

# M

CHWP000

COMPANIES FORM No. 466(Scot)

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

# 466

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write in  
this margin

Pursuant to section 410 and 466 of the Companies Act 1985

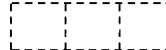
Please complete  
legibly, preferably  
in black type, or  
bold block lettering

\* insert full name  
of company

To the Registrar of Companies  
(Address overleaf - Note 5)

For official use

Company number



SC407753

Name of company

\* Bright Ascension Limited

Date of creation of the charge (note 1)

27 March 2024

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

Bond and Floating Charge ("Bond and Floating Charge")

Names of the persons entitled to the charge

Scottish Enterprise

Short particulars of all the property charged

The whole of the property (including uncalled capital) of Bright Ascension Limited which from time to time while the Bond and Floating Charge is in force, comprised in the property and undertaking of Bright Ascension Limited.

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

SCO/2021/3513/HMcGirr/MSmith  
Burness Paull LLP  
2 Atlantic Square, 31 York Street,  
Glasgow, G2 8AS

For official use (02/06)

Charges Section

Post room



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

Please see paper apart.

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in black type, or  
bold block lettering***

Date(s) of execution of the instrument of alteration

27 March 2024

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

#### 8. Further Securities

For so long as the Ranking Agreement is in force the Bright Ascension Limited shall not, without the prior written consent of each of C4C, Harrock, SE, TJM and TJM Investments, create or permit to exist any security or charge upon all or any of the Bright Ascension Limited's assets and undertaking other than the Securities.

(as such terms are defined in the instrument of alteration).

Short particulars of any property released from the floating charge

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

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bold block lettering*

The Parties agree that the Securities shall rank as follows:

(a) First, the Floating Charges equally and without any preference between them notwithstanding the dates on which the Floating Charges are (or were) created or registered or the terms of the Floating Charges or the terms of any instruments of alteration dated prior to the date of the Ranking Agreement affecting any of the Floating Charges; then

(b) Second, the C4C Fixed Charges to the extent of all sums secured thereby.

(c) The Parties agree that the C4C Liabilities, the Harrock Liabilities, the SE Liabilities, the TJM Liabilities and the TJM Investment Liabilities shall rank equally and without any preference between them.

(d) If any Creditor receives any monies in contravention of the Ranking Agreement it shall hold those monies in trust for, and pay or transfer them to, the other relevant Creditor(s) for application towards the other relevant Creditors' Liabilities.

(as such terms are defined in the instrument of alteration, please see instrument of alteration for further information).

## Notes

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**April 2024 – Form 466 – Paper Apart:**

**This is the paper apart to the Form 466 in respect of the Bond and Floating Charge dated 27 March 2024 entered into by Bright Ascension Limited (Company Number SC407753) in favour of Scottish Enterprise the ("Bond and Floating Charge").**

Unless otherwise stated, terms defined in the Ranking Agreement and in the Form 466 have the same meaning when used in this Paper Apart.

**"Creditor"** means C4C, Harrock, SE, TJM and TJM Investments

**"Ranking Agreement"** means the ranking agreement dated 27 March 2024 between the parties listed below

*Names, and addresses of the persons who have executed the instrument of alteration:*

(1) CAPITAL FOR COLLEAGUES PLC (08717989) whose registered office is at Ground Floor Office A No1 The Design Centre Roman Way Crusader Park, C/O Capital For Colleagues Plc, Warminster, BA12 8SP ("**C4C**");

(2) HARROCK INVESTMENTS, a company incorporated in England and Wales (company registration number 122494652) whose registered office is at Harrock Hall Estate Office, High Moor, Wroughton, WN6 9QA ("**Harrock**");

(3) SCOTTISH ENTERPRISE established by the Enterprise and New Towns (Scotland) Act 1990 and having its principal place of business at Atrium Court, 50 Waterloo Street, Glasgow G2 6HQ ("**SE**");

