



Registration of a Charge

FARFETCH UK LIMITED Company Name: Company Number: 06400760

Received for filing in Electronic Format on the: 29/12/2023

Details of Charge

Date of creation: 21/12/2023

Charge code: 0640 0760 0016

Persons entitled: WILMINGTON TRUST, NATIONAL ASSOCIATION AS COLLATERAL AGENT

Brief description:

Contains fixed 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: **MILBANK LLP**





CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 6400760

Charge code: 0640 0760 0016

The Registrar of Companies for England and Wales hereby certifies that a charge dated 21st December 2023 and created by FARFETCH UK LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 29th December 2023.

Given at Companies House, Cardiff on 3rd January 2024

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









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AGTM/HENGB/5175809/40084524 #52829292 Execution copy

PLEDGE OF SHARES

(SG Enterprises Europe B.V.)

This twenty-first day of December two thousand twenty-three, there appeared before – me, Michel Pieter van Agt, civil law notary officiating in Amsterdam, the Netherlands: – Beatha Bianca Maria Hengeveld-Kroon, born in Haarlem, the Netherlands, on the — eighteenth day of February nineteen hundred sixty-five, with office address at — Parnassusweg 300, 1081 LC Amsterdam, the Netherlands, in this respect acting as — authorised representative in writing of: —

- 1 Farfetch UK Limited, a private limited company under the laws of England and Wales, having its registered office address at The Bower, 211 Old Street, — London EC1V 9NR, United Kingdom and registered with the Companies House under number 06400760 (Pledgor); ______
- 2 Wilmington Trust, National Association, a national banking association under the laws of the United States of America, having its registered office address at 1100 North Market Street, Wilmington, Delaware, 19890, United States of America and registered with I.R.S. identification number 16-1486454 (acting in its capacity as Collateral Agent and as sole creditor under each Parallel Obligation, as pledgee, the Pledgee); and ______
- 3 <u>SG Enterprises Europe B.V.</u>, a private limited liability company (*besloten* vennootschap met beperkte aansprakelijkheid) under Dutch law, having its official seat in Amsterdam, the Netherlands, having its registered office address at Joop Geesinkweg 701, 1114 AG Amsterdam, the Netherlands, and it has a sister and a si

registered with the Dutch trade register under number 85748366 (**Company**). — The authorisation of the person appearing is evidenced by three (3) written powers of attorney, copies of which shall be attached to this Deed (<u>Annex 1</u>). — The person appearing, acting in said capacities, declared that it is agreed as follows: –

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1 DEFINITIONS AND INTERPRETATION -

1.1 Definitions —

1.1.1 Capitalised terms defined in the Credit Agreement have the same meaning in this Deed unless expressly defined in this Deed.

1.1.2 In this Deed: --

Articles of Association means the deed of incorporation including the articles of association (*statuten*) of the Company, as they stand since their latest ______ amendment pursuant to a deed of amendment of the articles of association _____ executed on the twenty-second day of March two thousand twenty-three before P.P. de Vries, civil law notary in Amsterdam, the Netherlands. ______ Collateral means: ______

(a) the Shares: -

- (c) the Related Assets; and —
- (d) the Recourse and Subrogation Claims (as defined in Clause 7.2 (Recourse and subrogation claims)).

Credit Agreement means the credit agreement dated the twentieth day of ______ October two thousand twenty-two between, among others, Farfetch Holdings _____ PLC as parent, Farfetch US Holdings, Inc. as borrower, each lender from time ______ to time party thereto as lenders, JPMorgan Chase Bank, N.A. as administrative agent and the Pledgee as collateral agent, as amended on the seventh day of ______ April two thousand twenty-three by an amendment agreement, as amended on the eleventh day of August two thousand twenty-three by an amendment _______ agreement and as further amended on eighteenth day of December two _______ thousand twenty-three by an amendment agreement. ______

Deed means this deed of pledge of shares. -

Dividends means all cash dividends, distribution of reserves, repayments of — capital, liquidation or dissolution proceeds and all other distributions, payments - and repayments under or in connection with the Shares.

