Registration of a Charge

Company name: CHARIOT (II) UNDERWRITING LIMITED

Company number: 03406789

Received for Electronic Filing: 17/10/2019



Details of Charge

Date of creation: 15/10/2019

Charge code: 0340 6789 0266

Persons entitled: THE SOCIETY INCORPORATED BY LLOYD'S ACT 1871 BY THE NAME OF

LLOYD'S

ALL THE PERSONS TO WHOM THE LLP IS OR MAY AT ANY TIME BEFORE THE RELEVANT TERMINATION DATE BECOME FINANCIALLY LIABLE BY REASON OF ANY DEFAULT IN RESPECT OF ANY OF THE

LLP'S LLOYD'S OBLIGATIONS

SUBJECT ALWAYS TO THE TERMS OF ANY TRUST DEED AND OF ANY PREMIUMS TRUST DEED), THOSE TO WHOM ANY LOSSES, CLAIMS, EXPENSES AND OTHER "PERMITTED TRUST OUTGOINGS" SET OUT IN PARAGRAPH 1 OF SCHEDULE 3 TO THE PREMIUMS TRUST DEED ARE

OR BECOME PAYABLE

THOSE TO WHOM THE LLP IS OBLIGED TO PROVIDE OR KEEP FULLY FUNDED ANY AND EVERY OVERSEAS BUSINESS REGULATORY

DEPOSIT

There are more than four persons entitled to the charge.

Brief description: N/A

Contains floating charge(s).

Authentication of Form

Authentication of Instrument

Certification statement: I CERTIFY THAT, SAVE FOR THE MATERIAL REDACTED

PURSUANT TO S.859G OF THE COMPANIES ACT 2006, THIS COPY INSTRUMENT IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: THERESA THORP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 3406789

Charge code: 0340 6789 0266

The Registrar of Companies for England and Wales hereby certifies that a charge dated 15th October 2019 and created by CHARIOT (II) UNDERWRITING LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 17th October 2019.

Given at Companies House, Cardiff on 18th October 2019

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





DEED OF UNDERTAKING

THIS DEED OF UNDERTAKING is made the 15th day of October

2019

I certify that, save for the material redacted pursuant to S.859G of the Companies Act 2006, this copy instrument is a correct copy of the original instrument.

MADE BY: -

- (1) THE SOCIETY incorporated by Lloyd's Act 1871 by the name of Lloyd's (the "Society") Signed
- (2) CHARIOT (II) UNDERWRITING LIMITED (membership no. 053959Q) (the "Nameco")
- (3) NOMINA NO 599 LLP (membership no. 056568V) (the "LLP")

17/10/19

WHEREAS: -

- (A) Kirly Limited is the sole shareholder of the Nameco, which is an existing underwriting member of the Society
- (B) Subject to Lloyd's consent Kirly Limited will shortly become a member of the LLP, which is also an existing underwriting member of the Society

The Nameco and the LLP HEREBY UNDERTAKE AND AGREE with the Society as follows:

- 1. In this clause the following expressions shall have the following meanings:
 - "Council" means the Council of Lloyd's, including its delegates and persons by whom it acts:
 - "Lloyd's obligation" in relation to a member of the Society, means any underwriting obligation incurred by that member as an underwriting member of the Society and includes any obligation to the Society and any obligation arising under
 - (a) the byelaws, regulations, rules, directions or other requirements of the Society:
 - (b) any deed, contract, instrument or other arrangement of any kind approved by the Society;

but does not include obligations arising in respect of any letter of credit, guarantee or other security given to secure the performance of any such underwriting obligation in favour of the person giving such guarantee or other security;

- "New Central Fund" means the fund held or to be held, managed and applied by the Society pursuant to the New Central Fund Byelaw (No. 23 of 1996);
- "Premiums Trust Deed" means the trust deed executed or to be executed by the Nameco or the LLP (as the case may be) and the Society in the form for the time being required by the Council and in accordance with the provisions of which the Nameco or the LLP (as the case may be) or any of the other members is to carry to a trust fund all premiums received by that member or on that member's behalf;
- "Premiums Trust Fund" means the trust fund to which all premiums received by or on behalf of the Nameco or the LLP (as the case may be) in respect of the business

of underwriting and related activities carried on by that member are required to be transferred.