(4) T. J. MORRIS LIMITED, a company incorporated in England and Wales (company registration number 01505036) whose registered office is at TJ Morris Limited, Portal Way, Axis Business Park, Gillmoss, Liverpool, L11 0JA ("**TJM**");

(5) T J MORRIS (INVESTMENTS) LTD, a company incorporated in England and Wales (company registration number 15106758) whose registered office is at T J Morris Limited, Portal Way, Axis Business Park, Gillmoss, Liverpool, England L11 0JA ("**TJM Investments**");  
and

(6) BRIGHT ASCENSION LIMITED, a company registered in Scotland with company number SC407753 and whose registered office is at 1 Laurel Bank, Dundee, Scotland, DD3 6JA (the "**Company**").

I certify that this is a true copy of an original document, save for the information redacted pursuant to s859G of the Companies Act 2006, comprising electronically delivered counterparts

 1

## Ranking Agreement

among

- (1) CAPITAL FOR COLLEAGUES PLC
- (2) HARROCK INVESTMENTS
- (3) SCOTTISH ENTERPRISE
- (4) T. J. MORRIS LIMITED
- (5) T J MORRIS (INVESTMENTS) LTD
- (6) BRIGHT ASCENSION LIMITED

Dated 27 March 2024

9<sup>th</sup> Floor, 41 West Campbell Street  
Glasgow G2 6SE  
T +44 (0)333 006 0400  
F +44 (0)333 006 0411  
DX GW138 Glasgow

[www.TLT.com](http://www.TLT.com)

**For the purposes of the Legal Writings (Counterparts and Delivery) (Scotland) Act 2015**  
this Ranking Agreement is delivered on 27 March 2024

**RANKING AGREEMENT** among

- (1) **CAPITAL FOR COLLEAGUES PLC**, a company incorporated in England and Wales (company registration number 08717989) whose registered office is at Ground Floor Office A No1 The Design Centre Roman Way Crusader Park, Warminster, BA12 8SP (who, and any of whose successors, is herein called "**C4C**");
- (2) **HARROCK INVESTMENTS**, a company incorporated in England and Wales (company registration number 122494652) whose registered office is at Harrock Hall Estate Office, High Moor, Wrightington, WN6 9QA ("**Harrock**");
- (3) **SCOTTISH ENTERPRISE** established by the Enterprise and New Towns (Scotland) Act 1990 and having its principal place of business at Atrium Court, 50 Waterloo Street, Glasgow G2 6HQ ("**SE**");
- (4) **T. J. MORRIS LIMITED**, a company incorporated in England and Wales (company registration number 01505036) whose registered office is at TJ Morris Limited, Portal Way, Axis Business Park, Gillmoss, Liverpool, L11 0JA ("**TJM**");
- (5) **T J MORRIS (INVESTMENTS) LTD**, a company incorporated in England and Wales (company registration number 15106758) whose registered office is at T J Morris Limited, Portal Way, Axis Business Park, Gillmoss, Liverpool, England L11 0JA ("**TJM Investments**"); and
- (6) **BRIGHT ASCENSION LIMITED**, a company registered in Scotland with company number SC407753 and whose registered office is at 1 Laurel Bank, Dundee, Scotland, DD3 6JA (the "**Company**").

**WHEREAS:-**

- (A) the Company has granted or is about to grant the C4C Floating Charges;
- (B) the Company has granted or is about to grant the Harrock Floating Charge;
- (C) the Company has granted or is about to grant the SE Floating Charge;
- (D) the Company has granted the C4C Fixed Charges pursuant to the Existing Debenture;
- (E) the Company has granted or is about to grant the TJM Floating Charges;
- (F) it is anticipated that in due course TJM will transfer to TJM Investments certain loan notes issued by the Company such that TJM will cease to be a Creditor and TJM Investments will become a Creditor;
- (G) the Company is expected in due course to grant the TJM Investments Floating Charge;
- (H) C4C, Harrock, SE, TJM and TJM Investments wish to regulate the priority in ranking of their respective Securities; and
- (I) the Company has agreed to the said ranking.

