

MR01(ef)

Registration of a Charge

Company Name:INVOLUTION TECHNOLOGIES LIMITEDCompany Number:08205781

Received for filing in Electronic Format on the: 22/12/2023

Details of Charge

- Date of creation: **21/12/2023**
- Charge code: 0820 5781 0001

Persons entitled: MEIF WM DEBT LP ACTING BY ITS GENERAL PARTNER MAVEN MEIF (WM) GP (ONE) LIMITED

Brief description:

Contains fixed charge(s).

Contains floating charge(s) (floating charge covers all the property or undertaking of the company).

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: GATELEY PLC

Electronically filed document for Company Number:



XCIVONSI



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 8205781

Charge code: 0820 5781 0001

The Registrar of Companies for England and Wales hereby certifies that a charge dated 21st December 2023 and created by INVOLUTION TECHNOLOGIES LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 22nd December 2023.

Given at Companies House, Cardiff on 30th 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





Gateley /LEGAL

DATED 21 December 2023

- (1) INVOLUTION TECHNOLOGIES LIMITED
- (2) MEIF WM DEBT LP

DEBENTURE

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DATE 21 December 2023

PARTIES

- (1) **INVOLUTION TECHNOLOGIES LIMITED** a company incorporated and registered in England and Wales (registered number 08205781) whose registered office is at 1 The Square, Ettington Warwickshire CV37 7TJ (the **Borrower**); and
- (2) MEIF WM Debt LP a limited partnership established under the laws of England and Wales and registered under number LP018463 whose principal place of business is 6th Floor Saddlers House, 44 Gutter Lane, London, England, EC2V 6BR acting by its general partner Maven MEIF (WM) GP (One) Limited, a limited company (incorporated in England and Wales with registration number 10910257) whose registered office is at 6th Floor Saddlers House, 44 Gutter Lane, London, England, EC2V 6BR (the Lender).

1. DEFINITIONS AND INTERPRETATION

1.1 In this debenture the following definitions will apply:

Administrator

any person appointed under the Insolvency Act to manage the Borrower's business and assets;

Charged Assets

all property and assets from time to time charged by or pursuant to this debenture (and references to the Charged Assets shall include any part of them);

Companies Act

the Companies Act 2006;

Default Rate

has the meaning given to that term in the Facility Letter;

Delegate

any delegate, agent, attorney or co-trustee appointed by the Lender;

Dispose or Disposal

includes sale, transfer, lease, licence, or parting with possession or granting any interest in;

Enfranchising Legislation

any legislation conferring upon a tenant or tenants of property (whether individually or collectively with other tenants of that or other properties) the right to acquire a new lease of that property or to acquire, or require a nominee to acquire, the freehold or any intermediate reversionary interest in that property including (without limitation) the Leasehold Reform Act 1967, the Leasehold Reform, Housing and Urban Development Act 1993, the Housing Act 1996 and the Commonhold and Leasehold Reform Act 2002 but does not include Part II of the Landlord and Tenant Act 1954;

Environmental Laws

all laws, directions and regulations and all codes of practice, circulars and guidance notes issued by any competent authority or agency (whether in the United Kingdom or elsewhere and whether or not having the force of law) concerning the protection of the environment or human health, including the conservation of natural resources, the production, storage, transportation, treatment, recycling or disposal of any waste or any noxious, offensive or dangerous substance or the liability of any person, whether civil or criminal, for any damage to or pollution of the environment or the rectification thereof or any related matters;

Event of Default

has the meaning given to that term in the Facility Letter;

Expenses

those fees, costs, charges and expenses covenanted to be paid by the Borrower in clause 17.1 (*Expenses and indemnities*);

Facility Letter

the facility letter dated on or about the date of this debenture and made between (1) the Borrower and (2) the Lender;

Finance Documents

has the meaning given to that term in the Facility Letter;

Insolvency Act

the Insolvency Act 1986 and any secondary legislation made under it;

Insurances

any policies of insurance in which any member of the Borrower's group has an interest from time to time;

Intellectual Property

all intellectual property rights or equivalent, including patents, trade marks, service marks, business names, domain names, rights in get-up and goodwill, copyright and neighbouring and related rights, moral rights, rights in designs and to inventions, database rights, know-how, trade secrets, confidential information and any other proprietary knowledge and/or information of whatever nature and howsoever arising, in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals and claim protection from such rights and all similar or equivalent rights which subsist or may in future subsist in any part of the world;

LPA

the Law of Property Act 1925;

Permitted Security

has the meaning given to that term in the Facility Letter;

Property

any freehold and leasehold property that is a Charged Asset;

Receivables

- (a) all present and future book and other debts, Rental Income, royalties, fees, VAT and monetary claims due or owing to the Borrower and all other amounts recoverable or receivable by the Borrower from other persons or due or owing to the Borrower (whether actual or contingent and whether arising under contract or in any other manner whatsoever);
- (b) the benefit of all rights and remedies of any nature relating to any of the foregoing including claims for damages and other remedies for non-payment of the same, all entitlements to interest, negotiable instruments, guarantees, indemnities, Security, reservations of property rights, rights of tracing and unpaid vendor's liens and similar associated rights; and
- (c) all proceeds of any of the foregoing;

Receiver

any receiver or receiver and manager who is not an administrative receiver (within the meaning of section 29(2) Insolvency Act) appointed under this debenture;

Related Rights

in relation to any Securities, means all dividends, distributions and other income paid or payable on such Securities (as the case may be), together with (a) all shares or other property derived from such Securities (as the case may be) and (b) all other allotments, accretions,

rights, benefits and advantages of all kinds accruing, offered or otherwise derived from or incidental to such Securities (whether by way of dividend, distribution, conversion, redemption, bonus, preference, warrant, option to acquire or subscribe or otherwise);

