

Registration of a Charge

Company Name: HOME NATIVE LTD

Company Number: 09390364

XCVW

Received for filing in Electronic Format on the: 31/01/2024

Details of Charge

Date of creation: 29/01/2024

Charge code: 0939 0364 0005

Persons entitled: KREOS CAPITAL VI (UK) LIMITED

Brief description: THE TRADEMARK REGISTERED UNDER REGISTRATION NUMBER

UK00003878654 AND SUCH OTHER INTELLECTUAL PROPERTY CHARGED AS LISTED IN SCHEDULE 3 OF THE ATTACHED

SUPPLEMENTAL DEBENTURE.

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: **BIRD & BIRD LLP**



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 9390364

Charge code: 0939 0364 0005

The Registrar of Companies for England and Wales hereby certifies that a charge dated 29th January 2024 and created by HOME NATIVE LTD was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 31st January 2024.

Given at Companies House, Cardiff on 1st February 2024

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





Dated	29 January	2024
THE COMPA	NIES LISTED IN SCH	EDULE 1
	as the chargors	
	as the chargors	
	and	
KREOS (CAPITAL VI (UK) LIMI	ГED
	as the security agent	
	as the security agent	
SHPPI	EMENTAL DEBENTUI	₽E

Bird & Bird

12 New Fetter Lane London EC4A 1JP Tel: 020 7415 6000 www.twobirds.com Ref: DAMC/STAP/KRECH.0053

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THIS SUPPLEMENTAL DEBENTURE is dated	29 January	2024
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BETWEEN:

- (1) THE COMPANIES listed in Schedule 1 as chargors (each a "Chargor" and together the "Chargors"); and
- (2) KREOS CAPITAL VI (UK) LIMITED, a company incorporated in England and Wales under registration number 11535385 whose registered office is at Amf Building, 25 Old Burlington Street, London W1S 3AN (the "Security Agent") as security trustee for the Secured Parties (as defined in the Loan Agreement (as defined below)).

BACKGROUND:

- (A) On 1 February 2021 the Chargors, as chargors, granted a debenture over all of their assets in favour of the Security Agent (the "2021 Debenture").
- (B) A restructuring of the Group subsequently took place, and as such under the terms of the Loan Agreement the Chargors granted a supplemental debenture in favour of the Security Agent (the "First Supplemental Debenture").
- (C) On or around the date of this deed, the Lender and the Chargors entered into an amendment and restatement agreement in respect of the Loan Agreement and the Chargors are therefore required to enter into this deed, which is supplemental to the First Supplemental Debenture.

AGREED PROVISIONS:

1. INTERPRETATION

1.1 In this Supplemental Debenture and its recitals, the following words and expressions shall, unless the context otherwise requires, bear the following meanings:

"Amazon Seller Bank Accounts" means each account with any bank or other financial institution of each Chargor which is linked to the Chargor's Amazon Seller Account, including but not limited to the accounts as set out in Schedule 5;

"ATV Global" has the meaning given to that term in Schedule 1;

"Group" has the meaning given to that expression in the Loan Agreement;

"Intellectual Property" means all legal and beneficial interests of the Chargors in present and future inventions, improvements, modifications, processes, formulae, knowhow, confidential information, models, prototypes, sketches, drawings, plans, business names, licences, patents, patent applications, trademarks, trade names, service marks, designs, copyrights, rights in computer software, topographical or similar rights and any other intellectual property rights of every kind whether or not registered, together with all applications and rights to apply for registration, choses in action and claims and all fees, royalties and other rights of every kind deriving from them now or in the future belonging to the Chargors, including without limitation the intellectual property specified in Schedule 3;

"**Lender**" means Kreos Capital VI (UK) Limited, a company incorporated in England and Wales under registration number 11535385 whose registered office is at Amf Building, 25 Old Burlington Street, London W1S 3AN;

"Loan Agreement" means the loan facility agreement between, amongst others, the

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Security Agent, the Lender and BACG Branded Asset Co GmbH (now known as Branded Group Assets S.à r.l.), as borrower 1 dated 30 December 2020, as acceded to by ATV Global by way of an accession deed dated 1 February 2021, as amended and restated on 2 June 2021, on 16 February 2022 and as further amended and restated on or about the date hereof and as may be amended, restated, supplemented or replaced from time to time in accordance with its terms;

"Secured Obligations" means all indebtedness, liabilities and obligations which are now or may at any time in the future be due, owing or incurred by the Group to the Secured Parties in any manner whatsoever, whether actual or contingent and whether owed jointly or severally (including, without limitation, under or in connection with the Loan Documents);

"Securities" has the meaning given in clause 4.1.2(h);

"Security Assets" means all property and assets from time to time charged or assigned (or expressed to be charged or assigned) by or pursuant to this Supplemental Debenture; and

"Supplemental Debenture" means this supplemental debenture including its recitals.

- 1.2 Unless otherwise defined in this Supplemental Debenture or the context otherwise requires, words or expressions defined in the 2021 Debenture shall have the same meaning when used in this Supplemental Debenture.
- 1.3 The provisions of clause 1.2 of the 2021 Debenture will be deemed to be set out in full in this Supplemental Debenture, but as if references in that clause to "this Debenture" and other similar expressions were references to this Supplemental Debenture.

2. COVENANT TO PAY

- 2.1 Each Chargor covenants (when the same shall be or become due) on demand to pay and discharge to the Secured Parties the Secured Obligations.
- Any amount which is not paid under this Supplemental Debenture when due shall bear interest (both before and after judgment) payable on demand from the due date until the date on which that amount is unconditionally and irrevocably paid and discharged in full at the rate and in the manner specified in the Loan Agreement.