**NOW IT IS HEREBY AGREED** as follows:-

**1. Definitions and Interpretation**

1.1 In the interpretation of this Agreement, which includes the recitals, unless the context otherwise requires:-

1.1.1 The following words and expressions have the following meanings:-

**"Business Day"** means a day (other than a Saturday or Sunday) on which banks are open for business in Edinburgh;

**"C4C Fixed Charges"** means the fixed charges granted by the Company in favour of C4C under clauses 3.1.1 to 3.1.3 (*inclusive*) of the Existing Debenture;

**"C4C Floating Charges"** means the:

- (a) floating charge dated 5 October 2023 granted by the Company in favour of C4C;
- (b) floating charge granted by the Company in favour of C4C under clause 3.1.4 of the Existing Debenture; and
- (c) floating charge granted or to be granted by the Company in favour of C4C on or around the date of this Agreement;

**"C4C Liabilities"** means the aggregate amount of all Liabilities payable or owing by the Company to C4C, calculated at the date of repayment, secured or to be secured by the C4C Floating Charges together with all interest thereon (capitalised or otherwise) and all costs and charges thereon or in respect thereof;

**"Creditors"** means C4C, Harrock, SE, TJM and TJM Investments;

**"Existing Debenture"** means the debenture entered into between (1) the Company and (2) C4C dated 27 June 2023;

**"Floating Charges"** means the C4C Floating Charges, the Harrock Floating Charge, the SE Floating Charge, the TJM Floating Charges and the TJM Investments Floating Charge;

**"Harrock Floating Charge"** means the floating charge granted or to be granted by the Company in favour of Harrock, on or around the date of this Agreement;

**"Harrock Liabilities"** means the aggregate amount of all Liabilities payable or owing by the Company to Harrock, calculated at the date of repayment, secured or to be secured by the Harrock Floating Charge together with all interest thereon (capitalised or



	otherwise) and all costs and charges thereon or in respect thereof;
<b>"Liabilities"</b>	means all present and future liabilities and obligations at any time of the Company to any Creditor whether incurred solely or jointly or as principal or surety or in any other capacity;
<b>"Party"</b>	means a party to this Agreement;
<b>"Securities"</b>	means the C4C Fixed Charges, the C4C Floating Charges, the Harrock Floating Charge, the SE Floating Charge, the TJM Floating Charges, and the TJM Investments Floating Charge;
<b>"SE Floating Charge"</b>	means the floating charge granted or to be granted by the Company in favour of SE, on or around the date of this Agreement;
<b>"SE Liabilities"</b>	means the aggregate amount of all Liabilities payable or owing by the Company to SE, calculated at the date of repayment, secured or to be secured by the SE Floating Charge together with all interest thereon (capitalised or otherwise) and all costs and charges thereon or in respect thereof;
<b>"Sterling Equivalent"</b>	in relation to any sums denominated by a currency other than Sterling, means that amount converted into Sterling at C4C's chosen spot rate of exchange for the purchase of that currency with Sterling in the London foreign exchange market on the relevant day;
<b>"TJM Floating Charges"</b>	means the:- <ul style="list-style-type: none"> <li>(a) floating charge dated 5 October 2023 granted by the Company in favour of TJM; and</li> <li>(b) floating charge granted or to be granted by the Company in favour of TJM, on or around the date of this Agreement;</li> </ul>
<b>"TJM Investments Floating Charge"</b>	means the floating charge to be granted by the Company in favour of TJM Investments;
<b>"TJM Investments Liabilities"</b>	means the aggregate amount of all Liabilities payable or owing by the Company to TJM Investments, calculated at the date of repayment, secured or to be secured by the TJM Investments Floating Charge together with all interest thereon (capitalised or otherwise) and all costs and charges thereon or in respect thereof; and

**"TJM Liabilities"**

means the aggregate amount of all Liabilities payable or owing by the Company to TJM, calculated at the date of repayment, secured or to be secured by the TJM Floating Charges together with all interest thereon (capitalised or otherwise) and all costs and charges thereon or in respect thereof.