Rental Income

the aggregate of all amounts paid or payable to or for the account of the Borrower in connection with the letting, licence or grant of other rights of use or occupation of any part of a Property;

Secured Liabilities

all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or as principal debtor, guarantor, surety or in any other capacity whatsoever) of the Borrower or any of them to the Lender (or any of them) including, without limitation, under the Finance Documents (including all monies covenanted to be paid under this debenture);

Securities

all notes, stocks, shares, bonds and securities (including warrants and options to acquire or subscribe for any of the same) whether marketable or not, held by the Borrower now or at any time in the future and all rights and benefits at any time accruing, offered or arising in respect of the same and all money or property accruing or offered at any time by way of dividend, distribution, conversion, redemption, bonus, preference, option, interest or otherwise in respect of them, together with all Related Rights;

Security

has the meaning given to that term in the Facility Letter; and

Terms

has the meaning given to that term in the Facility Letter.

- 1.2 In this debenture, a reference to:
 - 1.2.1 a clause or schedule is, unless otherwise stated, a reference to a clause of, or the schedule to, this debenture;
 - 1.2.2 a statutory provision includes a reference to that statutory provision as replaced, modified or re-enacted from time to time and any subordinate legislation made under that statutory provision from time to time, in each case whether before or after the date of this debenture and any provision of this debenture which refers to any statutory provision which is amended may itself be amended in such manner as the Lender may determine to preserve the intended effect of this debenture;
 - 1.2.3 a **subsidiary** shall include a reference to a "subsidiary" and a "subsidiary undertaking" (each as defined in the Companies Act 2006);
 - 1.2.4 a person includes a reference to an individual, body corporate, association, government, state, agency of state or any undertaking (whether or not having a legal personality and irrespective of the jurisdiction in or under the law of which it was incorporated or exists);
 - 1.2.5 the **Lender** includes its assignees or transferees and any successor as Lender and each Receiver and Delegate;
 - 1.2.6 the **Charged Assets** is to the whole or any part of such property or assets, as the context requires;
 - 1.2.7 any party to this debenture comprising more than one person includes each person constituting that party;
 - 1.2.8 a company (other than the **Borrower**) shall be construed so as to include any company, corporation or other body corporate, wherever and however incorporated or established;

- 1.2.9 writing shall include any mode of reproducing words in a legible and non-transitory form; and
- 1.2.10 this debenture or any provision of this debenture or any other document is to this debenture, that provision or that document as in force for the time being and as amended from time to time in accordance with the terms of this debenture or that document or with the agreement of the relevant parties (as the case may be).
- 1.3 The schedule forms part of this debenture and has the same effect as if expressly set out in the body of this debenture and shall be interpreted and construed as though it were set out in this debenture.
- 1.4 The contents table and headings in this debenture are for convenience only and do not affect the interpretation or construction of this debenture.
- 1.5 Words importing the singular include the plural and vice versa and words importing a gender include every gender.
- 1.6 The words "other", "include", "including" and "in particular" do not limit the generality of any preceding words and any words which follow them shall not be construed as being limited in scope to the same class as the preceding words where a wider construction is possible.
- 1.7 Whenever the Borrower is obliged to do something if required or requested by the Lender pursuant to this debenture, it shall do that thing promptly.
- 1.8 Any term or phrase defined in the Companies Act 2006 (whether capitalised or not) bears the same meaning when used in this debenture.
- 1.9 It is intended that this debenture takes effect as a deed even though the Lender may only execute it under hand.

2. COVENANT TO PAY

The Borrower covenants with the Lender that it will pay or discharge on demand the Secured Liabilities when they fall due.

3. **DEFAULT INTEREST**

- 3.1 Any amount which is not paid under this debenture when due shall bear interest in accordance with the terms of the Facility Letter (both before and after judgment and payable on demand) from the due date (or, in the case of costs, fees or expenses incurred, from the date they are so incurred) until the date on which such amount is unconditionally and irrevocably paid and discharged in full on a daily basis at the Default Rate.
- 3.2 Default interest will be calculated on the basis of the actual number of days elapsed and a year of 365 days and will be immediately payable by the Borrower on demand by the Lender. Interest under this clause 3 (if unpaid) shall be compounded in accordance with the provisions of the Facility Letter.

4. FIXED AND FLOATING CHARGES AND ASSIGNMENT

4.1 **Fixed charges**

As a continuing security for the payment or discharge of the Secured Liabilities, the Borrower hereby, with full title guarantee, charges, and agrees to charge, in favour of the Lender all its rights, title and interest, in and to the following assets which are at any time owned by it or in which it is from time to time interested:

- 4.1.1 by way of **first legal mortgage** all the freehold and leasehold property (if any) vested in or charged to it including any property specified in schedule 1 (*Property*), together with all buildings and fixtures (including trade fixtures) at any time thereon;
- 4.1.2 by way of **first fixed charge** all other interests (not being charged by clause 4.1.1) in any freehold or leasehold property vested in or charged to it, the buildings and fixtures and fittings (including trade fixtures and fittings) at any time on or attached to such property;

