18.		(company registration	Oulton Park Golf Course, Oulton, Leeds	WYK804165
		number 02226508)		
		Oulton Hall Hotel Trading	Oulton Hall, Rothwell Lane, Leeds LS26 8HN	WYK871817
		Limited (company		
		registration number		
	G 1 :1 B 16	07429930)		CD200015 1 CD200016
10	Cambridge Belfry	Marston Hotels Limited	Land and Buildings known as Cambridge Belfry,	CB288015 and CB288016
19.		(company registration	Back Lane, Great Cambourne CB23 6BW and land	
		number 02480483)	on the north side of Back Lane and land on the west	
	National and Dalema	Nettingle on Delfor Till 1	side of New Hall Lane, Cambourne, Cambridge	NT202009
20	Nottingham Belfry	Nottingham Belfry Limited	Land and Buildings known as The Nottingham Belfry	NT392098
20.		(company registration	Hotel, Mellors Way, Nottingham NG8 6PY	
		number 03508816)		

21.	The Queen's	Leeds Hotel Limited (company registration number 04692388)	Land and buildings known as The Queen's Hotel, Leeds	WYK316711
22. Aldwark Manor		Marston Aldwark Manor Limited (company registration number 05600709)	Land and Buildings known as Aldwark Manor, Aldwark, Alne, North Yorkshire	NYK122375, NYK90041, NYK148380, NYK71225, NYK83484, NYK92442, NYK234396 and NYK240246
		Marston Hotels Limited (company registration number 02480483)	Aldwark Manor Golf & Spa Hotel, Aldwork, Alne, York, Y061 1UF	NYK318092 NYK323067
23.	Bridgewood Manor	Marston Bridgewood Manor Limited (company registration number 05600749)	Land and Buildings known as Bridgewood Manor Hotel, Maidstone Road, Bluebell Hill, Chatham, Kent ME5 9AX	K648515; K653107; K700887; and K804549
		Marston Hotels Limited (company registration number 02480483)	Land and Buildings known as Bridgewood Manor Hotel, Maidstone Road, Bluebell Hill, Chatham, Kent ME5 9AX	K820379 and K709527
		Marston Hotels Limited (company registration number 02480483)	Bridgewood Manor, Near Bluebell Hill, Chatham ME5 9AX	K897127
24.	Hellidon Lakes	Marston Hellidon Lakes Limited (company registration number 05601310)	Hellidon Lakes Hotel & Golf Club, Priors Marston Road, Hellidon, Daventry, Northamptonshire, NN11 6GG	HN13427, NN135437, NN138227, NN142825, WK332794 and WK333961
		Marston Hotels Limited (company registration number 02480483)	Hellidon Lakes Golf & Spa, Hellidon, Daventry, NN11 6GG	NN261334 NN264887
25.	Tankersley Manor	Marston Tankersley Manor Limited (company registration number 05600706)	Tankersley Manor Hotel, Church Lane, Tankersley, Barnsley, South Yorkshire S75 3DQ	SYK291424
		Marston Hotels Limited (company registration number 02480483)	Tankersley Manor, Church Lane, Tankersley, S75 3DQ	SYK515164

	The Midland	Midland Hotel (Manchester)	The Midland Hotel, Lower Moseley Street,	LA21577
26.		Limited (company	Manchester	
		registration number		
		04995480)		

#### FORMS OF LETTER FOR HEADLEASE

#### PART 1

### NOTICE TO SUPERIOR LANDLORD

[On the letterhead of the relevant Chargor]

To:	[Occupational tenant]				
				[Da	ıte]
Dear S	Sirs,				
Re:	[Name of property]				
Secur	ity Agreement dated [	] 2017 between the Char Security Agreeme	_	RE Loan Services Limited (	the
We re	fer to the lease dated [	] and made between [	] and [	] (the <b>Headlease</b> ).	

This letter constitutes notice to you that under the Security Agreement we have assigned (by way of security) to CBRE Loan Services Limited (as security trustee for the Secured Parties as referred to in the Security Agreement, the **Security Agent**) all our rights under the Lease.

#### We confirm that:

- (a) we will remain liable under the Headlease to perform all the obligations assumed by us under the Headlease; and
- (b) none of the Security Agent, its agents, any receiver or any delegate or any other person will at any time be under any obligation or liability to you under or in respect of the Headlease.

We will also remain entitled to exercise all our rights, powers and discretions under the Lease and you should continue to give notices under the Headlease to us, unless and until you receive a notice from the Security Agent to the contrary, stating that the security under the Security Agreement has become enforceable. In this event, all rights, powers and discretions will be exercisable by, and all notices must be given to the Security Agent or as it directs.

The instructions in this letter apply until you receive notice from the Security Agent to the contrary and notwithstanding any previous instructions given by us.

The instructions in this letter may not be revoked or amended without the prior written consent of the Security Agent.

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

Please confirm your agreement to the above by signing the attached acknowledgement and returning it to the Security Agent marked for the attention of  $[\bullet]$  with a copy to ourselves.

Yours faithfully,

(Authorised Signa	atory)
[CHARGOR]	

## ACKNOWLEDGEMENT OF SUPERIOR LANDLORD

E LOAN SERVICES LIMITED
[Date]
operty]
it dated [ ] 2017 between the Chargors and CBRE Loan Services Limited (the Security Agreement)
from [CHARGOR] (the <b>Chargors</b> ) of a notice dated [ ] 2017 (the <b>Notice</b> ) in ease (as defined in the Notice).
actions contained in the Notice and agree to comply with the Notice.
have not received any notice of any prior security over the Headlease that any third party right or interest in, or has made or will be making any claim or demand or taking any the rights of the Chargors under or in respect of the Headlease (as defined in the Notice).
non-contractual obligations arising out of or in connection with it are governed by

## FORMS OF LETTER FOR OCCUPATIONAL TENANTS

### PART 1

## NOTICE TO OCCUPATIONAL TENANT

[On the letterhead of the relevant Chargor]

