



Registration of a Charge

Company Name: CALA MANAGEMENT LIMITED Company Number: SC013655

Received for filing in Electronic Format on the: **17/03/2023**

Details of Charge

- Date of creation: **13/03/2023**
- Charge code: **SC01 3655 0530**
- Persons entitled: THE CITY OF EDINBURGH COUNCIL
- Brief description: ALL AND WHOLE (A) THE THREE AREAS SHOWN OUTLINED AND COLOURED RED ON THE PLAN ANNEXED AND EXECUTED AS RELATIVE HERETO (THE "PLAN"), (B) THE ONE AREA SHOWN OUTLINED AND COLOURED BLUE ON THE PLAN, AND (C) THE ONE AREA SHOWN OUTLINED, COLOURED AND HATCHED BLUE ON THE PLAN, WHICH SUBJECTS FORM PART AND PORTION OF THE PROPERTY KNOWN AS AND FORMING ST. CRISPINS SCHOOL, 19 WATERTOUN ROAD, EDINBURGH EH9 3HZ, WHICH SUBJECTS FORM PART AND PORTION OF THE SUBJECTS DESCRIBED IN AND DISPONED BY DISPOSITION BY JAMES MILLER AND PARTNERS LIMITED IN FAVOUR OF THE LORD PROVOST MAGISTRATES AND COUNCIL OF THE CITY OF EDINBURGH DATED 24 DECEMBER 1952 AND RECORDED IN THE DIVISION OF THE GENERAL REGISTER OF SASINES FOR THE COUNTY OF MIDLOTHIAN ON 8 JANUARY 1953

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: MORTON FRASER LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 13655

Charge code: SC01 3655 0530

The Registrar of Companies for Scotland hereby certifies that a charge dated 13th March 2023 and created by CALA MANAGEMENT LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 17th March 2023.

Given at Companies House, Edinburgh on 20th March 2023

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





Certified a true copy Edinburgh <u>03/03/2023</u>

ofer and on behalf of Burness Paul LLP

STANDARD SECURITY

by-

CALA MANAGEMENT LIMITED

in favour of

THE CITY OF EDINBURGH COUNCIL

Subjects: St Crispins School, 19 Watertoun Road Edinburgh

> <u>2023</u> KC7/AE/01393.00677

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WE, CALA Management Limited, incorporated under the Companies Acts with registered number SC013655 and having our registered office at Adam House, 5 Mid New Cultins, Edinburgh, EH11 4DU ("CALA"), in security of the obligation to pay the Price Tranche 2, Price Tranche 3 and 6 6.66% of the Corporate Property Charge (as defined in the Missives aftermentioned) undertaken by us and due to The City of Edinburgh Council ; a local authority constituted in terms of the Local Government etc (Scotland) Act 1994 and having its principal office at Waverley Court, 4 East Market Street, Edinburgh, EH8 8BG (the "Council") in terms of the Missives between us, CALA and the Council constituted by formal letters exchanged between Burness Paull LLP on behalf of CALA and Morton Fraser LLP on behalf of the Council dated 14 and 15 June 2021, 12, 16 and 26 August 2021, 7 September 2021, 13 and 15 October 2021, 1 and 2 November 2021, 28 January 2022, 20 and 25 April 2022 (the "Missives") (as same may be further varied, amended, supplemented, novated or re-placed from time to time) in relation to the Security Subjects (as hereinafter defined) DO HEREBY GRANT a Standard Security in favour of the Council over ALL and WHOLE (a) the three areas shown outlined and coloured red on the plan annexed and executed asrelative hereto (the "Plan"), (b) the one area shown outlined and coloured blue on the Plan, and (c) the one area shown outlined, coloured and hatched blue on the Plan, which. subjects form part and portion of the property known as and forming St. Crispins School, 19 Watertoun. Road, Edinburgh EH9 3HZ, which subjects form PART and PORTION of the subjects described in and disponed by Disposition by James Miller and Partners Limited in favour of the Lord Provost Magistrates and Council of the City of Edinburgh dated 24 December 1952 and recorded in the Division of the General Register of Sasines for the County of Midlothian on 8 January 1953 ... TOGETHER WITH by way of inclusion and not exception the whole parts, privileges and pertinents thereof and CALA's whole respective right, title and interest present and future in and to the Security Subjects (" the Security Subjects"): The standard conditions specified in Schedule 3 to the Conveyancing and Feudal Reform (Scotland) Act 1970 (the "Act"), and any lawful variation thereof operative for the time being, shall apply under declaration that the said Standard Conditions shall be varied to the effect specified in the Schedule of Variations of Standard Conditions annexed and executed as relative hereto; And CALA grant warrandice: IN WITNESS WHEREOF these presents consisting of this page, together with the schedule and the plan annexed are executed as follows:-