1.2 The expressions "Company", "C4C", "Harrock", "SE", "TJM" and "TJM Investments" shall include, where the context admits, the successors, assignees and transferees of the Company, C4C, Harrock, SE, TJM and TJM Investments.

1.3 In this Agreement, unless the context otherwise requires:-

1.3.1 any references to clauses are to be construed as references to the clauses of this Agreement;

1.3.2 clause headings are for convenience of reference only and are not to affect the interpretation of this Agreement;

1.3.3 any reference in this Agreement to a document of any kind whatsoever (including this Agreement) is to that document as amended or varied or supplemented or novated or substituted from time to time;

1.3.4 words importing the plural shall include the singular and vice versa;

1.3.5 unless any provision in this Agreement or the context otherwise requires, any reference herein to any statute or any section of any statute shall be deemed to include a reference to any statutory modification or re-enactment thereof for the time being in force;

1.3.6 references to a person are to be construed to include references to a corporation, firm, company, partnership, joint venture, unincorporated body of persons, individual or any state or any agency of a state, whether or not a separate legal entity; and

1.3.7 any phrase introduced by the terms "including", "include", "in particular" or any similar expression shall be construed as illustrative.

**2. Consent to grant of securities**

The Creditors consent to the grant by the Company, or the subsistence, of the Securities.

**3. Ranking**

3.1 The Parties agree that the Securities shall rank as follows:

3.1.1 first, the Floating Charges equally and without any preference between them notwithstanding the dates on which the Floating Charges are (or were) created or registered or the terms of the Floating Charges or the terms of any instruments of alteration dated prior to the date of this Agreement affecting any of the Floating Charges; then

3.1.2 second, the C4C Fixed Charges to the extent of all sums secured thereby.

3.2 The Parties agree that the C4C Liabilities, the Harrock Liabilities, the SE Liabilities, the TJM Liabilities and the TJM Investment Liabilities shall rank equally and without any preference between them.

3.3 If any Creditor receives any monies in contravention of this Agreement it shall hold those monies in trust for, and pay or transfer them to, the other relevant Creditor(s) for application towards the other relevant Creditors' Liabilities.

**4. Effective Provisions**

4.1 The ranking and priority set out in Clause 3 shall take effect notwithstanding any of the following:-

4.1.1 the provisions of Sections 464 and 466 of the Companies Act 1985 or any other rule of law which might operate to the contrary effect; or

4.1.2 the nature of the Securities and/or the dates of execution and registration and/or recording of them; or

4.1.3 any provisions in the Securities; or

4.1.4 the date or dates on which moneys have been or may be advanced to the Company or drawn down by the Company or become due in terms of the Securities; or

4.1.5 any fluctuations from time to time in the amounts respectively secured by the Securities; or

4.1.6 the existence of any credit balance on any current or other account of the Company with C4C, Harrock, SE, TJM or TJM Investments; or

4.1.7 the appointment of any liquidator, administrator, receiver, administrative receiver or other similar officer in respect of the Company or over all or any part of its assets; or

4.1.8 the granting of any time or indulgence in the enforcement of any of the Securities by C4C, Harrock, SE, TJM or TJM Investments; or

4.1.9 any present or future charge or security granted by the Company to C4C, Harrock, SE, TJM or TJM Investments.

**5. Instrument of Alteration**

In so far as necessary to give effect to the provisions of this Agreement, the Securities are hereby varied and this Agreement shall be taken to be an instrument of alteration within the meaning of Section 466 of the Companies Act 1985.

**6. Prohibition on Increased Facilities**

C4C, Harrock, SE, TJM and TJM Investments agree that they shall not increase the debt for the time being due to them by the Company or grant any new loan facilities to the Company without the prior written consent of C4C, Harrock, SE, TJM and TJM Investments.