	IOI	the letternead of the r	cicvani Chargo	<b>1</b> 1]	
To:	[Occupational tenant]				
				[Dat	te]
Dear S	irs,				
Re:	[Name of property]				
Securi	ty Agreement dated [	] 2017 between the Cha Security Agree	_	RE Loan Services Limited (t	:he
We ref	er to the lease dated [	] and made between [	] and [	] (the Lease).	
to CBF		(as security trustee for the	ne Secured Parti	we assigned (by way of securing as referred to in the Securing	
We co	nfirm that:				
(c)	we will remain liable under and	er the Lease to perform all	the obligations a	assumed by us under the Leas	se;
(d)	none of the Security Ager time be under any obligati	•		or any other person will at an of the Lease.	ny
Agent event,	continue to give notices un to the contrary, stating that	der the Lease to us, unless the security under the Sec	and until you reurity Agreement	etions under the Lease and yet ceive a notice from the Securi has become enforceable. In the es must be given to the Securi	ity his
We irrewith [	· ·			under the Lease to our accouracting Account).	ını
	structions in this letter app enstanding any previous inst		ee from the Seco	urity Agent to the contrary a	nd
	structions in this letter many Agent.	ay not be revoked or am	ended without t	he prior written consent of t	he
This le	•	tual obligations arising ou	it of or in conn	ection with it are governed	by

Security Agent marked for the attention of [●] with a copy to ourselves.
Yours faithfully,
(Authorised Signatory) [CHARGOR]

Please confirm your agreement to the above by signing the attached acknowledgement and returning it to the

## ACKNOWLEDGEMENT OF OCCUPATIONAL TENANT

To:	CBRE LOAN SERVICES LIMITED
Attent	ion: [●]
	[Date]
Dear S	Sirs,
Re:	[Name of property]
Secur	ity Agreement dated [ ] 2017 between the Chargors and CBRE Loan Services Limited (the Security Agreement)
	onfirm receipt from [CHARGOR] (the <b>Chargors</b> ) of a notice dated [ ] 2017 (the <b>Notice</b> ) in to the Lease (as defined in the Notice).
We ac	cept the instructions contained in the Notice and agree to comply with the Notice.
We co	onfirm that we:
(a)	have not received any notice of any prior security over the Lease that any third party has or will have any right or interest in, or has made or will be making any claim or demand or taking any action in respect of, the rights of the Chargors under or in respect of the Lease (as defined in the Notice); and
(b)	must pay all rent and all other monies payable by us under the Lease into the Operating Account (as defined in the Notice); and
(c)	must continue to pay those moneys into the Operating Account (as defined in the Notice) until we receive your written instructions to the contrary.
This 1 Englis	etter and any non-contractual obligations arising out of or in connection with it are governed by h law.
Yours	faithfully,
 For [	

#### FORMS OF LETTER FOR ACCOUNT BANK

#### PART 1

#### NOTICE TO ACCOUNT BANK

[On the letterhead of a Chargor]

To: [Account Bank]

[Date]

Dear Sirs,

Security Agreement dated [ ] 2017 between the Chargors and CBRE Loan Services Limited (the Security Agreement)

This letter constitutes notice to you that under the Security Agreement we have charged (by way of a first fixed charge) in favour of CBRE Loan Services Limited (as security trustee for the Secured Parties as referred to in the Security Agreement, the **Security Agent**) all our rights in respect of any amount standing to the credit of any account maintained by us with you (the **Accounts**).

We irrevocably instruct and authorise you to:

- (a) disclose to the Security Agent any information relating to any Account requested from you by the Security Agent;
- (b) comply with the terms of any written notice or instruction relating to any Account received by you from the Security Agent;
- (c) hold all sums standing to the credit of any Account to the order of the Security Agent; and
- (d) in respect of any Account other than our account with [●] (account number [●], sort code [●]) (the **General Account**) pay or release any sum standing to the credit of any Account in accordance with the written instructions of the Security Agent.

We acknowledge that you may comply with the instructions in this letter without any further permission from us.

The instructions in this letter may not be revoked or amended without the prior written consent of the Security Agent.

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

Please confirm your agreement to the above by sending the attached acknowledgement to the Security Agent marked for the attention of  $[\bullet]$  with a copy to ourselves.

Yours faithfully,
(Authorised Signatory)
[CHARGOR]

## ACKNOWLEDGEMENT OF ACCOUNT BANK

## [On the letterhead of the Account Bank]

To:	CBRE LOAN SERVICES LIMITED
Copy:	[CHARGOR]
	[Date]
Dear S	irs,
Securi	ty Agreement dated [ ] 2017 between the Chargors and CBRE Loan Services Limited (the Security Agreement)
charge	nfirm receipt from [CHARGOR] (the <b>Chargors</b> ) of a notice dated [ ] 2017 (the <b>Notice</b> ) of a upon the terms of the Security Agreement over all the rights of the Chargor's to any amount standing credit of any of the Chargor's accounts with us (the <b>Accounts</b> ).
We con	nfirm that we:
(a)	accept the instructions contained in the Notice and agree to comply with the notice;
(b)	have not received notice of any prior security over, or the interest of any third party in any Account; and
(c)	have neither claimed nor exercised, nor will claim or exercise, any security interest, set-off, counter-claim or other right in respect of any Account;
(d)	will not permit any amount to be withdrawn from any Account other than the [General Account] (as defined in the Notice) without your prior written consent; and
(e)	will comply with any notice we may receive from the Security Agent in respect of the [General Account].
The Ac	counts maintained with us are:
[Special	fy accounts and account numbers]
This le English	etter and any non-contractual obligations arising out of or in connection with it are governed by a law.
Yours	faithfully,
	rised signatory) unt Bank]