- 4.1.3 by way of **first fixed charge** all proceeds of sale derived from any Property or any buildings, fixtures or fittings (including trade fixtures and fittings) at any time on or attached to any Property, the benefit of all covenants given in respect of any Property or any such buildings, fixtures or fittings and all licences to enter upon or use land and the benefit of all other agreements relating to land;
- 4.1.4 where any leasehold property is charged pursuant to clause 4.1.1 or clause 4.1.2, by way of **first fixed charge** any present or future right or interest conferred upon it in relation to such leasehold property by virtue of any Enfranchising Legislation including any rights arising against any nominee purchaser pursuant to such Enfranchising Legislation;
- 4.1.5 by way of **first fixed charge** all equipment and all spare parts, replacements, modifications and additions for or to that equipment and the benefit of all manuals, instructions, warranties, licences and maintenance agreements relating to it (together the **Equipment**);
- 4.1.6 by way of **first fixed charge** all the Securities;
- 4.1.7 to the extent not effectively assigned pursuant to clause 4.2 (*Assignment*) by way of **first fixed charge** all rights and interests of it in, and claims under, the Insurances and all proceeds of such Insurances held by, or written in favour of, it or in which it is otherwise interested;
- 4.1.8 by way of **first fixed charge** all its monies standing to the credit from time to time on any and all accounts with any bank, financial institution, or other person;
- 4.1.9 by way of **first fixed charge** all Intellectual Property;
- 4.1.10 by way of **first fixed charge** the benefit of all licences, consents, agreements and authorisations held or utilised by it in connection with its business or the use of any of its assets;
- 4.1.11 by way of **first fixed charge** all Receivables; and
- 4.1.12 by way of **first fixed charge** all its goodwill and uncalled capital present and future.

4.2 Assignment

As a continuing security for the payment of the Secured Liabilities, the Borrower hereby, with full title guarantee, assigns and agrees to assign absolutely (subject to a proviso for reassignment on irrevocable discharge in full of the Secured Liabilities) in favour of the Lender all of its rights, title, interest and benefit in and to the Insurances (together with all proceeds of such Insurances).

4.3 Floating charge

As further continuing security for the payment of the Secured Liabilities, the Borrower hereby charges with full title guarantee in favour of the Lender by way of **first floating charge** all its assets and undertaking whatsoever and wheresoever situated both present and future not effectively mortgaged, charged or assigned pursuant to the provisions of clause 4.1 (*Fixed charges*) and clause 4.2 (*Assignment*), including heritable property and all other property and assets in Scotland.

4.4 **Qualifying floating charge**

Paragraph 14 of Schedule B1 Insolvency Act applies to any floating charge created by or pursuant to this debenture (and each such floating charge is a qualifying floating charge for the purposes of the Insolvency Act).

5. CONVERSION OF FLOATING CHARGE

5.1 **Conversion of floating charge by notice**

The Lender may, by written notice to the Borrower, convert the floating charge created by this debenture into a fixed charge as regards all of the Borrower's assets specified in the notice if:

5.1.1 an Event of Default has occurred and is continuing; or

5.1.2 the Lender in its reasonable opinion considers those assets to be in danger of being seized or sold under any form of distress, attachment, execution or other legal process or to be otherwise in jeopardy.

5.2 Automatic conversion of floating charge

The floating charge created by the Borrower under this debenture shall (in addition to the circumstances in which the same will occur under general law) automatically be converted into a fixed charge in relation to any of the Charged Assets subject to the floating charge created by clause 4.3 (*Floating charge*) (a **Floating Charge Asset**):

- 5.2.1 if the Borrower, without the Lender's prior written consent, creates or attempts to create any Security over all or any Floating Charge Asset;
- 5.2.2 if any person levies or attempts to levy any distress, execution, attachment or other process against all or any Floating Charge Asset;
- 5.2.3 if any person presents a petition to wind up the Borrower or applies for an administration order; or
- 5.2.4 upon the enforcement of this debenture.

5.3 No conversion by reason of moratorium

- 5.3.1 The floating charge created by this debenture may not be converted into a fixed charge solely by reason of:
 - (a) obtaining a moratorium; or
 - (b) anything done with a view to obtaining a moratorium,

under Part A1 Insolvency Act.

5.3.2 Clause 5.3.1 does not apply to any floating charge referred to in subsection (4) of section A52 of Part A1 Insolvency Act.

5.4 No waiver

The giving by the Lender of a notice pursuant to clause 5.1 (*Conversion of floating charge by notice*) in relation to any class of assets of the Borrower shall not be construed as a waiver or abandonment of the rights of the Lender to serve similar notices in respect of any other class of assets or of any of the other rights of the Borrower.

6. **NEGATIVE PLEDGE**

The Borrower covenants with the Lender that, during the continuance of the security created by this debenture, it shall not without the prior written consent of the Lender:

- 6.1 create, purport to create or permit to subsist any Security (other than Permitted Security) upon any of the Charged Assets; or
- 6.2 sell, transfer, lease, licence, lend, part possession with, grant any interest in, or otherwise dispose of, whether by a single transaction or a number of transactions and whether related or not, the whole or any part of the Charged Assets.

7. **REPRESENTATIONS AND WARRANTIES**

7.1 The Borrower represents and warrants to the Lender that:

7.1.1 Status

- (a) it is a limited liability corporation, duly incorporated and validly existing under the law of its jurisdiction of incorporation;
- (b) it has the power and all necessary governmental and other consents, approvals, licences and authorities to own its assets and carry on its business as it is being conducted;

7.1.2 **Authority**

it is empowered to enter into and perform its obligations contained in this debenture and has taken all necessary action to authorise the execution, delivery

and performance of this debenture, to create the security to be constituted by this debenture and to observe and perform its obligations under this debenture;

7.1.3 **Binding obligations**

the obligations expressed to be assumed by it in this debenture are legal, valid, binding and enforceable obligations;

7.1.4 Non-conflict with other obligations

the entry into and performance by it of, and the transactions contemplated by, this debenture and the granting of this debenture and security constituted by this debenture do not and will not conflict with:

- (a) any law or regulation applicable to it;
- (b) its constitutional documents; or
- (c) any agreement or instrument binding upon it or any of its assets or constitute a default or termination event (however described) under any such agreement or instrument;

7.1.5 **Property**

Schedule 1 (*Property*) identifies all freehold and leasehold properties beneficially owned by it as at the date of this debenture and it is the legal and beneficial owner of the Property; and

7.1.6 Environmental matters

- (a) it has complied with all environmental laws and environmental permits applicable to the Charged Assets and its business;
- (b) there has been no discharge, spillage, release or emission of any prescribed, dangerous, noxious or offensive substance or any controlled waste on, into or from any Charged Asset or any adjoining premises and no such substances or any controlled waste have been stored or disposed of on any Charged Asset or, so far as it is aware, in any adjoining premises except in accordance with the requirements of the applicable environmental laws; and
- (c) it is not in breach of and has not incurred or become subject to any civil or criminal liability under any Environmental Laws or the terms of any environmental permit and it has not done anything or omitted to do anything which could result in any liability being imposed on the Lender under any environmental law.

