Registration of a Charge

Company name: CANARY WHARF (DS8) T2 LIMITED

Company number: 04525173

Received for Electronic Filing: 12/12/2016



Details of Charge

Date of creation: 24/11/2016

Charge code: 0452 5173 0008

Persons entitled: WELLS FARGO BANK, N.A., LONDON BRANCH

Brief description: PASS-THROUGH LEASE (PART OF ORIGINAL CWL HEADLEASE (LEGAL

INTEREST ONLY)IN RELATION TO PARCEL DS8 – CANADA PLACE AND PART CANADA SQUARE CAR PARK UNDER TITLE NUMBER EGL447196.

Contains fixed charge(s).

Contains floating charge(s).

Contains negative pledge.

Authentication of Form

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

Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION

FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: ALLEN & OVERY LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 4525173

Charge code: 0452 5173 0008

The Registrar of Companies for England and Wales hereby certifies that a charge dated 24th November 2016 and created by CANARY WHARF (DS8) T2 LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 12th December 2016.

Given at Companies House, Cardiff on 13th December 2016

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





SECURITY AGREEMENT

DATED 24 NOVEMBER 2016

BETWEEN

THE PERSONS LISTED IN SCHEDULE 1 as Chargors

- and -

WELLS FARGO BANK, N.A., LONDON BRANCH as Security Agent

relating to a £700,000,000 credit facility for Canary Wharf Retail Funding Limited

ALLEN & OVERY

Allen & Overy LLP

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THIS DEED is dated 24 November 2016 and made

BETWEEN:

- (1) **THE PERSONS** listed in Schedule 1 (each a Chargor); and
- (2) WELLS FARGO BANK, N.A., LONDON BRANCH (the Security Agent) as agent and trustee for the Secured Parties (as defined in the Credit Agreement defined below).

BACKGROUND:

- (A) Each Chargor enters into this Deed in connection with the Credit 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.

Additional Chargor means each Chargor listed in Part 3 of Schedule 1 (*Chargors*).

Credit Agreement means the £700,000,000 credit agreement dated on or about the date of this Deed between (among others) the Obligor Chargors and the Security Agent.

CWIL means Canary Wharf Investments Limited of One Canada Square, Canary Wharf London E14 5AB (registered in England and Wales with registration number 2127410).

CWL means Canary Wharf Limited of One Canada Square, Canary Wharf London E14 5AB (registered in England and Wales with registration number 1971312).

DS7 Trust means the JPUT constituted by the DS7 Trust Instrument and known as the One Canada Square (Retail) Unit Trust.

DS7 Trust Instrument means the trust instrument dated 9 March 2006 (as amended pursuant to a supplemental trust instrument dated 28 August 2014) constituting the DS7 Trust declared by One Canada Square (Retail) Trustee No. 1 Limited and One Canada Square (Retail) Trustee No. 2 Limited.

DS8 Trust means the JPUT constituted by the DS8 Trust Instrument and known as the Canada Place (Retail) Unit Trust.

DS8 Trust Instrument means the trust instrument dated 9 March 2006 (as amended pursuant to a supplemental trust instrument dated 28 August 2014) constituting the DS8 Trust declared by Canada Place (Retail) Trustee No. 1 Limited and Canada Place (Retail) Trustee No. 2 Limited.

Global Deed of Confirmation means a global deed of confirmation dated on or about the date of this Deed between CWIL and the parties listed in Schedule 2 to that deed.

Global Deed of Grant and Variation means a global deed of grant and variation dated on or about the date of this Deed between CWIL and the parties listed in Schedule 2 to that deed.

JPUT means a unit trust scheme established pursuant to the Trusts (Jersey) Law 1984.

Land Chargor means each Chargor listed in Part 1 and Part 3 of Schedule 1 (Chargors).

Master Investment Vehicle means:

- (a) a company registered under the Companies Act 2006;
- (b) a JPUT; or
- (c) a Limited Partnership,

in each case which has acquired, or is to acquire, all of the Units held by the Original Unitholders and which has acceded to the Credit Agreement as an Additional Chargor (as this term is defined in the Credit Agreement) and whose only assets and business relate to the holding of those Units.

Master Trust means the JPUT constituted by the Master Trust Instrument.

Obligor Chargor means each of the Chargors listed in Part 1 of Schedule 1 (*Chargors*).

Party means a party to this Deed.

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

Related Rights means:

- (a) any dividend or interest paid or payable in relation to any Shares; and
- (b) any right, money or property accruing or offered at any time in relation to any Shares by way of redemption, substitution, exchange, bonus or preference, under option rights or otherwise.

RT1 Trust means the JPUT constituted by the RT1 Trust Instrument and known as the Cabot Place (Retail) Unit Trust.

RT1 Trust Instrument means the trust instrument dated 9 March 2006 (as amended pursuant to a supplemental trust instrument dated 28 August 2014) constituting the RT1 Trust declared by Cabot Place (Retail) Trustee No. 1 Limited and Cabot Place (Retail) No. 2 Limited.

RT2 Trust means the JPUT constituted by the RT2 Trust Instrument and known as the Canada Place Mall (Retail) Unit Trust.

RT2 Trust Instrument means the trust instrument dated 9 March 2006 (as amended pursuant to a supplemental trust instrument dated 28 August 2014) constituting the RT2 Trust declared by Canada Place Mall (Retail) Trustee No. 1 Limited and Canada Place Mall (Retail) Trustee No. 2 Limited.

RT3 Trust means the JPUT constituted by the RT3 Trust Instrument and known as the Jubilee Place (Retail) Unit Trust.

RT3 Trust Instrument means the trust instrument dated 9 March 2006 (as amended pursuant to a supplemental trust instrument dated 28 August 2014) constituting the RT3 Trust declared by Jubilee Place (Retail) Trustee No. 1 Limited and Jubilee Place (Retail) Trustee No. 2 Limited.

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 or in connection with each Finance Document, except for any obligation which, if it were so included, would result in this Deed contravening section 678 or 679 of the Companies Act 2006.

Secured Party means a Finance Party, a Receiver or any Delegate.

Security Assets means the assets of each Chargor which are, or are intended to be, subject to any security created by this Deed.

Security Period means the period beginning on the date of this Deed and (subject to the terms of the Credit Agreement) ending on the date on which all the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full.

Shareholder Chargor means each Chargor listed in Part 2 of Schedule 1 (*Chargors*).

Shares means:

- (a) in relation to Canary Wharf Investments Limited, all of its shares in the issued capital of:
 - (i) Canary Wharf Retail Funding Limited (registered no. 8302481);
 - (ii) Canary Wharf (Car Parks) Limited (registered no. 3682170);
 - (iii) Canary Wharf Investments (RT5) Limited (registered no. 6468603);
 - (iv) CWCB Investments (Car Parks) Limited (registered no. 3302682);
 - (v) Canada Place Limited (registered no. 3666325);
 - (vi) Heron Quays Investments (RT3) Limited (registered no. 5438064); and
 - (vii) Cabot Place Holdings Limited (registered no. 3302749);
- (b) in relation to Canary Wharf Investment Holdings (DS8) Limited, all of its shares in the issued capital of Canary Wharf Investments (DS8) Limited (registered no. 4525147);
- (c) in relation to Canary Wharf (DS8) Limited, all of its shares in the issued capital of:
 - (i) Canary Wharf (DS8) TI Limited (registered no. 4525182); and
 - (ii) Canary Wharf (DS8) T2 Limited (registered no. 4525173);
- (d) in relation to Heron Quays (RT3) Limited, all of its shares in the issued capital of:
 - (i) Heron Quays (RT3) TI Limited (registered no. 4525109); and
 - (ii) Heron Quays (RT3) T2 Limited (registered no. 4525130); and
- (e) in relation to CWCB Holdings Limited, all of its shares in the issued capital of:
 - (i) CWCB Properties (DS8) Limited (registered no.4525110);
 - (ii) CWCB Investments (DS8) Limited (registered no. 4525138);

- (iii) HQCB Properties (RT3) Limited (registered no. 4525113);
- (iv) CWCB Leasing (RT2) Limited (registered no. 3605344); and
- (v) CWCB Investments (RT2) Limited (registered no. 3452901).

Subordinated Document has the meaning given to it in the Subordination Agreement.

Subordinated Liabilities means, in relation to a Chargor who is also a Subordinated Creditor (as defined in the Subordination Agreement), all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or in any other capacity whatsoever) of any other Obligor Chargor to that Chargor.

Trust means the DS7 Trust, the DS8 Trust, the RT1 Trust, the RT2 Trust, the RT3 Trust or (following the accession of any Master Investment Vehicle which is a JPUT) any Master Trust.

Trust Instrument means the DS7 Trust Instrument, the DS8 Trust Instrument, the RT1 Trust Instrument, the RT2 Trust Instrument or (following the accession of any Master Investment Vehicle which is a JPUT) any Master Trust Instrument.

Trustee means:

- (a) in respect of the DS7 Trust, One Canada Square (Retail) Trustee No. 1 Limited and One Canada Square (Retail) Trustee No. 2 Limited;
- (b) in respect of the DS8 Trust, Canada Place (Retail) Trustee No. 1 Limited and Canada Place (Retail) Trustee No. 2 Limited;
- (c) in respect of the RT1 Trust, Cabot Place (Retail) Trustee No. 1 Limited and Cabot Place (Retail) Trustee No. 2 Limited;
- (d) in respect of the RT2 Trust, Canada Place Mall (Retail) Trustee No. 1 Limited and Canada Place Mall (Retail) Trustee No. 2 Limited;
- (e) in respect the RT3 Trust, Jubilee Place (Retail) Trustee No. 1 Limited and Jubilee Palace (Retail) Trustee No. 2 Limited; or
- (f) (following the accession of any Master Investment Vehicle which is a JPUT), the Trustees specified in the Master Trust Instrument.

Unit has the meaning given in each Trust Instrument.

Unitholder means Cabot Place Holdings Limited, Canary Wharf Investments (DS8) Limited, CWCB Investments (RT2) Limited or Heron Quays Investments (RT3) Limited, Cabot Place (Retail) Unit Trust SLP, One Canada Square (Retail) Unit Trust SLP, Canada Place (Retail) Unit Trust SLP, Jubilee Place (Retail) Unit Trust SLP, and Canada Place (Retail) Unit Trust SLP.