## FORMS OF LETTER FOR HEDGE COUNTERPARTY

### PART 1

## NOTICE TO HEDGE COUNTERPARTY

	[On the letterhead of the Chargor]
To: [Hedge C	Counterparty]
	[Date]
Dear Sirs,	
	Security Agreement dated [ ] 2017 between [Chargor] and [SECURITY AGENT] (the Security Agreement)
proviso for re-as Parties as referre	tutes notice to you that under the Security Agreement we assigned absolutely, subject to a ssignment on redemption to [SECURITY AGENT] (as security trustee for the Secured ed to in the Security Agreement, the <b>Security Agent</b> ) all our rights under any hedging een yourselves and ourselves (the <b>Hedging Agreements</b> ).
We irrevocably is	nstruct and authorise you to:
inquiry b	to the Security Agent without any reference to or further authority from us and without any by you as to the justification for the disclosure, any information relating to the Hedging ents which the Security Agent may request from you; and
(b) pay any s Code [	sum payable by you under the Hedging Agreements to our account with [●] at [ ], Sort ], Account No. [ ].
	in this letter apply until you receive notice from the Security Agent to the contrary and any previous instructions given by us.
The instructions Security Agent.	in this letter may not be revoked or amended without the prior written consent of the
This letter and a English law.	any non-contractual obligations arising out of or in connection with it are governed by
Security Agent 1	our agreement to the above by signing the attached acknowledgement and returning it to the marked for the attention of James Buncle / Kapilan Anandarajah at CBRE Loan Services oor, New City Court, 20 St Thomas Street, London SE1 9RS with a copy to ourselves.
Yours faithfully,	
(Authorised signa [CHARGOR]	

## ACKNOWLEDGEMENT OF HEDGE COUNTERPARTY

To:	[AGENT]
Copy:	[Chargor]
	[Date]
Dear S	irs,
Re:	[PROPERTY]
	Security Agreement dated [ ] 2017 between [Chargor] and [AGENT] (the Security Agreement)
assignr	nfirm receipt from [the Chargor] (the <b>Chargor</b> ) of a notice dated [ ] 2017 (the <b>Notice</b> ) of an ment upon the terms of the Security Agreement of all the Chargor's rights under the Hedging nents (as defined in the Notice).
We con	nfirm that we:
(a)	accept the instructions in the Notice and agree to comply with the Notice;
(b)	have not received notice of any prior security over, or the interest of any third party in the Hedging Agreements;
(c)	must pay any amount payable by us under the Hedging Agreements to the Chargor's account with you at [ ], Sort Code [ ], Account No. [ ]; and
(d)	must accept your instructions in relation to the Chargor's rights under the Hedging Agreements.
This le English	etter and any non-contractual obligations arising out of or in connection with it are governed by a law.
Yours	faithfully,
(Autho	rised signatory)

#### FORMS OF LETTER FOR RELEVANT CONTRACTS

#### PART 1

#### NOTICE TO COUNTERPARTY

[On the letterhead of a Chargor]

To: [Contract party]

[Date]

Dear Sirs,

Security Agreement dated [ ] 2017 between the Chargors and CBRE Loan Services Limited (the Security Agreement)

This letter constitutes notice to you that under the Security Agreement we have assigned by way of security to CBRE Loan Services Limited (as security trustee for the Secured Parties as referred to in the Security Agreement, the **Security Agent**) all our rights in respect of [insert details of Contract] (the **Contract**).

#### We confirm that:

- (a) we will remain liable under the Contract to perform all the obligations assumed by us under the Contract; and
- (b) none of the Security Agent, its agents, any receiver or any other person will at any time be under any obligation or liability to you under or in respect of the Contract.

We will also remain entitled to exercise all our rights, powers and discretions under the Contract, and you should continue to give notices under the Contract to us, unless and until you receive notice from the Security Agent to the contrary stating that the security has become enforceable. In this event, all the rights, powers and discretions will be exercisable by, and notices must be given to, the Security Agent or as it directs.

Please note that we have agreed that we will not amend or waive any provision of or terminate the Contract without the prior consent of the Security Agent.

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

Please acknowledge receipt of this letter by sending the attached acknowledgement to the Security Agent marked for the attention of  $[\bullet]$  with a copy to ourselves.

Yours faithfully,
(Authorised signatory)
[CHARGOR]

## ACKNOWLEDGEMENT OF COUNTERPARTY

To:	AGENT]
Copy:	Chargor]
	[Date]
Dear Si	•
Securit	Agreement dated [ ] 2017 between the Chargors and CBRE Loan Services Limited (the Security Agreement)
assignm	rm receipt from [CHARGOR] (the <b>Chargors</b> ) of a notice dated [ ] 2017 (the <b>Notice</b> ) of an on the terms of the Security Agreement of all the Chargor's rights in respect of [insert details of act] (the <b>Contract</b> ).
We con	rm that we will pay all sums due, and give notices, under the Contract as directed in the Notice.
This let English	r and any non-contractual obligations arising out of or in connection with it are governed by w.
Yours f	chfully,
	ed signatory)
Loounte	·err e 7 1

### SIGNATORIES

CHARGORS		
EXECUTED AS A DEED by Q HOTELS BID CO LIMITED acting by	)	
		Director For and on behalf of Enmyn Limited Corporate Director
In the presence of:		
Name of witness:		SARAH (ONES
Signature of witness:		***************************************
Address of witness:		CIO FIRST NAMES HOSE VICTURIA ROAD DOUGLAS ISUE OF MAN 1M2 4DF
Occupation of witness:		SENVOR ADMINISTRATOR
EXECUTED AS A DEED by STRATION POINT GROUP LIMITED	)	
acting by	)	Director
In the presence of:		***************************************
Name of witness:		***************************************
Signature of witness:		***************************************
Address of witness:		***************************************
		***************************************
		***************************************
Occupation of witness:		

# SIGNATORIES

CHARGORS		
EXECUTED AS A DEED by Q HOTELS BID CO LIMITED acting by	) ) )	
		Director
In the presence of:		
Name of witness:		
Signature of witness:		4
Address of witness:		***************************************
		•••••••••••••••••••••••••••••••••••••••
Occupation of witness:		
EXECUTED AS A DEED by STRATION POINT GROUP LIMITED	)	
acting by	)	
		Director Afterney
In the presence of:		
Name of witness:		HANCHET BANKARO
Signature of witness:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Address of witness:		DENTONS UKMEA LLF ONE FLEET PLACE
		T+44 20 7242 1212
Occupation of witness:		SOLICITIK