7.2 Matters represented

The Borrower makes the representations and warranties set out in clause 7.1 on the date of this debenture and they are deemed to be repeated on each day during the continuance of the security constituted by this debenture.

8. GENERAL COVENANTS OF THE BORROWER

The Borrower hereby covenants with the Lender that it will:

- 8.1 keep the Property in a good state of repair (sufficient as to enable the Property to be let in accordance with all applicable laws and regulations), not carry out any development at any Property and keep all Equipment in good working order and condition;
- 8.2 duly and punctually pay all rates, rents, taxes, charges and other outgoings due by it in respect of the Charged Assets;
- 8.3 permit the Lender or its representatives to have, on reasonable notice, access during normal office hours to the Property and to inspect and take copies of its accounts and records;
- 8.4 in relation to the Charged Assets comply with all its obligations under law, statute or regulation and under any permit, approval, licence or consent;

- 8.5 observe and perform all covenants and stipulations from time to time affecting the Charged Assets, or the manner of use or the enjoyment of them and not enter into any onerous or restrictive obligations affecting the Charged Assets;
- 8.6 not do or permit to be done anything which would or might depreciate, jeopardise or otherwise prejudice this Security or materially diminish the value of any Charged Asset or the effectiveness of this Security;
- 8.7 keep all Charged Assets comprehensively insured for their full replacement value in an amount and form and with an insurance company or underwriters acceptable to the Lender, provided that if the Borrower fails to comply with the terms of this clause 8.7 or clause 8.8, the Lender may, at the Borrower's expense, effect any insurance and generally do the things and take the action as the Lender considers necessary or desirable to prevent or remedy any breach of this clause 8.7 or clause 8.8;
- 8.8 procure that the interest of the Lender as chargee is noted on each of the insurance policies (other than public liability and third party liability insurances) but without liability on the part of the Lender for any premium in relation to those Insurances;
- 8.9 not dispose of any Charged Asset save for the disposal of any Charged Asset charged by way of uncrystallised floating charge only for market value in the ordinary course of its business;
- 8.10 hold the proceeds of any insurance on trust for the Lender to be applied as the Lender sees fit; and
- 8.11 in respect of any freehold or leasehold land specified in the schedule, apply to the Chief Land Registrar for the registration of a restriction against the registered titles in the following terms:

"No disposition of the registered estate by the proprietor of the registered estate is to be registered without a written consent signed by the proprietor for the time being of the charge dated in favour of MEIF WM Debt LP acting by its general partner Maven MEIF (WM) GP (One) Limited referred to in the charges register."

9. FURTHER ASSURANCE AND POWER OF ATTORNEY

- 9.1 The Borrower will, upon the Lender's request, grant it such further Security in the Charged Assets in such form and on such terms as the Lender may reasonably require and do whatever other acts or things the Lender may require in relation to the Charged Assets in order to secure the Secured Liabilities, to perfect or protect the Security created by this debenture or to facilitate the realisation of the Charged Assets.
- 9.2 The Borrower by way of security irrevocably appoints the Lender and any Receiver severally to be its attorneys in its name and on its behalf to:
 - 9.2.1 do all things which the Borrower may be required to do under this debenture;
 - 9.2.2 sign, execute, and deliver and otherwise perfect any security required to be executed pursuant to clause 9.1; and
 - 9.2.3 sign, execute, deliver and complete any deeds, instruments or other documents and to do all acts and things which may be required to enable the Lender or any Receiver to exercise their powers under this debenture, or to perfect or vest in the Lender, its nominees or any purchaser, title to any Charged Assets or which they may deem expedient in connection with the getting in, disposal, or realisation of any or the exercise of any other power under this debenture.
- 9.3 Each attorney may appoint a substitute or delegate his authority. The Borrower ratifies and confirms (and agrees to ratify and confirm) anything which an attorney does under the power of attorney in this clause 9.

10. **ENFORCEMENT**

At any time after the occurrence of an Event of Default the Lender may, with or without further notice to the Borrower:

10.1 appoint an Administrator of the Borrower in accordance with the Insolvency Act;

- 10.2 appoint a Receiver to any of the Charged Assets, provided that they comprise less than the whole or substantially the whole of the Borrower's assets (within the meaning of section 29 Insolvency Act); and
- 10.3 exercise in respect of all or any of the Charged Assets all or any of the powers and remedies given to mortgagees by the LPA, including the power to take possession of, receive the benefit of, or sell any of the Charged Assets.

