

Registration of a Charge

Company Name: BAVARIAN SKY UK-C LIMITED

Company Number: 11942650

XCDR AFRT

Received for filing in Electronic Format on the: 09/10/2023

Details of Charge

Date of creation: 29/09/2023

Charge code: 1194 2650 0005

Persons entitled: WILMINGTON TRUST (LONDON) LIMITED

Brief description:

Contains fixed charge(s).

Authentication of Form

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

Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: BRODIES LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 11942650

Charge code: 1194 2650 0005

The Registrar of Companies for England and Wales hereby certifies that a charge dated 29th September 2023 and created by BAVARIAN SKY UK-C LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 9th October 2023.

Given at Companies House, Cardiff on 11th October 2023

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





O Com

Brodies LLP

Solicitors SCOTTISH REVERSIONARY INTEREST SUPPLEMENTAL CHARGE

Date: 05/10/2023

by

Ref: BMW2347.10

(i) BAVARIAN SKY UK-C LIMITED a company incorporated in England and Wales with limited liability (registered number 11942650) whose registered office is at C/O Wilmington Trust SP Services (London) Limited, Third Floor, 1 King's Arms Yard, London, EC2R 7AF (the "Issuer");

In favour of

(2) WILMINGTON TRUST (LONDON) LIMITED (registered number 05650152), whose registered office is at Third Floor, 1 King's Arms Yard, London, EC2R 7AF, (in its capacity as the "Trustee", which expression shall include such company and all other persons or companies for the time being acting as Trustee pursuant to the terms of the Second Supplemental Trust Deed):

With the intimation to and acknowledgement by:

- (3) WILMINGTON TRUST (LONDON) LIMITED (registered number 05650152), whose registered office is at Third Floor, 1 King's Arms Yard, London, EC2R 7AF, (in its capacity as the Trustee (as such term is defined in the Scottish First Supplemental Charge and the Scottish Second Supplemental Charge (as both are defined below), which expression shall include such company and all other persons or companies for the time being acting as Trustee pursuant to the terms of the Trust Deed (the "Existing Trustee"); and
- (4) **BMW FINANCIAL SERVICES (GB) LIMITED** a company incorporated in England and Wales with limited liability (registered number 01288537) whose registered office is at Summit One, Summit Avenue, Farnborough, England, GU14 0FB (in its capacity as the "Seller").

WHEREAS

- (A) This deed is supplemental to:
 - (i) an English law deed of charge dated 20 May 2019 and as amended, restated and/or supplemented on or about 20 November 2020 and 18 November 2022 and as further amended, restated and supplemented on or about 29 September 2023 entered into by, among others, the Issuer, the Seller and the Trustee (the "Deed of Charge");
 - (ii) a Scottish supplemental charge dated 20 May 2019 granted by the Issuer in favour of the Existing Trustee (the "Scottish First Supplemental Charge");
 - (iii) a Scottish supplemental charge dated 18 November 2020 granted by the Issuer in favour of the Existing Trustee (the "Scottish Second Supplemental Charge"); and
 - (iv) a supplement to the English law deed of charge dated on or about 29 September 2023 entered into by, among others, the Issuer, the Seller and the Trustee (the "First Supplemental Deed of Charge").

