CHWP000

COMPANIES FORM No. 466(Scot)

Particulars of an instrument of alteration to a floating charge created by a company registered in Scotland.

Company number

SC021928

A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge.

Please do not write in this margin

Pursuant to section 410 and 466 of the Companies Act

Please complete legibly, preferably in black type, or

bold block lettering

* insert full name of company

To the Registrar of Companies (Address overleaf - Note 6)

Name of company

House of Fraser Limited (the "Chargor")

Date of creation of the charge (note 1)

31 May 2011

Description of the instrument creating or evidencing the charge or of any ancillary document which has been altered (note 1)

Floating Charge (the "Floating Charge")

Names of the persons entitled to the charge

Barclays Bank plc as security trustee for itself and the other Secured Parties (the "Security Agent")

For official use

Short particulars of all the property charged

The whole of the property (including uncalled capital) which is or may from time to time, while the Floating Charge is in force, be comprised in the property and undertaking of the Chargor (the "Secured Assets").

Presenter's name address and reference (if any):

Karen McGrath KMM/BA0348.001099 McGrigors, Princes Exchange 1 Earl Grey Street, Edin EH3 9AQ DX 723301 - Edinburgh (43)

For official use (02/06)

Charges Section

Post room





SCT

17/06/2011 COMPANIES HOUSE

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Names, and addresses of the persons who have executed the instrument of alteration (note 2)	
1 Highland Group Holdings Limited, 27 Baker Street, London, W1U 8AH as Parent; 2 House of Fraser (Funding) plc, 27 Baker Street, London, W1U 8AH as Senior Notes Issuer, Original Intra-Group Lender, Original Intra-Group Borrower, Original Debtor and Storecard Guarantor; 3 Barclays Bank Plc, 5 The North Colonnade, Canary Wharf, London E14 4BB as the RCF Agent and the Security Agent; 4 Deutsche Trustee Company Limited, Winchester House, 5th Floor, 1 Great Winchester Street, London, EC2N 2DB as Senior Notes Trustee; Please see continuation form.	Please do not write in this margin Please complete legibly, preferably in black type, or bold block letterir
Date(s) of execution of the instrument of alteration	ı
Intercreditor Agreement dated 31 May 2011 (the "Intercreditor Agreement")	
A statement of the provisions, if any, imposed by the instrument of alteration prohibiting or restricting the creation by the company of any fixed security or any other floating charge having, priority over, or ranking pari passu with the floating charge	1
Security: Debtors' Obligations No Debtor [which includes the Chargor under the Definitions set out below] shall (and the Parent shall procure that no member of the Group will) grant to any of the Secured Parties the benefit of any Security in respect of that Secured Party's Secured Liabilities, in addition to the Transaction Security, unless (A) the granting of such Security is permitted by the Senior Notes Documents, the Credit Facility Documents, the Pari Passu Debt Documents and the Junior Priority Debt Documents and (B) to the extent legally possible, at the same time it is also granted either:	
 (a) to the Security Agent as trustee for the other Secured Parties in respect of the Secured Liabilities; or (b) in the case of any jurisdiction in which effective Security cannot be granted in favour of the Security Agent as trustee for the Secured Parties: (i) to the other Secured Parties in respect of the Secured Liabilities; or (ii) to the Security Agent under a parallel debt or independent creditor structure for the benefit of the other Secured Parties, and ranks in the same order of priority as that contemplated in clause 3.1 of the Intercreditor Agreement [which is set out in these paragraphs and the paragraph headed "Transaction Security" below]. Please see continuation form. 	
Short particulars of any property released from the floating charge	I
N/A	

The amount, if any, by which the amount secured by the floating charge has been increased

N/A

A statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges

Please do not write in this margin

Please complete legibly, preferably in black type, or bold block lettering Transaction Security

- (a) The Transaction Security created pursuant to the Transaction Security Documents shall rank and secure on a first ranking basis the Super Senior Liabilities, the Senior Notes Liabilities and the Pari Passu Debt, pari passu and without any preference between them (but only to the extent that such Transaction Security is expressed to secure those Liabilities);
- (b) the Storecard Security Documents will secure on a second ranking basis, the Storecard Liabilities;
- (c) the Transaction Security created pursuant to the Transaction Security Documents shall rank and secure on a third ranking basis, but after the Storecard Discharge Date, on a second ranking basis, the Junior Priority Liabilities.

in each case irrespective of:

- (i) the order of execution, creation, registration, notice, enforcement or otherwise;
- (ii) the date on which any Liability arose;
- (iii) any fluctuation in the amount, or any intermediate discharge in whole or in part, of any Liability.