11. **APPOINTMENT AND POWERS OF RECEIVER AND ADMINISTRATOR**

- 11.1 At any time after the security constituted by this debenture becomes enforceable, or if the Borrower so requests by written notice at any time, the Lender (or any Delegate on its behalf) may:
 - 11.1.1 without further notice appoint any person (or persons) to be a Receiver of all or any part of the Charged Assets and/or of the income from any Charged Asset; and/or
 - 11.1.2 without further notice appoint any person (or persons) to be an Administrator in respect of the Charged Assets. Such appointment shall take effect, in accordance with paragraph 19 of Schedule B1 Insolvency Act 1986, when the requirements of paragraph 18 of that Schedule B1 are satisfied;
 - 11.1.3 exercise in respect of all or any of the Charged Assets all or any of the powers and remedies given to mortgagees by the LPA, including the power to take possession of, receive the benefit of, or sell any of the Charged Assets.
- 11.2 At any time after the security constituted by this debenture becomes enforceable the Lender (or its nominee) may (without consent or authority from the Borrower):
 - 11.2.1 provided that the Lender has given notice to the Borrower that it intends to exercise its rights under this clause 11.2.1, exercise in the name of the Borrower any voting rights attached to the Securities and any other powers or rights exercisable by the registered holder or bearer of the Securities; and
 - 11.2.2 ensure that all dividends, distributions, interest and other monies declared, payable, paid or made in respect of the Securities received by or on behalf of the Borrower shall be held on trust for the Lender (or its nominee) and promptly paid into an account designated by the Lender or, if received by the Lender (or its nominee) or any Delegate, may be applied by the Lender as though they were the proceeds of sale.
- 11.3 The Lender shall not be entitled to exercise voting or any other rights or powers or take any action otherwise permitted under clause 11.2 above if and to the extent that, from time to time:
 - 11.3.1 a notifiable acquisition would, as a consequence, take place under section 6 of the National Security and Investment Act 2021 (the **NSIA**) and any regulations made under the NSIA; and
 - 11.3.2 either:
 - (a) the Secretary of State has not approved that notifiable acquisition under and in accordance with the NSIA; or
 - (b) the Secretary of State has so approved that notifiable acquisition but there would, as a consequence, be a breach of the provisions of a final order made in relation to it under the NSIA,

provided that, for the avoidance of doubt, this clause 11.3 is for the benefit of the Lender only and the Lender shall be entitled to exercise rights under clause 11.2 above without obtaining any approvals under the NSIA, if it determines that it is not necessary or advisable to obtain the same.

11.4 The Lender may, subject to any necessary approval from the court, end the appointment of an Administrator and appoint a replacement for any Administrator whose appointment ends for any reason.

- 11.5 The Lender is not entitled to appoint a Receiver solely as a result of the obtaining of a moratorium (or anything done with a view to obtaining a moratorium) under Part A1 Insolvency Act other than in respect of a floating charge referred to in subsection (4) of section A52 of Part A1 Insolvency Act.
- 11.6 The Lender may remove from time to time any Receiver appointed by it and, whenever it may deem appropriate, appoint a new Receiver in the place of any Receiver whose appointment has terminated for whatever reason.
- 11.7 If at any time and by virtue of any such appointment there is more than one Receiver of all or any part of the Charged Assets and/or the income from such Charged Assets, such persons shall have power to act jointly or severally or where there are more than two Receivers in combination (unless the contrary shall be stated in the deed(s) or other instrument(s) appointing them).
- 11.8 If the Lender enforces this debenture itself pursuant to clause 11.1.3 it will have the same powers as a Receiver in respect of those Charged Assets which are the subject of the enforcement.
- 11.9 An Administrator shall have all the powers given to him under the Insolvency Act.
- 11.10 Any Receiver shall (in addition to the powers conferred by the LPA and (notwithstanding that he is not an administrative receiver) Schedule 1 of the Insolvency Act or any other statute from time to time in force but without any of the restrictions imposed upon the exercise of those powers by such statutes) have the following powers:
 - 11.10.1 the same powers to do, or to omit to do, in the name of and on behalf of the Borrower, anything which the Borrower itself could have done or omitted to do with such Charged Assets were they not the subject of this debenture and the Borrower were not in insolvency proceedings;
 - 11.10.2 to take possession of, collect and get in all or any part of the Charged Assets and/or income in respect of which he was appointed;
 - 11.10.3 to manage the Charged Assets and the business of the Borrower;
 - 11.10.4 to redeem any security and to borrow or raise any money and secure the payment of any money in priority to the Secured Liabilities for the purpose of the exercise of his powers and/or defraying any costs or liabilities incurred by him in such exercise;
 - 11.10.5 to alter, improve, develop, complete, construct, modify, refurbish or repair or apply for planning permission in relation to any building or land and to complete or undertake or concur in the completion or undertaking (with or without modification) of any project in which the Borrower is concerned or interested prior to his appointment, being a project for the alteration, improvement, development, completion, construction, modification, refurbishment or repair of any building or land;
 - 11.10.6 to sell or concur in selling, leasing or otherwise disposing of all or any part of the Charged Assets in respect of which he was appointed without the need to observe any restriction imposed by section 103 or 109 LPA;
 - 11.10.7 to carry out any sale, lease or other disposal of all or any part of the Charged Assets by conveying, transferring, assigning or leasing the same in the name of the Borrower and, for that purpose, to enter into covenants and other contractual obligations in the name of, and so as to bind, the Borrower;
 - 11.10.8 to lease, make agreements for leases, accept surrenders of leases and grant options as the Lender shall think fit and without the need to comply with any of the provisions of sections 99 and 100 LPA;
 - 11.10.9 to take any such proceedings, in the name of the Borrower or otherwise, as he shall think fit in respect of the Charged Assets and/or income in respect of which he was appointed, including proceedings for recovery of Rental Income or other monies in arrears at the date of his appointment;