- (B) Pursuant to the Receivables Purchase Agreement, the Seller has sold, transferred and assigned to the Issuer all beneficial rights to certain Purchased Receivables. Some of such Receivables are Scottish (the "relevant Scottish Purchased Receivables").
- (C) Legal title to the relevant Scottish Purchased Receivables is and will continue to be held by and vested in the Seller.
- (D) Pursuant to clause 2.1 of the Receivables Purchase Agreement: (i) a declaration of trust forming part of a Transfer Notice dated 20 May 2019; and (ii) a second declaration of trust forming part of a Transfer Notice dated 20 November 2020; (together, the "Scottish Declarations of Trust") have been granted by the Seller in favour of the Issuer and delivered, in terms of which the relevant Scottish Purchased Receivables and other related Ancillary Rights (as more fully specified therein) are held in trust by the Seller for the Issuer (the "Scottish Trust Property").
- (E) The Seller has confirmed that it holds the beneficial interest in the Scottish Trust Property for the Issuer.
- (F) Pursuant to clause 4.10 of the Receivables Purchase Agreement, a Scots law governed floating charge dated 20 May 2019 (the "Scottish Vehicle Sales Proceeds Floating Charge") has been granted by the Seller in favour of the Issuer in terms of which Scottish Vehicle Sales Proceeds are charged by the Seller in favour of the Issuer.
- (G) Pursuant to the Scottish First Supplemental Charge and the Scottish Second Supplemental Charge, the Issuer assigned by way of security to the Existing Trustee its rights, interest and benefit, present and future, in and to the Scottish Declarations of Trust, the Scottish Trust Property and the Scottish Vehicle Sales Proceeds Floating Charge.
- (H) In connection with the First Supplemental Deed of Charge, the Issuer has agreed to assign: (i) its reversionary interest in both the Scottish First Supplemental Charge and the Scottish Second Supplemental Charge, and (ii) its rights, interest and benefit, present and future, in and to the Scottish Declarations of Trust, the Scottish Trust Property and the Scottish Vehicle Sales Proceeds Floating Charge in security for the Secured Obligations.

WITNESSES

1. Schedule 1 (Master Definitions Schedule) to the incorporated terms memorandum signed by, amongst others, the Issuer, the Seller and the Trustee originally dated 20 May 2019 (as most recently amended and restated on the Fourth Amendment Date (as defined therein), and as the same may be further amended and restated from time to time) and signed, inter alios, by the parties to the First Supplemental Deed of Charge and others (as the same may be amended, varied and/or supplemented from time to time with the consent of the parties to the First Supplemental Deed of Charge, the "Incorporated Terms Memorandum")) is expressly and specifically incorporated into this deed and, accordingly, the expressions defined in the Incorporated Terms Memorandum shall, except where the context otherwise requires and save where otherwise defined herein, have the same meanings in this deed, including the recitals hereto and this deed shall be construed in accordance with the interpretation provisions set out in the Incorporated Terms Memorandum.

- 2. This deed is the Scottish Reversionary Interest Supplemental Charge referred to in the Incorporated Terms Memorandum.
- 3. The Issuer, as holder of the beneficial interest or (as applicable) the security holder's interest therein, with absolute warrandice and subject to clause 9 (*Redemption and Release*) of the Deed of Charge and/or the First Supplemental Deed of Charge (to the extent not already assigned pursuant to the Deed of Charge and/or the First Supplemental Deed of Charge) hereby assigns to and in favour of the Trustee by way of first fixed security for the payment or discharge of the Secured Obligations:
 - (a) its reversionary right and all other rights, title, interest and benefit, present and future, in, under and pursuant to the Scottish Declarations of Trust (and each trust created pursuant thereto), the Scottish Trust Property and the Scottish Vehicle Sales Proceeds Floating Charge in each case arising under the Scottish First Supplemental Charge and/or the Scottish Second Supplemental Charge and without limitation to the foregoing, its rights to the balance of the foregoing or any proceeds in respect thereof following enforcement of the security created under or pursuant to the Scottish First Supplemental Charge and/or the Scottish Second Supplemental Charge;
 - (b) all its right, title, interest and benefit, present and future, in, under and pursuant to the Scottish Declarations of Trust (and each trust created pursuant thereto);
 - all its right, title, interest and benefit, present and future, in and to the Scottish Trust Property including the benefit of all covenants, undertakings, representations, warranties and indemnities in respect thereof, all powers and remedies of enforcement and/or protection thereunder, all rights to receive payment of all amounts assured or payable (or to become payable) thereunder, all rights to serve notices and/or to make demands and all rights to take such steps as are required to cause payment to become due and payable thereunder and all causes and rights of action in respect of any breach and all rights to receive damages or obtain other relief in respect thereof; and
 - (d) all its right, title, interest and benefit, present and future, in, under and pursuant to the Scottish Vehicle Sales Proceeds Floating Charge,

surrogating and substituting the Trustee in its full right and place therein and thereto.