	ntinuation of the statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise ulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges	Please do not write in this margin
		Please complete legibly, preferably in black type, or bold block lettering
		A fee is payable to Companies House
_	ned for Mahama III Date 16/06/11	in respect of each register entry for a mortgage or charge.
No	behalf ot:[d ompany]-{ ©hargee][]-	(See Note 5)
1.	A description of the instrument e.g. "Instrument of Charge" "Debenture" etc as the case may be, should be given. For the date of creation of a charge see section 410(5) of the Companies Act.	[] delete as appropriate
2.	In accordance with section 466(1) the instrument of alteration should be executed by the company, the holder of the charge and the holder of any other charge (including a fixed security) which would be adversely affected by the alteration.	
3.	A certified copy of the instrument of alteration, together with this form with the prescribed particulars correctly completed must be delivered to the Registrar of Companies within 21 days after the date of execution of that instrument.	
4.	A certified copy must be signed by or on behalf of the person giving the certification and where this is a body corporate it must be signed by an officer of that body.	
5.	A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge. Cheques and Postal Orders are to be made payable to Companies House .	
6.	The address of the Registrar of Companies is: Companies Registration Office, 139 Fountainbridge, Edinburgh EH3 9FF DX 235 Edinburgh or LP - 4 Edinburgh 2	Page 4

Continuation of Form 466

Names, and addresses of the persons who have executed the instrument of alteration (note 2) (Continued from Form 466)

- 5 Barclays Corporate, 1 Churchill Place, London, E14 5HP as an RCF Lender and an Arranger;
- 6 Deutsche Bank AG, London Branch, Winchester House, 5th Floor, 1 Great Winchester Street, London, EC2N 2DB as an RCF Lender and an Arranger;
- 7 HSBC Bank Plc, 8 Canada Square, London, E14 5HQ as an RCF Lender and an Arranger;
- 8 Lloyds TSB Bank Plc, 33 Old Broad Street, London, EC2N 1HZ as an RCF Lender and an Arranger;
- 9 House of Fraser (Funding) plc, 27 Baker Street, London, W1U 8AH as Senior Notes Issuer, an Original Intra-Group Lender and an Original Debtor;
- 10 Highland Group Holdings Limited, 27 Baker Street, London, W1U 8AH as an Original Intra-Group Lender, Original Intra-Group Borrower, Original Debtor and Storecard Guarantor;
- 11 Highland Acquisitions Limited, 27 Baker Street, London, W1U 8AH as an Original Intra-Group Lender, Original Intra-Group Borrower, Original Debtor and Storecard Guarantor;
- 12 House Of Fraser (Stores) Limited having its registered office at Granite House, 31 Stockwell Street, Glasgow, G1 4RZ as an Original Intra-Group Lender, Original Intra-Group Borrower, Original Debtor and Storecard Guarantor;
- 13 House Of Fraser (Finance) Limited, 27 Baker Street, London, W1U 8AH as an Original Intra-Group Lender, Original Intra-Group Borrower and Original Debtor;
- 14 House Of Fraser (Storecard) Limited, 27 Baker Street, London, W1U 8AH as an Original Intra-Group Lender, Original Intra-Group Borrower and Original Debtor;
- 15 The Chargor having its registered office at 31 Stockwell Street, Glasgow, G1 4RZ as an Original Intra-Group Lender, Original Intra-Group Borrower, Original Debtor and Storecard Guarantor;
- 16 Highland Group Holdings Limited, 27 Baker Street, London, W1U 8AH as an Original Intra-Group Lender, Original Intra-Group Borrower and Original Debtor;
- 17 Santander Cards UK Limited, 2 Triton Square, Regent's Place, London, NW1 3AN as a Storecard Finance Party;
- 18 Santander Cards Ireland Limited as a Storecard Finance Party;
- 19 Santander Global Consumer Finance Limited, 2 Triton Square, Regents Place, London, NW1 3AN as a Storecard Finance Party; and
- 20 Santander Global Consumer Finance Limited, 2 Triton Square, Regents Place, London, NW1 3AN as Storecard Security Agent,

each capacity as defined in the Intercreditor Agreement as defined below.