- 11.10.10 to enter into or make any such agreement, arrangement or compromise as he shall think fit;
- 11.10.11 to insure, and renew any insurances in respect of, the Charged Assets as he shall think fit, or as the Lender shall direct;
- 11.10.12 to appoint and employ such managers, officers and workmen and engage such professional advisers as he shall think fit, including, without prejudice to the generality of the foregoing power, to employ his partners and firm;
- 11.10.13 to operate any rent review clause in respect of any property in respect of which he was appointed or any part of such property and to apply for any new or extended lease; and
- 11.10.14 to do all such other things as may seem to him to be incidental or conducive to any other power vested in him in the realisation of the security constituted by this debenture.
- 11.11 In making any sale or other disposal in the exercise of their respective powers, the Receiver, the Lender or any Delegate may accept, as and by way of consideration for such sale or other disposal, cash, shares, loan capital or other obligations, including consideration fluctuating according to or dependent upon profit or turnover and consideration the amount of which is to be determined by a third party. Any such consideration may be receivable in a lump sum or by instalments and upon receipt by the Receiver, the Lender or any Delegate shall be and become charged with the payment of the Secured Liabilities. Any contract for any such sale or other disposal by the Receiver, the Lender or any Delegate may contain conditions excluding or restricting the personal liability of the Receiver, the Lender and any Delegate.
- 11.12 Any Receiver appointed under this debenture shall be the agent of the Borrower shall be solely responsible for his acts and defaults and for his remuneration.
- 11.13 Any Receiver shall be entitled to remuneration for his services at a rate to be fixed by agreement between him and the Borrower (or failing such agreement to be fixed by the Lender) without the restrictions contained in section 109 LPA.
- 11.14 Only monies actually paid by a Receiver to the Lender in satisfaction or discharge of the Secured Liabilities shall be capable of being applied by the Lender in satisfaction of the Secured Liabilities.
- 11.15 Neither the Lender nor any Receiver or Delegate shall be liable in respect of all or any part of the Charged Assets or for any loss or damage which arises out of the exercise or the attempted or purported exercise of, or the failure to exercise any of, their respective powers, unless such loss or damage is caused by its or his gross negligence or wilful misconduct.
- 11.16 Neither the Lender nor any Receiver or Delegate is obliged to take any particular action to collect the Receivables and neither shall be liable to the Borrower for the manner in which it collects or fails to collect any Receivable.
- 11.17 Without prejudice to the generality of clause 11.15, entry into possession of the Charged Assets shall not render the Lender or the Receiver or any Delegate liable to account as mortgagee in possession and if and whenever the Lender or any Receiver or Delegate enters into possession of the Charged Assets, it shall be entitled, any time at its discretion, to go out of such possession.
- 11.18 All or any of the powers which are conferred by this debenture on a Receiver may be exercised by the Lender or any Delegate without first appointing a Receiver or notwithstanding the appointment of any Receiver.
- 11.19 Except to the extent provided by law, none of the powers described in this clause 11 will be affected by an insolvency event in relation to the Borrower.

12. **POWERS OF ENFORCEMENT**

- 12.1 An Administrator will have all the powers given to him under the Insolvency Act.
- 12.2 A Receiver may exercise in respect of the Charged Assets to which he is appointed:

- 12.2.1 the same powers to do, or to omit to do, in the name of and on behalf of the Borrower, anything which the Borrower itself could have done or omitted to do with such Charged Assets was it not the subject of this debenture and the Borrower was not in insolvency proceedings;
- 12.2.2 all or any powers given to receivers by the LPA but without any of the restrictions imposed upon the exercise of those powers by the LPA; and
- 12.2.3 notwithstanding that he is not an administrative receiver, all or any of the powers specified in Schedule 1 to the Insolvency Act.
- 12.3 If more than one person is appointed to act as Receiver, each person may act severally, independently of any other, except to the extent that the Lender states to the contrary in the appointment. References in this debenture to the Receiver are to each and all of them as appropriate.
- 12.4 If the Lender enforces this debenture itself pursuant to clause 11.1.3 it will have the same powers as a Receiver in respect of those Charged Assets which are the subject of the enforcement.
- 12.5 Except to the extent provided by law, none of the powers described in this clause 12 will be affected by an insolvency event in relation to the Borrower.
- 12.6 No purchaser from or other person dealing with the Lender or with any Receiver or Delegate will be obliged or concerned:
 - 12.6.1 to enquire whether the right of the Lender to appoint a Receiver or Delegate or the rights of the Lender or any Receiver or Delegate to exercise the powers conferred by this debenture in relation to the Charged Assets have arisen or become exercisable by the Lender or by such Receiver or Delegate; nor
 - 12.6.2 With notice to the contrary, or with the propriety of the exercise or purported exercise of those powers.

The title of such a purchase and the position of such a person will not be impeachable by reference to any of the above matters.

13. THE LENDER'S POWERS AND PROTECTIONS

- 13.1 The powers and remedies conferred on the Lender as a mortgagee by the LPA shall not be subject to any of the restrictions imposed by the LPA upon the exercise of those powers and remedies including those imposed by sections 103 and 109 LPA.
- 13.2 The Lender may grant or accept surrenders of leases at a premium or otherwise and grant agreements or options for the same on such terms as it shall consider expedient and without the need to observe sections 99 and 100 LPA.
- 13.3 The restrictions on the right of consolidating mortgages contained in section 93 LPA will not apply to this debenture.
- 13.4 The Lender will not be liable to account as mortgagee in possession of the Charged Assets or be liable for any loss upon realisation or for any neglect or default of any nature whatsoever for which a mortgagee may be liable.
- 13.5 The Lender is not obliged to take any particular action to collect any the Borrower's Receivables and neither shall be liable to the Borrower for the manner in which it collects or fails to collect such Receivables.
- 13.6 If the Lender receives notice of any subsequent Security affecting the Charged Assets then the Lender may open a new account for the Borrower. If it does not open a new account then, unless it notifies the Borrower otherwise, it shall be treated as if it had done so at the time when it received such notice. From that time onwards all payments received by the Lender in or towards payment of the Secured Liabilities shall be credited (or be treated as having been credited) to the new account and will not reduce the amount then due from the Borrower to the Lender.