Undertaking of the Nameco

- 2. If at any time and from time to time the LLP fails to discharge a Lloyd's obligation then, except to the extent that the relevant Lloyd's obligation is otherwise discharged, the Nameco shall, subject to any charge over, and assignment by it of, the future profits of its underwriting business at Lloyd's contained in any trust deed or other instrument to which it is a party pursuant to the requirements of the Council relating to the provision of funds at Lloyd's:
 - (i) on demand assign to the Society its right, title, interest and expectancy in and to the trust funds held under any Premiums Trust Deed to which it is a party until such time as the Society has been paid out of those funds a sum equal to the amount which the LLP has failed to pay together with interest calculated in accordance with clause 7. of this undertaking:
 - (ii) pay to the Society by way of contribution to the New Central Fund out of the amounts thereafter received by it out of the Premiums Trust Fund an amount equal to the amount which the LLP has failed to pay together with interest calculated in accordance with clause 7. of this undertaking, and so that the amount payable under this paragraph has been fully discharged it shall immediately apply all sums received by it from the Premiums Trust Deed in or towards the discharge of that amount and for no other purpose.
- 3. Subject to any such assignment or charge as is mentioned in clause 2(i), the Nameco shall not, without the Council's prior written consent, assign, charge or agree to assign or charge or otherwise restrict, encumber or dispose of any interest in the whole or any part of the Premiums Trust Fund in favour of any person other than the Society and shall not do or suffer to be done any other act or thing which would cause any sum receivable by it out of the Premiums Trust Fund to be received by any other person.

Undertaking of the LLP

- 4. If at any time and from time to time the Nameco fails to discharge a Lloyd's obligation then, except to the extent that the relevant Lloyd's obligation is otherwise discharged, the LLP shall, subject to any charge over, and assignment by it of, the future profits of its underwriting business at Lloyd's contained in any trust deed or other instrument to which it is a party pursuant to the requirements of the Council relating to the provision of funds at Lloyd's:
 - (i) on demand assign to the Society its right, title, interest and expectancy in and to the trust funds held under any Premiums Trust Deed to which it is a party until such time as the Society has been paid out of those funds a sum equal to the amount which the Nameco has failed to pay together with interest calculated in accordance with clause 7. of this undertaking;
 - (ii) pay to the Society by way of contribution to the New Central Fund out of the amounts thereafter received by it out of the Premiums Trust Fund an amount equal to the amount which the Nameco has failed to pay together with interest calculated in accordance with clause 7. of this undertaking, and so that the amount payable under this paragraph has been fully discharged it shall

immediately apply all sums received by it from the Premiums Trust Deed in or towards the discharge of that amount and for no other purpose.

- 5. Subject to any such assignment or charge as is mentioned in clause 4(i), the LLP shall not, without the Council's prior written consent, assign, charge or agree to assign or charge or otherwise restrict, encumber or dispose of any interest in the whole or any part of the Premiums Trust Fund in favour of any person other than the Society and shall not do or suffer to be done any other act or thing which would cause any sum receivable by it out of the Premiums Trust Fund to be received by any other person.
- The Nameco and/or the LLP shall promptly execute such documents and take such other steps as may be reasonably be required by the Society to perfect any assignment to be made pursuant to clause 2(i) or clause 4(i).
- 7. Sums payable by the Nameco under clause 2 or by the LLP under clause 4 shall bear interest which shall accrue from day to day after the due date for payment at a rate of 2 per cent per annum or such other rate as the Council may from time to time prescribe above the base rate from time to time of such London clearing bank as the Society may elect. For the purposes of this clause, the "due date for payment" means the date specified by the Society in its demand under clause 2 or clause 4 as appropriate.
- **8.** This undertaking shall be governed by and construed in accordance with the laws of England.

IN WITNESS whereof this undertaking has been duly executed as a deed

EXECUTED as a **DEED** by: THE COMMON SEAL OF THE SOCIETY OF LLOYD'S was hereunto affixed in the [SEAL] presence of **Authorised Signatory EXECUTED** as a DEED and **DELIVERED BY CHARIOT (II) UNDERWRITING** LIMITED acting by two Directors/ a Director and the Secretary FOR AND ON BEHALF OF HAMPDEN LEGAL PLC Director Director/Secretary **EXECUTED** as a **DEED** by: **NOMINA NO 599 LLP** acting by its Members NOMINA DESIGNATED MEMBER No. 1 LTD and NOMINA DESIGNATED MEMBER No. 2 LTD FOR AND ON BEHALF OF NOMINA PLC [Signature of Member] AND ON BEHAL. NOMINA PLC [Signature of Member]