3. NATURE OF SECURITY

- 3.1 All mortgages, charges, assignments and other security made or created under this Supplemental Debenture are made or created:
 - 3.1.1 in favour of the Security Agent;
 - 3.1.2 over present and future assets of each Chargor;
 - 3.1.3 with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994; and
 - 3.1.4 as a continuing security for the payment or discharge of all Secured Obligations hereby covenanted to be paid or discharged by the Chargors.
- 3.2 Paragraph 14 of Schedule B1 to the Insolvency Act 1986 (incorporated by section 248 of and Schedule 16 to the Enterprise Act 2002) applies to any floating charge created by or

- pursuant to this Supplemental Debenture (and each such floating charge is a qualifying floating charge for the purposes of the Insolvency Act 1986).
- 3.3 If the Security Agent, acting reasonably, considers that an amount paid by any Chargor in respect of the Secured Obligations is likely to be avoided or otherwise set aside on the liquidation or administration of a Chargor or otherwise, then that amount shall not be considered to have been irrevocably paid for the purposes of this Supplemental Debenture.
- 3.4 The Security Agent holds the benefit of this Supplemental Debenture and this Security Interest on trust for the Secured Parties.
- 3.5 Where this Supplemental Debenture purports to create a first ranking fixed Security Interest, that Security Interest will be subject to the prior ranking equivalent Security Interest created by the 2021 Debenture, until such time as the Security Interest created by the 2021 Debenture ceases to have effect.

4. SECURITY

- 4.1 Each Chargor charges and agrees to charge all the present and future right, title and interest of the Chargor in and to the following assets which are at any time owned by the Chargor or in which the Chargor from time to time has an interest:
 - 4.1.1 by way of first legal mortgage all freehold, leasehold or other immovable property now vested in or charged to the Chargor, including the property listed in Schedule 2;
 - 4.1.2 by way of first fixed charge:
 - (a) all other freehold, leasehold and other immovable property now or in the future belonging to the Chargor (and not charged by clause 4.1.1);
 - (b) all plant and machinery now or in the future belonging to the Chargor other than fixed plant and machinery charged under clauses 4.1.1 and 4.1.2(a);
 - (c) all present and future rights, licences, guarantees, rents, deposits, contracts, covenants and warranties relating to all freehold, leased or other immovable property charged under this Supplemental Debenture:
 - (d) all IT Systems, computers, vehicles, office equipment and other equipment now or in the future belonging to the Chargor;
 - (e) all cash of the Chargor and all monies from time to time standing to the credit of its accounts with any bank, financial institution or other person including but not limited to the Accounts, as those accounts may be renumbered or re-designated from time to time, together with all other rights and benefits accruing to or arising in connection with those accounts (including, but not limited to, entitlements to interest);
 - (f) all licences, consents and authorisations (statutory or otherwise) held or required in connection with the Chargor's business or the use of any Security Asset, and all rights in connection with them;
 - (g) all Receivables;

- (h) the shares listed in Schedule 4 and all other stocks, shares, loan capital, bonds and other securities now or in the future belonging to the Chargor (either legally or beneficially) and whether or not marketable, together with all dividends and all other rights deriving from them from time to time (the "Securities");
- (i) the goodwill of the Chargor and its uncalled capital both present and future;
- (j) all Intellectual Property;
- (k) all rights attaching to the Chargor's Amazon Seller Accounts; and
- (l) to the extent the same are not validly and effectively assigned under clause 4.2, all policies and contracts of insurance issued or entered into for the benefit of or by the Chargor and all rights, claims and interests which the Chargor has from time to time in any such policy or contract.
- 4.2 Each Chargor assigns and agrees to assign absolutely to the Security Agent (to the fullest extent assignable or capable of assignment without first infringing any contractual provision restricting the same (unless any applicable consent or waiver to any such consent has been granted)) and subject to a proviso for reassignment on redemption in accordance with the terms of the 2021 Debenture and this Supplemental Debenture, the benefit of all its right, title and interest to, in and under:
 - 4.2.1 all present and future Receivables;
 - 4.2.2 all present and future goodwill of the Chargor and its uncalled capital both present and future;
 - 4.2.3 all present and future Intellectual Property;
 - 4.2.4 all present and future policies and contracts of insurance issued or entered into for the benefit of or by the Chargor and all rights, claims and interests which the Chargor has from time to time in any such policy or contract;
 - 4.2.5 the MTA; and
 - 4.2.6 the Shareholders Agreement.
- 4.3 To the extent not validly and effectively charged by way of first mortgage pursuant to clause 4.1.1 or fixed charge pursuant to clause 4.1.2 or effectively assigned pursuant to clause 4.2, each Chargor by way of first floating charge (subject only to the floating charge created pursuant to the 2021 Debenture) charges the whole of the Chargor's undertaking and all its property and assets whatsoever and wheresoever present and future.
- 4.4
- 4.4.1 Except as provided in 4.4.2 below, the Security Agent may convert the floating charge, by notice in writing to the Chargors, into a fixed charge as regards all the property and assets which for the time being are the subject of such floating charge or, as the case may be, such of the said property and assets as are specified by such notice, if:
 - (a) an Event of Default is continuing;

- (b) the Security Agent reasonably considers those assets to be in danger of being seized or sold under any form of distress, attachment, execution or other legal process or to be otherwise in jeopardy; or
- (c) the relevant Chargor fails to comply, or takes action which, in the reasonable opinion of the Security Agent, is likely to result in it failing to comply with its obligations under paragraph 5.1.1.
- 4.4.2 The floating charge created under this Supplemental Debenture may not be converted into a fixed charge solely by reason of:
 - (a) the obtaining of a moratorium; or
 - (b) anything done with a view to obtaining a moratorium,

under section 1A of the Insolvency Act 1986.

