



Registration of a Charge

Company Name: **SAFETYKLEEN GROUP SERVICES LIMITED**

Company Number: **06544285**



Received for filing in Electronic Format on the: **15/12/2023**

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Details of Charge

Date of creation: **11/12/2023**

Charge code: **0654 4285 0008**

Persons entitled: **WILMINGTON TRUST (LONDON) LIMITED (AND ITS SUCCESSORS IN TITLE AND PERMITTED TRANSFEREES)**

Brief description: **N/A**

Contains fixed charge(s).

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: **LINKLATERS LLP**



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 6544285

Charge code: 0654 4285 0008

The Registrar of Companies for England and Wales hereby certifies that a charge dated 11th December 2023 and created by SAFETYKLEEN GROUP SERVICES LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 15th December 2023 .

Given at Companies House, Cardiff on 20th December 2023

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



Companies House



**THE OFFICIAL SEAL OF THE
REGISTRAR OF COMPANIES**

SEVENTH RANKING SECURITIES ACCOUNT PLEDGE AGREEMENT
(in respect of WP SK France shares)

dated 11 December 2023

created by

Safetykleen Group Services Limited
as Pledgor

in favour of

Wilmington Trust (London) Limited
as Senior Facility Agent and Security Agent

and

The Senior Lenders

Linklaters

Ref: L- 260635

Linklaters LLP

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THIS SEVENTH RANKING SECURITIES ACCOUNT PLEDGE AGREEMENT (hereinafter, together with its schedules and as amended from time to time, the "**Agreement**"), is made between:

- (1) **SAFETYKLEEN GROUP SERVICES LIMITED**, a company organised under the laws of England, whose registered office is at Profile West, 950 Great West Road, Brentford, Middlesex, TW8 9ES, United Kingdom, with registration number 06544285 acting in its capacity as pledgor, (the "**Pledgor**");
- (2) **WILMINGTON TRUST (LONDON) LIMITED**, a company organised under the laws of England, whose registered office is at Third Floor, 1 King's Arms Yard, London, EC2R 7AF (United Kingdom), with registration number 05650152, in its capacity as facility agent under the Senior Facilities Agreement (as defined below) (the "**Senior Facility Agent**", which expression includes its successors and assigns in title);
- (3) **THE ENTITIES**, listed in Schedule 1 (*Senior Lenders*) of this Agreement, acting in their capacity as Lenders under the Senior Facilities Agreement (together with their successors, transferees and assigns in title under the Senior Facilities Agreement, the "**Senior Lenders**"), represented for the purpose hereof by the Security Agent; and
- (4) **WILMINGTON TRUST (LONDON) LIMITED**, a company organised under the laws of England, whose registered office is at Third Floor, 1 King's Arms Yard, London, EC2R 7AF (United Kingdom), with registration number 05650152, in its capacity as security agent under the Intercreditor Agreement (the "**Security Agent**", which expression includes its successors and assigns in title).

WHEREAS:

- (A) Pursuant to a senior facilities agreement dated 8 June 2017, as amended and/or restated from time to time, made between, *inter alios*, Shilton Holdco Limited as the parent, HSBC Bank PLC and BNP Paribas Fortis SA/NV as lead arrangers and Wilmington Trust (London) Limited as facility agent and security agent (the "**Original Senior Facilities Agreement**"), the Senior Lenders have agreed to provide to Shilton Bidco Limited as original borrower (the "**Original Borrower**") and other members of the Group (as defined in the Original Senior Facilities Agreement) acceding to the Original Senior Facilities Agreement as additional borrowers (the "**Additional Senior Facilities Borrowers**" and, together with the Original Borrower, the "**Senior Facilities Borrowers**");

- (a) a term loan facility in an aggregate principal amount not exceeding €455,000,000;
 - (b) a term loan facility in an aggregate principal amount not exceeding €20,000,000; and
 - (c) a revolving credit facility in an aggregate principal amount not exceeding £60,000,000,

which are guaranteed by, amongst others, the Pledgor and other members of the Group (as defined below) named in the Original Senior Facilities Agreement as original guarantors or acceding to the Original Senior Facilities Agreement as additional guarantors (each a "**Senior Facilities Guarantor**" and together with the Senior Facilities Borrowers, the "**Senior Facilities Obligors**").

- (B) On 10 October 2017, the Pledgor acceded to the Original Senior Facilities Agreement as additional guarantor and to the Intercreditor Agreement (as defined below) as acceding debtor and intra-group lender, pursuant to an English-law English-language accession deed.

- (C) Under and subject to clause 21 (*Guarantee and Indemnity*) of the Original Senior Facilities Agreement, the Pledgor has agreed to jointly and severally guarantee punctual performance by the Obligors (as defined in the Senior Facilities Agreement) (the "**Senior Obligors**") of their payment obligations under the Senior Facilities Agreement.
- (D) On 8 June 2017, pursuant to a second lien facility agreement, to which the Pledgor acceded on 10 October 2017 as additional guarantor, the Second Lien Lenders have agreed to provide to the Original Borrower a term loan facility in an aggregate principal amount not exceeding £100,000,000 (the "**Second Lien Facility Agreement**").
- (E) Under and subject to clause 17 (*Guarantee and Indemnity*) of the Second Lien Facility Agreement, the Pledgor has agreed to jointly and severally guarantee punctual performance by the Obligors (as defined in the Second Lien Facility Agreement) of their payment obligations under the Second Lien Facility Agreement.
- (F) Under and subject to clause 27 (*Guarantee and Indemnity*) of the Intercreditor Agreement, the Pledgor has agreed to jointly and severally guarantee punctual performance by the Debtors (as defined in the Intercreditor Agreement) of their payment obligations under certain Operating Facilities (as defined in the Intercreditor Agreement) designated as such in accordance with the Intercreditor Agreement pursuant to letters from Shilton Holdco Limited as parent to the Security Agent dated 13 July 2017 and 9 October 2017.
- (G) In order to secure its obligations under the Secured Documents (as such term is defined in the First Ranking Pledge Agreement), the Pledgor has granted a first ranking pledge (the "**First Ranking Pledge**") over the Pledged Accounts pursuant to a securities account pledge agreement dated 10 October 2017 (the "**First Ranking Pledge Agreement**") for the benefit of the secured parties identified in it (the "**First Ranking Secured Parties**").
- (H) Pursuant to an amendment and restatement agreement dated 18 December 2017 to the Original Senior Facilities Agreement made between, *inter alia*, Shilton Holdco Limited as the parent, Wilmington Trust (London) Limited as facility agent and the New Lenders named in it (the "**2017 Amendment and Restatement Agreement**" and the Original Senior Facilities Agreement as amended by the 2017 Amendment and Restatement Agreement, the "**2017 Amended Senior Facilities Agreement**"), the Consenting Lenders (as defined in the 2017 Amendment and Restatement Agreement) agreed, amongst other things, to increase the Facility B1 by an amount of €40,000,000 such that the Total Facility B1 Commitments are €495,000,000.
- (I) In order to secure its obligations under the Secured Documents (as such term is defined in the Second Ranking Pledge Agreement), the Pledgor has granted a second ranking pledge (the "**Second Ranking Pledge**") over the Pledged Accounts pursuant to a securities account pledge agreement dated 13 February 2018 (the "**Second Ranking Pledge Agreement**") for the benefit of the secured parties identified in it (the "**Second Ranking Secured Parties**").
- (J) Pursuant to an amendment and restatement agreement dated 11 April 2018 to the 2017 Amended Senior Facilities Agreement (the "**2018 Amendment and Restatement Agreement**" and the 2017 Amended Senior Facilities Agreement as amended by the 2018 Amendment and Restatement Agreement, the "**2018 Amended Senior Facilities Agreement**"), the Consenting Lenders (as defined in the 2018 Amendment and Restatement Agreement) agreed, amongst other things, to increase the Facility B1 by an amount of €15,000,000 such that the Total Facility B1 Commitments are €510,000,000.