A statement of the provisions, if any, imposed by the instrument of alteration prohibiting or restricting the creation by the company of any fixed security or any other floating charge having, priority over, or ranking pari passu with the floating charge

(Continued from Form 466)

Security and guarantees: Secured Parties

Other than as set out in Clause 4.3 (Security: Ancillary Lenders) of the Intercreditor Agreement, the Secured Parties may take, accept or receive the benefit of:

- (a) any Security from any member of the Group [which includes the Chargor under the Definitions set out below] in respect of the Secured Liabilities in addition to the Transaction Security if (except for any Security permitted under Clause 4.3 (Security: Ancillary Lenders)) of the Intercreditor Agreement and to the extent legally possible, at the same time it is also granted to either:
 - (i) to the Security Agent as agent or trustee for the other Secured Parties in respect of the Secured Liabilities; or
 - (ii) in the case of any jurisdiction in which effective Security cannot be granted in favour of the Security Agent as agent or trustee for the Secured Parties:
 - (A) to the other Secured Parties in respect of the Secured Liabilities; or
 - (B) to the Security Agent under a parallel debt structure, joint and several creditor structure or agency structure for the benefit of the other Secured Parties,

and ranks in the same order of priority as that contemplated in clause 3.1 (*Transaction Security*) of the Intercreditor Agreement [which is set out in the paragraph headed "Transaction Security", below], *provided that* all amounts received or recovered by any Secured Party with respect to such Security are immediately paid to the Security Agent and held and applied in accordance with Clause 17 (*Application of Proceeds*) of the Intercreditor Agreement.

Definitions

Please note these apply to the whole of this form except for the Short Particulars of All Property Charged section of this form.

"Acceleration Event" means a Credit Facility Acceleration Event, a Senior Notes Acceleration Event, a Pari Passu Debt Acceleration Event or a Junior Priority Debt Acceleration Event;

"Additional Liabilities" means, in relation to any Liability, any money, debt or liability due, owing or incurred under or in connection with:

- (a) any refinancing, novation, deferral or extension of such Liability;
- (b) any further advance which may be made under any document, agreement or instrument supplemental to any original finance document under or in connection with which such Liability was incurred or created together with any related interest, fees and costs:

- any claim for damages or restitution in the event of recission of such Liability or otherwise in connection with any relevant agreement, deed, document or instrument relating to such liability;
- (d) any claim against any Debtor or Intra-Group Borrower flowing from any recovery by a Debtor or Intra-Group Borrower or any liquidator, receiver, administrator, administrative receiver, compulsory manager or other similar officer of a payment or discharge in respect of such Liability on the grounds or preference or otherwise; and
- (e) any amount (such as post-insolvency interest) which would be included in any of the above but for any discharge, non- provability, unenforceability or nonallowability of the same in any insolvency or other proceedings;

"Affiliate" means, in relation to any person, a Subsidiary of that person or a Holding Company of that person or any other Subsidiary of that Holding Company;

"Arranger" means an Arranger under and as defined in the RCF Facility Agreement and any other person who becomes a party to the Intercreditor Agreement as an Arranger pursuant to Clause 21 (Changes to the Parties) of the Intercreditor Agreement;

"Credit Facility" means:

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- (a) on or prior to the RCF Discharge Date, the RCF Facility Agreement; and
- (b) after the RCF Discharge Date, any credit facility that meets the requirements of a "Credit Facility" under and as defined in the Senior Notes Documents which is entitled, under the terms of the Senior Notes Documents and (if applicable) the Credit Facility Documents, to share in the Transaction Security with the rights and obligations of Credit Facility Lenders as provided for in the Intercreditor Agreement, and in respect of which creditors, facility agent and arrangers have acceded to the Intercreditor Agreement in accordance with Clause 21.2 (New Credit Facility Lenders and Creditor Representatives) of the Intercreditor Agreement and which is permitted by the terms of the Senior Notes Documents to rank senior to the Senior Notes Liabilities with respect to the proceeds of any Enforcement (as defined in the Intercreditor Agreement) of the Transaction Security;

"Credit Facility Acceleration Event" means:

- (a) on or prior to the RCF Discharge Date, the RCF Agent exercising any of its rights under clause 26.19 (*Acceleration*) of the RCF Facility Agreement including, without limitation, the making of a demand in respect of any amounts placed on demand; and
- (b) after the RCF Discharge Date, if applicable, the Creditor Representative in relation to any Credit Facility exercising any of its rights including, without limitation, the making of a demand in respect of any amounts placed on demand under any acceleration provision(s) of the relevant Credit Facility Documents;

"Credit Facility Document" means:

- (a) on or prior to the RCF Discharge Date, each "Finance Document" under, and as defined in, the RCF Facility Agreement; and
- (b) after the RCF Discharge Date, if applicable, each document or instrument entered into between a member of the Group and a Finance Party setting out the terms of any loan, credit or debt facility or securities which creates, secures, guarantees or evidences any Credit Facility,

all terms have the meanings given to them in the Intercreditor Agreement;

"Credit Facility Lenders" means:

- (a) on or prior to the RCF Discharge Date, the RCF Lenders (being each "Lender" as referred to in the RCF Facility Agreement); and
- (b) after the RCF Discharge Date, each Lender (under and as defined in the Credit Facility Documents) and Ancillary Lender (as defined in the Intercreditor Agreement);

"Credit Facility Lender Liabilities" means the Liabilities owed by the Debtors to the Credit Facility Lenders under or in connection with the Credit Facility Documents, together with any related Additional Liabilities (but excluding any Hedging Liabilities);

"Creditor" means the Primary Creditors, the Storecard Creditors, the Junior Priority Creditors, the Shareholder Creditors and the Intra-Group Lenders;

"Creditor/Creditor Representative Accession Undertaking" means:

- (a) in relation to the RCF Lenders, the RCF Agent:
- (b) in relation to the Credit Facility Lenders under any other Credit Facility, the facility agent in respect of that Credit Facility;
- (c) in relation to the Senior Noteholders, the Senior Notes Trustee;
- (d) in relation to any Pari Passu Creditors, the Pari Passu Debt Representative;
- (e) in relation to any Hedge Counterparty, each Hedge Counterparty shall be its own Creditor Representative;
- (f) in relation to the Storecard Finance Parties, the Storecard Security Agent; and
- (g) in relation to any Junior Priority Creditors, the Junior Priority Debt Representative;

"Creditor Representative" means:

- (a) in relation to the RCF Lenders, the RCF Agent;
- (b) in relation to the Credit Facility Lenders under any other Credit Facility, the facility agent in respect of that Credit Facility;
- (c) in relation to the Senior Noteholders, the Senior Notes Trustee:
- (d) in relation to any Pari Passu Creditors, the Pari Passu Debt Representative;
- (e) in relation to any Hedge Counterparty, each Hedge Counterparty shall be its own Creditor Representative;
- (f) in relation to the Storecard Finance Parties, the Storecard Security Agent; and
- (g) in relation to any Junior Priority Creditors, the Junior Priority Debt Representative;

"Creditor Representative Liabilities" means all present and future liabilities and obligations, actual and contingent, owed by the Debtors to the Creditor Representatives under or in connection with the Debt Documents, together with any related Additional Liabilities. For the avoidance of doubt, Creditor

Representative Liabilities does not include any amount in respect of principal, interest, redemption, prepayment premium or similar amounts under the Secured Debt Documents;

"Debtor" means each:

- (a) Original Debtor (which for the avoidance of doubt, includes, without limitation, each Borrower and Guarantor under the RCF Facility Agreement from time to time (as those terms are defined therein); and
- (b) any person which becomes a Party as a Debtor in accordance with the terms of Clause 21 of the Intercreditor Agreement (*Changes to the Parties*).

"Debtor Accession Deed" means:

- (a) a deed substantially in the form set out in Schedule 2 (Form of Debtor Accession Deed); or
- (b) (only in the case of a member of the Group which is acceding as a borrower or a guarantor under a Credit Facility) an Accession Deed (as defined in the relevant Credit Facility);

"Debt Documents" means each of the Intercreditor Agreement, the RCF Finance Documents, the Credit Facility Documents, the Senior Notes Documents, the Pari Passu Debt Documents, the Hedging Agreements, the Transaction Security Documents, the Storecard Documents, the Junior Priority Debt Documents, the Shareholder Debt Documents, the Intra-Group Debt Documents and any other document designated as such by the Security Agent and the Parent, all terms where not defined herein, have the meanings given to them in the Intercreditor Agreement;

"Delegate" means any delegate, agent, attorney or co-trustee appointed by the Security Agent;

"Distress Event" means any of:

- (a) an Acceleration Event; or
- (b) the enforcement of any Transaction Security or Storecard Security;

"Distressed Disposal" means a disposal of an asset subject to the Transaction Security or Storecard Security of a member of the Restricted Group which is:

- (a) being effected at the request of the Instructing Group in circumstances where the Transaction Security has become enforceable;
- (b) being effected by enforcement of the Transaction Security or Storecard Security;
 or
- (c) being effected, after the occurrence of a Distress Event, by a Debtor to a person or persons which is not a member of the Restricted Group (where each such term not defined herein shall have the meaning given to it in the Intercreditor Agreement);

"Enforcement" means the enforcement of the Transaction Security or Storecard Security, the requesting of a Distressed Disposal and/or the release of claims and/or Transaction Security and/or Storecard Security on a Distressed Disposal under Clause 16.2 (Distressed Disposals) of the Intercreditor Agreement, the giving of instructions as to actions in respect of any Transaction Security and/or Storecard Security following an Insolvency Event under Clause 12.7 (Security Agent Instructions) of the Intercreditor Agreement and the taking of any other actions consequential on (or necessary to effect) the enforcement of the Transaction Security and/or Storecard Security;

"Finance Party" means:

- (a) on or prior to the RCF Discharge Date, any RCF Finance Party; and
- (b) after the RCF Discharge Date, has the meaning given to the term "Finance Party" in the relevant Credit Facility Documents.