- 4.5 The floating charge created by clause 4.3 shall, unless otherwise agreed in writing by the Security Agent automatically, immediately and without notice be converted into a fixed charge over the relevant Security Assets in the event that: (i) any Chargor shall create or permit to subsist any Security Interest as described in clause 5.1.1 (other than Permitted Security Interests) or a trust in favour of another person on all or any part of the Security Assets; (ii) any third party levies any distress, attachment, execution or other legal process against all or any part of the Security Assets that are subject to the floating charge; (iii) any Chargor disposes or attempts to dispose of, all or any part of the Security Assets (other than Security Assets that are only subject to the floating charge while it remains uncrystallised); (iv) a receiver is appointed over all or any of the Security Assets that are subject to the floating charge; or (v) the Security Agent receives (from a person entitled to do so) notice of the appointment of, or a proposal or an intention to appoint, an administrator of any Chargor.
- Any assets acquired by any Chargor after crystallisation of the floating charge created under this Supplemental Debenture, which, but for that crystallisation, would be subject to a floating charge under this Supplemental Debenture, shall (unless the Security Agent confirms otherwise to the Chargors in writing) be charged to the Security Agent by way of first fixed charge.
- 4.7 A reference in this Supplemental Debenture to a mortgage, assignment or charge of any freehold or leasehold property includes all buildings and fixtures on the property, the proceeds of sale of any part of that property, any licence, agreement for sale or agreement for lease in relation to that property and the benefit of any covenants for title given or entered into by any predecessor in title of the relevant Chargor in respect of that property or any monies paid or payable in respect of those covenants.
- 4.8 The security from time to time constituted by or pursuant to this Supplemental Debenture shall be in addition to and shall not prejudice, determine or affect any other security which the Security Agent may from time to time hold for or in respect of all or any part of the Secured Obligations hereby secured. No prior security held by the Security Agent over the whole or any part of the Security Assets shall merge in the security created hereby or pursuant to this Supplemental Debenture which will remain in full force and effect as a continuing security until discharged by the Security Agent.
- 4.9 The provisions of clauses 4.9 to 4.11 (inclusive) of the 2021 Debenture will be deemed to be set out in full in this Supplemental Debenture, but as if references in that clause to "this Debenture" and other similar expressions were references to this Supplemental Debenture.

5. RESTRICTIONS ON DEALING

- 5.1 Other than as set out at clause 5.2, the Chargors shall not without the prior written consent of the Security Agent:
 - 5.1.1 create or permit to subsist any Security Interest on or in relation to the Security Assets other than this Supplemental Debenture and Permitted Security Interests;
 - 5.1.2 save in the normal course of trading at not less than market value sell, assign, transfer, lease, lend or otherwise dispose of in any manner (or purport to do so) the whole or any part of or any interest in the Security Assets (whether by a single transaction or a number of transactions and whether related or not) or enter into any agreement or grant any option for any such sale, assignment, transfer, lease, loan or other disposal; or
 - part with possession of any freehold or leasehold property (including the real property), grant or agree to grant any option or any licence tenancy or other right of occupation to any person or exercise the powers of leasing or agreeing to lease or of accepting or agreeing to accept surrenders conferred by Sections 99 and 100 of the Law of Property Act 1925 provided that such restrictions shall not be construed as a limitation on the powers of any receiver appointed under this Supplemental Debenture and being an agent of the Chargors and the Security Agent may grant or accept surrenders of leases without restriction.
- 5.2 Nothing in this Supplemental Debenture shall prevent the continuing existence or enforcement of Permitted Security Interests.

6. COVENANTS BY THE CHARGORS

- 6.1 ATV Global shall, together with any Borrower Compliance Certificate delivered to any Finance Party in accordance with the Loan Agreement, confirm that:
 - 6.1.1 there have been no variations to the rights, terms or conditions attaching to the Amazon Seller Account which may be materially prejudicial to the interests of the Security Agent or which may materially conflict or derogate from the Loan Agreement;
 - 6.1.2 there have been no changes to, or closures of, the Amazon Seller Bank Accounts after the date of this Supplemental Debenture; and
 - 6.1.3 each Amazon Seller Account for each Chargor is in the name of the relevant Chargor and is linked to an Amazon Seller Bank Account of that Chargor which is subject to Security Interests in favour of the Security Agent.
- Promptly after the date of this Supplemental Debenture each relevant Chargor will submit all documentation and carry out all acts necessary in order to (i) promptly register its ownership of the relevant Intellectual Property as detailed in Schedule 3 at the relevant Intellectual Property registries and (ii) promptly register its correct address details at the relevant Intellectual Property registries, and will provide the Security Agent with monthly updates of progress and confirmation once the ownership registration has completed. Upon the completion of such ownership registration the Security Agent will be entitled to carry out, at the cost of the Chargors, any applicable security registrations at the relevant Intellectual Property registries and each Chargor will promptly execute and sign all such deeds and documents and do all such things as the Security Agent may reasonably require for such purpose, provided that no such registration will be made where the cost of such registration (including but not limited to adverse effects on interest deductibility and

stamp duty, notarisation and other fees) would be disproportionate to the benefit to accrue to the Secured Parties.

7. WARRANTIES AND REPRESENTATIONS

- 7.1 Each Chargor represents and warrants to the Security Agent (on behalf of the Finance Parties) on the date of this Supplemental Debenture and on each day that the Secured Obligations or any of them remain outstanding, with reference to the facts and circumstances then existing, that:
 - 7.1.1 the Schedules to this Supplemental Debenture lists all the freehold and leasehold property and Intellectual Property beneficially owned by it as at the date of this Supplemental Debenture;
 - 7.1.2 there are no proceedings, actions, or circumstances relating to any of the property referred to in clause 7.1.1 which materially and adversely affect that property's value or the Chargor's ability to use that property for the purposes for which it is currently used;
 - 7.1.3 each Amazon Seller Account for each Chargor is in the name of the relevant Chargor and is linked to an Amazon Seller Bank Account of that Chargor which is subject to Security Interests in favour of the Security Agent;
 - 7.1.4 the Chargor is the legal and beneficial owner of the Security Assets;
 - 7.1.5 the Security Assets are free from any Security Interest other than Permitted Security Interests;
 - 7.1.6 the Chargor has not received or acknowledged notice of any adverse claim by any person in respect of the Security Assets or any interest in them;
 - 7.1.7 there are no covenants, agreements, reservations, conditions, interests, rights or other matters whatsoever, that materially and adversely affect the Security Assets; and
 - 7.1.8 there is no breach of any law or regulation that materially and adversely affects the Security Assets.