Enforcement Event means a default by any Loan Party in the performance of – the Secured Obligations (whether in whole or in part) provided that such default constitutes an Event of Default which is continuing and automatic acceleration – of all the Secured Obligations has occurred and/or a notice of acceleration of all the Secured Obligations has been served.

First Ranking Right of Pledge means a first ranking right of pledge created — over the Collateral pursuant to a notarial deed of pledge of shares, executed on the twenty-eighth day of March two thousand twenty-three before M.P. van Agt, civil law notary officiating in Amsterdam, the Netherlands, between the Pledgor - as pledgor, the Pledgee as pledgee and the Company as company.

Related Assets means all shares, rights (other than Dividends) and other — assets accruing, distributed, issued or offered at any time by way of or resulting from redemption, repurchase, dividend, bonus, preference, pre-emption, — conversion, capitalisation of profits or reserves, substitution, exchange, warrant,



claim or option right or otherwise under or in connection with (a) the Shares or – (b) the conversion, merger or demerger of the Company.

Voting Rights means all voting rights, other consensual rights and similar rights and powers attached to the Shares.

Voting Transfer Event means the occurrence of an Enforcement Event which – is continuing in conjunction with a written notice from the Pledgee (and, if the — First Ranking Right of Pledge is not terminated, the pledgee under the First — Ranking Right of Pledge) to the Pledgor and the Company stating that the — Pledgee shall exercise the Voting Rights.

1.2 Interpretation

- - (a) a Clause is a reference to a clause of this Deed; -
 - (b) (this Deed, the Credit Agreement, a Loan Document or any other _________ agreement or instrument includes all amendments, supplements, _________ novations, restatements or re-enactments (without prejudice to any ________ prohibition thereto) however fundamental and of whatsoever nature ________ thereunder and includes (i) any increase or reduction in any amount ________ available under the Credit Agreement or any other Loan Document (as ________ amended, supplemented, novated, restated or re-enacted) or any ________ alteration of or addition to the purpose for which any such amount, or _______ increased or reduced amount may be used, (ii) any facility provided in _______ substitution of or in addition to the facilities originally made available ________ thereunder, (iii) any rescheduling of the indebtedness incurred ________ thereunder whether in isolation or in connection with any of the foregoing and (iv) any combination of the foregoing and the Secured Obligations ________ include all the foregoing; ________
 - (c) person includes any individual, firm, company, corporation, government, state or agency of a state or any association, trust, partnership or other entity (whether or not having separate legal personality) or two or more of the foregoing; ______

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- (d) the Pledgee, the Pledgor, the Company or any other person includes its respective successors in title, permitted assigns and permitted transferees; and —
- (e) a provision of law is a reference to that provision as amended or reenacted.
- 1.2.2 Clause headings are for ease of reference only.----
- 1.2.3 An Enforcement Event shall constitute a *verzuim* (as meant in Section 3:248 (1) of the Dutch Civil Code) in the performance of the Secured Obligations or any part thereof, without any summons or notice of default (*aanmaning of _________ ingebrekestelling*) being sent or required.
- 1.2.4 Notwithstanding anything to the contrary in this Deed but without prejudice to ---the creation or perfection of any security interest under this Deed, the terms of this Deed shall not operate or be construed as to prohibit or restrict any transaction, matter or other step (or the Pledgor taking or entering into the ---same or dealing in any manner whatsoever in relation to any asset (including all rights, claims, benefits, proceeds, documentation and contractual ---counterparties in relation thereto)) not prohibited by the Loan Documents (as ---defined in the Credit Agreement) (other than this Deed), and the Pledgee shall, subject to its receipt of a certificate of a Responsible Officer of the Borrower or the Parent certifying that the requested action by the Pledgee is authorised or permitted by the Loan Documents, promptly enter into such documentation ----provided to it (and in form and substance satisfactory to it) and/or take such ---other action in relation to this deed as is required by the Pledgor (acting ----reasonably) in order to facilitate any such transaction, matter or other step, --including, but not limited to, by way of executing any confirmation, consent to --dealing, release or other similar or equivalent document, or returning any ---physical collateral. -

1.3 Unlawful financial assistance

No obligations are included in the definition of Secured Obligations to the extent that, if they were included, that would result in a Right of Pledge constituting — unlawful financial assistance within the meaning of Section 2:98(c) of the Dutch Civil Code or any similar applicable provisions in any other jurisdiction.