"Group" means the Parent and each of its Subsidiaries as at 31 May 2011;

"Hedge Counterparty" means Bank of Scotland pic and HSBC Bank pic and any New Hedge Counterparty which has not ceased to be a Hedge Counterparty in accordance with the Intercreditor Agreement.

"Hedging Agreement" means any master agreement together with schedule and confirmation or any other agreement entered into or to be entered into between a Debtor and a Hedge Counterparty, in each case, for the purposes of hedging that at the time such Hedging Agreement is entered into is permitted under the terms of the Credit Facility Documents and not prohibited under the terms of the Senior Notes Documents, to share in the Transaction Security;

"Hedging Liabilities" means all present and future moneys, debts and liabilities due, owing or incurred from time to time by any Debtor to any Hedge Counterparty under or in connection with any Hedging Agreement, together with any related Additional Liabilities;

"Holding Company" has the meaning given to that term in the RCF Facility Agreement and, after the RCF Discharge Date, any Credit Facility Document;

"Insolvency Event" means, in relation to any Debtor (or any member of the Group which is required to accede to the Intercreditor Agreement as a Debtor but has failed to do so):

- (a) any resolution is passed or order made for the winding up, dissolution, administration or reorganisation of that member of the Group (other than in respect of a solvent winding up, dissolution, administration or reorganisation of that member of the Group), a moratorium is declared in relation to any indebtedness of that member of the Group or an administrator is appointed to that member of the Group;
- (b) any composition, compromise, assignment or arrangement is made with its creditors generally;
- (c) the appointment of any liquidator, receiver, administrator, administrative receiver, compulsory manager, trustee or other similar officer in respect of that member of the Group or all or substantially all of that member of the Group's assets; or
- (d) enforcement of any Security over all or substantially all of the assets of that member of the Group, or any analogous procedure or step is taken in any jurisdiction (where each such term;

"Instructing Group" has the meaning given to that term in the Intercreditor Agreement;

"Intra-Group Borrowers" means each member of the Restricted Group who has had loans or credit or each other financial arrangement having similar effect made available to it by an Intra-Group Lender and which becomes a party as an Intra-Group Borrower in accordance with the terms of Clause 21 (Changes to the Parties), which has not ceased to be an Intra-Group Borrower in accordance with the Intercreditor Agreement:

"Intra-Group Debt Documents" means all documents, agreements and instruments evidencing any Intra-Group Liabilities;

"Intra-Group Lenders" means:

- (a) each Original Intra-Group Lender; and
- (b) each member of the Group which has made a loan available to, granted credit to or made any other financial arrangement having similar effect with another member of the Group and which becomes a party as an Intra-Group Lender in accordance with the terms of Clause 21 (Changes to the Parties) of the Intercreditor Agreement.

which in each case has not ceased to be an Intra-Group Lender in accordance with the Intercreditor Agreement.