4. The Issuer hereby confirms that all the obligations, undertakings, covenants, rights and powers specified and contained in the Deed of Charge and/or the First Supplemental Deed of Charge which relate to the property referred to in and the security and other rights and powers created under and pursuant to the Deed of Charge and/or the First Supplemental Deed of Charge shall be deemed to be repeated herein and shall apply mutatis mutandis to the property referred to in paragraph 3 hereof and the security and other rights and powers created under and pursuant hereto and that the whole remaining terms of the Deed of Charge and/or the First Supplemental Deed of Charge shall, except in so far as inconsistent herewith apply mutatis mutandis hereto provided always that this deed shall be without prejudice to the Deed of Charge and/or the First Supplemental Deed of Charge and all of the rights, powers obligations and immunities comprised therein and arising pursuant thereto, which shall remain in full force and effect notwithstanding this deed.

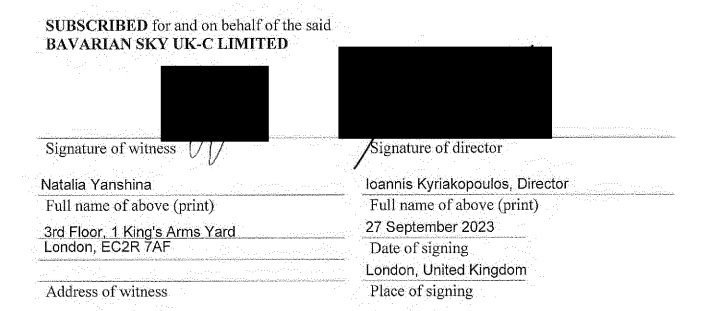
- 5. The Trustee will exercise its powers and authority under this deed in the manner provided for in the Deed of Charge and/or the First Supplemental Deed of Charge and in the Trust Deed and, in so acting, the Trustee shall have the protection, immunities, rights, powers, authorisations, indemnities and benefits conferred on it under and by the Trust Deed and the other Transaction Documents.
- 6. This deed shall be deemed delivered to the Trustee and the Existing Trustee on receipt by the Trustee and the Existing Trustee of copies (duly executed by the Issuer and the Seller) of this deed (whether by fax, e-mail or otherwise) and whether or not the principal of this deed is also physically delivered.

7. The Issuer hereby:

- (a) gives notice of and intimates the assignation in security made in terms of paragraph 3 above to the Existing Trustee;
- (b) unconditionally and irrevocably instructs the Existing Trustee to remit or otherwise transfer the Issuer's rights, interest, title and benefit in and to the Scottish Declarations of Trust (and each trust created pursuant thereto), the Scottish Trust Property and the Scottish Vehicle Sales Proceeds Floating Charge arising under the Scottish First Supplemental Charge and/or the Scottish Second Supplemental Charge (or any balance thereof) following enforcement or discharge of the security created under the Scottish First Supplemental Charge and/or the Scottish Second Supplemental Charge to the Trustee;
- (c) confirms to the Trustee that the Issuer's rights, interest, title and benefit in and to the Scottish Declarations of Trust (and each trust created pursuant thereto), the Scottish Trust Property and the Scottish Vehicle Sales Proceeds Floating Charge (or any balance thereof) following enforcement or discharge of the security created by, under or pursuant to the Scottish First Supplemental Charge and/or the Scottish Second Supplemental Charge may be retained and applied by the Trustee in or towards settlement of the Secured Obligations.
- (d) gives notice of and intimates the assignation in security made in terms of paragraph 3 above to the Seller, and the Seller by its execution hereof acknowledges the notice and intimation contained in this paragraph 7(d).
- 8. The Existing Trustee by its execution hereof acknowledges the notice, intimation and instruction contained in paragraph 7 above and confirms that, save under or pursuant to the Transaction Documents, as at the date of delivery of this deed it has not received notification of any other dealing with the Scottish First Supplemental Charge or the Scottish Second Supplemental Charge, the Scottish Declarations of Trust, the Scottish Vehicle Sales Proceeds Floating Charge and/or the Scottish Trust Property or any part thereof.
- 9. This deed may be executed in any number of counterparts and by each of the parties on separate counterparts. Where executed in counterparts.
- 9.1 This deed will not take effect until each of the counterparts have been delivered.