1.2 Construction

- (a) Capitalised terms defined in the Credit Agreement have, unless expressly defined in this Deed, the same meaning in this Deed.
- (b) The provisions of clause 1.2 (*Construction*) of the Credit Agreement apply to this Deed as though they were set out in full in this Deed, except that references to the Credit Agreement will be construed as references to this Deed.

- (c) (i) A **Finance Document** or any other agreement or instrument includes (without prejudice to any restriction 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) a **clearance system** means a person whose business is or includes the provision of clearance services or security accounts, or any nominee or depositary for that person;
 - (iii) the term **this Security** means any security created by this Deed;
 - (iv) a reference to any asset or assets, unless expressly stated otherwise, includes present and future properties, revenues and rights of every description; and
 - (v) any reference to this Security having become enforceable is a reference to the Security having become enforceable pursuant to Clause 13.1 (*Event of Default*) of this Deed.
- (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.

1.3 Third party rights

- (a) Unless expressly provided to the contrary in this Deed, a person who is not a Party has no right under the Contracts (Rights of Third Parties) Act 1999 (the **Third Parties Act**) to enforce or to enjoy the benefit of any term of this Deed.
- (b) Notwithstanding any term of this Deed, the consent of any person who is not a Party is not required to rescind or vary this Deed at any time.
- (c) Any Secured Party that is not a Party may enforce and enjoy the benefit of any Clause which expressly confers rights on it, subject to paragraph (b) above and the provisions of the Third Parties Act.

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 itself and for the other Secured Parties.

2.2 Land

- (a) Each Obligor Chargor charges:
 - (i) by way of a first legal mortgage all estates or interests in any freehold or leasehold property 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 the subject of a mortgage under sub-paragraph (i) above) by way of first fixed charge all estates or interests in any freehold or leasehold property now or subsequently owned by it.
- (b) Each Additional Chargor charges by way of a first legal mortgage all estates or interests in the freehold or leasehold property now owned by it specified in Schedule 2 (*Real Property*).
- (c) 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 an Obligor Chargor or an Additional Chargor in respect of that property or any moneys paid or payable in respect of those covenants.

2.3 Shares

Each Shareholder Chargor charges by way of a first fixed charge:

- (a) all the Shares owned by it or held by any nominee, trustee, custodian or clearance system on its behalf; and
- (b) all Related Rights.

2.4 Securities

- (a) Each Obligor 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, trustee, custodian or clearance system 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.

2.5 Plant and machinery

- (a) Each Obligor Chargor charges by way of a first fixed charge all plant and machinery owned by that Obligor Chargor and its interest in any plant or machinery in its possession.
- (b) Each Additional Chargor charges by way of a first fixed charge all plant and machinery owned by it and situated on or at the freehold or leasehold property specified in Schedule 2 (*Real Property*).

2.6 Credit balances

- (a) Each Obligor 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 Credit Agreement or this Deed) it has with any person and the debt represented by it.
- (b) Each Additional 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 it has with any person in connection with the freehold or leasehold property owned by it specified in Schedule 2 (*Real Property*).

2.7 Book debts etc.

Each Obligor 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.

2.8 Insurances

- (a) Each Obligor Chargor assigns absolutely, subject to a proviso for re-assignment on redemption all of its rights in respect of any contract or policy of insurance required to be effected under the terms of any Finance Document taken out by it or on its behalf.
- (b) Each Additional Chargor assigns absolutely, subject to a proviso for re-assignment on redemption all of its rights in respect of any contract or policy of insurance required to be effected under the terms of any Finance Document taken out by it or on its behalf in connection with the freehold or leasehold property owned by it specified in Schedule 2 (*Real Property*).

2.9 Hedging

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

2.10 Subordinated Liabilities

Each Chargor who is also a Subordinated Creditor assigns absolutely, subject to a proviso for reassignment on redemption, all of its rights:

- (i) in respect of the Subordinated Liabilities; and
- (ii) under each Subordinated Document.

2.11 Other contracts

- (a) Each Obligor Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights:
 - (i) under each Lease Document;
 - (ii) in respect of all Rental Income;
 - (iii) under any guarantee of Rental Income contained in or relating to any Lease Document;
 - (iv) under each Minority Unitholder Agreement;
 - (v) under the Global Rights Deed;
 - (vi) under the Global Deed of Confirmation;
 - (vii) under the Global Deed of Grant and Variation;
 - (viii) under each appointment of a Managing Agent; and
 - (ix) under any other agreement to which it is a party except to the extent that it is subject to any fixed security created under any other term of this Clause.
- (b) Each Additional Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights:
 - (i) under each Lease Document; and
 - (ii) in respect of all Rental Income,

in connection with the freehold or leasehold property specified in Schedule 2 (Real Property).

2.12 Miscellaneous

Each Obligor Chargor charges by way of a 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; and
- (e) its uncalled capital.

2.13 Floating charge

(a) Each Obligor Chargor charges by way of a first floating charge all its assets not at any time otherwise effectively mortgaged, charged or assigned by way of fixed mortgage, charge or assignment under this Clause.

- (b) Except as provided below, the Security Agent may by notice to an Obligor Chargor convert the floating charge created by this Clause into a fixed charge as regards any of that Obligor Chargor's assets specified in that notice, if:
 - (i) an Event of Default is outstanding; or
 - (ii) the Security Agent, acting 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 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 any Obligor Chargor's assets if an administrator is appointed in respect of that Obligor Chargor or the Security Agent receives notice of an intention to appoint an administrator in respect of that Obligor Chargor.
- (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 Reservations and subject to registration in accordance with clause 17.8 (*Registration requirements*) of the Credit Agreement, 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 the liquidation or administration of that Chargor or otherwise.

3.2 Representations

- (a) Each Shareholder Chargor makes the representations set out in Clauses 3.3 (*Status*) to 3.10 (*No adverse consequences*) below and each Additional Chargor makes the representations set out in Clauses 3.3 (*Status*) to 3.7 (*Authorisations*) and 3.9 (*Stamp Duties*) below to each Finance Party.
- (b) Each Chargor who is also a Subordinated Creditor makes the representation set out in Clause 3.11 (Subordinated Liabilities) below to each Finance Party.

3.3 Status

It is a limited liability company, duly incorporated and validly existing under the laws of the jurisdiction of its original incorporation.

3.4 Powers and authorisations

It has the power to enter into, perform and deliver, and has taken all necessary action to authorise the entry into, performance and delivery of, this Deed and the transactions contemplated by this Deed.

3.5 Legal validity

This Deed constitutes its legal valid and binding obligations, enforceable (subject to the Reservations) in accordance with its terms.

3.6 Non-conflict

The entry into and performance by it of, and the transactions contemplated by, this Deed do not and will not:

- (a) conflict with any law or regulation or judicial or official order applicable to it;
- (b) conflict with its constitutional documents; or
- (c) conflict in any material respect with any document which is binding upon it or any of its assets, unless the relevant conflict has been consented to or waived by the relevant person.

3.7 Authorisations

Except for registration in accordance with clause 17.8 (*Registration requirements*) of the Credit Agreement, all authorisations required by it in connection with the entry into, performance, validity and enforceability of, and the transactions contemplated by, this Deed have been obtained or effected (as appropriate) and are in full force and effect.

3.8 Shares

Each Shareholder Chargor represents to each Finance Party that:

- (a) the Shares are fully paid;
- (b) the Shares represent the whole of the issued share capital of Canary Wharf Retail Funding Limited that it owns; and
- (c) it is the sole legal and beneficial owner of the Shares.

3.9 Stamp duties

Save for registration in accordance with clause 17.8(b) (*Registration requirements*) of the Credit Agreement, no stamp or registration duty or similar Tax or charge is payable in its jurisdiction of incorporation in respect of this Deed.

3.10 No adverse consequences

It is not necessary under the laws of its jurisdiction of incorporation:

- (a) in order to enable any Finance Party to enforce its rights under this Deed; or
- (b) by reason of the execution of any Finance Document or the performance by it of its obligations under this Deed,

that any Finance Party should be licensed, qualified or otherwise entitled to carry on business in its jurisdiction of incorporation.

3.11 Subordinated Debt

- (a) Each Chargor who is also a Subordinated Creditor is the sole legal and beneficial owner of the Subordinated Liabilities.
- (b) The Subordinated Liabilities is free of any Security Interests (except those created by or under this Deed) and any other rights or interests in favour of third parties.
- (c) Each Subordinated Document is its legally binding, valid, and enforceable obligation (subject to the Reservations) in accordance with its terms.
- (d) Neither it nor (so far as it is aware) any other party to a Subordinated Document is in default of any of its material obligations under that Subordinated Document.
- (e) There is no prohibition on assignment in respect of any of the Subordinated Liabilities or its rights under any Subordinated Document.

3.12 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 each Request, on each 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 allowed in the Credit Agreement, no Chargor may create or permit to subsist any Security Interest on any Security Asset (except for the Security constituted by this Deed).

4.2 Disposals

Except as expressly allowed in the Credit Agreement, no Chargor may sell, transfer, licence, lease or otherwise dispose of any Security Asset.

5. LAND

5.1 General

In this Clause:

Fixtures means all fixtures and fittings and fixed plant and machinery on the Mortgaged Property.

Insured Property Assets means the Premises and all of each Land Chargor's other assets of an insurable nature in the Premises.

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

Premises means all buildings and erections included in the definition of Security Assets.

5.2 Notices to tenants

- (a) Each Land Chargor shall, on or before the date of this Deed, provide the Security Agent with a duly signed notice of assignment, substantially in the form of Part 1 of Schedule 7 (*Forms of letter for Lease Documents*), for the Security Agent to issue to each occupational tenant of the Mortgaged Property at its discretion once this Security has become enforceable. If the Security Agent so decides, once this Security has become enforceable, to issue the notice of assignment to each occupational tenant, the Land Chargor shall use reasonable endeavours to ensure that each such occupational tenant acknowledges that notice, substantially in the form of Part 2 of Schedule 7 (*Forms of letter for Lease Documents*).
- (b) Each Land Chargor must, if the Security Agent so requests once this Security has become enforceable:
 - (i) promptly, and in any event within five Business Days, serve a notice of assignment, substantially in the form of Part 3 of Schedule 7 (*Forms of letter for Lease Documents*), on each occupational tenant of the Mortgaged Property; and
 - (ii) use reasonable endeavours to ensure that each such occupational tenant acknowledges that notice, substantially in the form of Part 4 of Schedule 7 (Forms of letter for Lease Documents).