- (K) In order to secure its obligations under the Secured Documents (as such term is defined in the Third Ranking Pledge Agreement), the Pledgor granted a third ranking pledge (the "**Third Ranking Pledge**") over the Pledged Accounts pursuant to a securities account pledge agreement dated 24 April 2018 (the "**Third Ranking Pledge Agreement**") for the benefit of the secured parties identified in it (the "**Third Ranking Secured Parties**").
- (L) Pursuant to an amendment and restatement agreement dated 6 December 2019 to the 2018 Amended Senior Facilities Agreement (the "**2019 Amendment and Restatement Agreement**" and the 2018 Amended Senior Facilities Agreement as amended by the 2019 Amendment and Restatement Agreement, the "**2019 Amended Senior Facilities Agreement**"), the Consenting Lenders (as defined in the 2019 Amendment and Restatement Agreement) agreed, amongst other things, to increase the Facility B1 by an amount of €80,000,000 such that the Total Facility B1 Commitments are €590,000,000.
- (M) In order to secure its obligations under the Secured Documents (as such term is defined in the Fourth Ranking Pledge Agreement), the Pledgor granted a fourth ranking pledge (the "**Fourth Ranking Pledge**") over the Pledged Accounts pursuant to a securities account pledge agreement dated 3 March 2020 (the "**Fourth Ranking Pledge Agreement**") for the benefit of the secured parties identified in it (the "**Fourth Ranking Secured Parties**").
- (N) Pursuant to an amendment and restatement agreement dated 10 February 2023 to the 2019 Amended Senior Facilities Agreement (the "**First 2023 Amendment and Restatement Agreement**" and the 2019 Amended Senior Facilities Agreement as amended by the First 2023 Amendment and Restatement Agreement, the "**First 2023 Amended Senior Facilities Agreement**"), the Extending Lenders (as defined in the First 2023 Amendment and Restatement Agreement) agreed, amongst other things, to make available an additional term loan facility B3 in an aggregate principal amount of €490,000,000 (the "**Facility B3**"), an additional term loan facility B4 in an aggregate principal amount of £105,994,800 (the "**Facility B4**") and an additional revolving credit facility in an aggregate principal amount of £84,500,000 (the "**Revolving Facility 2**").
- (O) In order to secure its obligations under the Secured Documents (as such term is defined in the Fifth Ranking Pledge Agreement), the Pledgor granted a fifth ranking pledge (the "**Fifth Ranking Pledge**") over the Pledged Accounts pursuant to a securities account pledge agreement dated 29 March 2023 (the "**Fifth Ranking Pledge Agreement**") for the benefit of the secured parties identified in it (the "**Fifth Ranking Secured Parties**").
- (P) Pursuant to an amendment and restatement agreement dated 26 May 2023 to the First 2023 Amended Senior Facilities Agreement (the "**Second 2023 Amendment and Restatement Agreement**"), the New Facility B3 Lenders (as defined in the Second 2023 Amendment and Restatement Agreement) agreed, amongst other things, to increase the Facility B3 by an amount of €11,000,000 such that the Total Facility B3 Commitments are €501,000,000.
- (Q) In order to secure its obligations under the Secured Documents (as such term is defined in the Sixth Ranking Pledge Agreement), the Pledgor granted a sixth ranking pledge (the "**Sixth Ranking Pledge**") over the Pledged Accounts pursuant to a securities account pledge agreement dated 29 June 2023 (the "**Sixth Ranking Pledge Agreement**") for the benefit of the secured parties identified in it (the "**Sixth Ranking Secured Parties**").
- (R) Pursuant to an amendment and restatement agreement dated 10 November 2023 to the Senior Facilities Agreement (the "**Third 2023 Amendment and Restatement Agreement**"), the New Facility B3 Lender agreed, amongst other things, to increase the Facility B3 by an amount of €55,000,000 such that the Total Facility B3 Commitments are €556,000,000.

- (S) Pursuant to the terms of the Intercreditor Agreement, the Security Agent has been appointed as agent of the Secured Parties (as defined below) to exercise certain rights, authorities and powers belonging to the Secured Parties under this Agreement.
- (T) Pursuant to clause 17.2 (*Parallel Debt (Covenant to pay the Security Agent)*) of the Intercreditor Agreement, the Pledgor (as this term is defined in the Intercreditor Agreement) is liable for the payment of its Parallel Debt (as defined below) to the Parallel Debt Creditor.
- (U) In order to secure the Secured Liabilities (as defined below) the Pledgor has agreed, among other things, to grant a seventh ranking pledge over each of the Pledged Accounts (as defined below) on the terms set out below.

IT HAS BEEN AGREED AS FOLLOWS:

1 Definitions and interpretation

1.1 In this Agreement:

"Account Holders" means, as the case may be, the Securities Account Holder and the Bank Account Holder and **"Account Holder"** means any of them.

"Additional Pledge" means any eighth (or lower) ranking pledge created or expressed to be created in favour of the Hedge Counterparties pursuant to this Agreement and to the Additional Statement of Pledge.

"Additional Statement of Pledge" means any statement of securities account pledge (*déclaration de nantissement de compte-titres*) to be delivered by the Pledgor in the form set out in Schedule 2B (*Form of Additional Statement of Pledge*) to this Agreement, delivered pursuant to Clause 2.5.

"Agreed Security Principles" has the meaning given to that term in the Senior Facilities Agreement.

"Bank Account Holder" means BNP Paribas, a company organised under French law, whose registered office is at 16 boulevard des Italiens, 75009 Paris, France, and with registration number 662 042 449 RCS Paris, acting through its branch in 193 rue de Bercy, Tour Gamma A, 75012 Paris, France.

"Cash Proceeds" means any dividends, interests and other proceeds or income (*fruits et produits*) attached or deriving from the Pledged Financial Securities and paid or payable in respect of the Pledged Financial Securities.

"Company" means WP SK France, a *société par actions simplifiée* organised under French law, having a share capital of €37,825,960.00 whose registered office is at 65 Avenue Jean Mermoz, 93120 La Courneuve, France and with registration number 505 010 488 RCS Bobigny.

"Enforcement Event" means a Senior Facilities Acceleration Event (as described in the Intercreditor Agreement).

"Fifth Ranking Expert" means the expert named in accordance with the provisions of clause 6 (*Enforcement*) of the Fifth Ranking Pledge Agreement.

"Final Discharge Date" has the meaning given to that term in the Intercreditor Agreement.

"Financial Securities" means the Initial Shares and pursuant to Clause 3 (*Scope of the Pledge(s)*) below, any new shares or other financial securities (*titres financiers* as defined in paragraph II of article L. 211-1 of the French *Code monétaire et financier*) issued by the Company and owned by the Pledgor.

"First Ranking Expert" means the expert named in accordance with the provisions of clause 6 (*Enforcement*) of the First Ranking Pledge Agreement.

"Fourth Ranking Expert" means the expert named in accordance with the provisions of clause 6 (*Enforcement*) of the Fourth Ranking Pledge Agreement.

"Initial Shares" means 37,825,960 ordinary shares issued by the Company and owned by the Pledgor as of the date of this Agreement representing 100% of the voting rights and 100% of the issued share capital of the Company as at the date of this Agreement.

"Intercreditor Agreement" means the intercreditor agreement dated 8 June 2017, entered into between, *inter alia*, the Original Debtors, the Senior Lenders, the Second Lien Lenders, the Senior Facility Agent, the Second Lien Facility Agent and the Security Agent (each term as defined therein) as may be further amended, varied, novated or supplemented from time to time.

"Original Pledge" means the Security created or expressed to be created in favour of the Secured Parties pursuant to this Agreement and to the Original Statement of Pledge.

"Original Statement of Pledge" means the statement of securities account pledge (*déclaration de nantissement de compte-titres*) in the form set out in Schedule 2A (*Form of Original Statement of Pledge*) to this Agreement with respect to the Initial Shares and the Pledged Bank Account.

"Parallel Debt" means the debt described in clause 17.2 (*Parallel Debt (Covenant to pay the Security Agent)*) of the Intercreditor Agreement.

"Parallel Debt Creditor" means the Security Agent, acting in its capacity as creditor of the Parallel Debt, which expression includes its successors and assigns in title.

"Party" means a party to this Agreement.

"Pledges" means the Original Pledge and any Additional Pledge and **"Pledge"** means any of them.

"Pledged Accounts" means, as the case may be, the Pledged Bank Account and/or the Pledged Securities Account.

"Pledged Bank Account" means the cash proceeds bank account (*compte fruits et produits*) opened in the books of the Bank Account Holder in the name of the Pledgor pursuant to paragraph III of article L. 211-20 of the French *Code monétaire et financier* and as identified in the Statements of Pledge.

"Pledged Financial Securities" means the Financial Securities pledged under the Pledge and credited to the Pledged Securities Account from time to time.

"Pledged Securities Account" means the special account opened and maintained with the Securities Account Holder in the name of the Pledgor pursuant to article L. 211-20 of the French *Code monétaire et financier* and to which the Financial Securities will be credited in accordance with this Agreement and as identified in the Statements of Pledge.

"Second Ranking Expert" means the expert named in accordance with the provisions of clause 6 (*Enforcement*) of the Second Ranking Pledge Agreement.

"Secured Documents" means the Senior Facilities Finance Documents (as defined in the Intercreditor Agreement).

"Secured Liabilities" means all payment and repayment obligations at any time due, owing or incurred by the Pledgor to any Secured Party under or in respect of any Secured Document including any liability in respect of any further advances made under the Secured Documents, whether present or future, actual or contingent (and whether incurred solely or jointly and whether as principal or surety or in some other capacity), being:

- (a) subject always to the provisions of clause 21 (*Guarantee and Indemnity*) of the Senior Facilities Agreement, in its capacity as Senior Facilities Guarantor in connection with the obligations of the other Senior Obligors under the Senior Facilities Finance Documents, in relation to the Facility B3 in a maximum principal amount of €556,000,000,
- (b) subject always to the provisions of clause 21 (*Guarantee and Indemnity*) of the Senior Facilities Agreement, in its capacity as Debtor (as such term is defined under the Intercreditor Agreement) under clause 17.2 (*Parallel Debt (Covenant to pay the Security Agent)*) of the Intercreditor Agreement,

it being understood that its Secured Liabilities as Guarantor under paragraph (a) and as Debtor under paragraph (b) above shall not exceed a maximum principal aggregate amount of €556,000,000,

in each case, increased by all sums due as interest, indemnities, penalties, costs, commissions or incidental expenses, all calculated pursuant to the Secured Documents, provided that any payment made under paragraph (a) above shall reduce *pro tanto* the amount due under paragraph (b) for an equal amount and *vice versa*.

"Secured Parties" means together the Senior Facility Agent, the Security Agent, the Parallel Debt Creditor and the Senior Lenders.

"Securities Account Holder" means the Company, as account holder of its Financial Securities.

"Security" means Security as defined in the Intercreditor Agreement.

"Senior Facilities Agreement" means the First 2023 Amended Senior Facilities Agreement as amended and restated by the Second 2023 Amendment and Restatement Agreement and by the Third 2023 Amendment and Restatement Agreement.

"Sixth Ranking Expert" means the expert named in accordance with the provisions of clause 6 (*Enforcement*) of the Sixth Ranking Pledge Agreement.

"Statement of Pledge" means the Original Statement of Pledge and/or any Additional Statement of Pledge, as applicable.

"Third Ranking Expert" means the expert named in accordance with the provisions of clause 6 (*Enforcement*) of the Third Ranking Pledge Agreement.

- 1.2** The provisions of clause 1.2 (*Construction*) of the Intercreditor Agreement apply to this Agreement *mutatis mutandis*.

1.3 In this Agreement, unless a contrary indication appears, terms used in the Intercreditor Agreement and not defined in Clause 1.1 of this Agreement have the same meaning when used herein, and to the extent that such terms are not defined in the Intercreditor Agreement, words and expressions defined in the Senior Facilities Agreement, shall have the same meanings when used in this Agreement.

1.4 This Agreement is entered into subject to the Intercreditor Agreement and, to the extent that any provision of this Agreement is inconsistent with the Intercreditor Agreement, the Intercreditor Agreement shall prevail.

2 Grant of Pledges

2.1 In order to secure the full and punctual payment, performance and discharge of the Secured Liabilities, the Pledgor hereby grants a seventh ranking pledge to the Secured Parties over the Pledged Accounts in favour of the Secured Parties, in accordance with article L. 211-20 of the French *Code monétaire et financier*.

2.2 For the purpose detailed in Clause 2.1, the Pledgor will, immediately upon execution of this Agreement:

2.2.1 execute the Original Statement of Pledge and deliver to the relevant Account Holder and the Security Agent an executed copy of that Original Statement of Pledge, with the original to follow promptly thereafter;

2.2.2 cause the Securities Account Holder to register the Pledge on the share register (and if applicable, shareholders' individual accounts) of the Company;

2.2.3 cause the Securities Account Holder to deliver to the Security Agent a copy of the pledge certificate in the form of Schedule 3 (*Form of Certificate of Pledge of Securities Account*) to this Agreement, with the original to follow promptly thereafter;

2.2.4 instruct the Company to transfer any Cash Proceeds directly on the Pledged Bank Account;

2.2.5 deliver to the Bank Account Holder an executed copy of an Original Statement of Pledge; and

2.2.6 upon delivery of an executed copy of an Original Statement of Pledge in accordance with paragraph 2.2.5 above, use its reasonable endeavours, for a period of ten (10) Business Days after the date the executed copy of an Original Statement of Pledge was delivered to the Bank Account Holder by the Pledgor in accordance with paragraph 2.2.5 above, cause the Bank Account Holder to deliver to the Security Agent a pledge certificate substantially in the form of Schedule 4 (*Form of Certificate of Pledge of Cash Proceeds*) to this Agreement.

2.3 The undertakings granted by the Pledgor to the Secured Parties under this Agreement are equally granted, in favour of any future Hedge Counterparty, which shall be entitled to benefit therefrom with effect from the latest to occur of (a) the date of execution of the corresponding Hedging Agreement (b) the accession of the relevant Hedge Counterparty to the Intercreditor Agreement and to this Agreement and (c) the execution and delivery of an Additional Statement of Pledge.

2.4 In order to create the Additional Pledges:

- 2.4.1** each relevant Hedge Counterparty will provide the Pledgor and the Security Agent with all necessary information (in relation to it and the relevant Hedging Agreement) and it shall execute an accession letter in the form set out in Schedule 5 (*Form of Accession Letter (Hedge Counterparty)*) to this Agreement and deliver such accession letter to this Agreement to each of the Pledgor and the Security Agent (or their respective agent); and
- 2.4.2** the Pledgor shall then as soon as reasonably practicable following receipt of the accession letter referred to in paragraph 2.4.1 deliver to the Security Agent acting in the name and on behalf of the Secured Parties and the relevant Hedge Counterparty the Additional Statements of Pledge evidencing the Additional Pledges.
- 2.5** The Additional Pledges shall be governed by the terms of this Agreement as supplemented by the Additional Statements of Pledge.
- 2.6** Consequently, the defined terms "Secured Party" and "Secured Liabilities" in this Agreement shall, as of the date of the latest to occur of (a) the delivery of the Additional Statements of Pledge, and (b) the accession of the relevant Hedge Counterparty to the Intercreditor Agreement and to this Agreement in accordance with Clause 2.4 of this Agreement, be construed, as including the relevant Hedge Counterparty and monetary obligations owed to the relevant Hedging Bank under the relevant Hedging Agreements.
- 2.7** For the avoidance of doubt, the parties hereby irrevocably agree that the delivery of the Additional Statements of Pledge as aforesaid shall not operate so as to constitute any novation of the Pledges.

3 Scope of the Pledges

- 3.1** In accordance with article L. 211-20 of the French *Code monétaire et financier*, (i) all Pledged Financial Securities, (ii) any other Financial Securities transferred to the Pledged Securities Account, and (iii) any Cash Proceeds, will be included in each relevant Pledge (without prejudice to the provisions of Clause 4.2 (*Cash Proceeds*) of this Agreement).
- 3.2** It is expressly agreed that each of the Pledges will extend to all Financial Securities subscribed by or allotted to the Pledgor by way of exercise of its preferential right of subscription (*droit préférentiel de souscription*) or of any other right attached to or deriving from the relevant Pledged Financial Securities as security for the Secured Liabilities. Also, subject to the Agreed Security Principles, Financial Securities resulting from a free allotment or from a decrease of the Company's share capital immediately followed by an increase in such share capital will be included in the Pledges.

4 General undertakings

4.1 New Financial Securities

Subject to the Agreed Security Principles, the Pledgor undertakes to pledge in favour of the Secured Parties, in accordance with this Agreement and with article L. 211-20 of the French *Code monétaire et financier*, any and all future Financial Securities of which it becomes the owner by transferring (or instructing the Securities Account Holder to transfer) to the Pledged Securities Account any new Financial Securities and all obligations of the Pledgor under Clauses 2.2.2 and 2.2.4 shall apply, *mutatis mutandis*, to such new Financial Securities.

4.2 Cash Proceeds

- 4.2.1** At any time prior to notice being served to the Pledgor in accordance with Clause 4.2.3 (other than any such notice in respect of an Enforcement Event which has ceased to be continuing), the Pledgor is entitled to withdraw any amount standing to the credit of the Pledged Bank Account corresponding to the Cash Proceeds. As a consequence, and until the occurrence of an Enforcement Event which is outstanding and notice is given under Clause 4.2.3 to the Pledgor and the Bank Account Holder, the Pledgor shall be free to use the Cash Proceeds as it sees fit.
- 4.2.2** At any time prior to the occurrence of an Enforcement Event which is continuing, the Pledgor is entitled to:
- (i) retain and use all dividends, interest and other monies arising from the Pledged Financial Securities (including as set out in 4.2.1 above);
 - (ii) exercise (or refrain from exercising) all voting rights relating to the Pledged Financial Securities provided that the Pledgor shall not exercise such voting rights in any manner which (other than any step or matter not prohibited in the Senior Facilities Agreement or the Intercreditor Agreement) adversely affects the validity or enforceability of the Pledges or causes an Event of Default to occur; and
 - (iii) deal with, and exercise (or refrain from exercising) any other powers and rights relating to, the Pledged Financial Securities in any other manner whatsoever to the extent not prohibited in the Senior Facilities Agreement or the Intercreditor Agreement.
- 4.2.3** At any time while an Enforcement Event is continuing, the Security Agent may give notice to the Bank Account Holder and the Pledgor of the occurrence of an Enforcement Event. Upon receipt by the Pledgor and the Bank Account Holder of such notice, the Pledged Bank Account shall be blocked until the Security Agent sends a notice to the Pledgor and the Bank Account Holder confirming that the said Enforcement Event is not continuing, it being specified that the Security Agent shall send such notice promptly after any such Enforcement Event ceases to be outstanding. Upon receipt of such notice, the Pledgor shall be entitled again to retain and withdraw any Cash Proceeds credited on to the Pledged Bank Account.

5 Permitted Transactions

The terms of this Agreement shall not operate or be construed so as to prohibit or restrict any transaction, matter or other step not prohibited in the Senior Facilities Agreement or the Intercreditor Agreement and the Security Agent shall promptly enter into such documentation and/or take such other action as is required by the Pledgor (acting reasonably) in order to facilitate any such transaction, matter or other step, including by way of executing any confirmation, consent to dealing, release or other similar or equivalent document.

6 Enforcement

- 6.1** At any time while an Enforcement Event is continuing and there is a failure to pay on its due date all or part of the Secured Liabilities which are then due and payable, the Security Agent acting on behalf of the Secured Parties shall be entitled to (i) exercise all rights and remedies conferred on a beneficiary of a pledge (*nantissement*) of the same nature as the Pledges under French law and (ii) enforce the Pledges in accordance with French law and the terms

of the Intercreditor Agreement and upon two (2) days prior written notice sent to the Obligors' Agent and the Pledgor.

- 6.2** In case of enforcement of the Pledges in accordance with Clause 6.1 above, the Parties irrevocably agree that the Security Agent may on behalf of the Secured Parties, in its absolute discretion and without prior court order, automatically foreclose title to all Pledged Financial Securities in accordance with article 2348 of the French *Code civil*. The Security Agent acting on behalf of the Secured Parties will then be authorised to dispose freely of such assets.
- 6.3** For the purpose of Clause 6.2 above, the Parties irrevocably agree to appoint (i) the First Ranking Expert, or (ii) if no expert is appointed under the First Ranking Pledge Agreement, the Second Ranking Expert, or (iii) if no expert is appointed under the Second Ranking Pledge Agreement, the Third Ranking Expert, or (iv) if no expert is appointed under the Third Ranking Pledge Agreement, the Fourth Ranking Expert, or (v) if no expert is appointed under the Fourth Ranking Pledge Agreement, the Fifth Ranking Expert, or (vi) if no expert is appointed under the Fifth Ranking Pledge Agreement, the Sixth Ranking Expert, or (vii) if no expert is appointed under the Sixth Ranking Pledge Agreement, the Parties shall negotiate in good faith in order to appoint an independent expert within two (2) Business Days in Paris from the enforcement of the Pledges. If the Parties do not choose an expert or disagree on the choice of the expert at the end of this period, the president of the Commercial Court of Paris (*Tribunal de commerce de Paris*) will appoint one at the request of the Party who first makes the request among leading commercial banks operating in France. In all cases the determination of the expert shall be final and binding on the Parties. The Parties shall cooperate with the Security Agent in all actions necessary for the appointment of an expert and foreclosure of title pursuant to this Clause 6.
- 6.4** The value of the Financial Securities as at the date of enforcement (the "**Value**") shall be determined by the expert bank as appointed pursuant to Clause 6.3 (the "**Expert Bank**") in accordance with the following provisions:
- 6.4.1** the Expert Bank shall enjoy all the independence necessary *vis-à-vis* the Parties;
 - 6.4.2** the Expert Bank shall act as joint agent (*mandataire commun*) for the Parties in accordance with the provisions of article 2348 of the French *Code civil*;
 - 6.4.3** the Expert Bank shall hear the respective claims of the Parties and rule on the basis of a full argument on both sides;
 - 6.4.4** the Expert Bank shall deliver to the Security Agent and the Pledgor, within 10 (ten) Business Days after the date of its appointment, or any other reasonable period agreed by the Parties, a copy of its report setting forth its determination of the Value and the assessment methods used for the purpose of such determination, it being understood that the Expert Bank shall select the assessment method to be used in light of the circumstances prevailing at the time of enforcement; and
 - 6.4.5** the Security Agent and the Pledgor shall provide the Expert Bank with all information and documents available to them for the purpose of enabling the Expert Bank to perform its mission.

- 6.5** If the Secured Parties foreclose title of the Financial Securities in accordance with Clause 6.2 and their Value exceeds the amounts due to the Secured Parties, the Security Agent shall promptly repay to the debtor or deposit an amount equal to the difference between the Value and the amounts due to the Secured Parties in accordance with the provisions of article 2348 of the French *Code civil*.

7 Liability of Secured Parties

Subject to the terms of the Intercreditor Agreement, no Secured Party shall (either by reason of taking possession of the Pledged Financial Securities or otherwise) be liable to the Pledgor, any other Secured Party or any other person for any costs, losses, liabilities or expenses relating to the exercise of their rights under this Agreement or to the enforcement of the Pledges or from any act, default, omission or misconduct of the Secured Parties, any nominee of the Secured Parties or their respective officers, employees or agents in relation to the exercise of their rights under this Agreement and to the Pledges or in connection with the Secured Documents except to the extent caused by its or their own negligence, wilful misconduct or breach of law or of the terms of the Secured Documents.

8 Order of distributions

All amounts received or recovered by the Security Agent (on behalf of the Secured Parties) or by the Secured Parties in exercise of their rights under this Agreement and the Pledges shall, subject to the rights of any creditor having priority, be applied in accordance with the relevant provisions of the Intercreditor Agreement.

9 Saving provisions

9.1 Indivisible Security

Subject to any release of the Security in accordance with the Secured Documents, the Pledges are 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.

9.2 Reinstatement

Prior to the Final Discharge Date or where the Parties agree otherwise elsewhere, if any payment by a Pledgor or any discharge given by a Secured Party (whether in respect of the obligations of any obligor under the Secured Documents) is avoided or reduced as a result of insolvency or any similar event:

- (i) the liability of the Pledgor and the Pledge shall continue as if the payment, discharge, avoidance or reduction had not occurred; and
- (ii) each Secured Party shall be entitled to recover the value or amount of that Security or payment from the Pledgor, as if the payment, discharge, avoidance or reduction had not occurred.

9.3 Waiver of defences

To the fullest extent permitted by law, the validity and effect of the Pledges will not be contested or affected in any way by any event or circumstance whatsoever, in particular as a result of the invalidity of any provision of any Secured Document or related documents being void, or the amendment of any terms of any Secured Documents or Secured Liabilities, or any event which affects any other security for the Secured Liabilities.

9.4 Additional Security

The Pledges are in addition to and are not in any way prejudiced by any other guarantee or security now or subsequently held by any Secured Party.

10 Discharge of Security

Upon the occurrence of the Final Discharge Date, the Security Agent shall promptly at the request and cost of the Pledgor take any action which may be necessary to formalize the release (*mainlevée*) of the Pledges.

11 Costs and expenses

The provisions of clause 20.3 (*Enforcement and preservation costs*) of the Intercreditor Agreement shall apply to this Agreement *mutatis mutandis* as if set out in full in this Agreement.

12 Ambiguity and rights

12.1 Ambiguity

Where there is any ambiguity or conflict between the rights conferred by law and those conferred by or pursuant to any Secured Document, the terms of that Secured Document shall prevail.

12.2 Rights

No failure to exercise, nor any delay in exercising, on the part of any Secured Party, any right or remedy under any Secured Document 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 the Secured Documents are cumulative and not exclusive of any rights or remedies provided by law.

13 Successors and assigns

13.1 All rights and prerogatives of the Secured Parties under this Agreement and the Pledges shall benefit to their respective permitted successors, transferees and assigns.

13.2 In the event that a transfer by any of the Secured Parties of its rights and obligations under the relevant Secured Documents occurs or is deemed to occur by way of an assignment of contract (*cession de contrat*) or novation, the Parties hereby agree that the Pledges granted pursuant to this Agreement will be maintained for the benefit of the relevant transferee(s).

14 Notices

Each communication to be made under or in connection with this Agreement shall be made in accordance with clause 23 (*Notices*) of the Intercreditor Agreement, as though the same was set out herein *mutatis mutandis*.

15 Miscellaneous

15.1 For the avoidance of doubt, nothing in this Clause 15 (*Miscellaneous*) and this Agreement shall restrict the rights of the First Ranking Secured Parties, the Second Ranking Secured Parties, the Third Ranking Secured Parties, the Fourth Ranking Secured Parties, the Fifth

Ranking Secured Parties and the Sixth Ranking Secured Parties to enforce and/or to release the First Ranking Pledge, the Second Ranking Pledge, the Third Ranking Pledge, the Fourth Ranking Pledge, the Fifth Ranking Pledge and the Sixth Ranking Pledge, in accordance with the Secured Documents.

- 15.2** Each of the Secured Parties agrees not to take any action to challenge the validity or enforceability of the First Ranking Pledge, the Second Ranking Pledge, the Third Ranking Pledge, the Fourth Ranking Pledge, the Fifth Ranking Pledge and the Sixth Ranking Pledge.
- 15.3** Any decision to enforce the Pledges shall be taken in accordance with the provisions of the Intercreditor Agreement regardless of the ranking of the Pledges.
- 15.4** The Secured Parties shall not have any independent right to instruct the Security Agent to enforce the Pledge so long as the First Ranking Pledge, the Second Ranking Pledge, the Third Ranking Pledge, the Fourth Ranking Pledge, the Fifth Ranking Pledge and the Sixth Ranking Pledge still exist.
- 15.5** The First Ranking Secured Parties, the Second Ranking Secured Parties, the Third Ranking Secured Parties, the Fourth Ranking Secured Parties, the Fifth Ranking Secured Parties and the Sixth Ranking Secured Parties shall incur no liability to the Secured Parties for the manner of exercise or any non-exercise of their rights, remedies, powers, authority or discretions under the First Ranking Pledge, the Second Ranking Pledge, the Third Ranking Pledge, the Fourth Ranking Pledge, the Fifth Ranking Pledge and the Sixth Ranking Pledge respectively, or for any waivers, consents or releases.
- 15.6** For the avoidance of doubt, the Parties acknowledge and agree that:
 - (i) the Pledges and this Agreement will not operate as a novation of the First Ranking Pledge, the Second Ranking Pledge, the Third Ranking Pledge, the Fourth Ranking Pledge, the Fifth Ranking Pledge or the Sixth Ranking Pledge; and
 - (ii) the rights of the First Ranking Secured Parties, the Second Ranking Secured Parties, the Third Ranking Secured Parties, the Fourth Ranking Secured Parties, the Fifth Ranking Secured Parties and the Sixth Ranking Secured Parties shall not be affected by the Pledges and this Agreement and will remain in full force and effect.

16 Governing law and jurisdiction

- 16.1** This Agreement, the Pledges and any non-contractual obligations arising out of or in connection with them shall be governed by, and construed in accordance with, French law.
- 16.2** The Parties irrevocably submit to the exclusive jurisdiction of the Commercial Court of Paris (*Tribunal de commerce de Paris*) for the purpose of hearing and determining at first instance any dispute arising out of this Agreement (including a dispute relating to the existence, validity or termination of this Agreement or any non-contractual obligation arising out of or in connection with this Agreement) and for the purpose of enforcement of the Pledges.

Signed on 11 December 2023

in four (4) original copies.

Pursuant to the provisions of article 1375 al. 1 of the French *Code civil*, only one original copy of this Agreement will be executed for the Senior Lenders (the original copy being held by the Security Agent).

The Pledgor

SAFETYKLEEN GROUP SERVICES LIMITED

A large black rectangular redaction box covering the signature area.

By: Andrew Griffith

The Senior Facility Agent

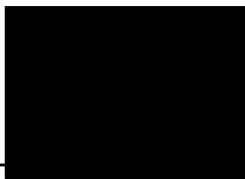
Wilmington Trust (London) Limited



By: Keith Reader
Director

The Security Agent

Wilmington Trust (London) Limited

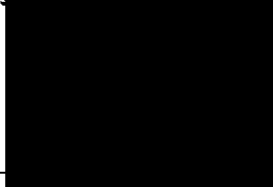


By: Keith Reader
Director

The Senior Lenders

(duly represented by the Security Agent)

Wilmington Trust (London) Limited



By: Keith Reader
Director

SCHEDULE 1
The Senior Lenders

	Name of Lender	Registered address
1.	ALC Prima European Loan Designated Activity Company	2nd Floor, Block E, Iveagh Court, Harcourt Road, Dublin Ireland
2.	ALME Loan Funding IV Designated Activity Company	5th Floor, The Exchange George's Dock IFSC Dublin D01 W3P9 Ireland
3.	ARBOUR CLO VI DAC	Verde 10 Bressenden Place London SW15 5DH United Kingdom
4.	ARBOUR CLO VIII DAC (fka Arbour CLO Funding DAC)	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
5.	AVOCA CLO XIX DAC	Arthur Cox Building Earlsfort Terrace Dublin 2 Ireland
6.	AXA IM European Loan Fund	6 Place de la Pyramide 92908 Paris La Défense Cedex Paris France
7.	AXA IM Loan Limited	Guild House Guild Street International Financial Serv. Centre Dublin 1 Ireland
8.	Absalon Credit Fund Designated Activity Company	Pinnacle 2 Eastpoint Business Park Clontarf Dublin 3 Ireland
9.	Adagio CLO VII Designated Activity Company	3rd Floor- Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
10.	Adagio CLO VIII DAC	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
11.	Adagio IV CLO Limited	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
12.	Adagio IX Eur CLO Designated Activity Company	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland

	Name of Lender	Registered address
13.	Adagio V CLO Designated Activity Company	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin - 1 Ireland
14.	Adagio VI CLO DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
15.	Arbour CLO II Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
16.	Arbour CLO III Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
17.	Arbour CLO IV Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
18.	Arbour CLO IX Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
19.	Arbour CLO V Designated Activity Company	Oaktree Capital Management (UK) LLP Verde, 10 Bressenden Place London SW1E 5DH United Kingdom
20.	Arbour CLO XI Designated Activity Company	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
21.	Arbour CLO XII Designated Activity Company	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
22.	Armada Euro CLO I DAC (fka Battalion Euro CLO 1 DAC)	32 Molesworth Street Dublin 2 Ireland
23.	Armada Euro CLO V DAC	32 Molesworth Street Dublin 2 D02 Y512 Ireland
24.	Avoca CLO XII Designated Activity Company	53 Merrion Square South Dublin Dublin 2 Ireland
25.	Avoca CLO XIII Designated Activity Company	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
26.	Avoca CLO XIV DAC	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland

	Name of Lender	Registered address
27.	Avoca CLO XV DAC	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
28.	Avoca CLO XVII Designated Activity Company	3rd Floor Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
29.	Avoca Capital CLO X DAC	Arthur Cox Building Earlsfort Terrace Dublin 2 Ireland
30.	Avondale Park CLO Designated Activity Company	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin Ireland
31.	BNP Paribas	16 Boulevard des Italiens Paris 75009 France
32.	Bilbao CLO I Designated Activity Company (FKA: WHCSII Designated Activity Company)	c/o Guggenheim Partners 330 Madison Ave., 10 th Floor New York 10017 United States
33.	Bilbao CLO II DAC (fka WHCSIII Designated Activity Company)	330 Madison Ave., 10 th Floor New York 10017 United States
34.	Bilbao CLO III Designated Activity Company	32 Molesworth Street Dublin 2 Ireland
35.	Bilbao CLO IV Designated Activity Company	32 Molesworth Street Dublin D02 Y512 Ireland
36.	Bosphorus CLO VII Designated Activity Company	3rd Floor- Kilmore House Park Lane Spencer Dock Dublin 1 Ireland
37.	Bosphorus CLO VIII DAC	3rd Floor- Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
38.	Bushy Park CLO Designated Activity Company	2nd floor, 1-2 Victoria Buildings, Haddington Road Dublin D04XN32 Ireland
39.	CQS Brunel Multi Asset Credit Fund, a sub-fund of CQS Global Funds (Ireland) plc	200 Capital Dock 79 Sir John Rogerson's Quay Dublin D02 RK57 Ireland
40.	Cairn CLO IV Designated Activity Company	5th Floor, The Exchange George's Dock

	Name of Lender	Registered address
		IFSC Dublin D01 W3P9 Ireland
41.	Cairn CLO IX Designated Activity Company	5th Floor, The Exchange George's Dock IFSC Dublin 1 Ireland
42.	Cairn CLO VII Designated Activity Company	5th Floor, The Exchange George's Dock IFSC Dublin Ireland
43.	Cairn CLO VIII Designated Activity Company	5th Floor, The Exchange George's Dock IFSC Dublin 1 Ireland
44.	Cairn CLO X Designated Activity Company	5th Floor, The Exchange George's Dock IFSC Dublin D01 W3P9 Ireland
45.	Cairn CLO XI Designated Activity Company	5th Floor, The Exchange George's Dock IFSC Dublin D01 W3P3 Ireland
46.	Cairn CLO XII DAC	5th Floor, The Exchange George's Dock IFSC Dublin D01 W3P9 Ireland
47.	Cairn CLO XIV DAC	5th Floor, The Exchange George's Dock IFSC Dublin 1 D01 W3P9 Ireland
48.	Cairn CLO XV Designated Activity Company	5th Floor, The Exchange George's Dock Dublin 1 Ireland
49.	Cairn CLO XVII Designated Activity Company	5th Floor, The Exchange George's Dock IFSC Dublin D01 W3P9 Ireland
50.	Canyon Euro CLO 2022 - 1 DAC	32 Molesworth Street Dublin 2 Ireland

	Name of Lender	Registered address
51.	Capital Four CLO I DAC	32 Molesworth Street Dublin Ireland
52.	Capital Four CLO II DAC	32 Molesworth Street Dublin D02 Y512 Ireland
53.	Capital Four CLO III Designated Activity Company	32 Molesworth Street Dublin 2 D02 Y512 Ireland
54.	Capital Four CLO IV Designated Activity Company	32 Molesworth Street Dublin 2 Ireland
55.	Capital Four CLO V Designated Activity Company	32 Molesworth Street Dublin D02 Y512 Ireland
56.	Capital Four CLO VI Designated Activity Company – Capital Four	32 Molesworth Street Dublin D02 Y512 Ireland
57.	Capital Four Funds ICAV – Capital Four DP Loan Fund (fka Northill Global Alternative Funds ICAV Capital Four-DP Loan Fund)	2 nd Floor, Beaux Lane House Mercer Street Lower Dublin 2 Ireland
58.	Carlyle Euro CLO 2013-1 DAC	3 rd Floor, Kilmore House Park Lane Spencer Dock Dublin 1 Ireland
59.	Carlyle Euro CLO 2017-2 DAC	1301 Fannin Street Suite 1700 Houston Texas 77002 United States
60.	Carlyle Euro CLO 2018-1 DAC	3 rd Floor, Kilmore House Park Lane Spencer Dock Dublin 1 Ireland
61.	Carlyle Euro CLO 2018-2 DAC	3 rd Floor, Kilmore House Park Lane Spencer Dock Dublin 2 Ireland
62.	Carlyle Euro CLO 2019-1 DAC (fka Carlyle Euro CLO 2018-3 DAC)	3 rd Floor, Kilmore House Park Lane Spencer Dock Dublin 1 Ireland
63.	Carlyle Global Market Strategies CLO 2016-1, Ltd.	One Nexus Way Camana Bay Grand Cayman KY1-9005 Cayman Islands

	Name of Lender	Registered address
64.	Carlyle Global Market Strategies EURO CLO 2014-1 DAC	3rd Floor, Kilmore House Park Lane Spencer Dock Dublin 1 Ireland
65.	Carlyle Global Market Strategies EURO CLO 2014-3 DAC	The Carlyle Group Lansdowne House 57 Berkeley Square London W1J 6ER United Kingdom
66.	Carlyle Global Market Strategies EURO CLO 2015-3 DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
67.	Carysfort Park CLO Designated Activity Company	2nd Floor, 1-2 Victoria Buildings Haddington Road Dublin D04 XN32 Ireland
68.	Citibank Europe PLC, UK Branch	1 North Wall Quay Dublin 1 Ireland
69.	City National Rochdale Fixed Income Opportunities Fund (re Alcentra)	1 Freedom Valley Drive Oaks 19456 United State
70.	Clarinda Park CLO DAC	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin 4 Ireland
71.	Clontarf Park CLO DAC	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin 4 Ireland
72.	Crosthwaite Park CLO Designated Activity Company	30 Herbert Street Dublin 2 Ireland
73.	Dartry Park CLO DAC	3rd Floor Europa House Harcourt Street Dublin 2 Ireland
74.	Deer Park CLO DAC	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin D04 XN32 Ireland
75.	Elm Park CLO DAC	3rd Floor Europa House – Harcourt Centre Harcourt Street Dublin 2 Ireland

	Name of Lender	Registered address
76. Euro	Euro Galaxy III CLO DAC	3 rd Floor, Kilmore House Park Lane Spencer Dock Dublin 1 Ireland
77.	Euro Galaxy VI CLO DAC	Pinebridge Investments Europe Ltd The Anchorage 17-19 Sir John Rogerson's Quay Dublin 2 Ireland
78.	European Loan Fund SV Sarl - fka Alcentra SV S.a.r.l	47, Avenue J.F. Kennedy R.C.S Luxembourg B147300 Luxembourg L-1855 Luxembourg
79.	European Loans Sarl (fka European Loans Fund a subfund of European Senior Secured Fund SICAV-SIF)	80 Route d'Esch Luxembourg L-1470 Luxembourg
80.	European Senior Secured S.a.r.l.	2-8 avenue Charles de Gaulle Luxembourg L-2014 Luxembourg
81.	FIDELITY GRAND HARBOUR CLO 2021-1 DAC	3 rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
82.	Fidelity Grand Harbour CLO 2019 -1 Designated Activity Company	3 rd Floor, Kilmore House Park Lane, Spencer Dock Dublin Ireland
83.	Fidelity Grand Harbour CLO 2022-1 Designated Activity Company	3 rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
84.	Goldman Sachs Bank Europe SE	Friedrich-Ebert-Anlage 49 Frankfurt 60308 Germany
85.	Griffith Park CLO Designated Activity Company	3 rd Floor Europa House – Harcourt Centre Harcourt Street Dublin 2 Ireland
86.	Grosvenor Place CLO 2022-1 Designated Activity Company	3 rd Floor, Kilmore House Park Lane, Spencer Dock Dublin D01 YE64 Ireland
87.	HOLLAND PARK CLO DAC	HOLLAND PARK CLO LIMITED 3 rd Floor Europa House – Harcourt Centre Harcourt Street Dublin 2 Ireland
88.	HSBC Bank plc	Level 27 8 Canada Square

	Name of Lender	Registered address
		London E145HQ United Kingdom
89.	Harvest CLO IX DAC	Harvest CLO IX Limited 53 Merrion Square Dublin D02 Ireland
90.	Harvest CLO XII DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
91.	Harvest CLO XIX Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
92.	Harvest CLO XV DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
93.	Harvest CLO XVII DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
94.	Harvest CLO XXI Designated Activity Company	48 Grosvenor Street, Mayfair London United Kingdom
95.	Harvest CLO XXII Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
96.	Harvest CLO XXIII DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
97.	Harvest CLO XXIV Designated Activity Company	48 Grosvenor Street Mayfair London W1K 3HW United Kingdom
98.	Harvest CLO XXV Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
99.	Harvest CLO XXVI Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
100.	Hayfin Emerald CLO III Designated Activity Company	28 Fitzwilliam Place Dublin Ireland
101.	Hayfin Emerald CLO VII DAC	3rd Floor, Fleming Court Fleming's Place Dublin 4 Ireland

	Name of Lender	Registered address
102.	Hayfin Emerald CLO VIII DAC	3rd Floor, Fleming Court Fleming's Place Dublin 4 Ireland
103.	Hayfin Emerald CLO X DAC	3rd Floor, Fleming Court Fleming's Place Dublin 4 Ireland
104.	Hayfin Emerald CLO XI DAC	3rd Floor, Fleming Court Fleming's Place Dublin 4 Ireland
105.	ICG Euro CLO 2023 - 1 DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin D01 YE64 Ireland
106.	ING Bank N.V., London Branch	60 London Wall London EC2M 5TQ United Kingdom
107.	Internationale Kapitalanlagegesellschaft mbH for account of INKA L	Yorckstrasse 21 40476 Dusseldorf Dusseldorf 40476 Germany
108.	Jefferies International Limited	Vintners Place 68 Upper Thames Street London 68 Upper T United Kingdom
109.	Jubilee CLO 2013-X Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
110.	Jubilee CLO 2014-XI Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
111.	Jubilee CLO 2014-XII Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
112.	Jubilee CLO 2017-XIX Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
113.	Jubilee CLO 2018-XX Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
114.	Jubilee CLO 2018-XXI Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
115.	Jubilee CLO 2019-XXII Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock

	Name of Lender	Registered address
		Dublin 1 Ireland
116.	Jubilee CLO 2019-XXIII Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin D01YE64 Ireland
117.	Jubilee CLO 2021-XXV DAC	3rd Floor, Kilmore House Dublin 1 Ireland
118.	Jubilee CLO 2022-XXVI DAC.	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin Ireland
119.	Jubilee CLO 2023-XXVII Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin Ireland
120.	Madison Park Euro Funding XIII DAC	Riverside Two Sir John Rogerson Quay Grand Canal Dock Dublin 2 Ireland
121.	Madison Park Euro Funding XIX DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
122.	Madison Park Euro Funding XVIII DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
123.	Marlay Park CLO DAC	2nd Floor, 1-2 Victoria Buildings Haddington Road Dublin 4 Ireland
124.	Milltown Park CLO DAC	2nd Floor, 1-2 Victoria Buildings Haddington Road Dublin 4 Ireland
125.	Mizuho Bank, Ltd.	30 Old Bailey London EC4M 7AU United Kingdom
126.	Nassau Euro CLO II Designated Activity Company	32 Molesworth Street, Dublin 2 D02 Y512 Ireland
127.	Nassau Euro CLO III Designated Activity Company	32 Molesworth Street, Dublin D02 Y512 Ireland
128.	Neuberger Berman European Senior Floating Rate Income Fund	70 Sir John Rogersons Quay Dublin 2 Ireland
129.	Neuberger Berman Loan Advisers Euro CLO 1 DAC	32 Molesworth Street, Dublin 2 Ireland

	Name of Lender	Registered address
130.	Neuberger Berman Loan Advisers Euro CLO 2 Designated Activity Company	32 Molesworth Street, Dublin 2 Ireland
131.	Neuberger Berman Loan Advisers Euro CLO 3 Designated Activity Company	32 Molesworth Street, Dublin 2 Ireland
132.	Neuberger Berman Loan Advisers Euro CLO 5 Designated Activity Company	32 Molesworth Street, Dublin Ireland
133.	OCP Euro CLO 2017-1 DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
134.	OCP Euro CLO 2017-2 DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
135.	OCP Euro CLO 2019-3 Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
136.	OCP Euro CLO 2020-4 Designated Activity Company (fka OCP Euro CLO 2019-4 DAC)	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
137.	OCP Euro CLO 2022-5 Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
138.	OCPE CLO 2023-7 Designated Activity Company	930 Sylvan Avenue Englewood New Jersey United States
139.	Oaktree European Senior Loan SARL	2-4, rue Eugene Ruppert L-2453 Luxembourg Luxembourg
140.	Palmerston Park CLO DAC	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin D04 Ireland
141.	Penta CLO 11 Designated Activity Company	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin 4 Ireland
142.	Penta CLO 14 Designated Activity Company	1-2 Victoria Buildings Haddington Road Dublin 4 D04XN32 Ireland
143.	Penta CLO 2021-2 Designated Activity Company	1-2 Victoria Buildings Haddington Road Dublin 4 D04XN32 Ireland

	Name of Lender	Registered address
144.	Penta CLO 3 DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
145.	Penta CLO 4 Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
146.	Penta CLO 5 Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
147.	Penta CLO 6 Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
148.	Penta CLO 7 Designated Activity Company	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
149.	Phoenix Park CLO DAC	3rd Floor, Europa House Harcourt Centre Harcourt Street Dublin 2 Ireland
150.	Polus European Loan Designated Activity Company (FKA Cairn European Loan DAC)	2nd Floor, Beaux Lane House Mercer Street Lower Dublin 2 Ireland
151.	Purple Finance CLO 2 DAC	3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1 Ireland
152.	RRE 1 Loan Management Designated Activity Company (FKA, RR Euro CLO DAC	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin 4 Ireland
153.	RRE 10 Loan Management Designated Activity Company fka RRE Bambino 1 DAC	5th Floor, The Exchange George's Dock IFSC Dublin D01 W3P9 Ireland
154.	RRE 11 Loan Management Designated Activity Company fka RRE Cammeo 3 DAC	5th Floor, The Exchange George's Dock IFSC Dublin 1 Ireland
155.	RRE 12 Loan Management Designated Activity Company fka RRE Burren 2 DAC	5th Floor, The Exchange George's Dock IFSC Dublin D01 W3P9 Ireland

	Name of Lender	Registered address
156.	RRE 15 Loan Management Designated Activity Company (FKA RRE Gatsby 2 DAC)	5th Floor, The Exchange George's Dock Dublin D01 W3P9 Ireland
157.	RRE 16 Loan Management Designated Activity Company (FKA RRE Pioneer 1 DAC)	5th Floor, The Exchange George's Dock IFSC Dublin D01 W3P9 Ireland
158.	RRE 2 Loan Management DAC	5th Floor, The Exchange George's Dock IFSC Dublin 1 Ireland
159.	RRE 3 Loan Management Designated Activity Company (fka RRE Gatsby 1 DAC)	Cherrywood Business Park Block E, Ground Floor Loughlinstown Co. Dublin Ireland
160.	RRE 5 LOAN MANAGEMENT DESIGNATED ACTIVITY COMPANY	27 Hospital Road George Town Grand Cayman 9008 Cayman Islands
161.	RRE 7 Loan Management Designated Activity Company (prev. RRE Nectar 1 DAC)	5th Floor The Exchange Georges Dock IFSC Dublin 1 Ireland
162.	Richmond Park CLO DAC	2nd Floor 11-12 Warrington Place Dublin 2 Ireland
163.	SDF 2-C4	Yorkstrasse 21 Dusseldorf 40476 Germany
164.	SMBC BANK INTERNATIONAL PLC (FKA Sumitomo Mitsui Banking Corporation Europe Limited)	100 Liverpool Street London EC2M 2AT United Kingdom
165.	Sogecap Diversified Loans Fund	Tour Majunga La Defense 9 6 Place De La Pyramide 92800 Puteaux France
166.	Sona Fios CLO I Designated Activity Company	5th Floor, The Exchange, George's Dock IFSC Dublin DO1 W3P9 Ireland
167.	Stichting Blue Sky Global Leveraged Loan Fund	Professor E.M. Meijerslaan No1, 1183 AV Amstelveen Amsterdam

	Name of Lender	Registered address
		The Netherlands
168.	Stichting Pensioenfonds PGB (Alcentra)	Arent Janszoon Ernststraat 595 H Amsterdam 1082 The Netherlands
169.	Stichting Pensionfonds UWV	La Guardiaweg 94 Amsterdam, Noord-Holland 1043 The Netherlands
170.	Sutton Park CLO DAC	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin Ireland
171.	UNIVERSAL CREDIT S.A. acting in respect of its Compartment European Loans	2-8 Avenue Charles de Gaulle Luxembourg L-2014 Luxembourg
172.	UniCredit Bank AG	STEF Piazza Gae Aulenti 4 Tower C - Floor 7 – CO7D Milan 20154 Italy
173.	Vesey Park CLO DAC	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin 4 Ireland
174.	Willow Park CLO Designated Activity Company	2nd Floor 1-2 Victoria Buildings Haddington Road Dublin 4 Ireland
175.	ZILUX FCP-SIF - ZILUX Senior Loans Global	c/o GAM (Luxembourg) 25 Grand Rue Luxembourg L-1661 Luxembourg

SCHEDULE 2A

Form of Original Statement of Pledge

Statement of Pledge over the Securities Account

subject to the provisions of article L. 211-20 of the French *Code monétaire et financier*

THE UNDERSIGNED

Safetykleen Group Services Limited, a company incorporated under English law, whose registered office is at Profile West, 950 Great West Road, Brentford, Middlesex, TW8 9ES, United-Kingdom, with registration number 06544285 (the "**Pledgor**");

In accordance with the terms of a seventh ranking securities account pledge agreement dated _____ 2023 entered into between, *inter alios*, the Pledgor, the Agent, the Lenders and the Security Agent, a copy of which is appended as Schedule A to this statement and which forms an integral part of this statement (hereinafter referred to as the "**Seventh Ranking Pledge Agreement**") and as security for all its Secured Liabilities (as defined below) (i) under a facilities agreement dated 8 June 2017 entered into between, *inter alios*, the Pledgor as Guarantor, the Facility Agent, the Lenders and the Security Agent (as such terms are defined below), as amended by an amendment and restatement agreement dated 11 April 2018, an amendment letter dated 22 October 2021, an amendment and restatement agreement dated 10 February 2023, an amendment and restatement agreement dated 26 May 2023 and by an amendment and restatement agreement dated 10 November 2023 as it may be amended from time to time (the "**Senior Facilities Agreement**"), and (ii) any other finance documents referred to as Secured Documents in the Seventh Ranking Pledge Agreement,

GIVES INSTRUCTION TO

(1) **WP SK France**, a *société par actions simplifiée* incorporated under French law, having a share capital of €37.825.960,00, whose registered office is at 65 Avenue Jean Mermoz, 93120 La Courneuve, France, with registration number 505 010 488 RCS Bobigny (in its capacity as account holder of its own securities, hereinafter referred to as the "**Company**" or "**Securities Account Holder**");

- (a) to maintain open in its name in the books of the Securities Account Holder a special shareholder account (*compte spécial d'actionnaire*) with account number [REDACTED] (the "**Securities Account**") in which are registered, as at the date of this statement the 37,825,960 ordinary shares issued by the Company of an initial nominal value of 1€ (the "**Financial Securities**").
- (b) to register the pledge created in accordance with the terms of this statement of seventh ranking in the shares transfer register of the Company by recording the following statement: "*Seventh ranking pledge created in accordance with the terms of this statement of pledge dated _____ 2023 (the "**Statement**") in favour of the Lenders identified in the Statement as security for the Secured Liabilities (as these are defined in the Statement)*"; and

- (c) where applicable, to pay on the Bank Account (as defined below) opened in the books of the Bank Account Holder (as defined below), all cash proceeds in any currency which are (or will be) owed to the Pledgor under the Financial Securities.

AND

- (2) BNP Paribas, whose registered office is at 16 boulevard des Italiens, 75009 Paris, France, with registration number 662 042 449 RCS Paris, acting through its branch located at 193 rue de Bercy, Tour Gamma A, 75012 Paris, France (the "**Bank Account Holder**");
 - (a) to maintain open in the name of the Pledgor and in the books of the Bank Account Holder a bank account number [REDACTED], deemed to be an integral part of the Securities Account at the execution date of this statement of pledge, (the "**Bank Account**"); and
 - (b) to receive on the Bank Account all revenues and proceeds in any currency, owed (or to be owed) to the Pledgor under the Financial Securities.

AND CREATES A PLEDGE OVER THE SECURITIES ACCOUNT AND THE BANK ACCOUNT IN FAVOUR OF:

- (1) **WILMINGTON TRUST (LONDON) LIMITED**, a company incorporated under the English law, whose register office is at Third Floor, 1 King's Arms Yard, London, EC2R 7AF (United-Kingdom), with registration number 05650152, in its capacity as Facility Agent under the Senior Facilities Agreement and the Seventh Ranking Pledge Agreement (the "**Facility Agent**", which includes its successors, transferees and assigns in title),
- (3) **THE ENTITIES**, in their capacity as Lenders under the Senior Facilities Agreement and Senior Lenders under the Seventh Ranking Pledge Agreement, the list of which appears in Schedule B Part 1 of this statement (the "**Senior Lender**" which includes its successors, transferees and assigns in title);
- (4) **WILMINGTON TRUST (LONDON) LIMITED**, a company incorporated under English law, whose registered office is at Third Floor, 1 King's Arms Yard, London, EC2R 7AF, with registration number 05650152, in its capacity as Security Agent under the Intercreditor Agreement and the Seventh Ranking Pledge Agreement (the "**Security Agent**", which includes its successors, transferees and assigns in title),

(the Facility Agent, the Senior Lenders and the Security Agent, and together, the "**Secured Parties**");

AS SECURITY FOR the following payment and repayment obligations of the Pledgor owed to each of the Secured Parties (the "**Secured Liabilities**"), under the conditions and limitations specified in the Secured Documents, including those relative to the funds which will be made available in accordance with the Secured Documents, independently, jointly or severally with any other person, unconditionally or not, immediately or at term, as borrower, guarantor or otherwise, including:

- (i) under the Senior Facilities Agreement, subject always to the provisions of clause 21 (*Guarantee and Indemnity*) of the Senior Facilities Agreement, in its capacity as Guarantor in connection with the obligations of the other Obligors under the Senior Facilities Agreement in relation to the Facility B3 in a maximum principal amount of €566,000,000,
- (ii) subject always to the provisions of clause 21 (*Guarantee and Indemnity*) of the Senior Facilities Agreement, in its capacity as Debtor (as such term is defined under the Intercreditor

Agreement) under clause 17.2 (Parallel Debt (Covenant to pay the Security Agent)) of the Intercreditor Agreement,

it being understood that its Secured Liabilities as Guarantor under paragraph (i) and as Debtor under paragraph (ii) above shall not exceed a maximum principal aggregate amount of €566,000,000,

in each case, increased by all sums due as interest, indemnities, penalties, costs, commissions or incidental expenses, all calculated pursuant to the Secured Documents, provided that any payment made under paragraph (i) above shall reduce pro tanto the amount due under paragraph (ii) for an equal amount and vice versa.

In accordance with the terms and conditions set out in the Seventh Ranking Pledge Agreement and it being specified that the English terms used in this statement shall have, unless otherwise specified, the meaning ascribed to them in the Seventh Ranking Pledge Agreement.

Entered into in Paris, on _____ 2023

in two (2) original copies.

To create the Pledge

The Pledgor

Safetykleen Group Services Limited

By:

Schedule A
Securities Account Pledge Agreement

Schedule B
List of Senior Lenders

SCHEDULE 2B
Form of Additional Statement of Pledge

Statement of Pledge over the Securities Account

in accordance with article L. 211-20 of the French Code monétaire et financier

AFTER RECALLING:

- (A) that the Pledgor pledged as security for all its Secured Liabilities (as defined below) under the seventh ranking securities account pledge agreement dated ____ 2023 entered into, *inter alios*, the Pledgor, the Facility Agent, the Security Agent (as defined below) a copy of which is appended as Schedule A to this statement and which forms an integral part of this statement (the "**Seventh Ranking Pledge Agreement**"); and
- (B) that pursuant to the terms of Clause 2.3 of the Seventh Ranking Pledge Agreement, the Pledgor has undertaken to extend the benefit of the pledge of the seventh ranking pledge thus constituted in favour of the Hedge Counterparties (as defined in the Secured Documents) on or before (i) the date of signing of the relevant Hedging Agreement, (ii) the date of the accession of the relevant Hedge Counterparty to the Intercreditor Agreement and the seventh Ranking Pledge Agreement and (iii) the execution and delivery of this statement;

THE UNDERSIGNED:

Safetykleen Group Services Limited, incorporated under the laws of [●], whose registered office is at [●], with registration number [●] (the "**Pledgor**");

in accordance with the terms of the Seventh Ranking Pledge Agreement,

STATES THAT:

- (a) the special shareholder account number [●] (hereinafter referred to as the "**Securities Account**") opened in its name in the books of [*name of the company*], a [*société anonyme/société par actions simplifiée*] under French law, with a share capital of €[●], whose registered office is at [●], France, and whose identification number is [*number*] RCS [*register*] (in its capacity as account holder of its own securities hereinafter referred to as the "**Company**" or the "**Securities Account Holder**", as the case may be), and to whose credit appear the financial securities described below:

Number:	Designation:	Nominal value:
[●]	[ordinary] shares issued by [_____] [_____]	[_____]€

and

- (b) (the bank account number [●] (hereinafter referred to as the "**Bank Account**") opened in the books of [●] (the "**Bank Account Holder**"), deemed to form an integral part of the Pledged Account;

IS CREATED AS A PLEDGE:

In favour of the additional secured parties identified hereafter (the "**Additional Secured Parties**") :

- (1) [HEDGING BANK 1], incorporated under the laws of [●], whose registered office is at [●], with registration number [●]; and
- (1) [HEDGING BANK 2], incorporated under the laws of [●], whose registered office is at [●], with registration number [●].

AS SECURITY FOR:

The following payment and repayment obligations of [●] to each of the Additional Secured Parties (the "**Secured Liabilities**"), under the conditions and limitations specified in the Secured Documents, including those relative to the funds which will be made available in accordance with the Secured Documents, independently, jointly or severally with any other person, unconditionally or not, immediately or at term, as borrower, guarantor or otherwise, including the payment obligations and repayment obligation under the Hedging Agreements increased by all sums due as interest, indemnities, penalties, costs, commissions or incidental expenses, all calculated pursuant to the Hedging Agreements.

In accordance with the terms and conditions set out in the Seventh Ranking Pledge Agreement and it being specified that the English terms used in this statement shall have, unless otherwise specified, the meaning ascribed to them in the Seventh Ranking Pledge Agreement.

Entered into in [●] on [●]

In two (2) original copies.

To create the Pledge

The Pledgor

Safetykleen Group Services Limited

By : _____

Annexe A
Securities Account Pledge Agreement

SCHEDULE 3
Form of Certificate of Pledge of Securities Account

(Pledged Securities Account)

I undersign, Andrew Griffith, acting as General Manager of WP SK France hereby certify that:

- (i) 37,825,960 shares issued by WP SK France and held by, Safetykleen Group Services Limited and designated in the securities account statement of pledge issued by Safetykleen Group Services Limited dated ____ 2023, have been registered in the special account number [REDACTED] opened in the name of Safetykleen Group Services Limited; and
- (ii) such account is pledged in favour of the Secured Parties (as defined in the said securities account statement of pledge) and expressly mentions such seventh ranking pledge.

No other pledge is registered as of the date of this certificate on the securities designated in the statement of pledge (directly or through a securities account), subject to (i) the first ranking pledge granted in favour of the first ranking secured parties, (ii) the second ranking pledge granted in favour of the second ranking secured parties, (iii) the third ranking pledge granted in favour of the third ranking secured parties, (iv) the fourth ranking pledge granted in favour of the fourth ranking secured parties (v) the fifth ranking pledge granted in favour of the fifth ranking secured parties and (vi) the sixth ranking pledge granted in favour of the sixth ranking secured parties as defined under the seventh ranking pledge agreement dated ____ 2023, a copy of which is attached to the said statement of pledge.

We acknowledge receipt of the above-mentioned statement of pledge of securities account and, in particular, of the prohibition of the pledgor to dispose of the financial securities recorded in the pledged account in accordance with the conditions stipulated in the pledge agreement communicated to us.

Entered into in [•] on [•],

The Securities Account Holder

WP SK France

By:

SCHEDULE 4

Form of Certificate of Pledge of Cash Proceeds

(Pledged Bank Account)

Further to our review of the Original Statement of Pledge relating to the Financial Securities of WP SK France, dated _____ 2023 and executed by Safetykleen Group Services Limited,

We, the undersigned, acting in our capacity as Bank Account Holder,

- (a) hereby certify that the Pledged Bank Account the references of which are mentioned in said statement of pledge is pledged in favour of the Secured Parties;
- (b) confirm that we have noted the conditions of operation of the Pledged Bank Account, in accordance with the terms set out in a seventh ranking pledge agreement dated _____ 2023 between, *inter alios*, the Pledgor and the Secured Parties (the "**Seventh Ranking Pledge Agreement**") and accept the commitments resulting therefrom, provided that our liability shall be limited to cases of gross negligence or wilful misconduct; and
- (c) confirm that upon the occurrence of an Enforcement Event, in accordance with Clause 4.2.3 of the Seventh Ranking Pledge Agreement, we undertake, as from the date of the notice served us by the Security Agent, to block the amounts standing to the credit of the Pledged Bank Account.

Capitalised terms used herein shall have the meaning ascribed to them in the Seventh Ranking Pledge Agreement.

SCHEDULE 5
Form of Accession Letter (Hedge Counterparty)

[Hedge Counterparty letterhead paper]

To: [Pledgor]
 [Security Agent]

The undersigned, acting as [legal representative / other] of [Name of the Hedge Counterparty], a [_____] company with a share capital of [_____] , whose registered office is at [_____] , and whose registration number is [_____] , in its capacity as Hedge Counterparty under the Hedging Agreements hereby declares that [Name of Hedge Counterparty] accepts the benefit of the provisions of the seventh ranking securities account pledge agreement dated [_____] 2023 entered into between, *inter alia*, [Pledgor] and [Security Agent] (the "**Seventh Ranking Pledge Agreement**") and that [Name of the Hedge Counterparty] fully accedes to the Seventh Ranking Pledge Agreement without any reservation.

To this effect, we declare that we have received a copy of the Seventh Ranking Pledge Agreement.

Terms in capital letters used in this letter have the meaning given to them in the Seventh Ranking Pledge Agreement.

We confirm that we have acceded to the Intercreditor Agreement as Hedge Counterparty.

In [●], on [●]

in [letter] [(number)] original copies.

The Hedge Counterparty

[●]