- "Intra-Group Liabilities" means the Liabilities owed by any member of the Group to any of the Intra-Group Lenders, together with any related Additional Liabilities.
- "Junior Priority Creditor" means the lenders or other creditors in respect of any Junior Priority Debt and the Junior Priority Debt Representative(s);
- "Junior Priority Debt" means the Liabilities owed by the Debtors in respect of any loan, credit or debt facility, notes, indenture or security which are permitted, under the terms of the Senior Notes Documents and the Credit Facility Documents, to share in the Transaction Security with the rights and obligations of Junior Priority Creditors as provided for in the Intercreditor Agreement, provided that the Junior Priority Creditors (or a trustee on their behalf) have acceded to the Intercreditor Agreement in accordance with Clause 21.3 (New Pari Passu Creditors and Creditor Representatives) of the Intercreditor Agreement, together with any related Additional Liabilities;
- "Junior Priority Debt Acceleration Event" means the Creditor Representative in relation to any Junior Priority Debt (or any other Junior Priority Creditors) exercising any acceleration rights (howsoever described) or any acceleration provisions being automatically invoked in each case under the Junior Priority Debt Documents;
- "Junior Priority Debt Documents" means each document or instrument entered into between any members of the Restricted Group and a Junior Priority Creditor setting out the terms of any loan, credit or debt facility, notes, indenture or security which creates or evidences any Junior Priority Debt, all terms as defined in the Intercreditor Agreement;
- "Junior Priority Debt Representative" means any creditor representative for the Junior Priority Creditors which has acceded to the Intercreditor Agreement as a Creditor Representative (as defined therein) of those parties;
- "Junior Priority Liabilities" means the Liabilities owed by the Parent and the Debtors to the Junior Priority Creditors under the Junior Priority Debt Documents, together with any related Additional Liabilities (but excluding any Hedging Liabilities (as defined in the Intercreditor Agreement));
- "Liabilities" means all present and future moneys, debts, liabilities and obligations due at any time of any member of the Restricted Group to any Creditor under the Debt Documents, both actual and contingent and whether incurred solely or jointly with any other person or in any other capacity, together with any related Additional Liabilities.
- "New Hedge Counterparty" means any Lender or Affiliate of a Lender (or person who was, at the time of entry into the relevant Hedging Agreement, a Lender or an Affiliate of the Lender) which becomes Party as a New Hedge Counterparty pursuant to Clause 21.15 (*Creditor/Creditor Representative Accession Undertaking*);
- "Original Debtor" means the companies listed in Part 4 of Schedule 1 (*The Parties*) to the Intercreditor Agreement as debtors, together with the Parent and the Senior Notes Issuer;
- "Original Intra-Group Borrowers" means the companies listed in Part 2 of Schedule 1 (*The Parties*) to the Intercreditor Agreement as intra-group borrowers;

"Original Intra-Group Lenders" means the companies listed in Part 1 of Schedule 1 (*The Parties*) to the Intercreditor Agreement as intra-group lenders;

"Parent" means Highland Group Holdings Limited, a company incorporated in England and Wales under Registered Number 05845860 and having its registered office at 27 Baker Street, London, W1U 8AH;

"Pari Passu Creditors" means the lenders or other creditors in respect of any Pari Passu Debt and the Pari Passu Debt Representative(s);

"Pari Passu Debt" means the Liabilities (that are not subordinated in right of payment to any Super Senior Liabilities or Senior Notes Liabilities) owed by the Debtors in respect of any loan, credit or debt facility, notes, indenture or security which are permitted, under the terms of the Senior Notes Documents and the Credit Facility Documents, to share in the Transaction Security with the rights and obligations of Pari Passu Creditors as provided for in the Intercreditor Agreement, provided that the Pari Passu Creditors (or a trustee on their behalf) have acceded to the Intercreditor Agreement in accordance with Clause 21.5 (Change of Senior Creditor) of the Intercreditor Agreement (excluding, for the avoidance of doubt, Credit Facility Lender Liabilities and Senior Notes Liabilities), together with any related Additional Liabilities, all terms as defined in the Intercreditor Agreement;

"Pari Passu Debt Acceleration Event" means the Creditor Representative in relation to any Pari Passu Debt (or any of the other Pari Passu Creditors) exercising any acceleration rights (howsoever described) or any acceleration provisions being automatically invoked in each case under the Pari Passu Debt Documents;

"Pari Passu Debt Documents" means each document or instrument entered into between any members of the Restricted Group and a Pari Passu Creditor setting out the terms of any loan, credit or debt facility, notes, indenture or security which creates or evidences any Pari Passu Debt, all terms as defined in the Intercreditor Agreement;

"Pari Passu Debt Respresentative" means any creditor representative for the Pari Passu Creditors which has acceded to the Intercreditor Agreement as a Creditor Representative (as defined therein) of those parties;

"Party" means a party to the Intercreditor Agreement;

"Primary Creditors" means the Super Senior Creditors, the Senior Notes Creditors and the Pari Passu Creditors;

"RCF Discharge Date" means the first date on which all RCF Liabilities have been fully and finally discharged to the satisfaction of the RCF Agent (acting reasonably), whether or not as the result of an enforcement, and the RCF Finance Parties are under no further obligation to provide financial accommodation to any of the Debtors under the RCF Finance Documents;

"RCF Agent" means the facility agent under the RCF Facility Agreement;

"RCF Facility Agreement" means the facility agreement comprising a £70,000,000 revolving credit facility (which may subsequently be increased by an additional £40,000,000) made between the Obligors (as defined therein), the RCF Finance Parties and others dated on or about the date of the Intercreditor Agreement;

"RCF Finance Documents" has the meaning given to the term "Finance Document" in the RCF Facility Agreement, but excluding the Hedging Agreements;

"RCF Finance Parties" means each "Finance Party" referred to in the RCF Facility Agreement, other than the Hedge Counterparties;

"RCF Lenders" means each "Lender" referred to in the RCF Facility Agreement;

"RCF Liabilities" means the Liabilities owed by the Debtors to the RCF Finance Parties under the RCF Finance Documents, together with any related Additional Liabilities (but excluding any Hedging Liabilities);

"Receiver" means an administrator, a receiver and manager or (if the Security Agent so specifies in the relevant appointment) receiver in each case appointed under the Debenture.