2 CREATION OF SECURITY —

2.1 Right of Pledge -----

The Pledgor agrees with the Pledgee to grant and grants in favour of the ______ Pledgee, to the extent necessary in advance (*bij voorbaat*) a right of pledge ______ (*pandrecht*) over its Collateral and any accessory rights (*afhankelijke rechten*) _____ and ancillary rights (*nevenrechten*) attached to the Collateral as security for the ______ Secured Obligations, subject to the First Ranking Right of Pledge. ______

2.2 Approval of each Right of Pledge ______ The Pledgee, in its capacity as pledgee under the First Ranking Right of Pledge

has approved the creation of each Right of Pledge by the Pledgor, as ______evidenced by entry into this Deed.

2.3 Perfection ---

2.3.1 The Company: -----



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- (b) shall, promptly (and in any event within ten (10) Business Days) after the execution of this Deed and promptly (and in any event within ten (10) Business Days (as such date may be extended by the Pledgee) after the Pledgor has acquired any shares in the capital of the Company, register each Right of Pledge in its shareholders' register and provide the Pledgee with a copy thereof; and —
- (c) to the extent possible under Dutch law and with the knowledge of the Pledgor, waives (and shall waive at the Pledgee's first request) any right that may impede the exercise by the Pledgee of any Right of Pledge and the other rights conferred under this Deed. —
- 2.3.2 The Pledgee may present this Deed and any other document executed —— pursuant to this Deed for registration to any office, registrar or governmental body in any jurisdiction and to serve any notice to any person as the Pledgee deems necessary or desirable to protect its interests.
- 2.4 Voting Rights -
- 2.4.1 The Voting Rights are transferred by the Pledgor to the Pledgee under the ______ condition precedent (*opschortende voorwaarde*) of the occurrence of a Voting ______ Transfer Event. The general meeting of the Company has resolved to approve ______ such transfer of Voting Rights, as is evidenced by a written resolution of such ______ meeting, dated on or about the date hereof, a copy of which is attached to this ______ Deed (<u>Annex 2</u>). ______
- 2.4.2 Upon the occurrence of a Voting Transfer Event, the Pledgee shall have the sole and exclusive right and authority to exercise such Voting Rights and shall be entitled to exercise or refrain from exercising such rights in such manner as the Pledgee may in its absolute discretion deem fit. Until the transfer of Voting Rights to the Pledgee, the Pledgor shall have the right and authority to exercise such Voting Rights or refrain from exercising such Voting Rights, provided that no such exercise (or such abstention) may violate or be inconsistent with the terms and conditions of this Deed, the Credit Agreement or any other Loan Document.
- **3 AUTHORITY TO COLLECT**
- 3.1 Authority to collect the Dividends and Related Assets -
- 3.1.1 Upon the termination of the First Ranking Right of Pledge, the Pledgee may collect and receive payment of the Dividends and Related Assets in _______ accordance with Section 3:246 (1) of the Dutch Civil Code. Subject to Clause 3.1.2, the Pledgee authorises the Pledgor to collect and receive payment of the Dividends and the Related Assets. ______



- 3.1.2 Upon (i) the termination of the First Ranking Right of Pledge and (ii) the _______ occurrence of an Enforcement Event which is continuing, the Pledgee may ______ terminate the authorisation granted pursuant to Clause 3.1.1 by giving notice ______ thereof to the Pledgor and the Company following which the Pledgee may ______ exercise all rights of the Pledgor in relation to the Dividends and Related Assets including any accessory rights (*afhankelijke rechten*) or ancillary rights _______ (*nevenrechten*) towards the Company. ______
- 3.1.3 Until the occurrence of an Enforcement Event which is continuing, the Pledgor will be permitted to deal with the Collateral in the course of its business.