EXECUTED AS A DEED by DEVONSHIRE POINT GROUP LIMITED	)	
acting by	)	
		Discostory Attorney
In the presence of:		
Name of witness:		HAKRIET GAMEOND
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M.7WS. T +44 20 7242 1212
Occupation of witness:		SOLICITOR
EXECUTED AS A DEED by DEVONSHIRE POINT LIMITED acting by	) )	**************************************
In the presence of:		
Name of witness:		HARRIET BANFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M-7WS T +44 20 7242 1212
Occupation of witness:		SOLICITIK

EXECUTED AS A DEED by STRATION POINT 1 LIMITED acting by	) ) )	***
		Director Attorney
In the presence of:		
Name of witness:		HARRIET FORMFORD
Signature of witness:		**
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M.7WS T +44 20 7242 1212
		***************************************
Occupation of witness:		SOLICITUR
EXECUTED AS A DEED by BELTON WOODS LODGES LIMITED acting by	) ) )	Director Attorney
In the presence of:		***************************************
Name of witness:		HAMURICT RIMIGNED
Signature of witness:		••••
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLAGE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SULICITUK

EXECUTED AS A DEED by SLALEY HALL LODGES LIMITED acting by	)	
	,	Director Attorney
In the presence of:		
Name of witness:		HARRLET BUMFORD
Signature of witness:		***************************************
Address of witness:		DENTONS URMEA LLP ONE FLEET PLACE LONDON EG4M-7WS T +44 20 7242 1212
Occupation of witness:		SOLICITON
EXECUTED AS A DEED by MOTTRAM HALL LIMITED acting by	) ) )	Director Attorney
In the presence of:		
Name of witness:		HUMANIET BUNGARD
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SULCITUR

EXECUTED AS A DEED by SLALEY HALL LIMITED acting by	)	Director Attorney
In the presence of:		
Name of witness:		HARRIET BANFORD
Signature of witness:		7/444
Address of witness:		
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		Soucion
EXECUTED AS A DEED by BELTON WOODS HOTEL LIMITED acting by	) )	4
		Director Altorney
In the presence of:		
Name of witness:		HARRIET BANGRO
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP  ONE FLEET PLACE  LONDON EC4M 7WS  T +44 20 7242 1212
Occupation of witness:		SULICITOR

EXECUTED AS A DEED by BELTON WOODS HOTEL TRADING LIMITED acting by	) )	Tringe 1 A Marcock
		Director Attorney
In the presence of:		
Name of witness:		HARRIET BAMFRED
Signature of witness:		
Address of witness:		
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITAL
EXECUTED AS A DEED by DUNSTON HALL HOTEL LIMITED acting by	) )	***************************************
		(Director Attorney
In the presence of:		<i>J</i>
Name of witness:		HANRIET KONNETONED
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M-7WS T+44 20 7242 1212
Occupation of witness:		SO-1CITOR

EXECUTED AS A DEED by DUNSTON HALL HOTEL TRADING LIMITED acting by	)	
		Director Attorney
In the presence of:		
Name of witness:		HURRICH RAMFORD
Signature of witness:		2.
Address of witness:		·
Occupation of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
EXECUTED AS A DEED by OULTON HALL HOTEL LIMITED acting by	)	Director Attorney
In the presence of:		
Name of witness:		HONEY COLO
Signature of witness:		HARRIET BAMENED
		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITUR

EXECUTED AS A DEED by OULTON HALL HOTEL TRADING LIMITED acting by	)	Director Attorney
In the presence of:		
Name of witness:		HARRIET BAMGORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITINE
EXECUTED AS A DEED by ASHFORD INTERNATIONAL HOTEL LIMITED acting by	)	***
		Director Attorney
In the presence of:		
Name of witness:		HHURLET BANFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON E64M-7WS T +44 20 7242 1212
Occupation of witness:		SOLICITIVE

EXECUTED AS A DEED by BRIGGATE LODGE LIMITED acting by	)	Director Attorney
In the presence of:		
Name of witness:		HANGUET BOAMFORD
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7W8 T +44 20 7242 1212
Occupation of witness:		SOLICITOR
EXECUTED AS A DEED by CHASE HOTEL (CHELTENHAM) LIMITED acting by	) )	
	,	Director Attorney
In the presence of:		
Name of witness:		HMERIET BANGORD
Signature of witness:		*
Address of witness:		DENTONS UKMEA LLP  ONE FLEET PLACE LONDON EC4M 7WS T+44 20 7242 1212
Occupation of witness:		SOLICITIME

EXECUTED AS A DEED by CHESFORD GRANGE HOTEL LIMITED acting by	)	Hiroctory Attorney
In the presence of:		
Name of witness:		HAMPLET BANFORD
Signature of witness:		**************************************
Address of witness:		
Occupation of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LÖNDÖN ECAM 7WS T+44 20 7242 1212  Solicity
EXECUTED AS A DEED by FANFARE HOTELS LIMITED acting by	) )	(Director Attorney
In the presence of:		.)
Name of witness:		HAMRRIGT BLANFORD
Signature of witness:		· Sant · · · · · · · · · · · · · · · · · · ·
Address of witness:		
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		Souriton

EXECUTED AS A DEED by FOREST PINES (LINCOLNSHIRE)	)	
LIMITED		
acting by	)	
		Hirector! At-lorney
In the presence of:		
Name of witness:		HARRIET BAMFORD
Signature of witness:		
Address of witness:		
		DENTONS UKMEA LLP ONE-PLEET PLACE LONDON EC4M 7WS T+44.20.7242 1212
Occupation of witness:		SOLICITINE
EXECUTED AS A DEED by LEEDS HOTEL LIMITED acting by	) ) )	
		Hirean Attorney
In the presence of:		
Name of witness:		HARRIET KAMFURD
Signature of witness:		
Address of witness:		
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T. ±44.20,7242.1212
Occupation of witness:		SOLICITIE