- 9.2 Each counterpart will be held as undelivered until the parties agree a date on which the counterparts are to be treated as delivered.
- 10. The date of delivery may be inserted in the testing clause in the space provided for the date of delivery of this deed.
- 11. This deed will be governed and construed in accordance with the laws of Scotland.

IN WITNESS WHEREOF this deed consisting of this and preceding 4 pages is executed as follows and where executed in counterparts is delivered for the purposes of the Legal Writings (Counterparts and Delivery) (Scotland) Act 2015 on <u>29 September</u> 2023 with the counterparts executed by Bavarian Sky UK-C Limited, Wilmington Trust (London) Limited (as Trustee), Wilmington Trust (London) Limited (as Existing Trustee) and BMW Financial Services (GB) Limited being treated as delivered on such date and in such order:



SUBSCRIBED for and on behalf of the said WILMINGTON TRUST (LONDON) LIMITED as Trustee

	Daniel Wynne Authorised Signatory
Signature of witness	Signature of Director/Authorised Signatory
LIAT GRINDURG- WYME	and the first of the second of the second The second of the second of
Full name of above (print)	Full name of above (print)
Third Floor	23 9.23
1 King's Arms Yard	Date of signing
London	L03003
Address 562Rnes	Place of signing

We, WILMINGTON TRUST (LONDON) LIMITED as Existing Trustee hereby acknowledge the terms of this Scottish Reversionary Interest Supplemental Charge and the assignation in security constituted hereby.

Acknowledged for and subscribed for and on behalf of WILMINGTON TRUST (LONDON) LIMITED by the said

· · · · · · · · · · · · · · · · · · ·		general de la companya de la company	Daniel Wynne Authorised Signatory
Signature of witness		Signature of Direct	or/Authorised Signatory
LIAT GRIABERG	VYNNE		
Full name of above (print)	anguara a dinastron ana difficulta inanguara atauta terbagan ana ana ataun ang ang tay atau " "	Full name of above	(print)
		28 9 23	
and the second s	e ann ma e a' bean' diddien an' amananana ao	Date of signing	ometric between terrete
and the control of th	Seglings as greated of attitudes a limited of a segment of the	C01001	to the
Address of witness	risona il ieroti di imminimonaziona il indicata di constituta di constit	Place of signing	obertoda kiriminia ataut.
		· · · · · · · · · · · · · · · · · · ·	



We, BMW FINANCIAL SERVICES (GB) LIMITED as Seller hereby acknowledge the terms of this Scottish Reversionary Interest Supplemental Charge and the assignation in security constituted hereby.

Acknowledged for and subscribed for and on behalf of the said

BMW FINANCIAL SERVICES (GB) LIMITED

Signature of witness JULIA LOFTHOUSE	Signature of Director/Authorised Signatory		
Full name of above (print)	Full name of above (print) UKCULA WINGFIELD		
	Date of signing 28 September 2023		
Address of witness	Place of signing		
FOR BMW INTERNAL APPROVAL ONLY	SUMMIT ONE SUMMIT AVENUE FARNDOROUGN GUIY OFB		

Signature of Dieter/Authorised Signatory

MATTHEW WINDSAF

full name of above (print)

25/21/223

Date of signing

SUMMED ONE FALMONAUM, GULF OF B

Place of signing