SUBSCRIBED for and on behalf of CALA Management Limited

at EDINBURGH

on I MARCH 2023.

by

CHARLOTTE EMMA SCOTT JOHNSON . Print Full name

Authorised Signatory DIRECTOR.

before this witness;

NICOLA DOROTHY WHYTE Print Full Name

Address: ADAM HOUJE, 5 MID NEW

CULTINI, EDINBURGH,

EHII 40U.

Witness	 	

This is the Schedule of Variations referred to in the foregoing Standard Security granted by CALA Management Limited in favour of The City of Edinburgh Council Limited

SCHEDULE

- 1 Standard Conditions 1, 2, 4 and 6 shall be delete and shall not apply.
- 2 Standard Condition 5 shall be varied to the effect that CALA shall not be obliged to (i) insure the security subjects in the name of the Council or (ii) deposit the policy of insurance with the Council, and PROVIDED THAT for the avoidance of doubt, the existence of any outstanding claim shall not prevent the Council from discharging this Standard Security in accordance with the terms of the Missives;
- Condition 7 of the Standard Conditions shall apply as if references to "the standard conditions" therein are references to the Standard Conditions as varied hereby.
- Condition 12 of the Standard Conditions is amended by the deletion of the words "for the whole expenses of the preparation and execution of the standard security and any variation, restriction and discharge thereof and, where any of those deeds are recorded, the recording thereof,".
- 5 CALA shall be entitled at any time during the continuance of the Standard Security to create a security or charge over the Security Subjects ranking subsequent to the Standard Se curity without any requirement to obtain the consent of the Council subject to notifying the Council within 2 working days of the creation of any such security or charge.
- 6 CALA shall at any time during the continuance of the Standard Security be entitled to grant deeds of conditions or other real rights, servitudes and wayleaves in respect of the Security Subjects and that without any requirement to obtain the consent of the Council, but provided always that where the areas to benefit or are to be burdened include areas within the Security Subjects and those within the larger subjects owned by CALA shown outlined by a broken red line on the Plan (in terms of the deed of conditions or other deed creating real rights, servitudes and wayleaves or a preceding or subsequent deed by CALA) there shall, where appropriate, be uniformity in treatment of units between those units located or to be located on the Security Subjects and those units located or to be located on the said larger subjects owned by CALA.
- 7 Should CALA at any time during the continuance of the Standard Security require to enter into any agreements with the local planning, roads, or any other relevant authority which are intended to create real burdens in relation to the title of the Security Subjects and which are required to facilitate, or as a precondition to the grant of any of the consents required for, development of the Security Subjects, the Council shall require to consent to the entering into of such agreements, such consent not to be unreasonably withheld or unreasonably delayed, and for the avoidance of doubt if no response is received from the Council within ten working days of CALA's written request for approval, the Council's consent shall be deemed to have been given.

05/03/19

- 8 Each of the provisions of the Standard Security is severable and distinct from the others and if at any time one or more of such provisions is or becomes invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.
- Words and expressions used in this Schedule shall unless the context otherwise requires
 have the same meanings as words and expressions in Schedule 3 of the Conveyancing and
 Feudal Reform (Scotland) Act 1970.
- 10 The headings in this Schedule are for guidance only and shall not affect the interpretation of the provisions hereof.

DIRECTOR. Authorised Signatory