EXECUTED AS A DEED by MARSTON ALDWARK MANOR LIMITED	)	
acting by	)	
		Hirectory Attorney
In the presence of:		
Name of witness:		HAKRIET BUMFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP
		T +44 20 7242 1212
Occupation of witness:		SULCTOR
EXECUTED AS A DEED by MARSTON BRIDGEWOOD MANOR LIMITED acting by	)	
	,	Hirectory Attorney
In the presence of:		
Name of witness:		HARRIET RANGERD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SULI CITM

EXECUTED AS A DEED by MARSTON CENTRECOURT LIMITED	)	
acting by	)	******
		Hirecond Aftorney
In the presence of:		
Name of witness:		HARRIET BAMFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITUR
EXECUTED AS A DEED by MARSTON CREWE HALL LIMITED acting by	)	
	,	Hireatory Attorney
In the presence of:		
Name of witness:		HATCHIET BANFORD
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP  ONE FLEET PLACE LONDON EC4M 7WS  T +44 20 7242 1212
Occupation of witness:		SOLICITIR

EXECUTED AS A DEED by MARSTON HELLIDON LAKES LIMITED acting by	) )	•••
		Horracon Attorney
In the presence of:		
Name of witness:		HARRIET BAMFORD
Signature of witness:		*
Address of witness;		
Occupation of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
, and a second		SOLICITIK
EXECUTED AS A DEED by MARSTON HOTELS LIMITED acting by	) ) )	Director Attorney
In the presence of:		
Name of witness:		HARRIET BALLFORD
Signature of witness:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLCITINE

EXECUTED AS A DEED by MARSTON IMPERIAL LIMITED acting by	) ) )	
		Disaster Attorney
In the presence of:		
Name of witness:		HARRIET BANFORD
Signature of witness:		
Address of witness:		1343440771111444444477777111423344477774447774447774447774447777444
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		Soucion
EXECUTED AS A DEED by MARSTON OXFORD BELFRY LIMITED acting by	) )	Director Attorney
In the presence of:		4,11,144,,,1,1,144,
Name of witness:		HAMERIET BANGORD
Signature of witness:		·····
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITOR

EXECUTED AS A DEED by MARSTON STRATFORD MANOR LIMITED acting by	)	
	,	(Director) B. Horney
In the presence of:		
Name of witness:		HARRIET SAMFORD
Signature of witness:		,
Address of witness:		DENTONS UKMEA LLP
		ONE FLEET PLACE L'ONDON-EG4M-7WS T +44 20 7242 1212
Occupation of witness:		Saucitor
EXECUTED AS A DEED by MARSTON TANKERSLEY MANOR LIMITED acting by	) )	
In the control of		Hirectory Attorney
In the presence of:		***************************************
Name of witness:		HARCRIET BAMFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE-FLEET PLACE LONDON EC4M 7WS T. +44 20 7242 1212
Occupation of witness:		SOLICITOR

EXECUTED AS A DEED by MARSTON HOTELS HOLDINGS LIMITED	)	
acting by	)	Hiroton Attorney
In the presence of:		••••
Name of witness:		HAKKLET BAMFORD
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LUF ONE FLEET PLACE LONDON EO4M-7WS T +44 20 7242 1212
Occupation of witness:		SOLICITOR
EXECUTED AS A DEED by M H FREEHOLDS LIMITED acting by	) ) )	+ Director Attorney
In the presence of:		
Name of witness:		HAYCKIET BAMFORD
Signature of witness:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS 1+44 20 7242 1212
Occupation of witness:		SOLICITM

EXECUTED AS A DEED by MIDLAND HOTEL AND CONFERENCE CENTRE LIMITED acting by	) )	
	,	(Director) Attorney
In the presence of:		•••••
Name of witness:		HAYCRIET BAMFORD
Signature of witness:		
Address of witness:		The second state of the se
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITINE
EXECUTED AS A DEED by MIDLAND HOTEL (MANCHESTER) LIMITED acting by	) )	Horney
In the presence of:		
Name of witness:		HARRIET BAMFMO
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M.7WS T +44 20 7242 1212
Occupation of witness:		SOLICITOR

EXECUTED AS A DEED by MIDMINT LIMITED acting by	) ) )	
		Former Attorney
In the presence of:		**************************************
Name of witness:		HACRIET BAMFORD
Signature of witness:		•••••
Address of witness:		
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness;		SOLICITIZ
EXECUTED AS A DEED by NOTHINGHAM BELFRY LIMITED acting by	) )	
		(Director) Altorney
In the presence of:		
Name of witness:		HARRIET BAMFARD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T-+44 20.7242.1212
Occupation of witness:		SOLICITOR

EXECUTED AS A DEED by NORTON PARK HOTEL LIMITED acting by	) ) )
	(Director) Attorney
In the presence of:	
Name of witness:	HARRIET BAMFORD
Signature of witness:	***************************************
Address of witness:	
	DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:	Soucitie
EXECUTED AS A DEED by PARK ROYAL HOTEL LIMITED acting by	
In the presence of:	(Director) Attorney
Name of witness:	38 and As a mar Dan . a march
Signature of witness:	HANKIET BRANFORD
Address of witness:	***************************************
Audicas di Williess;	DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M-7WS T +44 20 7242 1212
Occupation of witness:	SOLICITOR

EXECUTED AS A DEED by QHOTELS LIMITED acting by	)	
		Hirector Attorney
In the presence of:		
Name of witness:		HARRIET BAMFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP
		ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITOR
EXECUTED AS A DEED by QHOTELS HOLDINGS LIMITED acting by	) ) )	Director Alterney
In the presence of:		
Name of witness:		HARRIET PAMFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITAL

EXECUTED AS A DEED by QHOTELS INVESTMENTS LIMITED acting by	)	
		Director Attorney
In the presence of:		
Name of witness:		HARRIET BAMFORD
Signature of witness:		,
Address of witness:		DENTONS URMEA LLP ONE FLEET PLACE LONDON EC4M-7WS T +44 20 7242 1212
Occupation of witness:		SULICITOR
EXECUTED AS A DEED by QHOTELS PACKAGES LIMITED acting by	) ) )	Mirocont Attorney
In the presence of:		
Name of witness:		HARRIET BANGORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITA

EXECUTED AS A DEED by QHOTELS SERVICES LIMITED acting by	) ) )	
		(Director Altorney
In the presence of:		·······
Name of witness:		HAKELET GRANFOND
Signature of witness:		
Address of witness:		DENTONS UKMEATUP ONE FLEET PLACE LONDON-EG4M-7WS T +44 20 7242 1212
Occupation of witness:		SOLICITAL
EXECUTED AS A DEED by STRATTON POINT 2 LIMITED acting by	) ) )	Directory Attorney
In the presence of:		,
Name of witness:		HARRIET BUMFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLLITOR

EXECUTED AS A DEED by TELFORD GOLF AND COUNTRY CLUB HOTEL LIMITED acting by	) ) )	
		Hirector Attorney
In the presence of:		
Name of witness:		HACKLET BAMFORD
Signature of witness:		
Address of witness:		***************************************
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITOR
EXECUTED AS A DEED by WARWICK HOTEL LIMITED acting by	) ) )	
		Himetory Atlorney
In the presence of:		
Name of witness:		HARRIET BOWLFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE.FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITOR

EXECUTED AS A DEED by WESTERWOOD HOTEL LIMITED	)	
acting by	)	
	,	Mirrotory Attorney
In the presence of:		
Name of witness:		HARRIET BANFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M.7WS T +44 20 7242 1212
Occupation of witness:		SOHCITUR
EXECUTED AS A DEED by WESTERWOOD HOTELS (HOLDINGS) LIMITED acting by	) )	
	·	Director Attorney
In the presence of:		
Name of witness:		HARRIET RAMFORD
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EG4M.7WS T +44 20 7242 1212
Occupation of witness:		SOLICITOR

EXECUTED AS A DEED by DELTA FOREST PINES OP CO	)	
LIMITED	,	
acting by	)	
	,	Hirector Attorney
In the presence of:		
Name of witness:		HARLIET PHINFORD
Signature of witness:		***************************************
Address of witness:		
		DENTONS UKMEA LLP ONE FLEET PLACE
		LONDON EC4M 7WS T-+44-20-7242-1212
Occupation of witness:		SOLLCIM
EXECUTED AS A DEED by DELTA CHESFORD GRANGE OP CO LIMITED acting by	) )	
	,	Director Attorney
In the presence of:		,
Name of witness:		HARRICT BAMFARD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SULCITOR

EXECUTED AS A DEED by DELTA OXFORD BELFRY OP CO LIMITED	)
acting by	
	Mirectary Altorney
In the presence of:	
Name of witness:	HARRIET BUMFORD
Signature of witness:	
Address of witness:	DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7W8 T+44 20 7242 1212
Occupation of witness:	Sailitor
EXECUTED AS A DEED by DELTA PARK OP CO LIMITED acting by	Director Altaney
In the presence of:	
Name of witness:	HARRIET BUNFORD
Signature of witness:	
Address of witness:	DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:	SOLITIVE

EXECUTED AS A DEED by DELTA ASHFORD OP CO	)	
LIMITED acting by	)	
	,	Director Attorney
In the presence of:		
Name of witness:		HARRIET BAMFORD
Signature of witness:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITIN
EXECUTED AS A DEED by DELTA BELTON WOODS OP CO LIMITED	)	
acting by	)	*****
		Hiractor Attorney
In the presence of:		
Name of witness:		HIMERIET BAMFARD
Signature of witness:		······································
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T. +44 20 7242 1212
Occupation of witness:		SCHCITIR

EXECUTED AS A DEED by DELTA DUNSTON HALL OP CO LIMITED acting by	)	
	)	Hiretor Attorney
In the presence of:		
Name of witness:		HARRIET BAMFORD
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON ECAM 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITUR
EXECUTED AS A DEED by DELTA WESTERWOOD OP CO LIMITED acting by	) )	
		Director Attorney
In the presence of:		
Name of witness:		HARRIET BAMFORD
Signature of witness:		,
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EG4M 7WS. T +44 20 7242 1212
Occupation of witness:		SOLITOR

EXECUTED AS A DEED by DELTA MOTTRAM HALL OP CO	)	
LIMITED	,	
acting by	)	
		Horrectory Attorney
In the presence of:		**************************************
<b>N</b> 5		The same and the s
Name of witness:		HARRIET GRAMFORD
Signature of witness:		
Adding C :		
Address of witness:		DENTONS UKMEA LLP
		LONDON EC4M-7W8
		7 +44 20 1242 1212
Occupation of witness:		
		SOLICITOR
EXECUTED AS A DEED by DELTA NORTON PARK OP CO	)	
LIMITED PARK OF CO	)	
acting by	)	
	•	
		Mirectory Attorney
T. d.		V
In the presence of:		
Name of witness:		HAKKLET BAMFORD
•		
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP
		ONE FLEE T LONDON EC4M 7WS T +44 20 7242 1212
		7 +44 20 14-74
Occupation of witness:		See an an a
		SOLICITOR

EXECUTED AS A DEED by DELTA HAMPSHIRE COURT OP CO LIMITED	)	
acting by	)	
		Director AHorney
In the presence of:		
Name of witness:		HANRIGT BANFORD
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		SOLICITOR
EXECUTED AS A DEED by DELTA CREWE HALL OP CO LIMITED acting by	) )	Director Attorney
		and a production of the second
In the presence of:		
Name of witness:		HARRIET BUNGED
Signature of witness:		***************************************
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T +44 20 7242 1212
Occupation of witness:		Saucitor