8. **POWER OF ATTORNEY**

By way of security, each Chargor irrevocably appoints the Security Agent, any Receiver and any person nominated by the Security Agent jointly and also severally to be the attorney of the Chargor with the power of substitution and in its name and otherwise on its behalf and as its act and deed to sign or execute all deeds instruments and documents which the Security Agent or any Receiver or any person nominated by the Security Agent may require or deem proper for any of the purposes of or which the Chargor ought to do under this Supplemental Debenture. Each Chargor agrees to ratify and confirm anything such attorney shall lawfully and properly do.

9. FURTHER ASSURANCE

9.1 Each Chargor shall at its own cost and whenever requested by the Security Agent immediately execute and sign all such deeds and documents and do all such things as the Security Agent may reasonably require from time to time over any property or assets specified by the Security Agent for the purpose of perfecting security to the Security Agent

for the payment and discharge of the Secured Obligations secured by this Supplemental Debenture, including but not limited to:

- 9.1.1 entry into such documentation as may be reasonably necessary for the granting, perfecting and/or registration of security to the Security Agent over any material Intellectual Property in the jurisdiction in which such Intellectual Property is registered; and
- 9.1.2 entry into such documentation as may be reasonably necessary for the granting, perfecting and/or registration of security to the Security Agent of any Account in the jurisdiction in which such Account is located,

provided that in each case a key factor in determining the extent of perfection and the actions to be taken shall be the applicable cost (including but not limited to adverse effects on interest deductibility and stamp duty, notarisation and registration fees) which shall not be disproportionate to the benefit to the Secured Parties of such perfection.

- 9.2 In relation to real property charged by way of legal mortgage under this Supplemental Debenture situated in England and Wales, each Chargor hereby irrevocably consents to the Security Agent applying to the Chief Land Registrar for a restriction to be entered on the Register of Title of all that real property (including any unregistered properties subject to compulsory first registration at the date of this Supplemental Debenture) on the prescribed Land Registry form and in the following or substantially similar 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 [date] in favour of Kreos Capital VI (UK) Limited referred to in the charges register or, if appropriate, signed on such proprietor's behalf by its authorised signatory."
- Subject to the terms of the Loan Agreement, the Security Agent is under an obligation to make further advances (which obligation is deemed to be incorporated into this Supplemental Debenture) and this security has been made for securing those further advances. In relation to real property charged by way of legal mortgage under this Supplemental Debenture situated in England and Wales, the Security Agent may apply to the Chief Land Registrar for a notice to be entered onto the Register of Title of all that real property (including any unregistered properties subject to compulsory first registration at the date of this Supplemental Debenture) that there is an obligation to make further advances on the security of the registered charge.
- 9.4 In respect of any part of the Security Assets title to which is registered at Land Registry, it is certified that the security created by this Supplemental Debenture does not contravene any of the provisions of the memorandum or articles of association of any Chargor.

10. **DESIGNATION**

This Supplemental Debenture is designated as a Loan Document and a Security Document.

11. INCORPORATION OF TERMS FROM THE 2021 DEBENTURE

The provisions of clause 6.1 (Covenants by the Chargors), clause 6.6 (Covenants by the Chargors), clause 6.7 (Covenants by the Chargors), clause 8 (Enforcement) to clause 12 (Entry into possession and liability to perform) (inclusive), clause 14 (Appointment of an Administrator) to clause 17 (Prior Security Interests) (inclusive), clause 19 (Set off) to clause 24 (Miscellaneous) (inclusive), schedule 6 (Account bank/financial institution form of notice and acknowledgment) and schedule 7 (Contracts form of notice and

acknowledgment) of the 2021 Debenture shall be deemed to be incorporated into this Supplemental Debenture with all necessary modifications as if they were set out in full in this Supplemental Debenture, but as if references in those clauses to "this Debenture" and other similar expressions were a reference to this Supplemental Debenture.

12. THE 2021 DEBENTURE AND FIRST SUPPLEMENTAL DEBENTURE

- 12.1 The 2021 Debenture and First Supplemental Debenture shall remain in full force and effect as supplemented by this Supplemental Debenture.
- 12.2 To the extent that any title document, share certificate or related document thereto which is required to be delivered to the Security Agent or to a third party on the instructions of the Security Agent under this Supplemental Debenture has already been delivered to the Security Agent or the relevant third party pursuant to the terms of the 2021 Debenture or the First Supplemental Debenture, the Chargors shall not be required to deliver the same hereunder.

13. ACKNOWLEDGMENT BY THE SECURITY AGENT

13.1 The Security Agent acknowledges and confirms that the performance of, and compliance with, any undertaking, requirement or obligation by each Chargor under this Supplemental Debenture constitutes the performance of, and compliance with, the corresponding undertaking, requirement or obligation under the 2021 Debenture or the First Supplemental Debenture and further, the performance of, and compliance with, any undertaking, requirement or obligation by each Chargor under the 2021 Debenture or the First Supplemental Debenture will be deemed to constitute the performance of, and compliance with, the corresponding undertaking, requirement or obligation by each Chargor under this Supplemental Debenture.

14. COUNTERPARTS

This Supplemental Debenture may be executed in any number of counterparts, each of which when executed and delivered is an original, but all counterparts together constitute the same document.

15. GOVERNING LAW AND JURISDICTION

- 15.1 This Supplemental Debenture and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.
- 15.2 The parties to this Supplemental Debenture irrevocably agree that, subject as provided below, the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim that arises out of, or in connection with, this Supplemental Debenture or its subject matter or formation (including non-contractual disputes or claims). Nothing in this clause shall limit the right of the Security Agent to take proceedings against any Chargor in any other court of competent jurisdiction, nor shall the taking of proceedings in any one or more jurisdictions preclude the taking of proceedings in any other jurisdictions, whether concurrently or not, to the extent permitted by the law of that other jurisdiction.
- Each Chargor irrevocably consents to any process in any proceedings being served on it in accordance with the provisions of this Supplemental Debenture relating to service of notices. Nothing contained in this Supplemental Debenture shall affect the right to serve process in any other manner permitted by law.

EXECUTED as a deed and is delivered and takes effect on the date stated above.

Schedule 1 Chargors

Name	Registered in England and Wales with company number	Registered address
ATV Global Limited (formerly known as ATV TopCo Limited) ("ATV Global")	13099823	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom
AT Global Holdings Limited	12086429	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom
Home Native Holdings Ltd	11705471	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom
Home Native Ltd	09390364	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom
Cani Investments Ltd	11273144	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom
Buckthorn Online Limited	12724672	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom
Yellapro Limited	10295387	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom
Willow International Ltd	11658379	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom

Name	Registered in England and Wales with company number	Registered address	
Saxon Online Ltd	13235116	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	
Elm E-Commerce Ltd	13271606	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	
Globali Online Ltd	13225337	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	
Ewarrior Global Ltd	13235302	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	
Clean Nutrition Ltd	13334797	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	
La Torre Global Ltd	13366361	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	
Sierra Global Ltd	13225475	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	
EUacquico 1 Limited	13163548	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	
EUacquico 2 Limited	13163567	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom	

Name	Registered in England and Wales with company number	Registered address
EUacquico 3 Limited	13398895	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom
EUacquico 4 Limited	13414559	First Floor 1 Des Roches Square, Witan Way, Witney, Oxfordshire, OX28 4BE, United Kingdom

Schedule 2 Freehold and Leasehold Property

None at the date of this Supplemental Debenture

Schedule 3 Registered Intellectual Property

TRADEMARKS

Mark	Chargor	Country	Application/ Registration Dates	Application/ Registration Numbers	Local Classes
ENCORB	EUAcquiCo 1 Limited	EU	Nov. 28, 2018 / Sep. 13, 2019	017993412	Int., 09
ENCOR:3	EUAcquiCo 1 Limited	EU	May 19, 2019 / May 5, 2021	018069249	Int., 09
ENCOR-E	EUAcquiCo 1 Limited	UK	Nov. 28, 2018 / Sep. 13, 2019	917993412	Int., 09
CHIROGUN	AT Global Holdings Limited	UK	Mar. 5, 2021 / Jul. 9, 2021	3605505	Int., 10
CHIROGUN	AT Global Holdings Limited	France	Jun. 2, 2022	224874032	Int., 10
CHIROGUN	AT Global Holdings Limited	Italy	May 31, 2022 / Jan. 30, 2023	3.02022E+14	Int., 10
CHIROGUN	AT Global Holdings Limited	Spain	May 30, 2022 / Jan. 27, 2023	M4172328	Int., 10
FITPULSE	AT Global Holdings Limited	UK	Mar. 5, 2021 / Jul. 9, 2021	3605503	Int., 10
FITPULSE	AT Global Holdings Limited	EU	Mar. 5, 2021 / Aug. 11, 2021	018418034	Int., 10

Safearms	Buckthorn Online Limited	US	Mar. 11, 2021 / Dec. 28, 2021	90/573683 / 6603030	Int., 06
VYTALIFE	Clean Nutrition Ltd	US	Oct. 5, 2021 / Sept. 26, 2023	97/060476 / 7177198	Int., 05
LUCENTEE	Globali Online Ltd	US	Nov. 29, 2022	97/696253	Int., 21
LUCENTEE	Globali Online Ltd	China	May 22, 2023	71702404	Int., 21
LUCENTEE	Globali Online Ltd	China	Jul. 26, 2023	73081091	Int., o8
PREP NATURALS	Home Native Ltd	US	Oct. 2, 2016 / Apr. 30, 2019	87/190609 / 5740200	Int., 21, 08
PREP NATURALS	Home Native Ltd	Internatio nal Registratio n - Madrid Protocol	Feb. 21, 2023	1727272	Int., 21, 08
PREP NATURALS	Home Native Ltd	Canada	Feb. 21, 2023	2255733	Int., 21, 08
PREP NATURALS	Home Native Ltd	China	Feb. 21, 2023	1727272	Int., 21
PREP NATURALS	Home Native Ltd	EU	Feb. 21, 2023	1727272	Int., 21, 08
PREP NATURALS	Home Native Ltd	UK	Feb. 16, 2023	UK000038786 54	Int., 21, 08
ORCA	LA Torre Global Ltd.	US	Sep. 16, 2021 / Oct. 25, 2022	97/031451 / 6883631	Int., o3
ORCA	LA Torre Global Ltd.	China	Mar. 15, 2022 / Sept. 21, 2022	63290368	Int., 03

ORCA	LA Torre Global Ltd.	Canada	Sept. 29, 2022	2212789	Int., o3
ORCA BEAUTY	LA Torre Global Ltd.	US	Oct. 22, 2021 / May 02, 2023	97/088686 / 7044612	Int., o3
ALBOR	Willow International Ltd	US	Nov. 14, 2019 /Jun. 09, 2020	88/692495 / 6074937	Int., 20
ALBOR	Willow International Ltd	US	Feb. 7, 2020 / Mar. 28, 2023	88/789773 / 7008740	Int., 21
(AQUASEAL	Willow International Ltd	US	Mar. 11, 2021 / Dec. 28, 2021	90/573766 / 6603031	Int., 17
CHIROGUN	Willow International Ltd	US	Oct. 02, 2020 / Apr. 27, 2021	90/232362/ 6335145	Int., 10
ALBOR	Willow International Ltd	Canada	Mar. 06, 2023	1723224	Int., 21
ALBOR	Willow International Ltd	EU	Mar. 06, 2023	1723224	Int., 21
ALBOR	Willow International Ltd	UK	Mar. 06, 2023 / Jun. 02, 2023	UKoooo38854 25	Int., 21
ALBOR	Willow International Ltd	Internatio nal Registratio n - Madrid Protocol	Mar. 06, 2023	1723224	Int., 21
BAMPURE	Yellapro Limited	US	Nov. 14, 2019 / Apr. 28, 2020	88/692472 / 6042703	Int., 24
BAMPURE	Yellapro Limited	Internatio nal Registratio	Mar. 13, 2023	1725357	Int., 24

THE HAND PROPERTY OF THE PROPE		n - Madrid Protocol			
BAMPURE	Yellapro Limited	Canada	Mar. 13, 2023	2253068	Int., 24
BAMPURE	Yellapro Limited	China	Mar. 13, 2023	1725357	Int., 24
BAMPURE	Yellapro Limited	UK	Mar. 13, 2023 / Aug. 04, 2023	UK000038882 80	Int., 24
DR. CRAFTY	Yellapro Limited	US	Nov. 14, 2019/ Apr. 28, 2020	88/692444 / 6042702	Int., 01
DR. CRAFTY	Yellapro Limited	Canada	May 16, 2022	2203348	Int., 01
DR. CRAFTY	Yellapro Limited	EU	May 16, 2022	1676906	Int., 01
DR. CRAFTY	Yellapro Limited	UK	May 11, 2022 / Aug. 05, 2022	UK000037868 51	Int., 01
DR. CRAFTY	Yellapro Limited	Internatio nal Registratio n - Madrid Protocol	May 16, 2022	1676906	Int., 01
DREAMCARE	Yellapro Limited	US	Sept. 01, 2020 / Apr. 27, 2021	90/152068 / 6334334	Int., 24
DREAMCARE	Yellapro Limited	Internatio nal Registratio n - Madrid Protocol	Mar. 13, 2023	1725356	Int., 24
DREAMCARE	Yellapro Limited	Canada	Mar. 13, 2023	2253067	Int., 24
DREAMCARE	Yellapro Limited	China	Mar. 13, 2023	1725356	Int., 24

DREAMCARE	Yellapro Limited	UK	Mar. 13, 2023	UK000038882 86	Int., 24
FITPULS**	Yellapro Limited	US	Apr. 9, 2020 / Aug. 18, 2020	88/866321 / 6130468	Int., 10
HOME HERO	Yellapro Limited	US	Dec. 07, 2016 / Aug. 08, 2017	87/260152 / 5259797	Int., 08, 21
HOME HERO	Yellapro Limited	Canada	Mar. 10, 2022 / Aug. 31, 2022	TMA1140679	Int., 08, 21
HOME HERO	Yellapro Limited	EU	May 11, 2022	18701462	Int., 08, 21
HOME HERO	Yellapro Limited	UK	May 11, 2022 / Aug. 5, 2022	UK000037868 14	Int., 08, 21
QUEEN SHEETS DUX	Yellapro Limited	US	Nov. 14, 2019 / Nov. 30, 2021	88/692551 / 6571730	Int., 24
AERFIL BREATHE	Yellapro Limited	US	Apr. 19, 2022	97/369501	Int., 24

DOMAIN NAMES

Domain Name	Chargor
lumacare.store	AT Global Holdings Limited
kitchenrevo.com	AT Global Holdings Limited
usagoldclub.com	AT Global Holdings Limited
yellapro.com	AT Global Holdings Limited
buckthorn-online.com	AT Global Holdings Limited
cani-limited.com	AT Global Holdings Limited
fullstarhouseware.com	AT Global Holdings Limited
fullstarhouseware.co.uk	AT Global Holdings Limited
homehero.club	AT Global Holdings Limited
igun.store	AT Global Holdings Limited
trapapest.com	AT Global Holdings Limited
bampure.store	AT Global Holdings Limited
drcrafty.store	AT Global Holdings Limited
aquaseal.store	AT Global Holdings Limited
safearms.store	AT Global Holdings Limited
rebatemonster.com	AT Global Holdings Limited
vytalife.com	AT Global Holdings Limited

nature-made-beauty.com	AT Global Holdings Limited
albor.store	AT Global Holdings Limited
fullstar.pro	AT Global Holdings Limited
homeeasyhouseware.com	AT Global Holdings Limited
vikingrevolution.com	AT Global Holdings Limited
mg-help.me	AT Global Holdings Limited
alpha-shopping.com	AT Global Holdings Limited
orca-beauty.com	AT Global Holdings Limited
homenative.com	AT Global Holdings Limited
brandawarenessmoms.com	AT Global Holdings Limited
fitwavestore.com	AT Global Holdings Limited
fitwave.store	AT Global Holdings Limited
dreamcare.shop	AT Global Holdings Limited
fitpulse.store	AT Global Holdings Limited
nutrichef.store	AT Global Holdings Limited
aquafit.site	AT Global Holdings Limited
clearcraft.store	AT Global Holdings Limited
clearpour.store	AT Global Holdings Limited
elitesellersecrets.com	AT Global Holdings Limited

chirogun.store	AT Global Holdings Limited
prepnaturals.com	AT Global Holdings Limited
damove.store	AT Global Holdings Limited
massuzi.store	AT Global Holdings Limited
willow-international.com	AT Global Holdings Limited
javarevolution.com	AT Global Holdings Limited
flexvibe.store	AT Global Holdings Limited
hometoliving.com	AT Global Holdings Limited
fitpulsestore.com	AT Global Holdings Limited
lunglife.store	AT Global Holdings Limited
atv-topco.com	AT Global Holdings Limited
atv-global.co.uk	AT Global Holdings Limited
platinumclubusa.com	AT Global Holdings Limited
makeitrightteam.com	AT Global Holdings Limited
globali-online.com	AT Global Holdings Limited
sierraglobal-ltd.com	AT Global Holdings Limited
saxon-online.uk	AT Global Holdings Limited
ewarriorglobal.co.uk	AT Global Holdings Limited
cedar-online.co.uk	AT Global Holdings Limited

elm-ltd.uk	AT Global Holdings Limited
freegiftcard25.com	AT Global Holdings Limited
vipbrandclub.co.uk	AT Global Holdings Limited
at-global.co.uk	AT Global Holdings Limited
at-global.us	AT Global Holdings Limited
treyarnon-bay.uk	AT Global Holdings Limited
customerhelpteam.live	AT Global Holdings Limited
supportsquad.online	AT Global Holdings Limited
latorre-gbl.co.uk	AT Global Holdings Limited

Schedule 4 Shares

Name of Chargor	Number and type of shares held	Share certificate number
ATV Global Limited	10,001,250 Ordinary Shares of £0.0001 each in AT Global Holdings Limited	23
AT Global Holdings Limited	56 Ordinary Shares of £1 each in Home Native Holdings Ltd	1
AT Global Holdings Limited	100 Ordinary Shares of £1 each in Cani Investments Ltd	1
AT Global Holdings Limited	100 Ordinary Shares of £0.01 each in Buckthorn Online Limited	1
AT Global Holdings Limited	100 Ordinary Shares of £0.10 each in Yellapro Limited	1
AT Global Holdings Limited	1 Ordinary Share of £1 in Willow International Ltd	1
Home Native Holdings Ltd 106 Ordinary Shares of £0.01 each in Home Native Ltd		1
AT Global Holdings Limited	100 Ordinary Shares of £0.01 each in Saxon Online Limited	1

Name of Chargor	Number and type of shares held	Share certificate number
AT Global Holdings Limited	100 Ordinary Shares of £0.01 each in Elm E- Commerce Limited	1
AT Global Holdings Limited	100 Ordinary Shares of £0.01 each in Globali Online Limited	1
AT Global Holdings Limited	100 Ordinary Shares of £0.01 each in Ewarrior Global Limited	1
AT Global Holdings Limited	100 Ordinary Shares of £0.01 each in Clean Nutrition Limited	1
AT Global Holdings Limited	100 Ordinary Shares of £0.01 each in La Torre Global Limited	1
AT Global Holdings Limited	100 Ordinary Shares of £0.01 each in Sierra Global Ltd	1

Schedule 5 Amazon Seller Bank Accounts

Chargor	Account Number	Sort Code	Account Bank	Location of Account
Euacquico 1 Limited EUR			JPMorgan	UK
Euacquico 1 Limited GBP			JPMorgan	UK
Euacquico 1 Limited USD			JPMorgan	UK
EU Acquico 2			JPMorgan	UK
EU Acquico 2 EUR			JPMorgan	UK
EU Acquico 2 GBP			JPMorgan	UK
EUACQUICO 2 LIMITED			JPMorgan	Luxembourg
EUACQUICO 2 LIMITED			JPMorgan	UK
EUACQUICO 2 LIMITED			JPMorgan	UK
EUACQUICO 2 LIMITED			JPMorgan	Luxembourg
EUAquico 2 LUX EUR			JPMorgan	Luxembourg
Euacquico 3 EUR			JPMorgan	UK
Euacquico 3 GBP			JPMorgan	UK

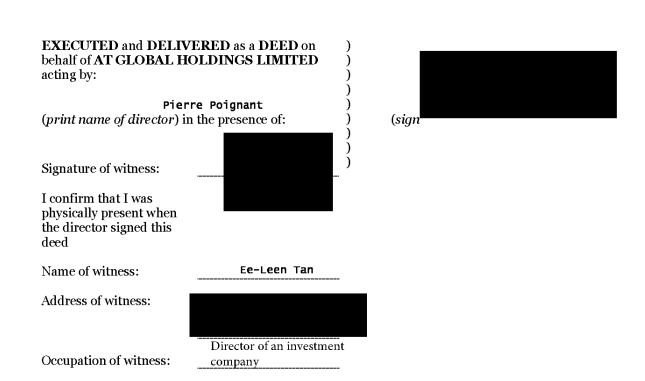
Euacquico 3 USD		JPMorgan	UK
Euacquico 4 EUR		JPMorgan	UK
Euacquico 4 GBP		JPMorgan	UK
Euacquico 4 USD		JPMorgan	UK
ATV Global LTD GBP		JPMorgan	UK
ATV Global Limited		JPMorgan	US
AT Global Holding LTD GBP		JPMorgan	UK
AT Global Holdings Limited		JPMorgan	US
Buckthorn Online Limited		JPMorgan	US
Cani Investments Ltd		JPMorgan	US
Clean Nutrition Ltd		JPMorgan	US
ELM E- Commerce Ltd		JPMorgan	US
Ewarrior Global Ltd		JPMorgan	US
Globali Online Ltd		JPMorgan	US

Home Native Ltd		JPMorgan	UK
Home Native Ltd		JPMorgan	US
La Torre Global Ltd		JPMorgan	US
Saxon Online Ltd		JPMorgan	US
Sierra Global Ltd		JPMorgan	US
Willow International Ltd		JPMorgan	US
Yellapro Limited		JPMorgan	UK
Yellapro Limited		JPMorgan	US
Home Native Ltd		JPMorgan	Luxembourg
Yellapro Limited		JPMorgan	Luxembourg

SIGNATURES

CHARGORS

EXECUTED and DELIVERED as a DEED on behalf of ATV GLOBAL LIMITED acting by two directors))))) (signature of director)
	(signature of director)



behalf of HOME NATIVE acting by:		
Pierre	Poignant)	
(print name of director) in t	he presence of:	(signature of director)
Signature of witness: I confirm that I was physically present when the director signed this deed))	
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment company	
EXECUTED and DELIVE behalf of HOME NATIVE I		
(print name of director) in t		(signature of director)
Signature of witness: I confirm that I was physically present when the director signed this deed)	
Name of witness:	Ee-Leen Tan	
Address of witness:		
	Director of an investment	
Occupation of witness:	company	

EXECUTED and DELI behalf of CANI INVEST	VERED as a DEED on) CMENTS LTD acting by:)	
Pie	rre Poignant)	
(print name of director)	in the presence of:	(signature of director)
Signature of witness: I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment company	
EXECUTED and DELI behalf of BUCKTHORN acting by:		
(print name of director)		(signature of director)
Signature of witness: I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment	

EXECUTED and DELF behalf of YELLAPRO L		
Pierr	re Poignant)	
(print name of director)	in the presence of:	(signature of director)
Signature of witness:		
_		
I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment company	
EXECUTED and DELF behalf of WILLOW INT acting by:	ERNATIONAL LTD)	
(print name of director)	rre Poignant)	(signature of director)
gradition of director))	(orgination of an octor)
Signature of witness:		
I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment	

EXECUTED and DELIVE behalf of SAXON ONLIN		
Pierr	e Poignant)	
(print name of director) in	the presence of:	(signature of director)
Signature of witness: I confirm that I was physically present when the director signed this		
deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment company	
	ERCE LTD acting by:)) e Poignant)	
(print name of director) in	the presence of:	(signature of director)
Signature of witness:		
I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:	Director et en investment	
Occupation of witness:	Director of an investment company	

EXECUTED and DELIV behalf of GLOBALI ONL		
Pierre	Poignant	
(print name of director) in	the presence of:	(signature of director)
Signature of witness: I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment company	
	LOBAL LTD acting by:	(circature of linesters)
(print name of director) in the presence of:		(signature of director)

Signature of witness:

I confirm that I was physically present when the director signed this deed

Name of witness:

Ee-Leen Tan

Director of an investment company

Pierre Poignant (print name of director) in the presence of: Signature of witness: I confirm that I was physically present when the director signed this deed Name of witness: Ee-Leen Tan Address of witness: Director of an investment company EXECUTED and DELIVERED as a DEED on behalf of LA TORRE GLOBALLTD acting by: Pierre Poignant (print name of director) in the presence of: Signature of witness: I confirm that I was physically present when the director signed this deed Name of witness: I confirm that I was physically present when the director signed this deed Name of witness: Ee-Leen Tan Director of an investment Coccupation of witness: Director of an investment Coccupation of witness: Director of an investment Coccupation of witness: Director of an investment Coccupation of witness:	EXECUTED and DELIVE behalf of CLEAN NUTRI	ERED as a DEED on) FION LTD acting by:)	
(signature of director) Signature of witness: I confirm that I was physically present when the director signed this deed Name of witness: Director of an investment company EXECUTED and DELIVERED as a DEED on behalf of LA TORRE GLOBAL LTD acting by: Pierre Poignant (print name of director) in the presence of: Signature of witness: I confirm that I was physically present when the director signed this deed Name of witness: Lee-Leen Tan Address of witness: Director of an investment Director of an investment Director of an investment Director of an investment	Pierr	e Poignant	
I confirm that I was physically present when the director signed this deed Name of witness: Ee-Leen Tan Director of an investment company EXECUTED and DELIVERED as a DEED on behalf of IA TORRE GLOBAL LTD acting by: Pierre Poignant (print name of director) in the presence of: Signature of witness: I confirm that I was physically present when the director signed this deed Name of witness: Ee-Leen Tan Director of an investment Director of an investment			(signature of director)
the director signed this deed Name of witness: Ee-Leen Tan Address of witness: Director of an investment company EXECUTED and DELIVERED as a DEED on behalf of IA TORRE GLOBAL LTD acting by: Pierre Poignant (print name of director) in the presence of: Signature of witness: I confirm that I was physically present when the director signed this deed Name of witness: Ee-Leen Tan Director of an investment Director of an investment			
Address of witness: Director of an investment company EXECUTED and DELIVERED as a DEED on behalf of LA TORRE GLOBAL LTD acting by: Pierre Poignant (print name of director) in the presence of: I confirm that I was physically present when the director signed this deed Name of witness: Ee-Leen Tan Director of an investment Director of an investment	the director signed this		
Director of an investment company EXECUTED and DELIVERED as a DEED on behalf of LA TORRE GLOBAL LTD acting by: Pierre Poignant	Name of witness:	Ee-Leen Tan	
EXECUTED and DELIVERED as a DEED on behalf of LA TORRE GLOBAL LTD acting by: Pierre Poignant	Address of witness:		
behalf of LA TORRE GLOBAL LTD acting by: Pierre Poignant)	Occupation of witness:		
(print name of director) in the presence of: Signature of witness:	behalf of LA TORRE GL O	DBAL LTD acting by:))	
Signature of witness: I confirm that I was physically present when the director signed this deed Name of witness: Ee-Leen Tan Address of witness: Director of an investment			
physically present when the director signed this deed Name of witness: Ee-Leen Tan Address of witness: Director of an investment)))	(signature of airector)
Address of witness: Director of an investment	physically present when the director signed this		
Director of an investment	Name of witness:	Ee-Leen Tan	
	Address of witness:	Director of an investment	
	Occupation of witness:	company	

EXECUTED and DELIVE behalf of SIERRA GLOB		
Pierr	re Poignant	
(print name of director) i	n the presence of:	(signature of director)
Signature of witness:	· · · · · · · · · · · · · · · · · · ·	
I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment company	
EXECUTED and DELIVE behalf of EUACQUICO	LIMITED acting by:)	
	re Poignant	
(print name of director) i	n the presence of:	(signature of director)
Signature of witness:		
I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment company	

EXECUTED and DELIVE behalf of EUACQUICO:		
Pierr	re Poignant)	
(print name of director) i	n the presence of:	(signature of director)
Signature of witness:)	
I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment	
EXECUTED and DELIVE behalf of EUACQUICO ;		
	re Poignant	
(print name of director) i	n the presence of:)	(signature of director)
Signature of witness:		
I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of with ser-	Director of an investment	
Occupation of witness:	company	

EXECUTED and DELIV behalf of EUACQUICO 4		
	e Poignant	
(print name of director) in	the presence of:	(signature of director)
Signature of witness: I confirm that I was physically present when the director signed this deed		
Name of witness:	Ee-Leen Tan	
Address of witness:		
Occupation of witness:	Director of an investment company	
1		

SECURITY AGENT

EXECUTED and **DELIVERED** as a **DEED** on behalf of **KREOS CAPITAL VI (UK) LIMITED** acting by two directors