4.1 General ----

- 4.1.1 The Pledgor makes the representations in this Clause 4 in respect of itself or its Collateral existing on the date the representations are made.
- 4.1.2 The representations in this Clause 4 are made on the date of this Deed and are repeated on each date the Pledgor acquires any Collateral.

4.2 Ranking -

Each Right of Pledge ranks behind the right of pledge created by or pursuant to the First Ranking Right of Pledge (for as long as the First Ranking Right of ______ Pledge is in place) as a second ranking right of pledge (*pandrecht tweede in ______ rang*).

4.3 Collateral ----

- 4.3.1 Subject to the First Ranking Right of Pledge, its Collateral has not been ______ transferred, assigned, pledged, made subject to a limited right (*beperkt recht*) _____ or otherwise encumbered to any person other than the Pledgee. ______
- 4.3.2 It is entitled (bevoegd) to pledge its Collateral.
- 4.3.3 The Shares: -
 - (a) have been validly issued and have not been repurchased (*ingekocht*), —
 cancelled (*ingetrokken*), reduced (*afgestempeld*), split or combined and —
 no resolution has been made to repurchase (*inkopen*), cancel —
 (*intrekken*), reduce (*afstempelen*), split or combine any shares; —
 - (b) constitute one hundred per cent. (100 %) of the issued share capital of the Company and are fully paid up; and —————————————————————
 - (c) issued and outstanding at the date of this Deed have been acquired by issuance upon incorporation of the Company by notarial deed of incorporation, executed on the eighth day of March two thousand twentytwo before G.P. Mounier, deputy civil law notary, acting as custodian of the vacant protocol of A.A. Voorneman, formerly civil law notary, officiating in Amsterdam, the Netherlands. —

5 UNDERTAKINGS ------

5.1 General —

The undertakings in this Clause 5 remain in force from the date of this Deed until each Right of Pledge is terminated in accordance with Clause 8 — (Termination).

5.2 Collateral —

Unless permitted under the Credit Agreement, the Pledgor shall not:

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- (b) release or waive (afstand doen van) any of the Collateral; -----

- (e) perform any act which adversely affects or may adversely affect the Collateral or any Right of Pledge. —

5.3 Information -

- 5.3.1 The Pledgor shall promptly inform the Pledgee in writing of the occurrence of an event that adversely affects or may adversely affect any Right of Pledge. —
- 5.3.2 Upon the occurrence of an Enforcement Event which is continuing, the Pledgorshall promptly notify in writing, at its own cost, the existence of this Deed and each Right of Pledge to any court process server (*deurwaarder*), bankruptcy trustee (*curator*), administrator (*bewindvoerder*) or similar officer in any jurisdiction) or any other person claiming to have a right to the Collateral and shall promptly send to the Pledgee a copy of the relevant correspondence. ——
- 5.3.3 No more frequently than annually following the occurrence of an Enforcement Event which is continuing, the Pledgor shall at the Pledgee's first written request provide the Pledgee with all information and with copies of all relevant – documentation relating to the Collateral and allow the Pledgee to inspect its administrative records directly relating to the Collateral. —
- 5.3.4 In each case, such information will only be provided to the extent that such information can be provided without breaching confidentiality requirements or data protection requirements or, in the reasonable opinion of the Pledgor, — damaging business relationships or commercial reputation.

5.4 Voting covenants ______ The Pledgor shall not exercise its Voting Rights to, or in any capacity resolve _____

to, effect or consent to or ratify any act which results in or may result in a _____ Material Adverse Effect or cause an Event of Default to occur.