5.3 Compliance with applicable laws and regulations

Each Land Chargor must comply in all respects with all laws to which it is subject where failure to do so has or is reasonably likely to have a Material Adverse Effect.

5.4 H.M. Land Registry

Each Land 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)"

5.5 Deposit of title deeds

Except as expressly allowed under the Credit Agreement, each Land Chargor must deposit with, or each Land Chargor's solicitors must hold to the order of, the Security Agent all deeds and documents of title relating to the Mortgaged Property and all local land charges, land charges and Land Registry search certificates and similar documents received by or on behalf of that Land Chargor.

6. SUBORDINATED DOCUMENTS

- (a) Each Chargor who is also a Subordinated Creditor must:
 - (i) subject to the terms of the Subordination Agreement, duly and promptly perform its obligations under each Subordinated Document; and
 - (ii) supply the Security Agent and any Receiver with copies of each Subordinated Document and any information and documentation relating to any Subordinated Document requested by the Security Agent (acting reasonably) or any Receiver.

(b) After this Security has become enforceable, the Security Agent may exercise, without any further consent or authority on the part of any Chargor and irrespective of any direction given by any Chargor, any of a Chargor's rights under any Subordinated Document.

7. SHARES

7.1 Deposit

Each Shareholder Chargor must:

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

provided that nothing in this Clause will entitle the Security Agent or its nominee to become registered as the holder of the Shares unless an Event of Default has occurred and is outstanding.

7.2 Changes to rights

Each Shareholder Chargor may not take or allow the taking of any action on its behalf which may result in the rights attaching to any Security Asset being altered or further Shares being issued unless, in the case of further Shares, they are subject to this Security.

7.3 Calls

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

7.4 Other obligations in respect of Security Assets

- (a) Each Shareholder Chargor must promptly copy to the Security Agent and comply with all reasonable requests for information which is within its knowledge and which are made under any law or regulation or by any listing authority or any similar provision contained in any articles of association or other constitutional document relating to any Security Asset. If a Shareholder Chargor fails to do so, the Security Agent may elect to provide such information as it may have on behalf of that Shareholder Chargor.
- (b) Each Shareholder Chargor must comply with all other conditions and obligations assumed by it in respect of any of its Security Assets.
- (c) The Security Agent is not obliged to:
 - (i) perform any obligation of any Shareholder Chargor;
 - (ii) make any payment;

- (iii) make any enquiry as to the nature or sufficiency of any payment received by it or any Shareholder Chargor; or
- (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 Security Asset.

7.5 Voting rights

- (a) Before this Security becomes enforceable, the voting rights, powers and other rights in respect of the Security Assets must (if exercisable by the Security Agent) be exercised in any manner which the relevant Shareholder Chargor may direct in writing.
- (b) If no Default is outstanding, all dividends or other income paid or payable in relation to any Security Asset must be paid directly to the relevant Shareholder Chargor.
- (c) Each Shareholder Chargor must indemnify the Security Agent against any loss liability incurred by the Security Agent as a consequence of the Security Agent acting in respect of the Security Assets on the direction of a Shareholder Chargor.
- (d) After this Security has become enforceable, the Security Agent may exercise (in the name of each Shareholder Chargor and without any further consent or authority on the part of each Shareholder Chargor) any voting rights and any powers or rights which may be exercised by the legal or beneficial owner of any Security Asset, any person who is the holder of any Security Asset or otherwise and shall notify the Shareholder Chargors of such action as soon as practicable thereafter.

8. SECURITIES

8.1 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.

8.2 Investments

Each Obligor 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.

8.3 Deposit

Each Obligor Chargor must:

- (a) immediately deposit with the Security Agent, or as the Security Agent may direct, all certificates and other documents of title or evidence of ownership in relation to any Investment; and
- (b) promptly execute and deliver to the Security Agent all share transfers and other documents which may be requested by the Security Agent 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,

provided that nothing in this Clause will entitle the Security Agent or its nominee to become registered as the holder of any shares held by an Obligor Chargor, unless an Event of Default has occurred and is outstanding.

8.4 Changes to rights

Each Obligor Chargor must not 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 or further Investments being issued unless, in the case of further Investments, they are subject to this Security.

8.5 Calls

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

8.6 Other obligations in respect of Investments

- (a) Each Obligor Chargor must promptly copy to the Security Agent and 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. If it fails to do so, the Security Agent may elect to provide such information as it may have on behalf of that Obligor Chargor.
- (b) Each Obligor 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 an Obligor Chargor;
 - (ii) make any payment;
 - (iii) make any enquiry as to the nature or sufficiency of any payment received by it or an Obligor Chargor; or
 - (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.

8.7 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 the relevant Obligor Chargor may direct in writing.
- (b) If no Default is outstanding, all dividends or other income paid or payable in relation to any Investments must be paid to a General Account or a Revenue Account (as applicable).
- (c) Each Obligor Chargor must indemnify the Security Agent against any loss or liability incurred 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 an Obligor Chargor.
- (d) After this Security has become enforceable, the Security Agent may exercise (in the name of each Obligor Chargor and without any further consent or authority on the part of that Obligor 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.

9. ACCOUNTS

9.1 General

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

9.2 Notices of charge

Subject to Clause 27.5 (Notice of assignment), each Obligor Chargor must:

- (a) on the date of this Deed (or, if the relevant account is opened later than the date of this Deed, promptly and in any event within five Business Days of the date on which that account is opened) serve a notice of assignment, substantially in the form of Part 1 of Schedule 4 (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 4 (*Forms of letter for Account Bank*).

10. RELEVANT CONTRACTS

10.1 General

In this Clause **Relevant Contract** means each document listed in Clause 2.11 (*Other contracts*) above, each Subordinated Document and any other agreement to which an Obligor Chargor is a party and which the Security Agent has designated in writing as a Relevant Contract.

10.2 Notices of assignment

Subject to Clause 27.5 (*Notice of assignment*), each Obligor Chargor, each Additional Chargor and in respect of a Subordinated Document, each Chargor who is a party as a subordinated creditor, must, at the request of the Security Agent:

(a) promptly, and in any event within three Business Days of the date of any such request, serve a notice of assignment, substantially in the form of Part 1 of Schedule 5 (*Form of letter for Relevant Contracts*), on each counterparty to a Relevant Contract to which it is a party; and

(b) use reasonable endeavours to ensure that each such counterparty acknowledges that notice, substantially in the form of Part 2 of Schedule 5 (*Form of letter for Relevant Contracts*).

11. INSURANCES

Subject to Clause 27.5 (*Notice of assignment*), each Obligor Chargor and each Additional Chargor must:

- (a) on the date of this Deed (or, if the relevant contract of insurance is entered into later than the date of this Deed, promptly and in any event within five Business Days of the date on which that contract of insurance is entered into) serve a notice of assignment, substantially in the form of Part 1 of Schedule 6 (Forms of Letter for Insurance Contracts), on the insurer in respect of each contract of insurance charged under Clause 2.8 (Insurances) above; and
- (b) use reasonable endeavours to ensure that each such insurer acknowledges that notice, substantially in the form of Part 2 of Schedule 6 (Forms of Letter for Insurance Contracts).

12. HEDGING

Subject to Clause 27.5 (*Notice of assignment*), each Obligor Chargor must:

- (a) on the date of this Deed (or, if the relevant Hedging Arrangement is entered into later than the date of this Deed, promptly and in any event within five Business Days of the date on which that Hedging Arrangement is entered into) serve a notice of assignment, substantially in the form of Part 1 of Schedule 8 (Forms of letter for Hedging Counterparty), on each counterparty to a Hedging Arrangement; and
- (b) use reasonable endeavours to ensure that such counterparty acknowledges that notice, substantially in the form of Part 2 of Schedule 8 (Forms of letter for Hedging Counterparty).

13. WHEN SECURITY BECOMES ENFORCEABLE

13.1 Event of Default

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

13.2 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 the Majority Lenders direct.

13.3 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.

14. ENFORCEMENT OF SECURITY

14.1 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.

14.2 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.

14.3 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.

14.4 Protection of third parties

No person (including a purchaser) dealing with the Security Agent or a Receiver or its or its 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.

14.5 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) The Chargors 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.

14.6 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 a Receiver) may pay the proceeds of any recoveries effected by it into a suspense account or other account selected by it.

14.7 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) 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 it 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, its value will be such amount as the Security Agent reasonably determines having taken into account advice obtained by it from an independent investment or accountancy firm of national standing selected by it,

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

Where the Security Agent exercises its rights of appropriation and the value of the financial collateral appropriated exceeds the amount required to unconditionally repay and discharge the Secured Liabilities in full, the Security Agent must account to the relevant Chargor for any excess amount arising out of the appropriation following the discharge of the Secured Liabilities in full in accordance with the terms of this Deed.

15. RECEIVER

15.1 Appointment of Receiver

- (a) Except as provided below, the Security Agent may from time to time 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 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.

15.2 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.

15.3 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.

15.4 Agent of the Chargors

- (a) A Receiver will be deemed to be the agent of each 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. Each 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.

15.5 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.

16. POWERS OF RECEIVER

16.1 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 it states otherwise) exercise all of the powers conferred on a Receiver under this Deed individually and to the exclusion of any other Receiver.

16.2 Possession

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

16.3 Carry on business

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

16.4 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 it thinks fit.

(b) A Receiver may discharge any person appointed by a Chargor.

16.5 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 it thinks fit.

16.6 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 it thinks fit.
- (b) The consideration for any such transaction may consist of cash or non-cash consideration and any such consideration may be payable in a lump sum or by instalments spread over any period which it 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.

16.7 Leases

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

16.8 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 the Chargor or relating in any way to any Security Asset.

16.9 Legal actions

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

16.10 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.

16.11 Subsidiaries

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

16.12 Delegation

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

16.13 Lending

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

16.14 Protection of assets

A Receiver may:

- (a) effect any repair or insurance and do any other act which a 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 or other works; and
- (c) apply for and maintain any planning permission, building regulation approval or any other Authorisation.

in each case as it thinks fit.

16.15 Other powers

A Receiver may:

- do all other acts and things which it 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 it would be capable of exercising if it were the absolute beneficial owner of that Security Asset; and
- (c) use the name of any Chargor for any of the above purposes.