EXECUTED AS A DEED by DELTA CHELTENHAM CHASE	)	
OP CO LIMITED	)	
acting by	)	
	,	••••••
		Wirector A-Horney
In the presence of:		
Name of witness:		HARLIET BAN FORD
Signature of witness:		***************************************
Address of witness:		***************************************
Address of Witness;		DENTONS UKMEA LLP
		ANE ELEET PLACE
		MNDON EC4M 1746
		T +44 20 7242 1212
Occupation of witness:		
T		SOLICITOR
		SOCIUT OIC
EXECUTED AS A DEED by	)	
DELTA STRATFORD MANOR OP	j –	
CO LIMITED acting by		
acing by	)	**********
		Minmator A 11
		Hirector Attorney
In the presence of:		
probable of		
Name of witness:		HARRIET BAMFORD
Signature of witness:		
Address of witness:		•
-		DENTONS UKMEA LLP
		ONE FLEET PLACE LONDON EC4M 7WS
		T +44 20 7242 1212
Occupation of witness:		C - 11 1 - 1 - 1 - 1 - 1
		SOLICITONS

EXECUTED AS A DEED by DELTA TELFORD OP CO	)	
LIMITED	,	
acting by	)	****
	ŕ	Hirostoria Attorney
In the presence of:		
Name of witness:		MARKIET BOWNFORD
Signature of witness:		***************************************
Address of witness:		DENTONS: UKMEA: LLP ONE FLEET PLACE LONDON EC4M.7WS. T +44 20 7242 1212
Occupation of witness:		SOLICITORS
EXECUTED AS A DEED by DELTA SLALEY HALL OP CO LIMITED	)	
acting by	)	
		Director Attorney
In the presence of:		
Name of witness:		HARRIET 18AM FORD
Signature of witness:		•••••
Address of witness:		
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T+44:20:7242:1212
Occupation of witness:		SOLICITOR

EXECUTED AS A DEED by DELTA STRATFORD OP CO LIMITED	)	
acting by	)	
In the presence of:	,	(Director) Attorney
Name of witness:		11.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.
name of witness:		HANCELET BAMFORD
Signature of witness:		
Address of witness:		
Occupation of witness:		DENTONS UKMEA LLP ONE FLEET PLAGE LONDON EC4M 7WS T +44-20-7242.1212
		SUCITOR
EXECUTED AS A DEED by DELTA OULTON HALL OP CO LIMITED	)	
acting by	)	
		Hircord Attorney
In the presence of:		
Name of witness:		HARRLET BAMFORD
Signature of witness:		
Address of witness:		
		DENTONS UKMEA LLP ONE FLEET PLACE LONDON EC4M 7WS T+44-20-7242-12-12
Occupation of witness:		SOLICITOR

EXECUTED AS A DEED by DELTA TBHA HOLDINGS LIMITED acting by	) )	
		Director Altorney
In the presence of:		
Name of witness:		HANRIET BAMFORD
Signature of witness:		
Address of witness:		DENTONS UKMEA LLP ONE FLEET PLACE LONDON ECAM 7WS LONDON 207242 1212 T +44 20 7242 1212
Occupation of witness:		SOLICITOR
EXECUTED AS A DEED by DELTA FOREST PINES PROPERTY LIMITED	)	
acting by	)	
		Director
In the presence of:		
Name of witness:		
Signature of witness:		
Address of witness:		
Occupation of witness:		

EXECUTED AS A DEED by DELTA TBHA HOLDINGS LIMITED acting by	)	Director
In the presence of:		
-		
Name of witness:		
Signature of witness:		*(;;*);>*;;***(;***(;****;****))**(;)*(;)*(;)*(;
Address of witness:		***************************************
		***************************************
Occupation of witness:		***************************************
EXECUTED AS A DEED by DELTA FOREST PINES PROPERTY LIMITED acting by	) )	Por and on behalf of Englyn Limited  Director Corporate Director
In the presence of:		
Name of witness:		SARAH JOVES
Signature of witness:		***************************************
Address of witness:		CIG FIRST NAMES HOSE VICTURIA ROPO DOUGLAS ISLE OF MAN 1992 406
Occupation of witness:		SENICE ADMINISTRATIC

EXECUTED AS A DEED by DELTA CHESFORD GRANGE PROPERTY LIMITED acting by	)	Directo  For and on behalf of Enmyn Limited Corporate Director
In the presence of:		***************************************
Name of witness:		SARAH VONES
Signature of witness:		
Address of witness:		CIC PREST NAMES HOUSE VICTORIA ROAD DOUGLAS ISUE OF MAN IMP 4DE
Occupation of witness:		SENIOR ADMINISTRATIVE
EXECUTED AS A DEED by DELTA OXFORD BELFRY PROPERTY LIMITED acting by	) ) )	Director  For and on behalf of Epmyn Limited  Corporate Director
In the presence of:		
Name of witness:		SARAH JONES
Signature of witness:		
Address of witness:		CLO FIRST NAMES ACUSE VICTURIA ROAD DOULLIAS ISLE OF MAN IM2 40F
Occupation of witness:		SENICAL ADMINISTRATOR

EXECUTED AS A DEED by DELTA PARK ROYAL PROPERTY LIMITED acting by	)	Director For and on behalf of Enmyn Limited Corporate Director
In the presence of:		
Name of witness:		SARAH DONES
Signature of witness:		*
Address of witness:		cla FROT NAMES AGUE VICTURIA ROAD DOUCUAS ISUE OF MAN IMIZ 4DF
Occupation of witness:		SENICR ADMINISTRATOR
EXECUTED AS A DEED by DELTA ASHFORD PROPERTY LIMITED acting by	)	Directo  For and on behalf of Enrhyn Limited Gorporate Director
In the presence of:		
Name of witness:		SARAH UNES
Signature of witness:		***************************************
Address of witness:		CLO FIRST NAMES HOUSE VICTURIA ROAD DOULLAS BUE OF MAN IM2 40F
Occupation of witness:		SENIOR ADMINISTRATOR