**7. Enforcement of Securities**

7.1 Unless independent action is considered necessary, acting reasonably, by C4C, Harrock, SE, TJM or TJM Investments to protect their security interests, C4C, Harrock, SE, TJM and TJM Investments will:

- 7.1.1 give notice to the other of their intention to enforce their Securities before any enforcement takes place;
- 7.1.2 consult with each other over the appointment of a suitable receiver or administrator; and
- 7.1.3 give written notice to the other of their intention to exercise any rights under an acceleration or early termination clause or their intention to make demand for payment whilst the Company is subject to moratorium before any right of acceleration or early termination takes place.

7.2 If independent action is considered necessary without notice or consultation, then written notice must be given immediately to the other party and in any event C4C, Harrock, SE, TJM and TJM Investments will not, without giving C4C, Harrock, SE, TJM and TJM Investments (as the case may be) five Business Days' prior written notice appoint a liquidator, receiver, administrator or other similar officer to the Company or serve a notice of default on the Company in respect of the C4C Floating Charge, Harrock Floating Charge, SE Floating Charge, TJM Floating Charge and TJM Investments Floating Charge respectively.

## 8. **Further Securities**

For so long as this Agreement is in force the Company shall not, without the prior written consent of each of C4C, Harrock, SE, TJM and TJM Investments, create or permit to exist any security or charge upon all or any of the Company's assets and undertaking other than the Securities.

## 9. **Compensation**

If this Agreement is regarded by a receiver or liquidator or administrator or administrative receiver of the Company as failing to bind him in the distribution of the proceeds of sale of the assets of the Company and in so far as the refusal of any such receiver or liquidator or administrator or administrative receiver to be bound by this Agreement shall cause prejudice to C4C, Harrock, SE, TJM or TJM Investments, then each shall compensate the other to the extent to which C4C, Harrock, SE, TJM or TJM Investments may have benefited from the failure of any such receiver or liquidator or administrator or administrative receiver to implement the terms of this Agreement, but no more.

## 10. **Assignment**

10.1 If C4C, Harrock, SE, TJM and TJM Investments assign their interest in the Securities, or any of them, as the case may be, then:-

10.1.1 the assigning party shall be bound to make its assignees bound to comply with the terms of this Agreement as if such assignees had been a party to it pending the entering into of the new agreement referred to in Clause 10.1.2; and

10.1.2 the remaining parties to this Agreement (excluding the assigning party) shall be bound to, and the assigning party shall be bound to procure that the relevant assignee shall, all at the cost of the assigning party, enter into a new agreement in the same terms *mutatis mutandis* as this Agreement.

10.2 If at any time any party (other than TJM Investments) ceases to hold any Security granted by the Company, or in the case of TJM Investments following the grant of the TJM Investments Floating Charge (or any other Security) it ceases to hold such Security (the "**Release Condition**"), it may notify the other parties in accordance with this Agreement that the Release Condition has been satisfied. Whereupon it shall

automatically resign as a Creditor for all purposes under this Agreement and have no further rights or obligations under this Agreement

- 10.3 Clause 10.2 shall be without prejudice to any obligations or rights of the other parties which have arisen prior to or as a result of the resignation of that party.

**11. Costs and Expenses**

The Company shall pay or reimburse to C4C, Harrock, SE, TJM or TJM Investments on demand (on a full indemnity basis) all costs, charges and expenses (including legal fees and other out-of-pocket expenses and any value added tax or other similar tax thereon) incurred or to be incurred by C4C, Harrock, SE, TJM or TJM Investments respectively in the creation, registration, perfection, enforcement, discharge and/or assignation of this Agreement (including, without limitation, the costs of any proceedings in relation to this Agreement).

**12. Further Assurance**

The parties shall execute and deliver such deeds, documents, agreements and instruments and will otherwise do and concur in all such other acts and things as may be reasonably necessary for perfecting, preserving or protecting the rights created (or intended to be created) by this Agreement or the exercise of any rights of C4C, Harrock, SE, TJM or TJM Investments hereunder.

**13. Notices**

- 13.1 Any communication under or in connection with this Agreement shall be made in English in writing and be made by letter.