14. **APPLICATION OF MONIES**

- 14.1 All money received by the Lender or any Receiver under this debenture will be applied in the following order:
 - 14.1.1 firstly, in or towards payment of all costs, charges and expenses incurred in or incidental to the exercise or performance (or attempted exercise or performance) by the Lender the powers or authorities conferred by or in any other way connected with this debenture;
 - 14.1.2 secondly in or towards payment of liabilities having priority to the Secured Liabilities;
 - 14.1.3 thirdly, in or towards payment to the Receiver of his remuneration fixed in accordance with this debenture;
 - 14.1.4 fourthly, in or towards payment to the Lender of the Secured Liabilities (and the Lender may apply all payments received for the Secured Liabilities to reduce any part of the Secured Liabilities as it thinks fit); and
 - 14.1.5 fifthly, in payment to the Borrower of any surplus (if any).
- 14.2 Any surplus shall not carry interest. The Receiver or the Lender may pay any surplus into any of the Borrower's bank accounts including an account opened specifically for such purpose. The Receivers or the Lender shall then have no further liability for such surplus.
- 14.3 The Lender or the Receiver may credit any monies received upon realisation of the Charged Assets to a suspense account for so long and on such basis as the Lender or the Receiver may from time to time determine in order to preserve the Lender's right to prove for the whole of its claim against any company or any other person liable.
- 14.4 If the Lender receives a payment for application against the Secured Liabilities that is insufficient to discharge all of the Secured Liabilities, the Lender may apply such payment against the Secured Liabilities in such order or priority as the Lender may choose. The Lender will promptly notify the Borrower of the liabilities discharged by the Lender's application of such payment.
- 14.5 Any money received by the Borrower under any insurance of the Charged Assets will be treated as part of the Charged Assets. It will be applied at the discretion of the Lender either in reducing the Secured Liabilities or towards making good the loss or damage for which the money became payable. Any money received by the Borrower under any insurance of the Charged Assets shall be held on trust for the Lender pending such application.

15. **PROTECTION OF THIRD PARTIES**

- 15.1 Any person dealing with the Lender or a Receiver may assume, unless he has actual knowledge to the contrary that:
 - 15.1.1 the Lender or such Receiver has the power to do the things which they purport to do; and
 - 15.1.2 they are exercising their powers properly.
- 15.2 All the protections to purchasers by sections 104 and 107 LPA shall apply to any person purchasing from or dealing with any Receiver or the Lender as if the Secured Liabilities had become due and the statutory power of sale and appointing a receiver in relation to the Charged Assets had arisen on the date of this debenture.

16. CONTINUING AND ADDITIONAL SECURITY

- 16.1 This debenture is a continuing security. It secures the ultimate balance of the Secured Liabilities despite any interim settlement of account until a final discharge of this debenture is given by the Lender to the Borrower.
- 16.2 The rights of the Lender under this debenture are in addition to any other rights they may have against the Borrower (or any other person in respect of the Secured Liabilities) under any other document, the general law or otherwise. The rights of the Lender will not merge with or limit those other rights or be limited by them.

16.3 The Lender is not obliged to make any claim or demand on the Borrower or any other person or to enforce any guarantee, mortgage or other security now or in the future held by it before enforcing this debenture and no action taken or omitted in connection with any such right or instrument shall discharge, reduce or affect the Borrower's liability to the Lender. The Lender does not have to account for any money or other asset received pursuant to any such right or instrument.

17. EXPENSES AND INDEMNITIES

- 17.1 The Borrower will on demand pay all professionals' fees (including VAT) and any other costs, charges or expenses (on a full indemnity basis) incurred by the Lender and any Administrator or Receiver in connection with the actual or attempted perfection, preservation, defence or enforcement of this debenture or the preservation or disposal of any Charged Assets or the exercise of any power under this debenture or any amendment, waiver, consent or release of this debenture.
- 17.2 The Borrower will on demand indemnify the Lender, any Administrator and any Receiver and any of its and their officers and employees and any attorney, agent or other person appointed by the Lender under this debenture (each an **Indemnified Party**) in respect of all costs, losses, actions, claims, expenses, demands or liabilities whether in contract, tort, or otherwise and whether arising at common law, in equity or by statute which may be incurred by, or made against any of them at any time relating to or arising directly or indirectly out of:
 - 17.2.1 anything done or omitted to be done in the exercise or purported exercise of the powers contained in this debenture;
 - 17.2.2 a claim of any kind (including one relating to the environment) made or asserted against any Indemnified Party which would not have arisen if this debenture had not been executed; or
 - 17.2.3 any breach by the Borrower of any of its obligations under this debenture,

unless, in the case of 17.2.1 and 17.2.2 it was caused by the gross negligence or wilful misconduct of the Indemnified Party.

17.3 Neither the Lender nor any Administrator or Receiver nor any officer nor employee of either of them shall in any way be liable or responsible to the Borrower for any loss or liability of any kind arising from any act or omission by it of any kind (whether as mortgagee in possession or otherwise) in relation to the Charged Assets, except to the extent caused by its own gross negligence or wilful misconduct.

18. **PAYMENTS**

- 18.1 The Lender or any Receiver or Administrator may convert any money received under this debenture (including the proceeds of any previous conversion) into such currency as the Lender or such Receiver may think fit in order to discharge the Secured Liabilities. Any such conversion shall be effected at the then prevailing spot selling rate of exchange of the Lender's bankers for such other currency against the existing currency.
- 18.2 If the amount of the currency so converted is less than the amount of the Secured Liability concerned, the Borrower will indemnify the Lender in respect of that shortfall.
- 18.3 Any certificate signed by the Lender as to any amount payable under this debenture at the date of such certificate shall, in the absence of manifest error, be conclusive evidence of such amount and be binding on the Borrower.
- 18.4 All amounts payable by the Borrower under this debenture will be paid in full without set off or other deduction unless required by law.
- 18.5 The Lender may at any time without notice set off against any Secured Liabilities any amount owed by it to the Borrower. The Lender may effect such set off by transferring all or any part of any balance standing to the credit of any of the Borrower's accounts with it to any other account or by combining or consolidating such accounts.