17. 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 any part of this Security will be held by the Security Agent and applied in the following order of priority:

- (a) in discharging any sums owing to an Administrative Party, Receiver or Delegate;
- (b) in payment of all costs and expenses incurred by the Security Agent or any Secured Party in connection with any realisation or enforcement of the Security taken in accordance with the terms of this Deed; and
- in payment to the Facility Agent for application in accordance with clause 14.9 (*Partial payments*) of the Credit Agreement; and
- (d) in payment of the surplus (if any) to the Chargors or other person entitled to it.

This Clause is subject to the payment of any claims having priority over this Security. This Clause does not prejudice the right of any Finance Party to recover any shortfall from the Chargors.

18. EXPENSES AND INDEMNITY

The Chargors must:

(a) within three business days pay all costs and expenses (including legal fees) reasonably incurred in connection with this Deed by any Secured Party or other person appointed by a Secured Party under this Deed, including any arising from any actual or alleged breach by any person of any law or regulation, whether relating to the environment or otherwise; and

(b) keep each of them indemnified against any failure or delay in paying those costs or expenses.

19. DELEGATION

19.1 Power of Attorney

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

19.2 Terms

Any such delegation may be made upon any terms (including power to sub-delegate) which the Security Agent or any Receiver may think fit.

19.3 Liability

Neither the Security Agent nor any Receiver will be in any way liable or responsible to the Chargors for any cost, loss or liability arising as a result of any act, default, omission or misconduct on the part of any delegate or sub-delegate.

20. LIMITED RECOURSE OF TRUSTEES

Notwithstanding any other provision of this Deed and/or any other Finance Document:

- (a) the Trustees are entering into this Deed solely in their capacity as trustees of the relevant Trust and not in their respective personal corporate capacities and, as such, any liability on the part of the Trustees pursuant to this Deed or as a result of any part of the same is limited to the assets held on trust for the time being of the relevant Trust which are in their possession or under their control as trustees of that Trust;
- (b) the Trustees have no obligation to meet any claim or liability under this Deed except to the extent that such claim or liability can properly be met by the Trustees out of assets held by the Trustees on behalf of the relevant Trust;
- (c) the parties hereto acknowledge that the effect of this Clause is that they shall have no recourse to any assets of the Trustees other than to those assets which are in their possession or under their control as trustees of the relevant Trust:
- (d) the parties acknowledge that references in this Deed to the Trustees (howsoever called) are references to the Trustees in their capacity as trustees of the relevant Trust and references to actions in such capacity only and not to any other capacity whatsoever; and
- (e) nothing in Clauses 20(a) to (d) above shall limit or affect any liability of the Trustees to beneficiaries or third parties where there has been a breach of trust arising from fraud, wilful misconduct or gross negligence on the part of the Trustees.

21. LIMITED RECOURSE OF THE ADDITIONAL CHARGORS

Notwithstanding any other provision of this Deed and/or any other Finance Document, the recourse of the Finance Parties to each Additional Chargor in respect of its obligations under this Deed is limited to that Additional Chargor's Security Assets.

22. FURTHER ASSURANCES

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

- (a) creating, perfecting or protecting any security over any Security Asset; or
- (b) 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 their respective delegates or sub-delegates in respect of any Security Asset.

This includes:

- (i) the execution of any mortgage, charge, transfer, conveyance, assignment or assurance in respect 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 (acting reasonably) may think expedient.

23. POWER OF ATTORNEY

Each Chargor, by way of security, irrevocably and severally appoints the Security Agent, each Receiver and any of its delegates or sub-delegates to be its attorney to take any action which the Chargor is obliged to take under this Deed (but which action it has failed to take within ten Business Days), including the giving, amending and updating of any notice in accordance with Clause 22 (Further Assurances) above (provided that if an Event of Default has occurred and is outstanding, the period of ten Business Days referred to above shall not apply). Each Chargor ratifies and confirms whatever any attorney does or purports to do under its appointment under this Clause.

24. SECURITY AGENT CONSENT

For the avoidance of doubt, the entry by the Security Agent into this Deed shall constitute its prior written consent to the transactions to be effected pursuant to the Finance Documents in accordance with the extraordinary resolutions of the Unitholders dated on or about the date hereof for the purposes of clause 25 (*Chargee*) of the Trust Instruments and otherwise.

25. PRESERVATION OF SECURITY

25.1 Continuing security

This Security is a 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.

25.2 Reinstatement

If any discharge, release or arrangement (whether in respect of the obligations of any Transaction Obligor or any security for those obligations or otherwise) is made by a Finance Party in whole or in part on the basis of any payment, security or other disposition which is avoided or must be restored in insolvency, liquidation, administration or otherwise, without limitation, then the liability of each Shareholder Chargor and each Additional Chargor under this Deed will continue or be reinstated as if the discharge, release or arrangement had not occurred.

25.3 Waiver of defences

The obligations of the Chargors under this Deed will not be affected by any act, omission, matter or thing which, but for this Clause, would reduce, release or prejudice any of its obligations under this Deed (whether or not known to the Chargors or any Finance Party). This includes:

- (a) any time, waiver or consent granted to, or composition with, any person;
- (b) the release of any person under the terms of any composition or arrangement;
- (c) the taking, variation, compromise, exchange, renewal or release of, or refusal or neglect to perfect, take up or enforce, any rights against, or security over assets of, any person;
- (d) any non-presentation or non-observance of any formality or other requirement in respect of any instruments or any failure to realise the full value of any security;
- (e) any incapacity or lack of power, authority or legal personality of or dissolution or change in the members or status of any person;
- (f) any amendment (however fundamental) of a Finance Document or any other document or security including without limitation any change in the purpose of, any extension in any facility or the addition of any new facility under any Finance Document or other document or security;
- (g) any unenforceability, illegality, invalidity or non-provability of any obligation of any person under any Finance Document or any other document or security; or
- (h) any insolvency or similar proceedings.

25.4 Immediate recourse

- (a) Each Shareholder Chargor and each Additional Chargor waives any right it may have of first requiring any Finance Party (or any trustee or agent on its behalf) to proceed against or enforce any other right or security or claim payment from any person before claiming from a Shareholder Chargor or an Additional Chargor under this Deed.
- (b) This waiver applies irrespective of any law or provision of a Finance Document to the contrary.

25.5 Appropriations

Each Finance Party (or any trustee or agent on its behalf) may at any time during the Security Period:

- refrain from applying or enforcing any other moneys, security or rights held or received by that Finance Party (or any trustee or agent on its behalf) in respect of the Secured Liabilities, or apply and enforce them in such manner and order as it sees fit (whether against the Secured Liabilities or otherwise) and no Shareholder Chargor, nor any Additional Chargor, will be entitled to the benefit of such moneys, security or rights; and
- (b) hold in an interest-bearing suspense account any moneys received from any Shareholder Chargor, any Additional Chargor or on account of the Shareholder Chargors or Additional Chargors' liability under this Deed.

25.6 Deferral of rights

Unless:

- (a) the Security Period has expired; or
- (b) the Security Agent otherwise requests,

no Shareholder Chargor, nor any Additional Chargor will, after a claim has been made under this Deed or by virtue of any payment or performance by it under this Deed:

- (i) be subrogated to any rights, security or moneys held, received or receivable by any Finance Party (or any trustee or agent on its behalf);
- (ii) be entitled to any right of contribution or indemnity in respect of any payment made or moneys received on account of the Chargor's liability under this Deed;
- (iii) claim, rank, prove or vote as a creditor of any Obligor or its estate in competition with any Finance Party (or any trustee or agent on its behalf); or
- (iv) receive, claim or have the benefit of any payment, distribution or security from or on account of any Obligor, or exercise any right of set-off as against any Obligor.

Each Shareholder Chargor and each Additional Chargor must hold on trust for and immediately pay or transfer to the Security Agent for the Finance Parties any payment or distribution or benefit of security received by it contrary to this Clause or in accordance with any directions given by the Security Agent under this Clause.

25.7 Additional security

- (a) This Security is in addition to and is not in any way prejudiced by any other security or guarantee now or subsequently held by any Finance Party.
- (b) No prior security held by any Finance Party (in its capacity as such or otherwise) over any Security Asset will merge with this Security.

26. CHANGES TO THE PARTIES

26.1 The Chargors

The Chargors may not assign or transfer any of their rights or obligations under this Deed without the prior consent of the Security Agent.

26.2 The Finance Parties

- (a) The Security Agent may assign or otherwise dispose of all or any of its rights under this Deed in accordance with the terms of the Credit Agreement.
- (b) References to the Security Agent in this Deed include any successor Security Agent appointed under the Credit Agreement.

27. MISCELLANEOUS

27.1 Covenant to pay

Each Chargor (other than a Trustee or Third Party Security Provider) must pay or discharge the Secured Liabilities in the manner provided for in the Finance Documents.

27.2 Tacking

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

27.3 New Accounts

- (a) If any Finance Party receives notice of any subsequent charge or other interest affecting any Security Asset, that Finance Party may open a new account in respect of a Chargor.
- (b) If that 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 any 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.

27.4 Time deposits

Without prejudice to any right of set-off any Finance Party may have under any other Finance Document or otherwise, if any time deposit matures on any account a Chargor has with any Finance 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 Finance Party considers appropriate.

27.5 Notice of assignment

This Deed constitutes notice in writing to each Chargor of any charge or assignment by way of security that may at any time be created or made under any Security Document by any member of the Group in respect of any obligation or liability under any agreement, instrument or other document to which that member is a party.

28. RELEASE

At the end of the Security Period, the Finance Parties must, at the request and reasonable cost of the Chargors, take whatever action is necessary to release the Security Assets from this Security.

29. NOTICES

- (a) The contacts details of each Chargor (other than the Shareholder Chargors and the Additional Chargors) are the same as those set out in the Credit Agreement for that Chargor.
- (b) The contact details of each Shareholder Chargor and each Additional Chargor for all notices in connection with this Deed are:

Address: Level 30

One Canada Square Canary Wharf London E14 5AB

Fax Number: 020 7418 2222

Attention: Company Secretary, Group Treasurer and Treasury

- (c) Email: <u>Treasury@CanaryWharf.com</u>
- (d) The contact details of the Security Agent for all notices in connection with this Deed are the same as those set out in the Credit Agreement for the Security Agent.

30. SEVERABILITY

If a term of this Deed is or becomes illegal, invalid or unenforceable in any jurisdiction, that will not affect:

- (a) the legality, validity or enforceability in that jurisdiction of any other term of this Deed; or
- (b) the legality, validity or enforceability in any other jurisdiction of that or any other term of this Deed.