- 5.5 Company's undertakings
 The Company shall comply with the provisions of Clause 5.3 (Information) (*mutatis mutandis*) and shall not to propose or effect such acts as set out in Clause 5.4 (Voting Covenants).
- 6 ENFORCEMENT -
- 6.1 Enforcement —
- 6.1.1 Upon the occurrence of an Enforcement Event and subject to the First Ranking -Right of Pledge, the Pledgee shall have the right to enforce any Right of ______ Pledge, in accordance with Dutch law and any other applicable law and may ______ take all (legal) steps and measures which it deems necessary or desirable for ______ that purpose. ______



- 6.1.2 Upon the Pledgee becoming entitled to collect the Dividends and Related Assets pursuant to Clause 3.1 (Authority to collect the Dividends and Related — Assets), the Pledgee shall have the right to exercise any accessory rights — (*afhankelijke rechten*) or ancillary rights (*nevenrechten*), enter into court compositions or out-of-court compositions (*gerechtelijke of buitengerechtelijke* – *akkoorden*) and to cast a vote in connection with such compositions and to enter into any settlement agreement regarding the Dividends and Related — Assets with the Company and any other person. —
- 6.2 Enforcement waivers -
- 6.2.1 The Pledgee shall not be obliged to give notice of a sale of the Collateral to the Pledgor, debtors, holders of a limited right (*beperkt recht*) or persons who have made an attachment (*beslag*) on the Collateral (as provided in Sections 3:249 and 3:252 of the Dutch Civil Code).
- 6.2.2 The Pledgor waives its rights to make a request to the court: ---
 - (a) to determine that the Collateral shall be sold in a manner deviating from the provisions of Section 3:250 of the Dutch Civil Code (as provided in — Section 3:251 (1) of the Dutch Civil Code); and —
- 6.2.3 The Pledgor waives its rights to demand that the Pledgee: ----
 - (a) shall first enforce any security granted by any other person, pursuant to Section 3:234 of the Dutch Civil Code;
 - (b) shall first proceed against or claim payment from any other person or enforce any guarantee, before enforcing any Right of Pledge; and ——
 - (c) pays for costs which it has made in respect of the Collateral pursuant to Section 3:233 (2) of the Dutch Civil Code.
- 6.2.4 The Pledgor waives its right (a) to set-off (*verrekenen*) its claims (if any) against the Pledgee under or in connection with this Deed against the Secured ______ Obligations and (b) if it has granted security for any other person's obligations, to invoke the suspension or the termination of its liability for any Secured ______ Obligations pursuant to Section 6:139 of the Dutch Civil Code. ______
- 6.2.5 To the extent permitted by Dutch law and the Articles of Association, the —— Pledgor irrevocably and unconditionally waives, renounces and agrees not to exercise any pre-emption rights or rights of first refusal upon a sale of shares in the capital of the Company and where applicable, the other Collateral. ——
- 6.2.6 Any rights of the Pledgee to set-off (*verrekenen*) any of its liabilities towards a Pledgor shall not be exercisable until the occurrence of an Enforcement Event – which is continuing, unless the counterclaim is undisputed or has been —— confirmed in a final non-appealable judgment.

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Pledgee in connection with the enforcement of any Right of Pledge or the —— collection of Dividends and Related Assets following an Enforcement Event — shall be applied by the Pledgee in accordance with the relevant provisions of the Credit Agreement.

7.1 Power of attorney -

- 7.1.1 The Pledgor irrevocably and unconditionally appoints the Pledgee as its ______ attorney for as long as any of the Secured Obligations are outstanding for the _____ purposes of doing in its name all acts and executing, signing and (if required) ______ registering in its name all documents which the Pledgor itself could do, execute, sign or register in relation to the Collateral or this Deed. ______
- 7.1.2 The appointment under Clause 7.1.1 will only be exercised by the Pledgee in case of an Enforcement Event which is continuing, is given with full power of substitution and also applies to any situation where the Pledgee acts as the Pledgor's counterparty or as a representative of the Pledgor's counterparty. —

7.2 Recourse and subrogation claims -

- 7.2.1 No rights of subrogation accrue to the Pledgor. -
- 7.2.2 The Pledgor agrees with the other Parties and for the benefit of the Pledgee that any conditional or unconditional claim which the Pledgor may be entitled to bring in recourse against another Loan Party (including any claim pursuant to Section 6:13 of the Dutch Civil Code) in connection with the obligations under this Deed and any claim which results from rights of subrogation which have accrued notwithstanding Clause 7.2.1 (the **Recourse and Subrogation** Claims) is subordinated now or from the moment such Recourse and Subrogation Claim comes into existence or is acquired by the Pledgor, to all present and future claims that the Pledgee may have or acquire against a Loan Party in connection with the obligations under this Deed. —
- 7.2.3 Unless otherwise directed by the Pledgee, the Pledgor agrees with the other Parties and for the benefit of the Pledgee that it shall not exercise any rights under or in connection with the Recourse and Subrogation Claims including the right of payment or set-off and the Recourse and Subrogation Claims cannot become due and payable until all Secured Obligations have been fully and — unconditionally discharged.