- 13.2 The address (and the department or officer, if any, for whose attention the communication is to be made) of each party for any communication or document to be made or delivered under or in connection with this Agreement is the address set out below (or any substitute address, fax number or department or officer as a party may notify to the other parties by not less than five Business Days' notice):-

**13.2.1 Capital for Colleagues Plc:**

Address: Ground Floor Office A No1 The Design Centre Roman Way Crusader Park, C/O Capital For Colleagues Plc, Warminster, BA12 8SP, marked for the attention of: John Lewis, with a copy to Douglas Roberts, TLT LLP, 9th Floor, 41 West Campbell Street, Glasgow, G2 6SE

**13.2.2 Harrock Investments:**

Address: Harrock Hall Estate Office, High Moor, Wroughtington, WN6 9QA, marked for the attention of William Ainscough

**13.2.3 Scottish Enterprise**

Address: Atrium Court, 50 Waterloo Street, Glasgow G2 6HQ

**13.2.4 T. J. Morris Limited:**

Address: Portal Way, Axis Business Park, Gillmoss, Liverpool, L11 0JA, marked for the attention of Group Legal Counsel

- 13.2.5 T J Morris (Investments) Ltd:
- Address: Portal Way, Axis Business Park, Gillmoss, Liverpool, L11 0JA, marked for the attention of Group Legal Counsel
- 13.2.6 Company:
- Address: 1 Laurel Bank, Dundee, Scotland, DD3 6JA, marked for the attention of Peter Mendham.
- 13.3 Any communication or document made or delivered by one person to another under or in connection with this Agreement will only be effective:
- 13.3.1 if by way of letter, when it has been left at the relevant address or five Business Days after being deposited in the post postage prepaid in an envelope addressed to it at that address,
- and, if a particular department or officer is specified as part of its address details provided under Clause 13.2, if addressed to that department or officer.
- 13.3.2 Any communication or document to be made or delivered to C4C, Harrock, SE, TJM or TJM Investments will be effective only when actually received by it and then only if it is expressly marked for the attention of the department or officer identified with its signature below (or any substitute department or officer as it shall specify for this purpose).
- 13.4 Any notice given under or in connection with this Agreement must be in English.
14. **Disclosure of Information**
- During the joint continuance of the Securities, the Creditors shall be at liberty from time to time to disclose to each other information concerning each Company and its affairs in such manner and to such extent as the Creditors shall from time to time desire and agree.
15. **Miscellaneous**
- 15.1 For the purpose of calculating any sums outstanding to the Creditors or secured under any of the Securities any amount so outstanding or secured which is expressed in a currency other than Sterling shall be converted from such currency into its Sterling Equivalent on the Business Day immediately preceding the first date on which any Creditor appoints a receiver or administrator under the relevant Security respectively or on which a petition to wind up the relevant Company is granted.
- 15.2 The parties agree to be bound by this Agreement notwithstanding that any person intended to execute or to be bound by this Agreement may not do so or may not be effectually bound and notwithstanding that any charges contained in this Agreement may be terminated or released or may be or become invalid or unenforceable whether or not the deficiency is known to C4C, Harrock, SE, TJM or TJM Investments.
- 15.3 No failure or delay on the part of C4C, Harrock, SE, TJM or TJM Investments to exercise any power, right or remedy under this Agreement shall operate as a waiver thereof, nor shall any single or partial exercise of any power, right or remedy preclude any other or further exercise thereof or the exercise of any other power, right or

remedy. The remedies provided in this Agreement are cumulative and are not exclusive of any remedies provided by law.

15.4 This Agreement shall remain binding on the Company notwithstanding any change in the constitution of C4C, Harrock, SE, TJM or TJM Investments or its absorption in, or amalgamation with, or the acquisition of all or part of its or their undertaking by, any other person, or any reconstruction or reorganisation of any kind.

15.5 Any liability or power which may be exercised or any determination which may be made under this Agreement by C4C, Harrock, SE, TJM or TJM Investments may be exercised or made in its absolute and unfettered discretion and it shall not be obliged to give reasons therefor.