31. WAIVERS AND REMEDIES CUMULATIVE

The rights of each Finance Party under this Deed:

- (a) may be exercised as often as necessary;
- (b) are cumulative and not exclusive of its rights under the general law; and
- (c) may be waived only in writing and specifically.

Delay in exercising or non-exercise of any right is not a waiver of that right.

32. COUNTERPARTS

This Deed may be executed in any number of counterparts. This has the same effect as if the signatures on the counterparts were on a single copy of this Deed.

33. GOVERNING LAW

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

34. ENFORCEMENT

34.1 Jurisdiction

- (a) The English courts have exclusive jurisdiction to settle any dispute including a dispute relating to any non-contractual obligation arising out of or in connection with this Deed.
- (b) The English courts are the most appropriate and convenient courts to settle any such dispute and each Chargor irrevocably waives objection to those courts on the grounds of inconvenient forum or otherwise in relation to proceedings in connection with this Deed.
- (c) This Clause is for the benefit of the Finance Parties only. To the extent allowed by law, a Finance Party may take:
 - (i) proceedings in any other court; and
 - (ii) concurrent proceedings in any number of jurisdictions.

34.2 Service of process

- (a) Without prejudice to any other mode of service allowed under any relevant law, the Trustees:
 - (i) irrevocably appoints the Borrower as its agent under this Deed for service of process in relation to any proceedings before the English courts in connection with this Deed; and
 - (ii) agrees that failure by a process agent to notify it of the process will not invalidate the proceedings concerned.
- (b) If any person appointed as process agent under this Clause is unable for any reason to so act, the Trustees must immediately (and in any event within five days of the event taking place) appoint another agent on terms acceptable to the Facility Agent. Failing this, the Facility Agent may appoint another process agent for this purpose.

THIS DEED has been entered into as a deed on the date stated at the beginning of this Deed.

SCHEDULE 1

CHARGORS

PART 1

OBLIGOR CHARGORS

Chargor	Registered Number
Canary Wharf Retail Funding Limited	8302481
Canary Wharf Investments (DS8) Limited	4525147
Canada Place Limited	3666325
Canary Wharf (DS8) T1 Limited	4525182
Canary Wharf (DS8) T2 Limited	4525173
Heron Quays Investments (RT3) Limited	5438064
Heron Quays (RT3) T1 Limited	4525109
Heron Quays (RT3) T2 Limited	4525130
Cabot Place Holdings Limited	3302749
Cabot Place Limited	2548110
Cabot Place (RT2) Limited	3719122
CWCB Leasing (RT2) Limited	3605344
CWCB Investments (RT2) Limited	3452901
HQCB Properties (RT3) Limited	4525113
CWCB Investments (DS8) Limited	4525138
CWCB Properties (DS8) Limited	4525110
CWCB Investments (Car Parks) Limited	3302682
Canary Wharf (Car Parks) Limited	3682170
Canary Wharf Retail (DS3) Limited	4482337
Canary Wharf Retail (RT4) Limited	4487558
Nash Court Retail Limited	4184435

Canada Square (Pavilion) Limited	6413202
Canary Wharf Properties (RT5) Limited	6468635
Canary Wharf Investments (RT5) Limited	6468603
Cabot Place (Retail) Trustee No. 1 Limited in its capacity as trustee of the Cabot Place (Retail) Unit Trust	92544 (registered in Jersey)
Cabot Place (Retail) Trustee No. 2 Limited in its capacity as trustee of the Cabot Place (Retail) Unit Trust	92546 (registered in Jersey)
Canada Place Mall (Retail) Trustee No 1 Limited in its capacity as trustee of the Canada Place Mall (Retail) Unit Trust	92547 (registered in Jersey)
Canada Place Mall (Retail) Trustee No 2 Limited in its capacity as trustee of the Canada Place Mall (Retail) Unit Trust	92548 (registered in Jersey)
Jubilee Place (Retail) Trustee No. 1 Limited in its capacity as trustee of the Jubilee Place (Retail) Unit Trust	92551 (registered in Jersey)
Jubilee Place (Retail) Trustee No. 2 Limited in its capacity as trustee of the Jubilee Place (Retail) Unit Trust	92552 (registered in Jersey)
One Canada Square (Retail) Trustee No. 1 Limited in its capacity as trustee of the One Canada Square (Retail) Unit Trust	92549 (registered in Jersey)
One Canada Square (Retail) Trustee No. 2 Limited in its capacity as trustee of the One Canada Square (Retail) Unit Trust	92542 (registered in Jersey)
Canada Place (Retail) Trustee No. 1 Limited in its capacity as trustee of the Canada Place (Retail) Unit Trust	92550 (registered in Jersey)
Canada Place (Retail) Trustee No. 2 Limited in its capacity as trustee of the Canada Place (Retail) Unit Trust	92543 (registered in Jersey)

PART 2 SHAREHOLDER CHARGORS

Chargor	Registered Number
Canary Wharf Investments Limited	2127410
Canary Wharf Investment Holdings (DS8) Limited	4525295
Canary Wharf (DS8) Limited	3954236
Heron Quays (RT3) Limited	4525120
CWCB Holdings Limited	3452890

ADDITIONAL CHARGORS

Chargor	Registered Number
Canary Wharf Investments Limited	2127410
Canary Wharf Limited	1971312

REAL PROPERTY

PART 1

PROPERTIES

1. BUILDING DS7 (RETAIL) – ONE CANADA SQUARE

Property Interest	Title Number	Proprietor	Quality of title
Overriding Lease (Concourse)	EGL366934	Cabot Place Holdings Limited	Absolute
Overriding Lease (ground level)	EGL544079	One Canada Square (Retail) Trustee No. 1 Limited and One Canada Square (Retail) Trustee No. 2 Limited in their capacity as trustees of the One Canada Square (Retail) Unit Trust	Absolute
Pass – Through Lease (Concourse)	AGL234897	Cabot Place Limited	Absolute
Pass-Through Lease (ground level)	EGL544081	Cabot Place Limited	Absolute
Pass-Through Lease (Concourse)	EGL502426	One Canada Square (Retail) Trustee No. 1 Limited and One Canada Square (Retail) Trustee No. 2 Limited in their capacity as trustees of the One Canada Square (Retail) Unit Trust	Absolute
Pass-Through Lease (Concourse)	EGL544078	One Canada Square (Retail) Trustee No. 1 Limited and One Canada Square (Retail) Trustee No. 2 Limited in their capacity as trustees of the One Canada Square (Retail) Unit Trust	Absolute
Pass-Through Lease (Concourse)	EGL383908	Cabot Place Limited	Absolute

2. PARCEL DS8 – CANADA PLACE AND PART CANADA SQUARE CAR PARK

Property Interest	Title Number	Proprietor	Quality of title
Freehold	EGL447208	CWCB Investments (DS8) Limited	Absolute
Overriding Lease (Retail)	EGL502427	Canada Place (Retail) Trustee No. 1 Limited and Canada Place (Retail) Trustee No. 2 Limited in their capacity as trustees of the Canada Place (Retail) Unit Trust	Absolute
Overriding Lease (Car Park)	EGL447195	Canary Wharf Investments (DS8) Limited	Absolute
Pass-Through Lease (Car Park)	EGL574775	Cabot Place (RT2) Limited	Absolute
Pass-Through Lease (part of original CWL Headlease (legal interest only)) (Car Park and retail)	EGL447196	Canary Wharf (DS8) T1 Limited and Canary Wharf (DS8) T2 Limited	Absolute
Pass-Through Lease (part of original CWL Headlease (beneficial interest only) of Title EGL447196) (Car Park and retail)	N/A	CWCB Properties (DS8) Limited	N/A
Pass-Through Lease (Retail)	EGL465308	Canada Place Limited	Absolute

3. PARCEL RT1 – CABOT PLACE AND CABOT PLACE CAR PARK

Property Interest	Title Number	Proprietor	Quality of title
Freehold (Car Park and Retail)	EGL357827	Cabot Place Holdings Limited	Absolute
Overriding Lease (of Cabot Place Malls and retail areas and Cabot Hall	EGL 372938	Cabot Place Holdings Limited	Absolute
Pass-Through Lease (of Cabot Place malls and retail areas)	EGL326709	Cabot Place Limited	Absolute
Pass-Through Lease (of Cabot Hall and certain car parking areas)	EGL502160	Cabot Place Limited	Absolute
Freehold (arcade walkway)	EGL519936	Cabot Place Holdings Limited	Absolute
Overriding Lease (Car Park)	EGL372929	Canary Wharf (Car Parks) Limited	Absolute
Pass-Through Lease (New Retail)	EGL576473	Cabot Place Limited	Absolute
Pass-Through Lease (Cabot Hall and some car parking)	EGL502421	Cabot Place (Retail) Trustee No. 1 Limited and Cabot Place (Retail) Trustee No. 2 Limited in their capacity as trustees of the Cabot Place (Retail) Unit Trust	Absolute
Pass-Through Underlease of Land at Promenade Level 1, Parcel RTI Cabot Place West, The South Colonnade	AGL363326	Cabot Place Limited	Absolute

4. PARCEL RT2 – CANADA SQUARE RETAIL AND CAR PARK

Property Interest	Title Number	Proprietor	Quality of title
Freehold of Main Mall and Car Park	EGL409187	CWCB Investments (RT2) Limited	Absolute
Pass-Through Lease (Car Park)	EGL409189	Canary Wharf (Car Parks) Limited	Absolute
Overriding Lease (Retail Mall)	EGL502423	Canada Place Mall (Retail) Trustee No. 1 Limited and Canada Place Mall (Retail) Trustee No. 2 Limited in their capacity as trustees of the Canada Place Mall (Retail) Unit Trust	Absolute
Pass-Through Lease (Retail Mall)	EGL409190	CWCB Leasing (RT2) Limited	Absolute
Pass-Through Lease (Retail Mall)	EGL574774	Cabot Place (RT2) Limited	Absolute
Pass-Through Lease (Retail Mall)	EGL394232	Cabot Place (RT2) Limited	Absolute
Pass-Through Underlease of Unit 27 Canada Place, Canada Square	AGL354228	Cabot Place (RT2) Limited	Absolute