"Restricted Group" means the Parent and each Restricted Subsidiary (as defined in the RCF Facility Agreement or, following the RCF Discharge Date, in the Senior Notes Indenture);

"Secured Debt Documents" means the RCF Finance Documents, the Credit Facility Documents, the Hedging Agreements, the Senior Notes Documents, the Pari Passu Debt Documents and the Junior Priority Debt Documents.

"Secured Liabilities" means the Credit Facility Lender Liabilities, the Creditor Representative Liabilities, the Senior Notes Liabilities, the Pari Passu Debt, the Hedging Liabilities and the Junior Priority Liabilities;

"Secured Parties" means the Super Senior Creditors, the Senior Notes Creditors, the Pari Passu Creditors, the Junior Priority Creditors, the Arrangers, the Security Agent and any Receiver or Delegate from time to time but, in the case of a Senior Notes Trustee, Arranger, Super Senior Creditor or Pari Passu Creditor or Junior Priority Creditor only if it is a party to the Intercreditor Agreement or has acceded to the Intercreditor Agreement, in the appropriate capacity, pursuant to Clause 21.15 (*Creditor/Creditor Representative Accession Undertaking*) of the Intercreditor Agreement, all terms as defined in the Intercreditor Agreement;

"Security" means a mortgage, standard security, charge, pledge, assignment, assignation, transfer, lien, right of set-off, retention or extended retention of title provision, or any other security interest securing any obligation of any person or any other agreement or arrangement having the effect of giving security or preferential ranking to a creditor, or any other agreement or arrangement having a similar effect;

"Senior Noteholders" means the "Holders" as defined in the Senior Notes Indenture;

"Senior Notes" means the Sterling GBP 250,000,000 aggregate principal amount of 8.875% senior secured notes due 2018 issued by the Senior Notes Issuer pursuant to the terms of the Senior Notes Indenture and any additional notes issued from time to time under the Senior Notes Indenture, together with any Additional Liabilities, all terms as defined in the Intercreditor Agreement;

"Senior Notes Acceleration Event" means the Senior Notes Trustee or any of the Senior Noteholders exercising any acceleration rights (however described) or any acceleration provisions being automatically invoked in each case under section 6.02 (*Acceleration*) of the Senior Notes Indenture:

"Senior Notes Creditors" means the Senior Noteholders and the Senior Notes Trustee;

"Senior Notes Documents" means:

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- (a) the Senior Notes Indenture;
- (b) the Senior Notes;
- (c) the Intercreditor Agreement;
- (d) the Senior Notes Guarantees; and
- (e) the Transaction Security Documents;

"Senior Notes Guarantees" means the guarantees of the Senior Notes pursuant to the Senior Notes Indenture;

"Senior Notes Indenture" means the senior secured note indenture dated as of 31 May 2011 between, among others, the Senior Notes Issuer and the Senior Notes Trustee, as amended from time to time;

"Senior Notes Issuer" means House of Fraser (Funding) plc, a company registered in England and Wales under Company Number 07591937 and having its registered office at 27 Baker Street, London, W1U 8AH:

"Senior Notes Liabilities" means the Liabilities owed by the Senior Notes Issuer and the Debtors to the Senior Notes Creditors under the Senior Notes Documents, together with any related Additional Liabilities (but excluding any Hedging Liabilities(as defined in the Intercreditor Agreement));

"Senior Notes Trustee" means Deutsche Trustee Company Limited, a company registered in England and Wales under Company Number 00338230 and having its registered office at Winchester House, 1 Great Winchester Street, London, EC2N 2DB;

"Senior Notes Trustee Amounts" means the amounts in Clause 22.11 (*Payments*) of the Intercreditor Agreement;

"Shared Assurance" means any guarantee, indemnity or other assurance against loss in respect of any of the Liabilities, the benefit of which (however conferred) is, to the extent legally possible, given all the Secured Parties in respect of their Secured Liabilities:

"Shareholder Creditors" means any direct or indirect shareholder (or affiliate who is not a member of the Group) of the Parent (and their respective transferees and successors) which has made a loan or financial accommodation to the Parent or another member of the Group, which is not prohibited under the terms of the Credit Facility Documents, the Senior Notes Documents, the Pari Passu Debt Documents and the Junior Priority Debt Documents and which accedes to the Intercreditor Agreement by executing a Creditor/Creditor Representative Accession Undertaking (as defined in the Intercreditor Agreement) in accordance with the Intercreditor Agreement, all terms as defined in the Intercreditor Agreement;