19. DISCHARGE

19.1 Upon the Secured Liabilities being irrevocably and unconditionally paid or discharged in full, the Lender will, at the request and cost of the Borrower, release this debenture. The Lender

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will also re-assign or transfer to the Borrower any Charged Assets which have been assigned or transferred to the Lender.

- 19.2 If any payment by the Borrower or any other person or any release given by the Lender is avoided or adjusted pursuant to the Insolvency Act:
 - 19.2.1 the Borrower's liability for the Secured Liabilities will continue as if the payment, release, avoidance or adjustment had not occurred; and
 - 19.2.2 the Lender will be entitled to recover the value or amount of that payment or security from the Borrower as if the payment, release, avoidance or adjustment had not occurred.

20. TRANSFERS AND DISCLOSURES

- 20.1 The Lender may assign or transfer all or any part of its rights under this debenture in accordance with and subject to the provisions of the Facility Letter.
- 20.2 The Borrower may not assign, transfer, charge, make the subject of a trust or deal in any other manner with this debenture or any of its rights under this debenture or purport to do any of the same without the prior written consent of the Lender.

21. THIRD PARTY RIGHTS

- 21.1 Subject to clause 21.2, a person who is not a party to this debenture shall have no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce or rely upon a provision of this debenture. No party to this debenture may hold itself out as trustee of any rights under this debenture for the benefit of any third party unless specifically provided for in this debenture.
- 21.2 The Indemnified Parties are entitled under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this debenture which confers (expressly or impliedly) any benefit on any such Indemnified Party.
- 21.3 The Borrower and the Lender shall not be required to obtain the consent of the Indemnified Parties to the termination or variation of this debenture or to the waiver or settlement of any right or claim arising under it.

22. NOTICES

The provisions of condition 15 (*Notices*) of the Terms shall be deemed to be incorporated into this debenture, *mutatis mutandis*, as if the same were set out in full herein.

23. GENERAL

- 23.1 Any waiver, consent or approval given by the Lender of or under this debenture shall only be effective if given in writing. Any such waiver, consent or approval shall then only apply for the purpose stated and be subject to any written terms and conditions imposed by the Lender.
- 23.2 Each provision of this debenture is severable and distinct from the others. If at any time any provision of this debenture is or becomes unlawful, invalid or unenforceable to any extent or in any circumstances for any reason, it shall to that extent or in those circumstances be deemed not to form part of this debenture but (except to that extent or in those circumstances in the case of that provision) the legality, validity and enforceability of that and all other provisions of this debenture shall not be affected in any way.
- 23.3 If any provision of this debenture is found to be unlawful, invalid or unenforceable in accordance with clause 23.2 but would be lawful, valid or enforceable if some part of the provisions were deleted, the provision in question shall apply with such modification(s) as may be necessary to make it lawful, valid or enforceable.
- 23.4 No failure or delay by the Lender in exercising a right or remedy provided by this debenture or by law will constitute a waiver of that (or any other) right or remedy. No single or partial exercise, or non exercise or non-enforcement by the Lender of any right or remedy provided by this debenture or by law prevents or restricts any further or other exercise or enforcement of that (or any other) right or remedy.
- 23.5 The Lender may release or compromise the whole or any part of the liability of the Borrower under any provision of this debenture, or grant to the Borrower any time or other indulgence, without affecting the liability of the Borrower. No waiver by the Lender of, or delay in enforcing,

any of the provisions of this debenture shall release the Borrower from the full performance of its remaining obligations under this debenture.

- 23.6 The rights, powers and remedies of the Lender contained in this debenture are cumulative and not exclusive of any rights, powers or remedies provided by law.
- 23.7 This debenture may be executed in any number of counterparts, each of which when executed and delivered shall be an original. All the counterparts shall together constitute one and the same debenture, which shall be deemed executed when counterparts executed by the Lender and the Borrower are delivered.

24. GOVERNING LAW AND JURISDICTION

- 24.1 This debenture shall be governed by and interpreted in accordance with English law. Noncontractual obligations (if any) arising out of or in connection with this debenture (including its formation) shall be governed by English law.
- 24.2 The Borrower and the Lender agree to submit to the exclusive jurisdiction of the English Courts in relation to any claim or matter (whether contractual or non-contractual) arising under this debenture.
- 24.3 The Borrower and the Lender irrevocably waives any objection which it might at any time have to the courts of England being nominated as the forum to decide any suit, action or proceedings, and to settle any disputes, which may arise out of or in connection with this debenture (including non-contractual disputes and claims) and agrees not to claim that the courts of England are not a convenient or appropriate forum.

THE BORROWER has executed this debenture as a deed and delivered it on the date first set out above.

SCHEDULE 1 Property Description and title numbers Intentionally left blank.

| SIGNATURES | | | | |
|---|--|----|--|--|
| THE BORROWER | | | | |
| EXECUTED and DELIVERED as a DEED by INVOLUTION TECHNOLOGIES LIMITED acting by a director in the presence of: | | | | |
| Witness Signature | | | | |
| Witness Name Ian Clifford | | | | |
| Address | I confirm that I was physically prese when the above signer signed this deed | nt | | |
| Occupation | | | | |
| SIGNED by Richard Blount as attorney for and on behalf of MAVEN MEIF (WM) GP (ONE) LIMITED in its capacity as general partner of MEIF WM DEBT LP: | N) Attorney | | | |