5. PARCEL RT3 – HERON QUAYS AND JUBILEE PLACE CAR PARK

Property Interest	Title Number	Proprietor	Quality of title
Freehold	EGL447189	Heron Quays Investments (RT3) Limited	Absolute
Overriding lease (Retail Mall)	EGL502425	Jubilee Place (Retail) Trustee No. 1 Limited and Jubilee Place (Retail) Trustee No. 2 Limited in their capacity as trustees of the Jubilee Place (Retail) Unit Trust	Absolute
Pass-Through Lease (Retail Mall and Car Park)	EGL447192	Heron Quays (RT3) T1 Limited and Heron Quays (RT3) T2 Limited	Absolute
Beneficial interest in Pass- Through Lease of title EGL447192 (Retail Mall and Car Park)	N/A	HQCB Properties (RT3) Limited	N/A

6. PARCEL RT4 - CHURCHILL PLACE RETAIL

Property Interest Overriding Lease	Title Number EGL554429	Proprietor Canary Wharf Retail (RT4) Limited	Quality of title Absolute
Pass-Through Lease (Original Mall)	EGL483118	Canary Wharf Retail (RT4) Limited	Absolute
Pass-Through Lease (Mall Extension)	EGL554426	Canary Wharf Retail (RT4) Limited	Absolute

7. PARCEL DS8A - CANADA PLACE

Property Interest	Title Number	Proprietor	Quality of title
Overriding Lease comprising the retail premises at Retail Unit DS8A, concourse level, The South Colonnade, Canary Wharf, London E14 and being the same premises as registered under Land Registry titles EGL506758, EGL532569 and EGL293934.	EGL316758 (part)	Canary Wharf Limited	Absolute
Pass-Through Lease (DS8A)	EGL506758	Canada Place Limited	Absolute
Pass-Through Lease (land adjacent to DS8A)	EGL532569	Canada Place Limited	Absolute
Pass-Through Lease (land adjacent to DS8A)	AGL293934	Canada Place Limited	Absolute

8. NASH COURT BUILDING

Property Interest	Title Number	Proprietor	Quality of title
Overriding Lease	EGL423806	Nash Court Retail Limited	Absolute
Overriding Lease	EGL202850	Canary Wharf Limited	Absolute
(being the wearing surface of the two parcels of land shown edged red on the plan marked "B" attached to this Deed at Schedule 3 (Plans) which includes the airspaces up to but excluding 10 metres	(part)		

9. CANADA SQUARE PAVILION - ONE CANADA SQUARE

Property Interest	Title Number	Proprietor	Quality of title
Overriding Lease	EGL547789	Canada Square (Pavilion) Limited	Absolute
(Retail Pavilion)			
Overriding Lease	EGL547793	Canada Square (Pavilion) Limited	Absolute
(Part Retail Pavilion)		,	

10. PARCEL DS3 - 15 CANADA SQUARE/30 NORTH COLONNADE

Property Interest	Title Number	Proprietor	Quality of title
Overriding Lease (Retail Units)	EGL554422	Canary Wharf Retail (DS3) Limited	Absolute
Overriding Lease (Units 12/14)	AGL288765	Canary Wharf Retail (DS3) Limited	Absolute
Overriding Lease (Units 8 and 9)	AGL256482	Canary Wharf Retail (DS3) Limited	Absolute
Overriding Lease (Part Unit 9)	AGL256441	Canary Wharf Retail (DS3) Limited	Absolute
Pass-Through Lease (Unit 1)	EGL505834	Canary Wharf Retail (DS3) Limited	Absolute
Pass-Through Lease (Unit 3)	EGL520007	Canary Wharf Retail (DS3) Limited	Absolute
Pass-Through Lease (Unit 6)	EGL495568	Canary Wharf Retail (DS3) Limited	Absolute

11. PART PARCEL RT2 - JUBILEE LINE EXTENSION LINK

Property Interest	Title Number	Proprietor	Quality of title
Overriding Lease	EGL407012	Cabot Place (RT2) Limited	Absolute

12. WESTFERRY CIRCUS CAR PARK

Property Interest	Title Number	Proprietor	Quality of title
Freehold	EGL357832	CWCB Investments (Car Parks) Limited	Absolute
Overriding Lease	EGL357833	Canary Wharf (Car Parks) Limited	Absolute

13. CHURCHILL PLACE CAR PARK

Property Interest	Title Number	Proprietor	Quality of title
Freehold (Part) (being that part of the land at basement 2 and promenade levels within the land shown edged red on the plans marked "A" attached to this Deed at Schedule 3 (Plans).	EGL316757 (part)	Canary Wharf Investments Limited	Absolute
Freehold (Part) (being that part of the land at basement 2 and promenade levels within the land shown edged red on the plans marked "A" attached to this Deed at Schedule 3 (Plans).	EGL200721 (part)	Canary Wharf Investments Limited	Absolute

14. CROSSRAIL PROPERTY

Property Interest	Title Number	Proprietor	Quality of title
Headlease comprising leasehold land demised by a lease dated 4 April 2013 comprising The Over Station Development, Isle of Dogs, London	AGL282639	Canary Wharf Properties (RT5) Limited	Absolute

PLANS

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Ordnance Survey plan Scale 1:1250 @ A3 Red Line denotes perimeter of Car Park at Churchill Place Promenade Level. Notes

Revision History

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Ordnance Survey plan Scale 1:1250 @ A3 Red Line denotes perimeter of Car Park at Churchill Place Level B2.

Revision History

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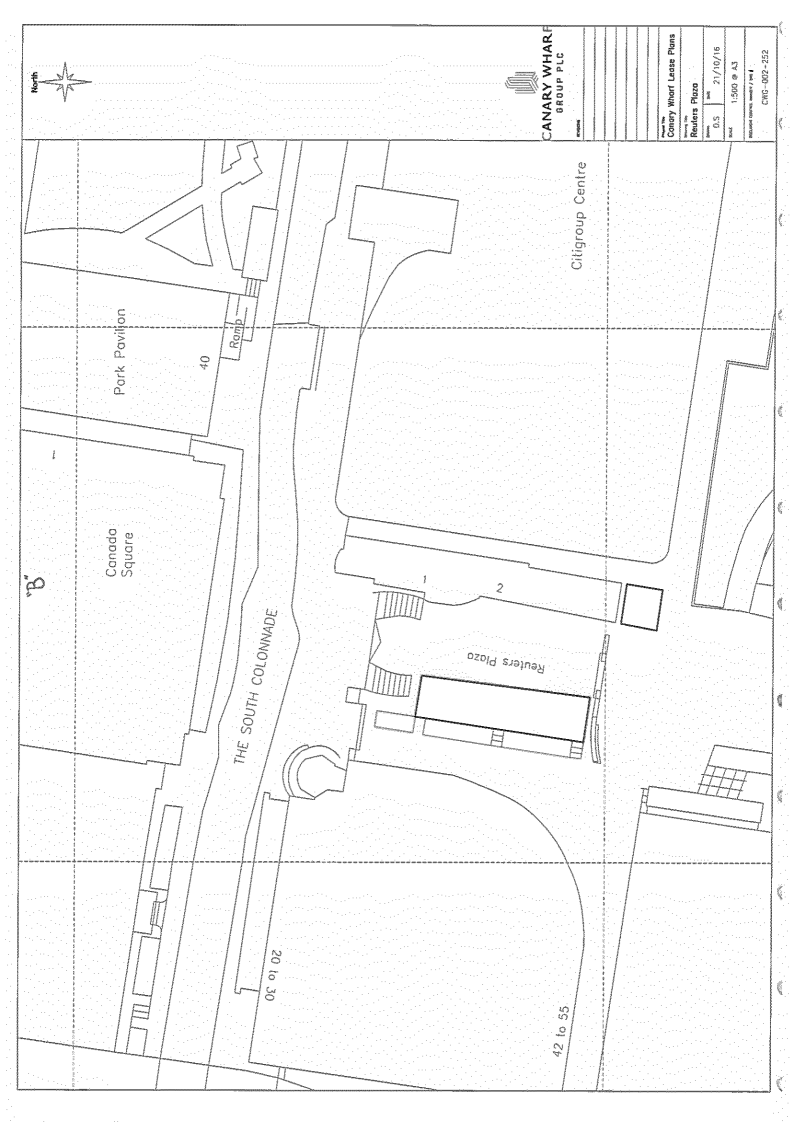
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FORMS OF LETTER FOR ACCOUNT BANK

PART 1

NOTICE TO ACCOUNT BANK

[On the letterhead of the Chargor]

To:	[Account Bank]
Copy:	[Security Agent]
[Date]	
Dear S	irs,
	Security Agreement dated [] between [] and [] (the Security Agreement)
way of	tter constitutes notice to you that under the Security Agreement we (the Chargor) have charged (by a first fixed charge) in favour of [] (the Security Agent) all our rights in respect of ount standing to the credit of the account maintained by us with you (Account no. [] sort code]) (the Account) and the debt represented by it.
We irre	evocably 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 the Account to the order of the Security Agent;] and
(d)	[pay or release any sum standing to the credit of any Account in accordance with the written instructions of the Security Agent.]
	re not permitted to withdraw any amount from the Account without the prior written consent of the cy Agent.] ²

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

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

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

from us or enquiry by you.

Security Agent.

 $^{^1}$ To be included where the notice is in respect of a blocked Account. 2 To be included where the notice is in respect of a blocked Account.