EXECUTED AS A DEED by DELTA BELTON WOODS PROPERTY LIMITED acting by	) )	Di For and on behalf of Enmyn Limited Corporate Director
In the presence of:		
Name of witness:		SARAH JONES
Signature of witness:		***************************************
Address of witness:		CLO FIRST NAMES HOUSE VICTURIA ROAD COULLAS ISLE OF MAN
Occupation of witness:		SENICIZ ADMINISTIZATUR
EXECUTED AS A DEED by DELTA DUNSTON HALL PROPERTY LIMITED acting by	) )	Dir For and on behalf of Enmyn Limited Corporate Director
In the presence of:		,,,,
Name of witness:		SARAH JONES
Signature of witness:		***************************************
Address of witness:		GO FIEST NAMES HOUSE
		VIGNUP ROPO COLVUPS
		SEOF MAN IMPLUDE
Occupation of witness:		SENICE ADMINISTRATOR

EXECUTED AS A DEED by DELTA WESTERWOOD PROPERTY LIMITED acting by	) )	Director For and on behalf of Enmyn Limitéd
In the presence of:  Name of witness:		Corporate Director SARAH CONEL
Signature of witness: Address of witness:		CLO FIRST NAMES HOWE VICTORIA ROAD DUGLAS ISLE OF MANN IMPLIEDE
Occupation of witness:		SENICE ADMINISTRATUR
EXECUTED AS A DEED by DELTA MOTTRAM HALL PROPERTY LIMITED acting by	) )	For and on behalf of Enmyn Limited Corporate Director
In the presence of:		
Name of witness:		SARAH WONES
Signature of witness:		
Address of witness:		CLO FILST NAMES HOUSE VICTURIA ROPO DOUGUAS ISLE OF MAN IMP 40F
Occupation of witness:		SENIOZ ADMINISTRATUR

EXECUTED AS A DEED by DELTA NORTON PARK PROPERTY LIMITED acting by	) )	Director For and on behalf of Enmyn Limited Corporate Director
In the presence of:		/·
Name of witness:		SARAH JONES
Signature of witness:		***************************************
Address of witness:		CLO FIRST NAMES HOUSE VICTURIA ROAD DOUGUAS 18LE OK MAN 1M2 40F
Occupation of witness:		SENIOR ADMINISTRATOR
EXECUTED AS A DEED by DELTA HAMPSHIRE COURT PROPERTY LIMITED acting by	) )	Director For and on behalf of Enmyn Limited Corporate Director
In the presence of:		***************************************
Name of witness:		SARAH JOVES
Signature of witness:		***************************************
Address of witness:		CLO FIRST NAMES HOUSE VICTULIA 20AD DOUGLAS ISUE OF MAN IM2 4DF
Occupation of witness:		SENICE ADMINISTRATOR

EXECUTED AS A DEED by DELTA CREWE HALL PROPERTY LIMITED acting by	)	
		Director  For and on behalf of Enmyn Limited Corporate Director
In the presence of:		, mai.
Name of witness:		SARAH (ION)ES
Signature of witness:		
Address of witness:		CO ARST NAMES HOUSE
		VICTORIA ROAD DOUGLAS. 1815 OF MAN 1M2 40F
Occupation of witness:		SENICE ADMINISTRATOR
EXECUTED AS A DEED by DELTA CHELTENHAM CHASE PROPERTY LIMITED acting by	)	
		For and on behalf of Enmyn Limited Corporate Director
In the presence of:		
Name of witness:	i	SARAH JONES
Signature of witness:		
Address of witness:		CLO FIRST NAMES HOUSE
		VICTULIA 20AD COULLAS
		1SUE OF MAN 1972 4DF
Occupation of witness:		SENIOR ADMINISTRATOR

EXECUTED AS A DEED by DELTA STRATFORD MANOR PROPERTY LIMITED acting by	) )	For and on behalf of Enmyn Limite Corporate Director
In the presence of:		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Name of witness:		SARAH DONES
Signature of witness:		***************************************
Address of witness:		CO FIRST NAMES HOSE VICTORIA ROAD DOXCUAS ISLE OF MAN 11972 4DF
Occupation of witness:		SENICE ADMINISTRATUR
EXECUTED AS A DEED by DELTA TELFORD PROPERTY LIMITED acting by	) )	Director For and on behalf of Enmyn Limited Corporate Director
In the presence of:		
Name of witness:		SARAH JONES
Signature of witness:		***************************************
Address of witness:		CLO FIRST NAMES HOUSE VICTORIA ROAD DOVICUAS ISIE OF MAN IMZ 40F
Occupation of witness:		SENJIOR ADMINISTRATOR

EXECUTED AS A DEED by DELTA SLALEY HALL PROPERTY LIMITED acting by	) )	Director	For and on behan or ⊨nmyn-⊾imited Coroorate Director
In the presence of:			
Name of witness:		SACAH UC	VE 3
Signature of witness:			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Address of witness:		C[0h.2SI]	NAMES HOUSE
		VICTORIA	20AO ROULUAS
		BLE OF A	1AN 1M2 40E
Occupation of witness:		StNIGZ AC	XXXIVISTICEATUR
EXECUTED AS A DEED by DELTA STRATFORD PROPERTY LIMITED acting by	) )	 Director	For and on behalf of Enmyn Limited Corporate Director
In the presence of:		*************	
Name of witness:		garage garage	2
Signature of witness:			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Address of witness:		*	MAMES HOUSE
			OAD DOUGLAS
		isia of n	1AN 1M2 40F
Occupation of witness:		SENIOL AC	MUNISTRATOR.

EXECUTED AS A DEED by DELTA OULTON HALL PROPERTY LIMITED acting by	)	, , , , , , , , , , , , , , , , , , , ,
		Director For and on behalf of Enmyn Limited Corporate Director
In the presence of:		,=,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Name of witness:		SARAH JONES
Signature of witness:		
Address of witness:		CLO FIRST NAMES HOUSE VICTURIA DOAD DOXUAS ISLE OF NLAN 1992 4DF
Occupation of witness:		SENICR ADMINISTRATOR

Security Agent  CBRE LOAN SERVICES LIMITED	CBRE LOAN	SERVICES I	LIMITED	STEVEN AMBRIDGE	
Security Agent					
	Security Agent	<b>.</b>			

By:

STEVEN HARLE

Authorised Signatory