7.3 Right of inquiry -

The Pledgee and the Company agree that the Pledgee has the right to file an — application for inquiry with respect to the policy and course of events within the - Company as set out in Section 2:345 of the Dutch Civil Code, under the — condition precedent that a Voting Transfer Event has occurred. —

8 TERMINATION -

8.1 Continuing security -

8.1.1 Each Right of Pledge shall remain in full force and effect, until all Secured ______ Obligations have been irrevocably and unconditionally paid in full (to the _______ Pledgee's satisfaction) and no new Secured Obligations will arise (in the sole ______ opinion of the Pledgee) unless terminated by the Pledgee pursuant to Clause ______ 8.2 (Termination by Pledgee) ______



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- 8.1.2 In case a Right of Pledge is terminated, the Pledgee shall at the request and expense of the Pledgor provide evidence in writing to the Pledgor to that effect.
- - van recht) granted by the Pledgee under this Clause 8.2.

9 ASSIGNMENT ---

9.1 No assignment – Pledgors —

Except as otherwise set forth in any Loan Document, the rights and obligations - of the Pledgor under this Deed cannot be transferred, assigned or pledged in — accordance with Section 3:83 (2) of the Dutch Civil Code.

9.2 Assignment – Pledgee –

The Pledgee may transfer, assign or pledge any of its rights and obligations under this Deed in accordance with the Credit Agreement and the Pledgor, to the extent legally required, irrevocably cooperates with or consents to, such transfer, assignment or pledge in advance. If the Pledgee transfers, assigns or – pledges its rights under the Secured Obligations (or a part thereof), the Pledgor and the Pledgee agree that each Right of Pledge shall follow *pro rata parte* the transferred, assigned or pledged rights under the Secured Obligations (as an ancillary right (*nevenrecht*) to the relevant transferee, assignee or pledgee) unless the Pledgee stipulates otherwise.

10 NOTICES -

Any communication to be made under or in connection with this Deed shall be – made in accordance with the relevant provisions of the Credit Agreement.

11 CONFLICT -

12 MISCELLANEOUS -----

12.1 Costs ------

All costs, charges, expenses and taxes in connection with this Deed shall be _____ payable by the Pledgor in accordance with the relevant provisions of the Credit -Agreement. The Pledgor will not be required to pay the cost of any re-______ execution, notarization, re-registration, amendment or other perfection ______ requirement for any security on any assignment or transfer and such cost or fee shall be for the account of the transferee or assignee. ______

An excerpt from the Pledgee's records shall serve as conclusive evidence _____ (dwingend bewijs) of the existence and the amounts of the Secured ______ Obligations, subject to proof to the contrary. A disagreement with respect ______



thereto, does not affect the rights of the Pledgee under or in connection with this Deed.

12.3 No liability Pledgee -

12.4 Severability -

- 12.4.1 If a provision of this Deed is or becomes illegal, invalid or unenforceable in any jurisdiction that shall not affect:
 - (a) the validity or enforceability in that jurisdiction of any other provision of this Deed; or —
 - (b) the validity or enforceability in other jurisdictions of that or any other provision of this Deed. ______

12.5 No rescission -

The Pledgor waives, to the fullest extent permitted by law, its rights to rescind – (*ontbinden*) this Deed, to suspend (*opschorten*) any of its obligations or liability – under this Deed, to nullify (*vernietigen*) or to invoke the nullity (*nietigheid*) of this Deed on any ground under Dutch law or under any other applicable law.

12.6 No waiver -

No failure to exercise, nor any delay in exercising, on the part of the Pledgee, any right or remedy under this Deed shall operate as a waiver, nor shall any single or partial exercise of any right or remedy prevent any further or other exercise or the exercise of any other right or remedy. The rights and remedies – provided in this Deed are cumulative and not exclusive of any rights or remedies provided by law.

12.7 Amendment —

Any term of this Deed may only be amended or waived in writing and if required by Dutch law by a notarial deed under Dutch law.

12.8 Pledgee ----

12.8.1The Pledgee executes this Deed, not in its individual capacity, but solely in its — capacity as Collateral Agent in the exercise of the powers and authority — conferred and vested in it under the Credit Agreement and the Loan — Documents in the interest and for the benefit of the Secured Parties for which it acts. The Pledgee shall have the protections, immunities, rights, indemnities —

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and benefits conferred on it under the Credit Agreement and the other Loan — Documents as if the same were set forth herein *mutatis mutandis*. The Pledgee shall not owe any fiduciary duties to the Pledgor. Notwithstanding any other provision of this Deed, nothing contained in this Deed shall require the Pledgee to exercise any discretionary acts, and any provisions of this Deed that authorise or permit the Pledgee to approve, consent to, disapprove, request, determine, waive, act or decline to act, in its discretion, shall be subject to the — Pledgee receiving the direction of the Required Lenders to take such action or – exercise such rights.

12.8.2The powers conferred on the Pledgee under this Deed, including but not limited to under clauses 3.1 and 7.1, are solely to protect the interests of the Pledgee – hereunder and shall not impose any duty upon the Pledgee to exercise any — such powers. The Pledgee shall be accountable only for amounts that it — actually receives as a result of the exercise of such powers, and neither it nor — any of its officers, directors, employees or agents shall be responsible to the — Pledgor for any act or failure to act hereunder.

13 ACCEPTANCE

14.1 Governing law -

14.2 Jurisdiction -

- 14.2.1 The court (rechtbank) of Amsterdam, the Netherlands has exclusive jurisdiction to settle at first instance any dispute arising out of or in connection with this — Deed (including a dispute regarding this Clause 14 and the existence, validity or termination of this Deed or any non-contractual obligation arising out of or in connection with this Deed) (a **Dispute**). —
- 14.2.2Each Party agrees that the court (*rechtbank*) of Amsterdam, the Netherlands is the most appropriate and convenient court to settle Disputes and accordingly no Party will argue to the contrary.
- 14.2.3 This Clause 14.2 is for the benefit of the Pledgee only. As a result, the Pledgee shall not be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, the Pledgee may take concurrent proceedings in any number of jurisdictions. —

14.3 Acceptance governing law power of attorney ----

If a Party is represented by an attorney in connection with the execution of this – Deed or any agreement or document pursuant this Deed:

- (a) the existence and extent of the authority of; and -
- (b) the effects of the exercise or purported exercise of that authority by, that attorney is governed by the law designated in the power of attorney — pursuant to which that attorney is appointed and such choice of law is accepted by the other Parties.



- 14.4.1Each Party declares that it is aware that M.P. van Agt, civil law notary in ______ Amsterdam, the Netherlands, is a representative of the law firm Loyens & Loeff -N.V. which acts as the external legal advisor of the Pledgee. _____
- 14.4.2With reference to the provisions of the Code of Conduct (Verordening Beroepsen Gedragsregels) as determined by the general meeting of the Royal Notarial – Association (Koninklijke Notariële Beroepsorganisatie), the Pledgor explicitly declares that it consents to the fact that Pledgee will be assisted by Loyens & — Loeff N.V. in all cases connected with this Deed and all potential conflicts arising therefrom.

End -

The person appearing is known to me, civil law notary. ----

This Deed was executed in Amsterdam on the date stated in the first paragraph of this Deed. The contents of the Deed have been stated and clarified to the person ______ appearing. The person appearing has declared not to wish the Deed to be fully read __ out, to have noted the contents of the Deed timely before its execution and to agree __ with the contents. After limited reading, this Deed was signed first by the person ______ appearing and thereafter by me, civil law notary. ______ (Was signed)

ISSUED FOR TRUE COPY Amsterdam, 21 December 2023