Please confirm your agreement to the above by sending the attached acknowledgement to the Security Agent at [ADDRESS] with a copy to us.
Yours faithfully,
(Authorised Signatory)
[Chargor]

ACKNOWLEDGEMENT OF ACCOUNT BANK

[On the letterhead of the Account Bank]
To: [Security Agent]
Copy: [Chargor]
[Date]
Dear Sirs,
Security Agreement dated [] between [] and [] (the Security Agreement)
We confirm receipt from [] (the Chargor) of a notice dated [] of a charge upon the terms of the Security Agreement over all the rights of the Chargor to any amount standing to the credit of its account with us (Account no. [], sort code []) (the Account) and the debt represented by it.
We confirm that we:
(a) accept the instructions contained in the notice and agree to comply with the notice;
(b) have not received notice of the interest of any third party in the Account;
(c) have neither claimed nor exercised, nor will claim or exercise, any security interest, set-off, counter claim or other right in respect of the Account[; and
(d) will not permit any amount to be withdrawn from the Account without your prior written consent
This letter and any non-contractual obligations arising out of or in connection with it are governed by English law.
Yours faithfully,
(Authorised signatory)
[Account Bank]
[By countersigning this letter the Security Agent agrees to the Account Bank paying all accrued interest o each Account to the Chargor in accordance with its normal business terms.
Yours faithfully,
(Authorised signatory)
[Security Agent]]

FORMS OF LETTER FOR RELEVANT CONTRACTS

PART 1

NOTICE TO COUNTERPARTY

To: [Contract party]
[Date]
Dear Sirs,
Security Agreement dated [] between [] and [] (the Security Agreement)
This letter constitutes notice to you that under the Security Agreement we have assigned by way of security to [] (the Security Agent) all our rights in respect of [insert details of Contract] (the Contract)
We confirm that:
(e) we will remain liable under the Contract to perform all the obligations assumed by us under the Contract; and
(f) 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. The contact details for the Security Agent are as set out below or as otherwise notified to you from time to time by it.
We irrevocably instruct and authorise you to disclose to the Security Agent any information relating to the Contract requested from you by the Security Agent.
The instructions in this letter may not be revoked or amended without the prior consent of the Security Agent and you may comply with them without further permission from us or enquiry by you.
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 a [ADDRESS], with a copy to ourselves.
Yours faithfully,
[Chargor]

(Authorised signatory)

Acknowledgement of Counterparty

To:	[Security Agent] as Security Agent
Copy:	[Chargor]
[Date]	
Dear S	irs,
terms o	Infirm receipt from [] (the Chargor) of a notice dated [] of an assignment on the of the Security Agreement dated [] of all the Chargor's rights in respect of [insert details of intract] (the Contract).
We con	nfirm that we will pay all sums due, and give notices, under the Contract as directed in that notice.
	nfirm that no amount payable by us under the Contract is subject to any set-off, counterclaim or other right and we will not exercise or claim any such right.
We also	confirm that we have not received notice of the interest of any third party in the Contract.
This le English	tter and any non-contractual obligations arising out of or in connection with it are governed by law.
Yours 1	faithfully,
	rised signatory)
	erparty]

FORMS OF LETTER FOR INSURANCE CONTRACTS

PART 1

NOTICE TO COUNTERPARTY

To:	[Insurance provider]		
			[Date]
Dear	Sirs,		
	Security Agreement dated [] between [and [] (the Security Agreement)]	

This letter constitutes notice to you that under the Security Agreement we have charged by way of first fixed charge in favour of [] (as agent and trustee for the Finance Parties as referred to in the Security Agreement, the **Security Agent**) all our rights in respect of [insert details of Insurance Contract] (the **Insurance Contract**).

We confirm that:

- (a) we will remain liable under the Insurance Contract to perform all the obligations assumed by us under the Insurance 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 Insurance Contract.

We will also remain entitled to exercise all our rights, powers and discretions under the Insurance Contract, and you should continue to give notices under the Insurance 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. The contact details for the Security Agent are as set out below or as otherwise notified to you from time to time by it.

We irrevocably instruct and authorise you to disclose to the Security Agent any information relating to the Insurance Contract requested from you by the Security Agent.

The instructions in this letter may not be revoked or amended without the prior consent of the Security Agent and you may comply with them without further permission from us or enquiry by you.

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 at [ADDRESS], with a copy to ourselves.

Yours faithfully,

.....

[insert name of relevant Chargor] (Authorised signatory)

ACKNOWLEDGEMENT OF COUNTERPARTY

То: [●] as Security Agent
Copy: [insert name of relevant Chargor]
	[Date]
Dear Sirs	,
	Security Agreement dated [] between [] and [] (the Security Agreement).
an assign	irm receipt from [insert name of relevant Chargor] (the Chargor) of a notice dated [
We confi notice.	irm that we will pay all sums due, and give notices, under the Insurance Contract as directed in that
	Firm that no amount payable by us under the Insurance Contract is subject to any set-off laim or other similar right and we will not exercise or claim any such right.
We also	confirm that we have not received notice of the interest of any third party in the Contract.
This lette English la	er and any non-contractual obligations arising out of or in connection with it are governed by aw.
Yours fai	ithfully,
(Authoris	eed signatory)
[Insuranc	ce provider]

FORMS OF LETTER FOR LEASE DOCUMENTS

PART 1

GENERIC NOTICE

To:	[The list of tenants, as annexed to this notice]
	[Date]
Dear S	Sirs,
	Security Agreement dated [] between [] and [] (the Security Agreement)
[●] (a Agent	tter constitutes notice to you that under the Security Document we have assigned by way of security to sagent and trustee for the Finance Parties as referred to in the Security Document, the Security) all our rights in respect of our lease with you and any related documents in connection with our lease ou (the Lease).
We co	nfirm that:
(a)	we will remain liable under the Lease to perform all the obligations assumed by us under the Lease; 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 Lease.
should Agent and dis	ill also remain entitled to exercise all our rights, powers and discretions under the Lease, and you continue to give notices under the Lease to us, unless and until you receive notice from the Security to the contrary stating that the security has become enforceable. In this event, all the rights, powers cretions will be exercisable by, and notices must be given to, the Security Agent or as it directs. The t details for the Security Agent are as set out below or as otherwise notified to you from time to time
	evocably instruct and authorise you to disclose to the Security Agent any information relating to the requested from you by the Security Agent.
	structions in this letter may not be revoked or amended without the prior consent of the Security Agent ou may comply with them without further permission from us or enquiry by you.
This k	etter and any non-contractual obligations arising out of or in connection with it are governed by a law.
	acknowledge receipt of this letter by sending the attached acknowledgement to the Security Agent at RESS1.

[insert name of relevant Chargor]

Yours faithfully,

(Authorised signatory)

ACKNOWLEDGEMENT OF NOTICE

To: [●] as Security Agent
Copy: [insert name of relevant Chargor]
[Date
Dear Sirs,
Security Agreement dated [] between [] and [] (the Security Agreement).
We confirm receipt from [insert name of relevant Chargor] (the Chargor) of a notice dated [] of an assignment by way of security on the terms of the Security Document dated [] 2016 of all the Chargor's rights in respect of our lease and any related documents in connection with our lease (the Lease).
We confirm that we will pay all sums due, and give notices, under the Lease as directed in that notice.
We confirm that no amount payable by us under the Lease is subject to any set-off, counterclaim or othe similar right and we will not exercise or claim any such right.
We also confirm that we have not received notice of the interest of any third party in the Lease.
This letter and any non-contractual obligations arising out of or in connection with it are governed by English law.
Yours faithfully,
(Authorised signatory)
[Unit]

NOTICE TO COUNTERPARTY

To:	[Contract party]
	[Date]
Dear S	Sirs,
	Security Agreement dated [] between [] and [] (the Security Agreement)
[●] (a	etter constitutes notice to you that under the Security Document we have assigned by way of security to as agent and trustee for the Finance Parties as referred to in the Security Document, the Security all our rights in respect of [insert details of Lease Document] (the Lease).
We co	onfirm that:
(a)	we will remain liable under the Lease to perform all the obligations assumed by us under the Lease; 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 Lease.
should Agent and dis	rill also remain entitled to exercise all our rights, powers and discretions under the Lease, and you dontinue to give notices under the Lease to us, unless and until you receive notice from the Security to the contrary stating that the security has become enforceable. In this event, all the rights, powers scretions will be exercisable by, and notices must be given to, the Security Agent or as it directs. The et details for the Security Agent are as set out below or as otherwise notified to you from time to time
	revocably instruct and authorise you to disclose to the Security Agent any information relating to the requested from you by the Security Agent.
	structions in this letter may not be revoked or amended without the prior consent of the Security Agent ou may comply with them without further permission from us or enquiry by you.
This le English	etter and any non-contractual obligations arising out of or in connection with it are governed by h law.
	acknowledge receipt of this letter by sending the attached acknowledgement to the Security Agent a RESS].
Yours	faithfully,
[insert	name of relevant Chargor] orised signatory)

ACKNOWLEDGEMENT OF COUNTERPARTY

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FORMS OF LEITER FOR HEDGING COUNTERPARTY

PART 1

NOTICE TO HEDGING COUNTERPARTY

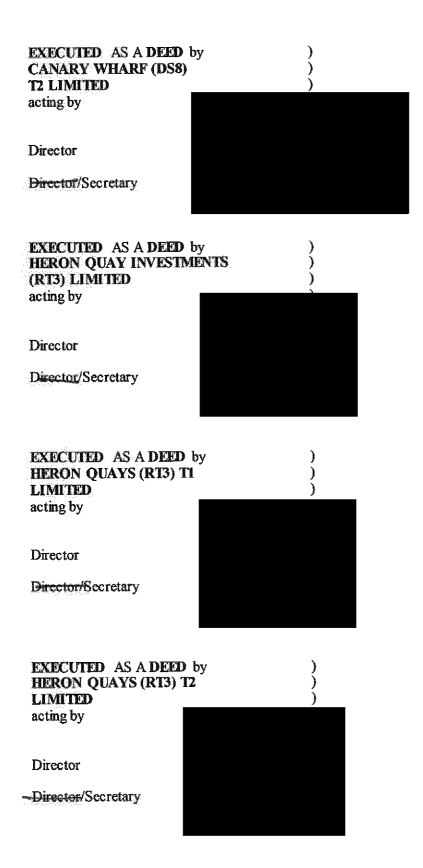
To:	[Counterparty]			ID-4-3
Dear (Sirs,			[Date]
	Securit	y Agreement dated [and [] (the] between [Security Agreement).	1
[●] (a Agen	as agent and trustee for	the Finance Parties as ref	y Document we assigned (between to in the Security Documents between yourselves)	cument, the Security
We in	revocably instruct and aut	horise you to:		
(a)	inquiry by you as to t	•	ce to or further authority from sclosure, any information re- uest from you; and	
(b)	pay any sum payable b Bank] at [y you under the Hedging], Sort Code [Arrangements to our account No. [ant with [the Account
	letter and any non-contra h law.	actual obligations arising	out of or in connection wi	th it are governed by
	confirm your agreement] with a copy to ourselve	•	e enclosed acknowledgemen	t to the Security Agen
Yours	faithfully,			
	orised signatory) t name of relevant Chargo	r]		