15.6 Each of the provisions of this Agreement 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 of this Agreement shall not in any way be affected or impaired thereby.

16. **Counterparts**

Where executed in counterparts:

16.1 this Agreement shall not take effect until all of the counterparts have been delivered; and

16.2 delivery will take place when the date of delivery is agreed between the parties after execution of this Agreement as evidenced by the date inserted at the start of this Agreement.

**17. Governing Law and Jurisdiction**

17.1 This Agreement shall be governed by, and construed in accordance with, Scots law and all claims and disputes between the Parties arising out of or in connection with this Agreement (whether or not contractual in nature) shall be determined in accordance with Scots law.

17.2 If in any court either Party argues that a court other than the Scottish courts has jurisdiction to determine a dispute or difference between the Parties arising out of or in connection with this Agreement that issue shall be determined in accordance with Scots law and each Party irrevocably and unconditionally waives any right it might otherwise have to rely upon the law of the forum or any other law.

**17.3 Consent to Registration**

The parties consent to the registration of this Agreement for preservation and execution;

**IN WITNESS WHEREOF** these presents consisting of this and the 9 preceding pages are executed as follows and if executed in counterpart are delivered on the date set out on page 1 of this Agreement in accordance with Clause 16:

For **CAPITAL FOR COLLEAGUES PLC**



signature of director/attorney

Alistair Malcolm Thomson Currie

full name of above (print)

27 March 2024

date of signing

Edinburgh

place of signing



signature of director/attorney

Richard Alan Jordan Sloss

full name of above (print)

27/3/24

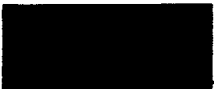
date of signing

Edinburgh

place of signing



For **HARROCK INVESTMENTS**

  
signature of witness

  
signature of Director

molly crutchley  
full name of above (print)

WILLIAM AINSCOUGH  
full name of above (print)

~~molly crutchley~~

27/3/24  
date of signing

  
Address of witness

WRIGHTINGTON  
place of signing

For **SCOTTISH ENTERPRISE**

  
signature of authorised signatory

  
signature of authorised signatory

JAN MACPHERSON  
full name of above (print)

Heather Dillon  
full name of above (print)


27th March 2024  
date of signing


27 March 2024  
date of signing

Edinburgh  
place of signing

Glasgow  
place of signing

For **T. J. MORRIS LIMITED**

  
signature of witness

  
signature of attorney

Kerry Keegan  
full name of above (print)

James Clarke  
full name of above (print)




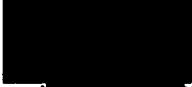
27 March 2024  
date of signing

Address of witness

Liverpool L11 0JA  
Axis Buiness Park, Gilmoss, Liverpool L11 0JA  
place of signing


For **T J MORRIS (INVESTMENTS) LTD**

  
signature of witness

  
signature of attorney

Kerry Keegan  
full name of above (print)

James Clarke  
full name of above (print)

  
Address of witness

27 March 2024  
Liverpool L11 0JA  
date of signing  
Axis Buiness Park, Gilmoss, Liverpool L11 0JA  
place of signing

For **BRIGHT ASCENSION LIMITED**

  
signature of director/attorney

  
signature of director/attorney

Peter Mendham  
full name of above (print)  
27th March 2024  
date of signing  
Dundee  
place of signing

Mark McCrum  
full name of above (print)  
27th March 2024  
date of signing  
Edinburgh  
place of signing



**FILE COPY**

## **CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE**

Company number: 407753

Charge code: SC40 775 3 0009

I hereby certify that particulars of an instrument of alteration dated 27th March 2024 were delivered pursuant to section 466 of the Companies Act 1985 on 15th April 2024 .

The instrument relates to a charge created on 27th March 2024 by BRIGHT ASCENSION LIMITED in favour of SCOTTISH ENTERPRISE.

Given at Companies House, Edinburgh on 18th April 2024



**Companies House**



**THE OFFICIAL SEAL OF THE  
REGISTRAR OF COMPANIES**