"Shareholder Debt Documents" means all documents, agreements and instruments evidencing any Shareholder Liabilities;

"Shareholder Liabilities" means all Liabilities of any Debtor to any Shareholder Creditor together with any related Additional Liabilities;

"Storecard Creditors" means the Storecard Security Agent and the Storecard Finance Parties;

"Storecard Discharge Date" means the date on which the Storecard Liabilities have been fully and finally discharged to the satisfaction of the Storecard Creditors, whether or not as a result of an enforcement and the Storecard Creditors are under no further obligations under the Storecard Documents:

"Storecard Debenture" means the debenture dated 5 January 2009, entered into by Highland Acquisitions Limited, the Parent, House of Fraser (Stores) Limited and the Chargor in favour of the Storecard Security Agent (as defined therein);

"Storecard Documents" means:

- (a) the Storecard Relationship Agreement; and
- (b) the Storecard Security Documents;

"Storecard Finance Parties" means Santander Cards UK Limited a company registered in England and Wales under Company Number 01456283, Santander Cards Ireland Limited a company registered in the Republic of Ireland under Company Number 66460 and the Storecard Security Agent;

"Storecard Guarantee" means the guarantee dated 12 November 2008 and entered into by Highland Acquisitions Limited, the Parent, House of Fraser (Stores) Limited and the Chargor in favour of the Storecard Finance Parties (as defined therein);

"Storecard Liabilities" means the Liabilities owed by Storecard Obligors under the Storecard Documents together with any Additional Liabilities;

"Storecard Obligors" means each member of the Group which has entered into any of the Storecard Documents:

"Storecard Relationship Agreement" means the storecard relationship agreement entered into on 8 November 2007 between House of Fraser (Finance Limited), the Chargor, James Beattie Limited and the Storecard Finance Parties (as defined therein), as amended by a side letter dated 1 July 2010;

"Storecard Security" means the Security (as defined in the Intercreditor Agreement) created or expressed to be created in favour of the Storecard Security Agent under or pursuant to the Storecard Debenture (as defined in the Intercreditor Agreement).

"Storecard Security Agent" means Santander Global Consumer Finance Limited, a company registered in England and Wales under Company Number 00048468 and having its registered office at 2 Triton Square, Regents Place, London, NW1 3AN;

"Storecard Security Documents" means the Storecard Debenture and the Storecard Guarantee;

"Subsidiary" means a subsidiary within the meaning of section 1159 of the Companies Act 2006 and a subsidiary undertaking within the meaning of section 1162 of the Companies Act 2006;

"Super Senior Creditors" means the Credit Facility Lenders, the Hedge Counterparties and their respective Creditor Representatives;

"Super Senior Liabilities" means the Credit Facility Lender Liabilities and the Hedging Liabilities;

"Transaction Security" means the Security created or expressed to be created in favour of the Security Agent under or pursuant to the Transaction Security Documents; and

"Transaction Security Documents" means

- each "Transaction Security Document" as defined in the RCF Facility Agreement or, after the RCF Discharge Date, the Credit Facility;
- (b) any other document entered into at any time by any of the Debtors creating any Security in favour of any of the Secured Parties as security for any of the Secured Obligations; and
- (c) any Security granted under any covenant for further assurance in any of the documents set out in paragraphs (a) and (b) above,

which in each case, to the extent legally possible:

- (i) is created in favour of the Security Agent as trustee for the other Secured Parties in respect of their Liabilities; or
- (ii) in the case of any jurisdiction in which effective Security cannot be granted in favour of the Security Agent as trustee for the Secured Parties is created in favour of:
 - (A) all the Secured Parties in respect of their Liabilities; or
 - (B) the Security Agent under a parallel debt or independent creditor structure for the benefit of all the Secured Parties.



CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE

COMPANY NO. 21928 CHARGE NO. 28

I HEREBY CERTIFY THAT PARTICULARS OF AN INSTRUMENT OF ALTERATION DATED 31 MAY 2011

WERE DELIVERED PURSUANT TO SECTION 878 OF THE COMPANIES ACT 2006 ON 17 JUNE 2011

THE INSTRUMENT RELATES TO A CHARGE CREATED ON 31 MAY 2011

BY HOUSE OF FRASER LIMITED

IN FAVOUR OF BARCLAYS BANK PLC

FOR SECURING ALL SUMS DUE OR TO BECOME DUE

GIVEN AT COMPANIES HOUSE, EDINBURGH 20 JUNE 2011