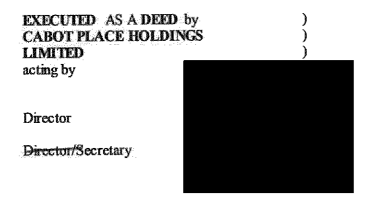
ACKNOWLEDGEMENT OF HEDGING COUNTERPARTY

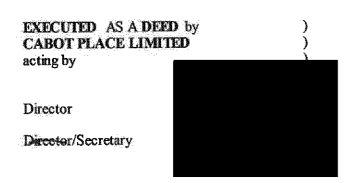
To:	[●] as Security Agent
Copy:	[insert name of relevant Chargor]
	[Date
Dear S	irs,
	Security Agreement dated [] between [] and [] (the Security Agreement).
(the N	infirm receipt from [insert name of relevant Chargor] (the Chargor) of a notice dated [], 201 otice) of a an assignment by way of security upon the terms of the Security Document of all the or's rights under the Hedging Arrangements (as defined in the Notice).
We co	nfirm that we:
(a)	have not received notice of the interest of any third party in the Hedging Arrangements;
(b)	must pay any amount payable by us under the Hedging Arrangement to the Chargor's account a [], Sort Code [], Account No. []; and
(c)	must accept your instructions in relation to the Chargor's rights under the Hedging Arrangements
This k Englisl	tter and any non-contractual obligations arising out of or in connection with it are governed balaw.
Yours	faithfully,
	rised signatory)
t_{1} munc	iboa signasi j j

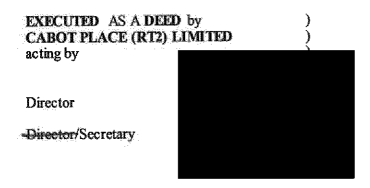
SIGNATORIES

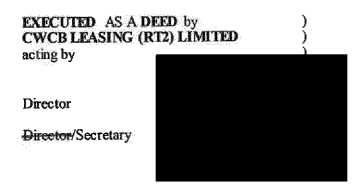
Obligor Chargors EXECUTED AS A DEED by CANARY WHARF RETAIL FUNDING LIMITED acting by Director Director/Secretary **EXECUTED** AS A **DEED** by CANARY WHARF INVESTMENTS (DS8) LIMITED acting by Director Director/Secretary EXECUTED AS A DEED by CANADA PLACE LIMITED acting by Director Director/Secretary EXECUTED AS A DEED by CANARY WHARF (DS8) TI LIMITED acting by Director Director/Secretary

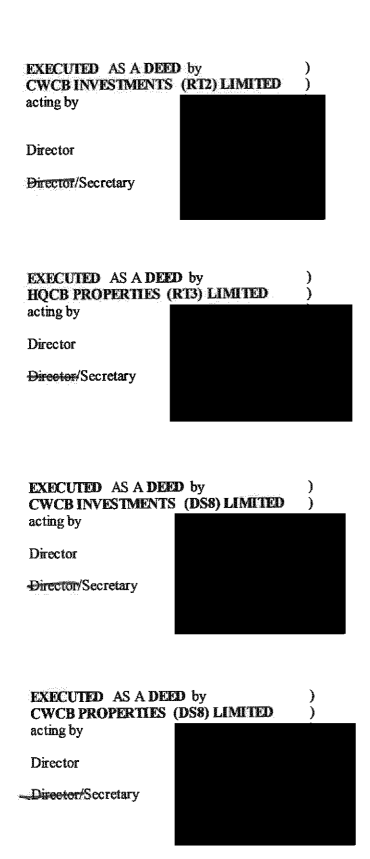


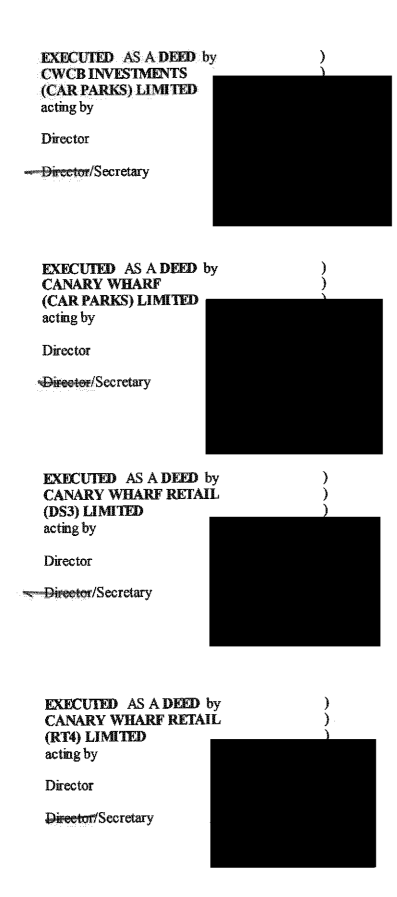


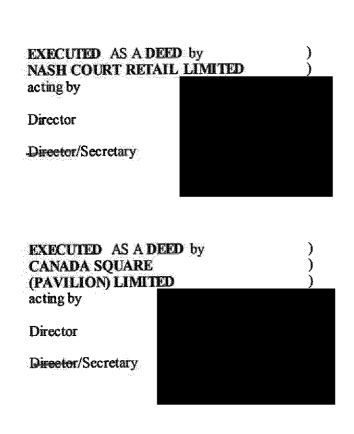


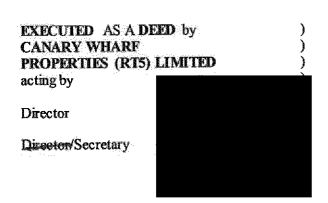


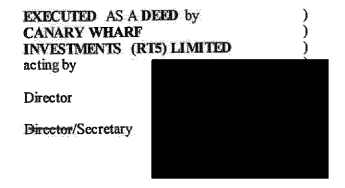


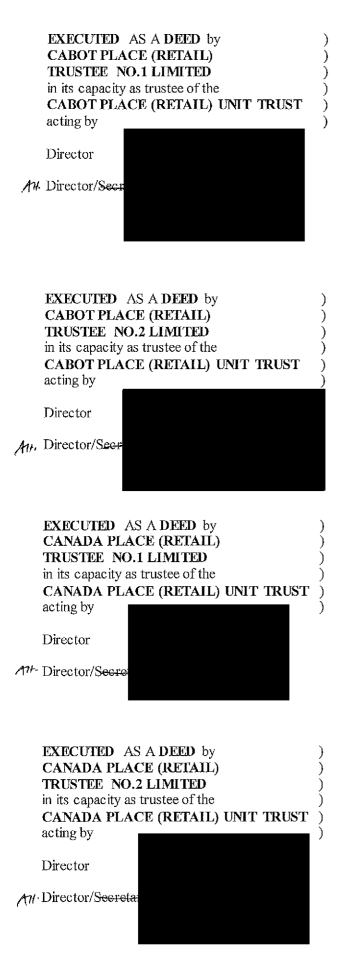


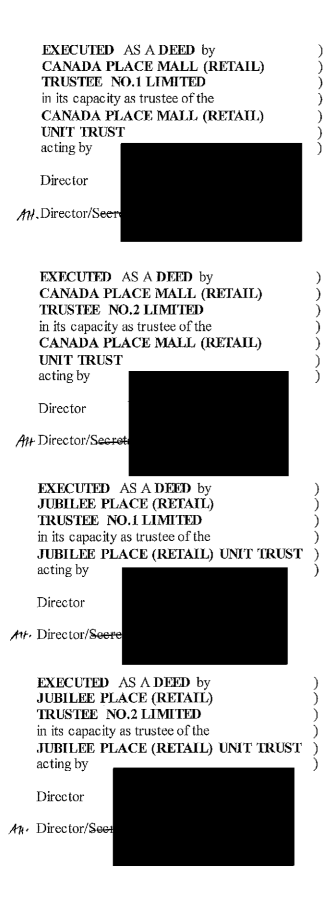




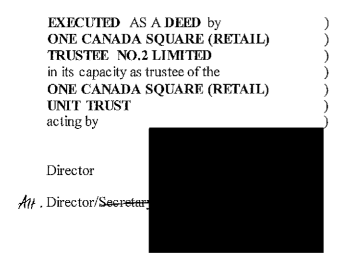












Shareholder Chargors

EXECUTED AS A DEED by)
CANARY WHARF INVESTMENTS)
LIMITED)
acting by)

Director

Director/Secretary

EXECUTED AS A DEED by)
ONE CANADA SQUARE (RETAIL))
TRUSTEE NO.1 LIMITED)
in its capacity as trustee of the)
ONE CANADA SQUARE (RETAIL))
UNIT TRUST)
acting by)

Director

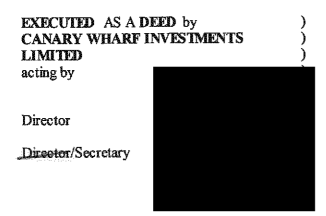
Director/Secretary]

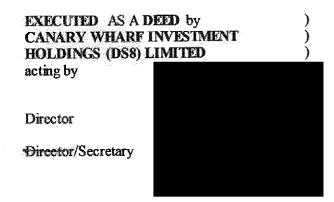
EXECUTED AS A DEED by)
ONE CANADA SQUARE (RETAIL))
TRUSTEE NO.2 LIMITED)
in its capacity as trustee of the)
ONE CANADA SQUARE (RETAIL))
UNIT TRUST)
acting by)

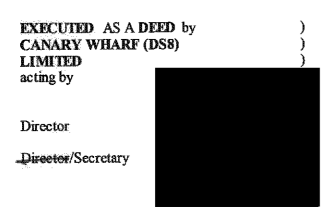
Director

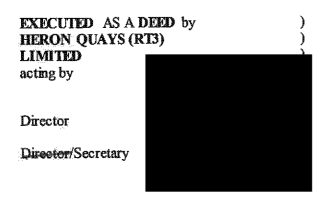
Director/Secretary

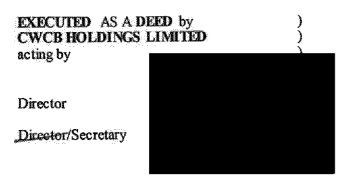
Shareholder Chargors



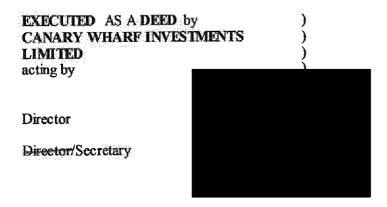


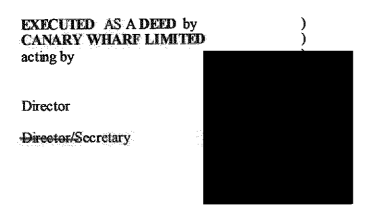






Additional Chargors





Security Agent

WELLS FARGO BANK, N.A., LONDON BRANCH

By:

