HEMSÖ FASTIGHETS AB

AND

HEMSÖ TREASURY OYJ

EUR 6,000,000,000 EURO MEDIUM TERM NOTE PROGRAMME

In respect of Notes issued by Hemsö Treasury Oyj
UNCONDITIONALLY AND IRREVOCABLY GUARANTEED BY

HEMSÖ FASTIGHETS AB

AMENDED AND RESTATED DEALER AGREEMENT

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THIS AGREEMENT	is made on 5 Nov	vember 2025

#### **BETWEEN**:

- (1) **HEMSÖ FASTIGHETS AB** and **HEMSÖ TREASURY OYJ** (the "**Issuers**" and each an "**Issuer**"); and
- (2) **HEMSÖ FASTIGHETS AB** (in its capacity as Guarantor in respect of Notes issued by Hemsö Treasury Oyj) (the "**Guarantor**");
- BARCLAYS BANK IRELAND PLC, BNP PARIBAS, CITIGROUP GLOBAL MARKETS EUROPE AG, CITIGROUP GLOBAL MARKETS LIMITED, DANSKE BANK A/S, DEUTSCHE BANK AKTIENGESELLSCHAFT, DNB CARNEGIE INVESTMENT BANK AB (PUBL), SWEDEN BRANCH, NORDEA BANK ABP, SKANDINAVISKA ENSKILDA BANKEN AB (PUBL), SVENSKA HANDELSBANKEN AB (PUBL) and SWEDBANK AB (PUBL) (the "Dealers" which expression shall include any institution(s) appointed as a Dealer in accordance with sub-clause 14.1.2 (New Dealer) or sub-clause 14.1.3 (Dealer for a day), and save as specified herein, exclude any institutions(s) whose appointment as a Dealer has been terminated in accordance with sub-clause 14.1.1 (Termination) or which has resigned in accordance with Clause 14.2 (Resignation) provided that where any such institution has been appointed as Dealer in relation to a particular Tranche (as defined below) the expression "Dealer" or "Dealers" shall only mean or include such institution in relation to such Tranche).

#### WHEREAS:

- (A) In connection with its EUR 6,000,000,000 Euro Medium Term Note Programme (the "Programme") for the issuance of notes, Hemsö Fastighets AB, Hemsö Treasury Oyj and the Dealers entered into an amended and restated dealer agreement on 8 November 2023 in respect of the issuance of notes under the Programme (the "Original Dealer Agreement"). The parties wish to amend and restate the Original Dealer Agreement on the terms set out herein. The Issuers have also entered into an amended and restated issue and paying agency agreement dated 5 November 2025 (the "Agency Agreement") and the Issuers have executed and delivered a deed of covenant dated 5 November 2025 (the "Deed of Covenant"). This Agreement shall only apply to notes issued under the Programme (the "Notes") on or after the date hereof.
- (B) The Guarantor has, pursuant to the deed of guarantee dated 5 November 2025 (the "**Deed of Guarantee**"), agreed unconditionally and irrevocably to guarantee the obligations of Hemsö Treasury Oyj under and in relation to the Notes issued by Hemsö Treasury Oyj (the "**Guarantee**").
- (C) The Issuers have made applications to the Irish Stock Exchange plc, trading as Euronext Dublin ("**Euronext Dublin**") for Notes issued under the Programme to be admitted to listing on the official list of Euronext Dublin and to be admitted to trading on its regulated market. Notes may also be issued on the basis that they will not be admitted to listing, trading and/or quotation by any competent authority, stock exchange and/or quotation system or

that they will be admitted to listing, trading and/or quotation by such other or further competent authorities, stock exchanges and/or quotation systems as may be agreed with the relevant Issuer.

- (D) In connection with the Programme, the Issuers and the Guarantor have prepared a base prospectus dated 5 November 2025 which has been approved by the Central Bank of Ireland as a base prospectus issued in compliance with Regulation (EU) 2017/1129 (the "EU Prospectus Regulation").
- (E) Each Tranche of Notes will be issued either (1) pursuant to the Base Prospectus (as defined below) as completed by a document specific to such Tranche describing the final terms of the relevant Tranche (the "**Final Terms**") or (2) in a separate prospectus specific to such Tranche (the "**Drawdown Prospectus**") which may be constituted either (a) by a single document or (b) by a registration document and a securities note.
- (F) The parties wish to record the arrangements agreed between them in relation to the issue by the Issuers and the subscription by Dealers from time to time of Notes issued under the Programme.

#### IT IS AGREED as follows:

#### 1. **INTERPRETATION**

#### 1.1 **Definitions**

All terms and expressions which have defined meanings in the Base Prospectus shall have the same meanings in this Agreement except where the context requires otherwise or unless otherwise stated. In addition, in this Agreement the following expressions have the following meanings:

"Accounting Principles" means the accounting principles applied by the relevant Issuer and/or the Group for annual statutory reporting purposes, including accounting principles generally accepted in Finland, Sweden and IFRS, as applicable;

"**Affiliate**" has the meaning given to it in Rule 501(b) of Regulation D under the Securities Act.

this "**Agreement**" includes any amendment or supplement hereto (including any confirmation or agreement given or executed pursuant to sub-clause 14.1.2 (*New Dealer*) or sub-clause 14.1.3 (*Dealer for a day*) whereby an institution becomes a Dealer hereunder but excluding any Relevant Agreement) and the expressions "**herein**" and "**hereto**" shall be construed accordingly.

"**Agreements**" means each of this Agreement, the Agency Agreement, the Issuer-ICSDs Agreements, the Deed of Guarantee and the Deed of Covenant.

"Arranger" means Citigroup Global Markets Europe AG.

"**Authorised Amount**" means, at any time, the amount of EUR 6,000,000,000 subject to any increase as may have been authorised pursuant to Clause 15 (*Increase in Authorised Amount*).

"Base Prospectus" means the base prospectus prepared in connection with the Programme (including any information incorporated by reference therein), as the same may be amended or supplemented from time to time **provided**, **however**, **that**:

- (a) in relation to each Tranche of Notes, the relevant Final Terms shall be deemed to be included in the Base Prospectus; and
- (b) for the purposes of Clause 4.2 (*Representations and warranties by the Issuers and the Guarantor deemed repeated upon issue of Notes*), in the case of a Tranche of Notes which is the subject of Final Terms each reference in Clause 4.1 (*Representations and warranties by the Issuers and the Guarantor*) to the Base Prospectus shall mean the Base Prospectus as at the date of the Relevant Agreement without regard (subject as provided in (a) above) to any subsequent amendment or supplement to it or to any information incorporated by reference therein on or after the date of the Relevant Agreement.

"Brussels la Regulation" means Regulation (EU) No 1215/2012 of the European Parliament and of the Council of 12 December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, as amended.

"Clearstream, Luxembourg" means Clearstream Banking S.A..

"Common Safekeeper" means an ICSD in its capacity as common safekeeper or a person nominated by the ICSDs to perform the role of common safekeeper.

"Covered Affiliate" has the meaning assigned to the term "affiliate" in, and shall be interpreted in accordance with, 12 U.S.C. § 1841(k).

"Covered Entity" means any of the following:

- (a) a "covered entity" as that term is defined in, and interpreted in accordance with, 12 C.F.R. § 252.82(b);
- (b) a "covered bank" as that term is defined in, and interpreted in accordance with, 12 C.F.R. § 47.3(b); or
- (c) a "covered FSI" as that term is defined in, and interpreted in accordance with, 12 C.F.R. § 382.2(b).

"**Default Right**" has the meaning assigned to that term in, and shall be interpreted in accordance with, 12 C.F.R. §§ 252.81, 47.2 or 382.1, as applicable.

"EU Blocking Regulation" means Council Regulation (EC) 2271/96.

"**EU Buy-Back and Stabilisation Regulation**" means Commission Delegated Regulation EU 2016/1052 of 8 March 2016 supplementing Regulation (EU) No 596/2014 of the

European Parliament and of the Council with regard to regulatory technical standards for the conditions applicable to buy-back programmes and stabilisation measures.

"EUWA" means the European Union (Withdrawal) Act 2018.

"Euroclear" means Euroclear Bank SA/NV.

"Euronext Dublin" means the Irish Stock Exchange plc trading as Euronext Dublin.

"**Event of Default**" means one of those circumstances described in Condition 13 (*Events of Default*).

"FSMA" means the Financial Services and Markets Act 2000.

"**Group**" means Hemsö Fastighets AB and its consolidated subsidiaries, taken as a whole, from time to time.

"ICSDs" means Clearstream, Luxembourg and Euroclear.

"**IFRS**" means International Financial Reporting Standards (formerly International Accounting Standards) as adopted in the European Union.

"Issuer-ICSDs Agreements" means the agreements entered into between each of the Issuers respectively and Euroclear and Clearstream, Luxembourg with respect to the settlement in Euroclear and/or Clearstream, Luxembourg of Notes in New Global Note form or Registered Notes held under the New Safekeeping Structure.

"Loss" means any liability, damages, cost, loss or expense (including, without limitation, legal fees, costs and expenses and any value added tax thereon).

"Lugano II Convention" means the Convention on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, signed on 30 October 2007.

"Mandated Dealer(s)" means, in relation to a Relevant Agreement which is made between an Issuer and more than one Dealer, the institution(s) specified as such or as the Lead Manager(s) in the relevant Final Terms and/or in such Relevant Agreement; and, in relation to a Relevant Agreement which is made between the relevant Issuer and a single Dealer, such Dealer.

"Material Subsidiary" means, at any particular time, a Subsidiary of Hemsö Fastighets AB whose total assets or pre-tax profits as shown in the most recent consolidated audited financial statements represent 5 per cent. or more of the consolidated total assets of the Group as calculated by reference to the most recent consolidated audited financial statements of the Group.

- "**Programme Manual**" means the programme manual (containing suggested forms and operating procedures for the Programme) dated 5 November 2025, as the same may be amended or supplemented from time to time by agreement:
- (a) in the case of the Programme, between the Issuers, the Guarantor, the Fiscal Agent, the Registrar and the Arranger; or
- (b) in the case of a particular Tranche of Bearer Notes, between the relevant Issuer, the Guarantor (if applicable), the Fiscal Agent and the Mandated Dealer(s); or
- in the case of a particular Tranche of Registered Notes, between the relevant Issuer, the Guarantor (if applicable), the Registrar and the Mandated Dealer(s).
- "Rating Agency" means each of Fitch Ratings Ireland Limited, Moody's Investors Service Ltd and S&P Global Ratings Europe Limited.
- "Regulation S" means Regulation S under the Securities Act.
- "Related Party" means, in respect of any person, any Affiliate of that person or any officer, director, employee or agent of that person or any such Affiliate or any person by whom any of them is controlled (where the word "controlled" has the meanings given to it by the Securities Act and the regulations thereunder).
- "Relevant Agreement" means an agreement (whether oral or in writing) between an Issuer, the Guarantor (if applicable) and any Dealer(s) for the issue by such Issuer and the subscription by such Dealer(s) (or on such other basis as may be agreed between the relevant Issuer, the Guarantor (if applicable) and the relevant Dealer(s) at the relevant time) of any Notes and shall include, without limitation, any agreement in the form or based on the form set out in Schedule 3 (*Pro Forma Subscription Agreement*).
- "Relevant Dealer(s)" means, in relation to a Relevant Agreement, the Dealer(s) which is/are party to that Relevant Agreement.
- "Relevant Jurisdiction" means, the jurisdiction in which the relevant Issuer or, if applicable, the Guarantor is incorporated at the relevant time.
- "SEC" means the U.S. Securities and Exchange Commission.
- "Securities Act" means the United States Securities Act of 1933, as amended, and the rules and regulations of the SEC promulgated thereunder.
- "**Stabilisation Manager**" means, in relation to any Tranche of Notes, the Dealer or Dealers specified as the Stabilisation Manager(s) in the relevant Final Terms or, as the case may be, the relevant Drawdown Prospectus.
- "Subsidiary" means, in respect of any person (the "first person") at any particular time, any other person (the "second person"):
- (a) Control: whose affairs and policies the first person controls or has the power to control (directly or indirectly), whether by ownership of share capital, contract, the

power to appoint or remove members of the governing body of the second person or otherwise; or

(b) Consolidation: whose financial statements are, in accordance with applicable law and generally accepted accounting principles, consolidated with those of the first person.

"**Terms and Conditions**" means, in relation to any Notes, the terms and conditions applicable to such Notes set out in the Base Prospectus as completed by the relevant Final Terms or, as the case may be, amended, supplemented and/or replaced by the relevant Drawdown Prospectus and any reference to a numbered "**Condition**" is to the correspondingly numbered provision thereof.

"**UK Blocking Regulation**" means Council Regulation (EC) 2271/96 as it forms part of domestic law by virtue of the EUWA.

**"U.S. Special Resolution Regime"** means each of (i) the U.S. Federal Deposit Insurance Act and the regulations promulgated thereunder and (ii) Title II of the U.S. Dodd-Frank Wall Street Reform and Consumer Protection Act and the regulations promulgated thereunder.

#### 1.2 Clauses and Schedules

Any reference in this Agreement to a Clause, a sub-clause or a Schedule is, unless otherwise stated, to a clause or sub-clause hereof or a schedule hereto.

# 1.3 **Legislation**

Any reference in this Agreement to any legislation (whether primary legislation or regulations or other subsidiary legislation made pursuant to primary legislation) shall be construed as a reference to such legislation as the same may have been, or may from time to time be, amended or re-enacted.

## 1.4 Other agreements

Save as provided in the definition of "Base Prospectus" above, all references in this Agreement to an agreement, instrument or other document (including the Agency Agreement, the Deed of Covenant, the Deed of Guarantee and the Base Prospectus) shall be construed as a reference to that agreement, instrument or other document as the same may be amended, supplemented, replaced or novated from time to time.

#### 1.5 **Headings**

Headings and sub-headings are for ease of reference only and shall not affect the construction of this Agreement.

#### 1.6 **Regulated markets**

Any reference in this Agreement to a regulated market shall be construed as a reference to a regulated market within the meaning given in the EU Prospectus Regulation.

#### 1.7 **The Guarantor**

For the purposes of this Agreement, if the relevant Issuer of a Series of Notes is Hemsö Fastighets AB, references herein to Guarantor and Guarantee, and related expressions, are not applicable and shall be disregarded in respect of such Series.

#### 2. **ISSUING NOTES**

## 2.1 Basis of agreements to issue; uncommitted facility

The Issuers, the Guarantor and the Dealers agree that any Notes which may from time to time be agreed between the relevant Issuer and any Dealer(s) to be issued by such Issuer and subscribed by such Dealer(s) shall be issued and subscribed on the basis of, and in reliance upon, the representations, warranties, undertakings and indemnities made or given or provided to be made or given pursuant to the terms of this Agreement. Unless otherwise agreed, none of the Issuers nor any Dealer(s) is, are or shall be under any obligation to issue or subscribe any Notes.

#### 2.2 **Procedures**

Upon the conclusion of any Relevant Agreement and subject as provided in Clause 3.1 (*Conditions precedent to first issue of Notes*):

- 2.2.1 Confirmation of terms by Mandated Dealer(s): the Mandated Dealer(s) shall promptly confirm the terms of the Relevant Agreement to the relevant Issuer and, if applicable, the Guarantor (with a copy to the Fiscal Agent) in writing;
- 2.2.2 *Preparation of Final Terms or Drawdown Prospectus*: the relevant Issuer shall promptly confirm such terms to the Fiscal Agent in writing, and either:
  - (a) the relevant Issuer (and, if applicable, the Guarantor) or, if the Mandated Dealer(s) so agree(s) with the relevant Issuer, the Mandated Dealer(s), will prepare or procure the preparation by the Fiscal Agent of the Final Terms (or Drawdown Prospectus, as the case may be) in relation to the relevant Notes for approval (such approval not to be unreasonably withheld or delayed) by the Mandated Dealer(s) or, as the case may be, the relevant Issuer (and, if applicable, the Guarantor) and execution on behalf of the relevant Issuer (and, if applicable, the Guarantor); or
  - (b) the relevant Issuer and, if applicable, the Guarantor will prepare the Drawdown Prospectus in relation to the relevant Notes for approval (such approval not to be unreasonably withheld or delayed) by the Mandated Dealer(s);
- 2.2.3 *Issue of Notes*: the relevant Issuer shall on the agreed Issue Date of the relevant Notes procure the issue of such Notes in the relevant form (subject to amendment and completion) scheduled to the Programme Manual and shall procure their delivery to or to the order of the Relevant Dealer(s);

- 2.2.4 Payment of net proceeds: the Relevant Dealer(s) shall for value on the agreed Issue Date of the relevant Notes procure the payment to the relevant Issuer of the net proceeds of the issue of the Notes (namely, the agreed issue or sale price thereof plus any accrued interest and less any agreed commissions, concessions or other agreed deductibles) by transfer of funds to the designated account of the relevant Issuer:
- 2.2.5 Single Dealer Drawdown: where a single Dealer has agreed with the relevant Issuer to subscribe a particular Tranche pursuant to this Clause 2, if requested by the Relevant Dealer in relation to such Tranche the relevant Issuer, the Guarantor (if applicable) and the Relevant Dealer shall enter into a subscription agreement based on the form set out in Schedule 3 (Pro Forma Subscription Agreement) or such other form as may be agreed between the relevant Issuer, the Guarantor (if applicable) and the Relevant Dealer;
- 2.2.6 *Syndicated Drawdown*: where more than one Dealer has agreed with the relevant Issuer to subscribe a particular Tranche pursuant to this Clause 2, unless otherwise agreed between the relevant Issuer, the Guarantor (if applicable) and the Relevant Dealers:
  - (a) the obligations of the Relevant Dealers so to subscribe the Notes shall be joint and several; and
  - (b) in relation to such Tranche the relevant Issuer, if applicable, the Guarantor and the Relevant Dealers shall enter into a subscription agreement in the form or based on the form set out in Schedule 3 (*Pro Forma Subscription Agreement*) or such other form as may be agreed between the relevant Issuer, if applicable, the Guarantor and the Relevant Dealers; and
- 2.2.7 Programme Manual: the procedures which the parties intend should apply to non-syndicated issues of Notes are set out in Schedule 1 (Settlement Procedures for Non-Syndicated Issues of Notes) to the Programme Manual. The procedures which the parties intend should apply to syndicated issues of Notes are set out in Schedule 2 (Settlement Procedures for Syndicated Issues of Notes) to the Programme Manual. These procedures may be varied in respect of any issue by agreement between the parties to that issue.

#### 3. **CONDITIONS PRECEDENT**

## 3.1 Conditions precedent to first issue of Notes

Before any Notes may be issued under the Programme after the date of this Agreement, each Dealer must have received and found satisfactory all of the documents and confirmations described in Schedule 2 (*Initial Conditions Precedent*). Each Dealer will be deemed to have received and found satisfactory all of such documents and confirmations unless, within five London business days of receipt of such documents and confirmations, it notifies the Issuers, the Guarantor and the other Dealers to the contrary. The obligations of the Dealers under sub-clause 2.2.4 (*Payment of net proceeds*) are conditional upon each Dealer having received and found satisfactory (or being deemed to have received and found

satisfactory) all of the documents and confirmations described in Schedule 2 (*Initial Conditions Precedent*).

## 3.2 Conditions precedent to any issue of Notes

In respect of any issue of Notes under the Programme, the obligations of the Relevant Dealer(s) under sub-clause 2.2.4 (*Payment of net proceeds*) are conditional upon:

- 3.2.1 Execution and delivery of Notes and Final Terms or Drawdown Prospectus: the relevant Notes and the relevant Final Terms or, as the case may be, Drawdown Prospectus having been completed, executed and delivered as appropriate by the relevant Issuer and, if applicable, the Guarantor in accordance with the terms of this Agreement, the Relevant Agreement, the Agency Agreement and the Programme Manual substantially in the respective forms agreed between the relevant Issuer and the Relevant Dealer(s);
- 3.2.2 No material adverse change: since the date of the Relevant Agreement, there having been no adverse change, or any development reasonably likely to involve an adverse change, in the condition (financial or other) or general affairs of the relevant Issuer and, if applicable, the Guarantor or any of their respective Subsidiaries that is material in the context of the issue of the relevant Notes;
- 3.2.3 Accuracy of representations and warranties: the representations and warranties by the relevant Issuer and, if applicable, the Guarantor contained herein or in any Relevant Agreement being true and accurate on the date of the Relevant Agreement and on each date on which they are deemed to be repeated with reference in each case to the facts and circumstances then subsisting;
- 3.2.4 *No breach*: neither the relevant Issuer nor, if applicable, the Guarantor being in breach of this Agreement or the Relevant Agreement;
- 3.2.5 Force majeure: there having been, since the date of the Relevant Agreement and in the opinion of the Mandated Dealer(s) (after such consultation with the relevant Issuer and, if applicable, the Guarantor as may be reasonably practicable in the circumstances), no such change in national or international financial, political or economic conditions or currency exchange rates or exchange controls as would, in its view, be likely either (a) if there is more than one Relevant Dealer, to prejudice materially the success of the offering and distribution of the Notes or dealings in the Notes in the secondary market, or (b) if there is only one Relevant Dealer, to materially change the circumstances prevailing at the date of the Relevant Agreement;
- 3.2.6 No adverse change of rating: since the date of the Relevant Agreement, no internationally recognised rating agency having, in respect of any debt securities of the relevant Issuer or, if applicable, the Guarantor issued any notice (a) downgrading such securities, (b) indicating that it intends to downgrade, or is considering the possibility of downgrading, such securities or (c) indicating that it is reconsidering the rating of such securities without stating that this is with a view to upgrading them;

- 3.2.7 Listing and trading: in the case of Notes which are to be admitted to listing, trading and/or quotation by any competent authority, stock exchange and/or quotation system, the Mandated Dealer(s) having received confirmation that the relevant Notes have, subject only to the execution, authentication and delivery of the relevant Global Note, been admitted to listing, trading and/or quotation by the relevant competent authority, stock exchange and/or quotation system;
- 3.2.8 *Certificate*: if there is more than one Relevant Dealer, a certificate dated as at the relevant Issue Date signed by a director or other equivalent senior officer of the relevant Issuer and, if applicable, a certificate dated as at the relevant Issue Date signed by a director or other equivalent senior officer of the Guarantor to the effect that:
  - (a) the Base Prospectus or, as the case may be, the Drawdown Prospectus contains all material information relating to the assets and liabilities, financial position, profits and losses of the relevant Issuer or, as the case may be, the Guarantor and nothing has happened or is expected to happen which would require the Base Prospectus or, as the case may be, the Drawdown Prospectus to be supplemented or updated;
  - (b) the representations and warranties deemed to be made by the relevant Issuer or, as the case may be, the Guarantor on the Issue Date pursuant to Clause 4.2 (Representations and warranties by the Issuers and the Guarantor deemed repeated upon issue of Notes) are true and correct; and
  - (c) the relevant Issuer or, as the case may be, the Guarantor is in compliance with its undertakings under Clause 5 (*Undertakings by the Issuers and the Guarantor*);
- 3.2.9 *Calculations or determinations*: any calculations or determinations which are required by the Terms and Conditions of the relevant Notes to be made prior to the date of issue of such Notes having been duly made;
- 3.2.10 Legal opinions and comfort letters, etc.: the Mandated Dealer(s) having received such legal opinions and comfort letters as may be required to be delivered pursuant to Clauses 5.11 (Legal opinions) and 5.12 (Auditors' comfort letters) and such other opinions, documents, certificates, agreements or information specified in the Relevant Agreement as being conditions precedent to the purchase or subscription of the particular Tranche of Notes (in each case in a form satisfactory to the Mandated Dealer(s)); and
- 3.2.11 New Global Note form or Registered Notes are to be held under the New Safekeeping Structure: if the relevant Final Terms or, as the case may be, the relevant Drawdown Prospectus specify that the New Global Note form is applicable or Registered Notes

are to be held under the New Safekeeping Structure, the Mandated Dealer(s) having received (in a form satisfactory to the Mandated Dealer(s)):

- a duly executed or conformed copy of the agreement between the relevant Issuer and the ICSDs with respect to the settlement in the ICSDs of Notes in New Global Note form;
- (b) if the New Global Note requires an ICSD to be Common Safekeeper, a duly executed or conformed copy of the authorisation from the relevant Issuer to the relevant ICSD acting as Common Safekeeper to effectuate the relevant Global Note;
- (c) if the New Global Note requires an ICSD to be Common Safekeeper, a duly executed or conformed copy of the election form pursuant to which the Fiscal Agent has elected an ICSD as Common Safekeeper in accordance with clause 4.17 (*Election of Common Safekeeper*) of the Agency Agreement; and
- (d) in the case of a Registered Note to be held under the New Safekeeping Structure, a duly executed or conformed copy of the authorisation from the relevant Issuer to the relevant ICSD acting as Common Safekeeper to effectuate the relevant Global Registered Note and a duly executed or conformed copy of the election form pursuant to which the Fiscal Agent has elected an ICSD as Common Safekeeper in accordance with clause 4.17 (Election of Common Safekeeper) of the Agency Agreement.

#### 3.3 Waiver of conditions precedent

The Mandated Dealer(s) may, in its/their absolute discretion, waive any of the conditions contemplated in Clause 3.1 (*Conditions precedent to first issue of Notes*) and Clause 3.2 (*Conditions precedent to any issue of Notes*) by notice in writing to the relevant Issuer and, if applicable, the Guarantor subject to the following provisions:

- 3.3.1 Authorised Amount: it/they may not waive the condition contained in sub-clause 3.2.3 (Accuracy of representations and warranties) so far as it relates to the representation and warranty contained in sub-clause 4.1.16 (Authorised Amount);
- 3.3.2 *Relevant Agreement*: any such waiver shall apply to such conditions only as they relate to the Notes the subject of the Relevant Agreement;
- 3.3.3 Relevant Dealers: where there is more than one Dealer party to the Relevant Agreement, any such waiver shall be given on behalf of the other Dealer(s) (that is/are not a Mandated Dealer(s)) party to the Relevant Agreement in question; and
- 3.3.4 *Specific waiver*: any condition so waived shall be deemed to have been satisfied as regards the Dealer(s) party to the Relevant Agreement and only for the purposes specified in such waiver.

## 3.4 **Termination of Relevant Agreement**

If any of the conditions contemplated in Clause 3.1 (Conditions precedent to first issue of Notes) and Clause 3.2 (Conditions precedent to any issue of Notes) is not satisfied or, as the case may be, waived by the Mandated Dealer(s) on or before the Issue Date of any relevant Tranche, the Mandated Dealer(s) shall, subject as mentioned below, be entitled to terminate the Relevant Agreement and, in that event, the parties to such Relevant Agreement shall be released and discharged from their respective obligations thereunder (except for any rights or liabilities which may have arisen pursuant to Clauses 3 (Conditions Precedent), 4 (Representations and Warranties by the Issuers and the Guarantor), 5 (Undertakings by the Issuers and the Guarantor), 6 (Indemnity) or 7 (Selling Restrictions) of this Agreement or any liability of the relevant Issuer and, if applicable, the Guarantor (under the terms of the Relevant Agreement) incurred prior to or in connection with such termination).

#### 3.5 Stabilisation

In connection with the issue of any Tranche of Notes, the Dealer or Dealers (if any) named as the Stabilisation Manager(s) (or persons acting on behalf of any Stabilisation Manager(s)) in the applicable Final Terms or, as the case may be, Drawdown Prospectus may over allot Notes or effect transactions with a view to supporting the market price of the Notes at a level higher than that which might otherwise prevail. However, stabilisation may not necessarily occur. Any stabilisation action may begin on or after the date on which adequate public disclosure of the terms of the offer of the relevant Tranche of Notes is made and, if begun, may cease at any time, but it must end no later than the earlier of 30 days after the issue date of the relevant Tranche of Notes and 60 days after the date of the allotment of the relevant Tranche of Notes. Such stabilising shall be conducted in accordance with all applicable laws and rules. Any loss or profit sustained as a consequence of any such over-allotment or stabilising shall, as against the relevant Issuer and, if applicable, the Guarantor, be for the account of the Stabilisation Manager(s) and the Lead Manager(s).

#### 4. REPRESENTATIONS AND WARRANTIES BY THE ISSUERS AND THE GUARANTOR

#### 4.1 Representations and warranties by the Issuers and the Guarantor

Each Issuer (in respect of itself only) and the Guarantor (in respect of itself and Hemsö Treasury Oyj) represents and warrants to the Dealers on the date hereof as follows:

- 4.1.1 *Incorporation, capacity and authorisation*: each of the Issuers and the Guarantor is duly incorporated, validly existing under the laws of its jurisdiction of incorporation with full power and capacity to own or lease its property and assets and to conduct its business as described in the Base Prospectus and is lawfully qualified to do business in those jurisdictions in which business is conducted by it;
- 4.1.2 Business licences and approvals: each of the Issuers and the Guarantor and their Subsidiaries owns or possesses or has obtained all material governmental licences, certificates, permits, consents, orders, approvals and other authorisations necessary to lease or own its properties and to carry on its business as presently conducted, and none of the Issuers, the Guarantor nor any of their Subsidiaries has received

any notice relating to the revocation or modification of any such licence, certificate, permit, consent, order, approval or other authority which, individually or in the aggregate, if the subject of an unfavourable decision, ruling, result or holding, could result in a material adverse change in the condition (financial or otherwise), prospects, results of operations or general affairs of the Issuers, the Guarantor or their Subsidiaries.

- 4.1.3 *Capacity and authorisation*: each of the Issuers and the Guarantor has full power and capacity:
  - (a) in the case of the Issuers only, to create and issue the Notes and to execute the Deed of Covenant;
  - (b) in the case of the Guarantor only, to execute the Deed of Guarantee; and
  - (c) in the case of the Issuers and the Guarantor, to execute this Agreement, the Agency Agreement and each Relevant Agreement,

and in each case to undertake and perform the obligations expressed to be assumed by it herein and therein, and each of the Issuers and, if applicable, the Guarantor (to the extent to which they are respectively parties thereto) has taken all necessary action to approve and authorise the same or, in the case of each Relevant Agreement and the Notes the subject thereof, will on the date thereof have taken all necessary action to approve and authorise the same;

- 4.1.4 *No breach*: the creation, issue and sale of the Notes, the execution of this Agreement, the Agency Agreement, the Deed of Covenant, the Deed of Guarantee and each Relevant Agreement (to the extent to which they are respectively parties thereto) and the undertaking and performance by the Issuers and the Guarantor of the obligations expressed to be assumed by each of them herein and therein (to the extent to which they are respectively parties thereto) will not conflict with, or result in a breach of or default under, the laws of their respective jurisdiction of incorporation, any agreement or instrument to which they are a party or by which they are bound or in respect of indebtedness in relation to which they are a surety or any provisions of their respective constitutive documents;
- 4.1.5 Legal, valid, binding and enforceable: this Agreement, the Agency Agreement, the Deed of Guarantee and the Deed of Covenant constitute legal, valid, binding and enforceable obligations of the Issuers and the Guarantor (to the extent to which they are respectively parties thereto) and:
  - (a) upon due execution by or on behalf of the relevant Issuer and, if applicable, the Guarantor, each Relevant Agreement will constitute legal, valid, binding and enforceable obligations of such Issuer and, if applicable, the Guarantor, subject to the laws of bankruptcy and other laws affecting the rights of creditors generally; and
  - (b) upon due execution by or on behalf of the relevant Issuer and due authentication and delivery, the Notes will constitute legal, valid, binding

and enforceable obligations of the relevant Issuer, subject to the laws of bankruptcy and other laws affecting the rights of creditors generally;

- 4.1.6 Status of the Notes: the Notes constitute direct, general and unconditional obligations of the relevant Issuer which will at all times rank pari passu among themselves and at least pari passu with all other present and future unsecured obligations of the relevant Issuer, save for such obligations as may be preferred by provisions of law that are both mandatory and of general application;
- 4.1.7 *Status of the Guarantee*: the Guarantee constitutes direct, general, unconditional and unsecured obligations of the Guarantor which will at all times rank at least *pari passu* with all other present and future unsecured obligations of the Guarantor, save for such obligations as may be preferred by provisions of law that are both mandatory and of general application;
- 4.1.8 Approvals: all authorisations, consents and approvals required in respect of the relevant Issuer or, if applicable, the Guarantor for or in connection with the creation, issue and sale of the Notes, the execution of this Agreement, the Agency Agreement, the Deed of Guarantee, the Deed of Covenant and each Relevant Agreement, the performance by the relevant Issuer and, if applicable, the Guarantor of the respective obligations expressed to be undertaken by each of them herein and therein and the distribution of the Base Prospectus in accordance with the provisions set out in Schedule 1 (Selling Restrictions) have been obtained and are in full force and effect;
- 4.1.9 *Taxation*: all payments of principal and interest in respect of the Notes, and all payments by the relevant Issuer and, if applicable, the Guarantor under this Agreement, the Agency Agreement, the Deed of Covenant, the Deed of Guarantee and each Relevant Agreement, may be made free and clear of, and without withholding or deduction for, any taxes, duties, assessments or governmental charges of whatsoever nature imposed, levied, collected, withheld or assessed by or on behalf of the Relevant Jurisdiction or any political subdivision or authority thereof or therein having power to tax;
- 4.1.10 Base Prospectus: the Base Prospectus contains all information which is (in the context of the Programme or the issue, offering and sale of the Notes) material; such information is true and accurate in all material respects and is not misleading in any material respect; any opinions, predictions or intentions expressed in the Base Prospectus are honestly held or made and are not misleading in any material respect; the Base Prospectus does not omit to state any material fact necessary to make such information, opinions, predictions or intentions (in the context of the Programme or the issue, offering and sale of the Notes) not misleading in any material respect; and all proper enquiries have been made to ascertain or verify the foregoing;
- 4.1.11 *Financial statements of the Group*: the most recently prepared consolidated audited financial statements and any consolidated unaudited/audited financial statements published subsequently thereto of the Group were prepared in accordance with the applicable Accounting Principles (consistently applied) and give (in conjunction with

- the notes thereto) a true and fair view of the financial condition of the Group as at the date(s) as of which they were prepared and the results of the Group's operations during the periods then ended;
- 4.1.12 Financial statements of Hemsö Treasury Oyj: the most recently prepared audited financial statements were prepared in accordance with the applicable Accounting Principles (consistently applied) and give (in conjunction with the notes thereto) a true and fair view of the financial condition of Hemsö Treasury Oyj as at the date(s) as of which they were prepared and the results of Hemsö Treasury Oyj's operations during the periods then ended and save as disclosed in the Base Prospectus, since the date of the most recently published audited financial statements of Hemsö Treasury Oyj there has been no adverse change in the prospects of Hemsö Treasury Oyj nor any change in the financial or trading position of Hemsö Treasury Oyj which, in either case, is material in the context of the Programme or the issue of Notes thereunder:
- 4.1.13 *General duty of disclosure*: the Base Prospectus contains all information which, according to the particular nature of the Issuers and of the securities offered to the public or admitted to trading on a regulated market, is necessary information which is material to an investor for making an informed assessment of the assets and liabilities, financial position, profit and losses, and prospects of each of the Issuers, the Guarantor and the Group, the rights attaching to the Notes to be issued under this Agreement, the rights attaching to the Guarantee, and the reasons for the issuance of the Notes and its impact on the relevant Issuer;
- 4.1.14 *No material litigation*: save as disclosed in the Base Prospectus, there are no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened, of which any of the Issuers or the Guarantor is aware) which may have, or have had during the 12 months prior to the date of the Base Prospectus, an effect on the financial position or profitability of any of the Issuers or the Guarantor or the Group which is material in the context of the Programme or the issue of Notes thereunder or the Guarantee;
- 4.1.15 No material change: save as disclosed in the Base Prospectus, since the date of the most recently published audited consolidated financial statements there has been no adverse change in the prospects of the Group nor any change in the financial or trading position of the Group which, in either case, is material in the context of the Programme or the issue of the Notes thereunder or the Guarantee;
- 4.1.16 Authorised Amount: as of the Issue Date of any Tranche (after giving effect to the issue of such Notes and of any other Notes to be issued, and to the redemption of any Notes to be redeemed, on or prior to such Issue Date), the aggregate principal amount outstanding (as defined in the Agency Agreement) (expressed in euro) of Notes issued under the Programme will not exceed the Authorised Amount and for this purpose:
  - (a) the principal amount of Notes denominated in a currency other than euro shall be converted into euro using the spot rate of exchange for the purchase of the relevant currency against payment of euro being quoted by

- the Fiscal Agent on the date on which the Relevant Agreement in respect of the relevant Tranche was made or such other rate as the relevant Issuer and the Mandated Dealer(s) may agree;
- (b) any Notes which provide for an amount less than the principal amount thereof to be due and payable upon redemption following an Event of Default in respect of such Notes shall have a principal amount equal to their nominal amount;
- (c) any zero coupon Notes (and any other Notes issued at a discount or premium) shall have a principal amount equal to their nominal amount; and
- (d) the currency in which any Notes are payable, if different from the currency of their denomination, shall be disregarded;
- 4.1.17 No Event of Default: there exists no event or circumstance which is or would (with the passing of time, the giving of notice or the making of any determination) become an Event of Default in relation to any outstanding Note (or, if the relevant Notes were then in issue) an Event of Default in relation to such Notes;

## 4.1.18 Sanctions and anti-corruption:

- Sanctions Target: none of the Issuers, the Guarantor nor any of their (a) respective Subsidiaries, nor (to their knowledge after due and careful enquiry) any director or officer of the Issuers, the Guarantor or any of their respective Subsidiaries nor any agent, employee or Affiliate of the Issuers, the Guarantor or any of their respective Subsidiaries (i) is currently a target of any financial or economic sanctions or trade embargoes administered or enforced by the Office of Foreign Assets Control of the US Department of Treasury (OFAC), the U.S. Departments of State or Commerce or any other US, EU, United Nations or UK economic sanctions or any applicable equivalent sanctions authority ("Sanctions"), (ii) has any business or financial dealings with any person on OFAC's Specially Designated Nationals and Blocked Persons List or equivalent list relating to Sanctions, (iii) is located, organised or resident in a country or territory that is the subject of Sanctions (a "Sanctioned Country") and (iv) will lend, invest, contribute or otherwise make available the proceeds of the offering of the Notes to or for the benefit of any then-current target of Sanctions or persons or entity in a Sanctioned Country;1
- (b) Anti-bribery, anti-money laundering and anti-corruption: none of the Issuers, the Guarantor nor any Material Subsidiary nor, to the best of the knowledge

The undertaking in sub-clause 4.1.18(a) shall only be sought by any Dealer incorporated or organised under: (a) the laws of a member state of the European Union and given by the relevant Issuer to the extent that to do so does not result in any violation of the EU Blocking Regulation; (b) the laws of the United Kingdom and given by the relevant Issuer to the extent that to do so does not result in any violation of the UK Blocking Regulation; or (c) the law of Germany to the extent that to do so does not result in any violation of Section 7 of the German Foreign Trade Regulation (AuBenwirtschaftsvordnung) and/or similar anti-boycott legislation in Germany.

of any of the Issuers, or the Guarantor, any director, officer, agent, employee, Affiliate of or person acting on behalf of any of the Issuers, the Guarantor or any of their respective Subsidiaries has engaged, or will engage, in any activity which would violate any applicable anti-bribery, anti-money laundering or anti-corruption law or regulation;

- (c) Anti-bribery, anti-money laundering and anti-corruption policies and procedures: the Issuers and the Guarantor have instituted and maintain and enforce policies and procedures designed to prevent money laundering, bribery and corruption by the Group.
- 4.1.19 Foreign issuer: each of the Issuers is a "foreign issuer" (as defined in Regulation S);
- 4.1.20 Offering restrictions: each of the Issuers, their respective Affiliates and any person acting on behalf of any of the foregoing (excluding the Dealers and their Affiliates and any person acting on their behalf, as to which no representation or warranty is made) have complied and will comply with the offering restrictions requirement of Regulation S; and
- 4.1.21 *Compliance with prospectus rules:* the Base Prospectus complies, to the extent applicable, with the EU Prospectus Regulation.

# 4.2 Representations and warranties by the Issuers and the Guarantor deemed repeated upon issue of Notes

In respect of each Tranche of Notes agreed as contemplated herein to be issued and subscribed, each of the representations and warranties made by the relevant Issuer and, if applicable, the Guarantor in Clause 4.1 (*Representations and warranties by the Issuers and the Guarantor*) shall be deemed to be repeated by such party on the date on which the Relevant Agreement is made, on the Issue Date thereof and on each intervening date, in each case, with reference to the facts and circumstances then subsisting. For the purposes of this Clause 4.2, in the case of a Tranche of Notes which is the subject of a Drawdown Prospectus, each reference in Clause 4.1 (*Representations and warranties by the Issuers and the Guarantor*) to:

- 4.2.1 the Base Prospectus shall be deemed to be a reference to the relevant Drawdown Prospectus, unless any Relevant Dealer gives notice to the contrary to the relevant Issuer and, if applicable, the Guarantor before the issue of the relevant Notes; and
- 4.2.2 "in the context of the Programme" shall be deemed to be a reference to "in the context of the issue of the Notes".

# 4.3 Representations and warranties deemed repeated upon Programme amendment

Each of the representations and warranties made by the Issuers and the Guarantor in Clause 4.1 (*Representations and warranties by the Issuers and the Guarantor*) shall be deemed to be repeated on each date on which:

4.3.1 a new Base Prospectus or a supplement to the Base Prospectus is published; or

#### 4.3.2 the Authorised Amount is increased,

in each case, with reference to the facts and circumstances then subsisting.

#### 5. **UNDERTAKINGS BY THE ISSUERS AND THE GUARANTOR**

Each Issuer (in respect of itself only) and the Guarantor (in respect of itself and Hemsö Treasury Oyj) undertakes to the Dealers as follows:

#### 5.1 **Publication and delivery of Base Prospectus**

Each of the Issuers and the Guarantor shall procure that the Base Prospectus is made available to the public in accordance with the requirements of the EU Prospectus Regulation. In addition each of the Issuers and the Guarantor shall deliver to the Dealers, without charge, on the date of this Agreement and hereafter from time to time as requested as many copies of the Base Prospectus as the Dealers may reasonably request.

# 5.2 Change in matters represented

Each of the Issuers and the Guarantor shall promptly upon becoming aware of the fact notify the Dealers of anything which has or may have rendered, or will or may render, untrue or incorrect in any respect any representation and warranty by either of the Issuers or the Guarantor in this Agreement as if it had been made or given at such time with reference to the facts and circumstances then subsisting.

## 5.3 Non-satisfaction of conditions precedent

If, at any time after entering into a Relevant Agreement under Clause 2 (*Issuing Notes*) and before the issue of the relevant Notes, the relevant Issuer or, if applicable, the Guarantor becomes aware that the conditions specified in Clause 3.2 (*Conditions precedent to any issue of Notes*) will not be satisfied in relation to that issue, the relevant Issuer and, if applicable, the Guarantor shall forthwith notify the Relevant Dealer(s) to this effect giving full details thereof.

## 5.4 Updating of the Base Prospectus

Each of the Issuers and the Guarantor shall update or amend the Base Prospectus (following consultation with the Arranger which will consult with the Dealers) by the publication of a supplement thereto or a new Base Prospectus in a form approved by the Dealers:

- 5.4.1 *Annual update*: on or before each anniversary of the date of the Base Prospectus; and
- 5.4.2 *Material change*: in the event that a significant new factor, material mistake or material inaccuracy relating to the information included in the Base Prospectus arises or is noted which may affect the assessment of any Notes which may be issued under the Programme,

**provided however that** no such consultation with or approval by the Arranger or Dealers shall be required in connection with the publication of a supplement following the

publication of annual or interim financial statements of either of the Issuers or the Guarantor, only to the extent that such supplement is being prepared for the sole purpose of incorporating such financial statements by reference in the Base Prospectus **provided that** such supplement shall not include any reference to the Dealers.

Each of the Issuers and the Guarantor shall procure that any such supplement to the Base Prospectus or any such new Base Prospectus is made available to the public in accordance with the requirements of the EU Prospectus Regulation. In addition each of the Issuers and the Guarantor shall deliver to the Dealers, without charge, from time to time as requested as many copies of any such supplement to the Base Prospectus or any such new Base Prospectus as the Dealers may reasonably request.

## 5.5 **Drawdown Prospectus**

The relevant Issuer and, if applicable, the Guarantor shall procure that each (if any) Drawdown Prospectus is made available to the public in accordance with the requirements of the EU Prospectus Regulation. In addition the relevant Issuer and, if applicable, the Guarantor shall deliver to the relevant Mandated Dealer(s) on behalf of the Relevant Dealer(s), without charge, from time to time as requested as many copies of the Drawdown Prospectus as the Relevant Dealer(s) may reasonably request. Without prejudice to their obligations under applicable law, the relevant Issuer and, if applicable, the Guarantor shall at the request of relevant Mandated Dealer(s) at any time prior to the later of completion (in the view of relevant Mandated Dealer(s)) of the offer of the relevant Notes and, if an application will be made for the relevant Notes to be admitted to trading on a regulated market, such admission amend or supplement the Drawdown Prospectus to the satisfaction of the relevant Mandated Dealer(s). The relevant Issuer and, if applicable, the Guarantor shall procure that any such amended Drawdown Prospectus or supplementary Drawdown Prospectus is made available to the public in accordance with the requirements of the EU Prospectus Regulation. In addition the relevant Issuer and, if applicable, the Guarantor shall deliver to the relevant Mandated Dealer(s) on behalf of the Relevant Dealer(s), without charge, from time to time as requested as many copies of the relevant amended Drawdown Prospectus or supplementary Drawdown Prospectus as the Relevant Dealer(s) may reasonably request.

# 5.6 **Other information**

Without prejudice to the generality of the foregoing, the Issuers and the Guarantor shall from time to time promptly furnish to each Dealer such information relating to the Issuers and the Guarantor as such Dealer may reasonably request.

# 5.7 **Listing and trading**

If, in relation to any issue of Notes, it is agreed between the relevant Issuer and the Mandated Dealer(s) to apply for such Notes to be admitted to listing, trading and/or quotation by one or more competent authorities, stock exchanges and/or quotation systems, the relevant Issuer and, if applicable, the Guarantor undertakes to use its reasonable endeavours to obtain and maintain the admission to listing, trading and/or

quotation of such Notes by the relevant competent authority, stock exchange and/or quotation system until none of the Notes is outstanding; **provided, however, that:** 

- 5.7.1 if it is impracticable or unduly burdensome to maintain such admission to listing, trading and/or quotation, the relevant Issuer and, if applicable, the Guarantor shall use all reasonable endeavours to obtain and maintain as aforesaid an admission to listing, trading and/or quotation for the Notes on such other competent authorities, stock exchanges and/or quotation systems as they may decide and further the relevant Issuer and, if applicable, the Guarantor shall be responsible for any fees incurred in connection therewith. The relevant Issuer shall notify the Mandated Dealer(s) of any change of listing venue in accordance with Clause 13 (*Notices*); or
- 5.7.2 (without limiting the generality of sub-clause 5.7.1 above), if, as a result of the adoption of Directive 2004/109/EC (the "Transparency Directive") or any legislation implementing the Transparency Directive, the Issuers, or the Guarantor could be required to publish financial information either more regularly than they otherwise would be required to or according to accounting principles which are materially different from the accounting principles which it would otherwise use to prepare their respective published financial information, the relevant Issuer may as an alternative procure the admission to listing, trading and/or quotation for the Notes on a different section of Euronext Dublin or by such other competent authority, stock exchange and/or quotation system inside or outside the European Union and the United Kingdom as it may decide, and in any such case the relevant Issuer shall (1) use all reasonable endeavours to maintain any such alternative admission and (2) be responsible for any fees incurred in connection therewith. The relevant Issuer shall notify the Mandated Dealer(s) of any change of listing venue in accordance with Clause 13 (Notices).

# 5.8 Amendment of Programme documents

Each of the Issuers and the Guarantor undertakes that it will not, except with the consent of the Dealers, terminate the Agency Agreement, the Deed of Guarantee or the Deed of Covenant or effect or permit to become effective any amendment to any such agreement or deed which, in the case of an amendment, would or might adversely affect the interests of any holder of Notes issued before the date of such amendment.

# 5.9 **Change of Agents**

Each of the Issuers and the Guarantor undertakes that it will not, except with the consent of the Arranger, appoint a different Fiscal Agent, Registrar, Paying Agent(s) or Transfer Agent(s) under the Agency Agreement and that it will promptly notify each of the Dealers of any change in the Fiscal Agent, Registrar, Paying Agent(s) or Transfer Agent(s) under the Agency Agreement.

## 5.10 Authorised representative

Each of the Issuers and the Guarantor will notify the Dealers promptly in writing if any of the persons named in the list referred to in paragraph 3 of Schedule 2 (*Initial Conditions Precedent*) ceases to be authorised to take action on behalf of the Issuers or the Guarantor

or if any additional person becomes so authorised together, in the case of an additional authorised person, with evidence satisfactory to the Dealers that such person has been so authorised.

## 5.11 **Legal opinions**

Each of the Issuers and the Guarantor will, in each of the circumstances described in 5.11.1 to 5.11.4 below, procure the delivery to the Dealers (or the Relevant Dealer(s), as the case may be) of legal opinions (either from legal counsel which originally provided such legal opinions or from such legal counsel as may be approved by the Dealers or, as the case may be, the Mandated Dealer(s) in respect of the Relevant Agreement in question) in such form and with such content as the Dealers (or the Relevant Dealer(s), as the case may be) may reasonably require. In the case of 5.11.1 and 5.11.2 below, such opinion or opinions shall be supplied at the expense of the relevant Issuer, failing which, if applicable, the Guarantor and, in the case of 5.11.3 and 5.11.4 below, the expense for the supply of such opinion or opinions shall be as agreed between the relevant Issuer and, if applicable, the Guarantor and the Relevant Dealer(s). Such opinion or opinions shall be delivered:

- 5.11.1 *Annual update*: before the first issue of Notes occurring after each anniversary of the date of this Agreement;
- 5.11.2 *Material change*: if reasonably requested by any Dealer in relation to a material change or proposed material change to the Base Prospectus, this Agreement, the Agency Agreement, the Deed of Guarantee, the Deed of Covenant, or any change or proposed change in applicable law or regulation, at such date as may be specified by such Dealer;
- 5.11.3 *Syndicated issues*: at the time of issue of a Tranche which is syndicated amongst a group of institutions, if so requested by the Relevant Dealer(s); and
- 5.11.4 *By agreement*: on such other occasions as a Dealer and the relevant Issuer may agree.

#### 5.12 Auditors' comfort letters

Each of the Issuers and the Guarantor will, in each of the circumstances described in 5.12.1, 5.12.2, 5.12.3, and 5.12.4 below, procure the delivery to the Dealers (or the Relevant Dealer(s), as the case may be) of a comfort letter or comfort letters from independent auditors substantially in the form provided at the date hereof, with such modifications as the Dealers (or the Relevant Dealer(s), as the case may be) may reasonably request **provided, however, that** no such letter or letters will be delivered in connection with the publication or issue of any annual or interim financial statements of the Issuers or the Guarantor. In the case of 5.12.1 and 5.12.2 below, such letter or letters shall be provided at the expense of the relevant Issuer failing which, if applicable, the Guarantor, and, in the case of 5.12.3 and 5.12.4 below, the expense for the delivery of such letter or letters shall be as

agreed between the relevant Issuer, if applicable, the Guarantor and the Relevant Dealer(s). Such letter or letters shall be delivered:

- 5.12.1 *Annual update*: before the first issue of Notes occurring after each anniversary of the date of this Agreement;
- 5.12.2 *Material change*: at any time that the Base Prospectus shall be amended or updated where such amendment or updating concerns or contains financial information relating to either of the Issuers or the Guarantor except where such amendment or updating relates solely to the incorporation by reference of financial information relating to the Issuers or the Guarantor;
- 5.12.3 *Syndicated issues*: at the time of issue of any Tranche which is syndicated amongst a group of institutions, if so requested by the Relevant Dealer(s); and
- 5.12.4 *By agreement*: on such other occasions as a Dealer and the relevant Issuer may agree.

#### 5.13 **No announcements**

During the period commencing on the date of a Relevant Agreement and ending on the Issue Date (or such other period as may be specified in the Relevant Agreement), neither the relevant Issuer nor the Guarantor (if applicable) will, without the prior consent of the Mandated Dealer(s), make:

- 5.13.1 any public announcement which might reasonably be expected to have an adverse effect on the marketability of the relevant Notes; or
- 5.13.2 any communication which might reasonably be expected to prejudice the ability of any Relevant Dealer lawfully to offer or sell the Notes in accordance with the provisions set out in Schedule 1 (*Selling Restrictions*).

#### 5.14 No competing issues

During the period commencing on the date of a Relevant Agreement and ending on the Issue Date (or such other period as may be specified in the Relevant Agreement), none of the Issuers or the Guarantor will, without the prior consent of the Mandated Dealer(s), issue or agree to issue any other notes, bonds or other debt securities of whatsoever nature where such notes, bonds or other debt securities would have the same maturity and currency as the Notes to be issued on the relevant Issue Date and are intended to be admitted to listing, trading and/or quotation by one or more competent authorities, stock exchanges and/or quotation systems.

# 5.15 Information on Noteholders' meetings

The relevant Issuer and, if applicable, the Guarantor will, at the same time as it is despatched, furnish the Dealers with a copy of every notice of a meeting of the holders of any one or more Series of Notes and which is despatched at the instigation of the relevant Issuer and/or, if applicable, the Guarantor and will notify the Dealers immediately upon its

becoming aware that a meeting of the holders of any one or more Series of Notes has been convened by holders of such Notes.

## 5.16 **No deposit-taking**

In respect of any Tranche of Notes having a maturity of less than one year, the relevant Issuer will issue such Notes only if the following conditions apply (or the Notes can otherwise be issued without contravention of section 19 of the FSMA):

- 5.16.1 *Selling restrictions*: each Relevant Dealer represents, warrants and agrees in the terms set out in Schedule 1 (*Selling Restrictions*); and
- 5.16.2 Minimum denomination: the redemption value of each such Note is not less than £100,000 (or an amount of equivalent value denominated wholly or partly in a currency other than sterling), and no part of any Note may be transferred unless the redemption value of that part is not less than £100,000 (or such an equivalent amount).

## 5.17 **Supplement to Base Prospectus or any Drawdown Prospectus**

If, in relation to any issue of Notes, in the period from (and including) the date of the Relevant Agreement to (and including) the relevant Issue Date the relevant Issuer and, if applicable, the Guarantor publish (i) a supplement to the Base Prospectus or the relevant Drawdown Prospectus or (ii) information which is incorporated by reference into the Base Prospectus, they shall be unable to repeat the representations and warranties concerning the Base Prospectus or the relevant Drawdown Prospectus in Clause 4.1 (Representations and warranties by the Issuers and the Guarantor) in the manner required by Clause 4.2 (Representations and warranties by the Issuers and the Guarantor deemed repeated upon issue of Notes) unless the Mandated Dealer(s) (on behalf of any other Dealers party to the Relevant Agreement) agrees otherwise.

## 5.18 **No fiduciary duty**

Each of the Issuers and the Guarantor:

- 5.18.1 acknowledges and agrees that no fiduciary or agency relationship between: (a) the Issuers, the Guarantor; and (b) any Dealer, has been created in respect of any issue of Notes, irrespective of whether any Dealer has advised or is advising the Issuers and/or the Guarantor on other matters; and
- 5.18.2 hereby waives any claims that it may have against any Dealer with respect to any breach of fiduciary duty in connection with any issue of Notes.

#### 6. **INDEMNITY**

# 6.1 Indemnity by the Issuers and the Guarantor

The Issuers and the Guarantor jointly and severally undertake to each Dealer that if that Dealer or any of that Dealer's Related Parties incurs any Loss arising out of, in connection with or based on:

- 6.1.1 Misrepresentation: any inaccuracy or alleged inaccuracy of any representation and warranty by any of the Issuers or the Guarantor in Clause 4 (Representations and Warranties by the Issuers and the Guarantor) or Clause 7 (Selling Restrictions) of this Agreement or in any Relevant Agreement (on the date of this Agreement or, as the case may be, of any Relevant Agreement or on any other date when it is deemed to be repeated) or otherwise made by either of the Issuers or the Guarantor (if applicable) in respect of any Tranche;
- 6.1.2 *Breach*: any breach or alleged breach by any of the Issuers or the Guarantor of any of their undertakings in this Agreement or in any Relevant Agreement or otherwise made by any of the Issuers or the Guarantor in respect of any Tranche; or
- 6.1.3 Base Prospectus: any untrue or misleading (or allegedly untrue or misleading) statement in, or any omission (or alleged omission) from, the Base Prospectus,

The relevant Issuer or, as the case may be, the Guarantor shall pay to that Dealer on demand an amount equal to such Loss. No Dealer shall have any duty or obligation, whether as fiduciary for any of its Related Parties or otherwise, to recover any such payment or to account to any other person for any amounts paid to it under this Clause 6.1.

## 6.2 **Indemnity by the Dealers**

Each Dealer severally agrees to indemnify each Issuer and the Guarantor or any of its Related Parties against any Loss which arises directly out of any breach by that Dealer of the restrictions set out in Schedule 1 (*Selling Restrictions*), **provided that** the Dealer shall not be liable for any Loss arising from the sale of any Notes to any person believed in good faith by that Dealer after reasonable enquiry to be a person to whom the Notes could legally be sold or to whom any material could lawfully be given in compliance with the above restrictions.

#### 6.3 Conduct of claims

If any claim, demand or action is brought or asserted in respect of which one or more persons (each, an "**Indemnified Person**") is entitled to be indemnified by another person (the "**Indemnifier**") under Clause 6.1 (*Indemnity by the Issuers and the Guarantor*) or 6.2 (*Indemnity by the Dealers*) (each a "**Claim**"), the following provisions shall apply;

- 6.3.1 *Notification:* each Indemnified Person shall promptly notify the Indemnifier (but failure to do so shall not relieve the Indemnifier from liability);
- 6.3.2 Assumption of defence: the Indemnifier shall, subject to Clause 6.4 (Conduct by Indemnified Person), be entitled to assume the defence of the relevant Claim

- including the retention of legal advisers approved by each Indemnified Person (such approval not to be unreasonably withheld); and
- 6.3.3 Separate representation: if the Indemnifier assumes the defence of the relevant Claim, each Indemnified Person and its Related Parties shall be entitled to retain separate legal advisers and to participate in such defence but the legal and other expenses incurred in so doing shall, subject to Clause 6.4 (Conduct by Indemnified Person), be borne by such Indemnified Person or Related Party (as the case may be) unless the Indemnifier has specifically authorised such retention or participation.

# 6.4 **Conduct by Indemnified Person**

Notwithstanding Clause 6.3 (*Conduct of claims*), an Indemnified Person and/or its Related Parties may retain separate legal advisers in each relevant jurisdiction and direct the defence of the relevant Claim and the Indemnifier shall reimburse such Indemnified Person for any legal or other expenses reasonably so incurred if:

- 6.4.1 *Indemnifier's failure:* the Indemnifier (having assumed such defence) fails properly to make such defence or to retain for such purpose legal advisers approved by such Indemnified Person;
- 6.4.2 Conflict of interest: such Indemnified Person has reasonably concluded that the use of any legal advisers chosen by the Indemnifier to represent such Indemnified Person and/or Related Party would present such legal advisers with a conflict of interest; or
- 6.4.3 Different defences: the actual or potential defendants in, or targets of, such Claim include both the Indemnifier and such Indemnified Person and/or Related Party and such Indemnified Person has reasonably concluded that there may be legal defences available to it which are different from or additional to those available to the Indemnifier.

#### 6.5 **Settlement**

The Indemnifier shall not, without the prior written consent (such consent not to be unreasonably withheld) of each Indemnified Person, settle or compromise, or consent to the entry of judgment with respect to, any pending or threatened Claim (irrespective of whether any Indemnified Person is an actual or potential defendant in, or target of, such Claim) unless such settlement, compromise or consent includes an unconditional release of each Indemnified Person and each of its Related Parties from all liability arising out of the matters which are the subject of such Claim and does not include any statement as to, or an admission of fault and culpability or a failure to act by or on behalf of the Indemnified Person. The Indemnifier shall not be liable to indemnify any Indemnified Person where the relevant Claim has been settled or compromised without its prior written consent (which shall not be unreasonably withheld).

#### 7. **SELLING RESTRICTIONS**

Each of the parties hereto:

#### 7.1 **Schedule 1**

Represents, warrants and undertakes as set out in Schedule 1 (*Selling Restrictions*) and agrees that, in respect of each Tranche of Notes agreed as contemplated herein to be issued and subscribed, each of these representations and warranties shall be deemed to be repeated by the relevant Issuer, the Guarantor (if applicable) and each of the Relevant Dealer(s) on the date on which the Relevant Agreement is made, on the Issue Date thereof and on each intervening date, in each case, with reference to such Tranche of Notes and the facts and circumstances then subsisting.

# 7.2 **Subsequent changes**

Agrees that, for these purposes, Schedule 1 (*Selling Restrictions*) shall be deemed to be modified to the extent (if at all) that any of the provisions set out in Schedule 1 (*Selling Restrictions*) relating to any specific jurisdiction shall, as a result of change(s) in, or change(s) in official interpretation of, applicable laws and regulations after the date hereof, no longer be applicable.

# 7.3 **Drawdown Prospectus or Final Terms**

Agrees that if, in the case of any Tranche of Notes, any of the provisions set out in Schedule 1 (*Selling Restrictions*) are modified and/or supplemented by provisions of the relevant Drawdown Prospectus or Final Terms, then, in respect of the relevant Issuer, the Guarantor (if applicable), the Relevant Dealers and those Notes only, Schedule 1 (*Selling Restrictions*) shall further be deemed to be modified and/or supplemented to the extent described in the relevant Drawdown Prospectus or Final Terms.

#### 7.4 **General**

Agrees that the provisions of Clauses 7.2 (*Subsequent changes*) and 7.3 (*Drawdown Prospectus or Final Terms*) shall be without prejudice to the obligations of the Dealers contained in the paragraph headed "**General**" in Schedule 1 (*Selling Restrictions*).

## 8. RECOGNITION OF THE U.S. SPECIAL RESOLUTION REGIMES

- 8.1 In the event that any Dealer that is a Covered Entity becomes subject to a proceeding under a U.S. Special Resolution Regime, the transfer from such Dealer of this Agreement, and any interest and obligation in or under this Agreement, will be effective to the same extent as the transfer would be effective under the U.S. Special Resolution Regime if this Agreement, and any such interest and obligation, were governed by the laws of the United States or a state of the United States.
- 8.2 In the event that any Dealer that is a Covered Entity or a Covered Affiliate of such Dealer becomes subject to a proceeding under a U.S. Special Resolution Regime, Default Rights under this Agreement that may be exercised against such Dealer are permitted to be exercised to no greater extent than such Default Rights could be exercised under the U.S.

Special Resolution Regime if this Agreement were governed by the laws of the United States or a state of the United States.

#### 9. CALCULATION AGENT

## 9.1 Fiscal Agent as Calculation Agent

The Fiscal Agent has, in the Agency Agreement, agreed to act as Calculation Agent in respect of each Series of Notes in respect of which it is named as such in accordance with clause 11 (*Appointment and Duties of the Calculation Agent*) of the Agency Agreement. Any Dealer through whom any Series of Notes are issued may agree with the relevant Issuer to act as Calculation Agent (or the relevant Issuer may otherwise agree to appoint another institution to act as Calculation Agent) in respect of any Series of Notes.

# 9.2 Mandated Dealer as Calculation Agent

In relation to any Series of Notes in respect of which the relevant Issuer and the relevant Mandated Dealer have agreed that the relevant Mandated Dealer shall act as Calculation Agent and the relevant Mandated Dealer is named as the Calculation Agent in the relevant Final Terms (or Drawdown Prospectus as the case may be):

- 9.2.1 Appointment: the relevant Issuer appoints the relevant Mandated Dealer as Calculation Agent in respect of such Series of Notes on the terms of the Agency Agreement (and with the benefit of the provisions thereof) and the Terms and Conditions; and
- 9.2.2 Acceptance: the relevant Mandated Dealer accepts such appointment and shall perform all matters expressed to be performed by it in, and otherwise comply with, the Terms and Conditions and the provisions of the Agency Agreement.

#### 10. **AUTHORITY TO DISTRIBUTE DOCUMENTS**

Subject as provided in Clause 7 (*Selling Restrictions*), each Issuer and the Guarantor hereby authorises each of the Dealers on its behalf to provide or make available to actual and potential purchasers of Notes:

# 10.1 **Documents**

Copies of the Base Prospectus any Drawdown Prospectus and any other documents entered into in relation to the Programme.

# 10.2 Representations

Information and representations consistent with the Base Prospectus, any Drawdown Prospectus and any other documents entered into in relation to the Programme.

## 10.3 **Other information**

Such other documents and additional information as the Issuers and/or the Guarantor shall supply to the Dealers or approve for the Dealers to use or such other information as is in the public domain.

#### 11. STATUS OF THE ARRANGER AND THE DEALERS

- 11.1 Each of the Dealers agrees that the Arranger has only acted in an administrative capacity to facilitate the establishment and/or maintenance of the Programme and has no responsibility to it for (a) the adequacy, accuracy, completeness or reasonableness of any representation, warranty, undertaking, agreement, statement or information in the Base Prospectus, any Drawdown Prospectus, any Final Terms, this Agreement or any information provided in connection with the Programme or (b) the nature and suitability to it of all legal, tax and accounting matters and all documentation in connection with the Programme or any Tranche.
- 11.2 Each of the Dealers agrees that a determination will be made in relation to each issue about whether, for the purposes of the EU MiFID Product Governance rules under EU Delegated Directive 2017/593 (the "EU MiFID Product Governance Rules") and/or the FCA Handbook Product Intervention and Product Governance Sourcebook (the "UK MiFIR Product Governance Rules"), as applicable, any Dealer subscribing for the Notes is a manufacturer in respect of such Notes, but that otherwise, neither the Arranger nor the Dealers nor any of their respective affiliates will be a manufacturer for the purposes of the EU MiFID Product Governance Rules and/or the UK MiFIR Product Governance Rules, respectively.

#### 12. **FEES AND EXPENSES**

#### 12.1 Issuer's costs and expenses

Unless otherwise agreed, each Issuer (or, in default, if applicable, the Guarantor) is responsible for payment of the proper costs, charges and expenses (and any applicable value added tax):

- 12.1.1 *Professional advisers*: of the legal, accountancy and other professional advisers instructed by the Issuers and the Guarantor in connection with the establishment and maintenance of the Programme, the preparation of the Base Prospectus, any Drawdown Prospectus or the issue and sale of any Notes or the compliance by each of the Issuers and the Guarantor with its obligations hereunder or under any Relevant Agreement (to which it is a party) (including, without limitation, the provision of legal opinions and comfort letters as and when required by the terms of this Agreement or any Relevant Agreement to which it is a party);
- 12.1.2 *Arranger's advisers*: of any legal and other professional advisers instructed by the Arranger in connection with the establishment and maintenance of the Programme;
- 12.1.3 *Legal Documentation*: incurred in connection with the preparation and delivery of this Agreement, the Agency Agreement, the Deed of Covenant, the Deed of

- Guarantee, the Programme Manual and any Relevant Agreement and any other documents connected with the Programme or any Notes;
- 12.1.4 *Printing*: of and incidental to the setting, proofing, printing and delivery of the Base Prospectus, any Drawdown Prospectus, any Final Terms and any Notes (in global or definitive form) including inspection and authentication;
- 12.1.5 Agents: of the other parties to the Agency Agreement;
- 12.1.6 Listing and trading: incurred at any time in connection with the application for any Notes to be admitted to listing, trading and/or quotation by any competent authorities, stock exchanges and/or quotation systems and the maintenance of any such admission(s);
- 12.1.7 *Advertising*: of any advertising agreed upon between the Issuers, the Guarantor and the Arranger or the Mandated Dealer(s); and
- 12.1.8 *Ratings*: the cost of obtaining any credit rating for the Notes.

#### 12.2 **Taxes**

All payments in respect of the obligations of the Issuers and the Guarantor under this Agreement and each Relevant Agreement shall be made free and clear of, and without withholding or deduction for, any taxes, duties, assessments or governmental charges of whatsoever nature imposed, levied, collected, withheld or assessed by the Kingdom of Sweden or the Republic of Finland or any political subdivision or any authority thereof or therein having power to tax, unless such withholding or deduction is required by law. In that event, the relevant Issuer (or, in default, if applicable, the Guarantor) shall pay such additional amounts as will result in the receipt by the relevant Dealer of such amounts as would have been received by it if no such withholding or deduction had been required.

# 12.3 **Stamp Duties**

The Issuers (or, in default, if applicable, the Guarantor) shall pay all stamp, registration and other taxes and duties (including any interest and penalties thereon or in connection therewith) which may be payable upon or in connection with the update of the Programme, the issue, sale or delivery of Notes and the entry into, execution and delivery of this Agreement, the Agency Agreement, the Deed of Covenant, the Deed of Guarantee, each Relevant Agreement and each Final Terms and shall indemnify each Dealer against any claim, demand, action, liability, damages, cost, loss or expense (including, without limitation, legal fees and any applicable value added tax) which it may incur or which may be made against it as a result or arising out of or in relation to any failure to pay or delay in paying any of the same.

#### 13. **NOTICES**

#### 13.1 Addressee for notices

All notices and communications hereunder or under any Relevant Agreement shall be made in writing and in English (by letter or email) and shall be sent to the addressee at the address

or email address specified against its name in Schedule 6 (*Notice and Contact Details*) to the Programme Manual (or, in the case of a Dealer not originally party hereto, specified by notice to the relevant Issuer, the Guarantor and the other Dealers at or about the time of its appointment as a Dealer) and for the attention of the person or department therein specified (or as aforesaid) or, in any case, to such other address or email address and for the attention of such other person or department as the addressee has by prior notice to the sender specified for the purpose.

#### 13.2 Effectiveness

Every notice or other communication sent in accordance with Clause 13.1 (*Addressee for notices*) shall be effective as follows:

- 13.2.1 if sent by letter, upon receipt by the addressee **provided**, **however**, **that** any such notice or other communication which would otherwise take effect (a) on a day which is not a business day in the place of the addressee or (b) after 4.00 p.m. on any particular day shall not, in either case, take effect until 10.00 a.m. on the immediately succeeding business day in the place of the addressee; and
- 13.2.2 if sent by email, it shall be deemed received when the relevant receipt of such email being read is given or where no receipt is requested by the sender at the time of sending, **provided that** no delivery failure notification is received by the sender, within 24 hours of sending such email, and **provided further that** any email which is received (or deemed to take effect in accordance with the foregoing) after 4.00 p.m. on any particular day shall not take effect until 10.00 a.m. on the immediately succeeding business day in the place of the addressee.

#### 14. **CHANGES IN DEALERS**

## 14.1 **Termination and appointment**

The Issuers and the Guarantor may:

- 14.1.1 *Termination*: by thirty days' notice in writing to any Dealer, terminate this Agreement in relation to such Dealer (but without prejudice to any rights or obligations accrued or incurred on or before the effective date of termination and in particular the validity of any Relevant Agreement); and/or
- 14.1.2 New Dealer: nominate any institution as a new Dealer hereunder in respect of the Programme, in which event, upon the confirmation by such institution of a letter in the terms or substantially in the terms set out in Schedule 4 (Form of Dealer Accession Letter) to the Programme Manual or on any other terms acceptable to the Issuers, the Guarantor and such institution, such institution shall become a party hereto with all the authority, rights, powers, duties and obligations of a Dealer as if originally named as a Dealer hereunder; and/or
- 14.1.3 Dealer for a day: nominate any institution as a new Dealer hereunder only in relation to a particular Tranche, in which event, upon the confirmation by such institution of a letter in the terms or substantially in the terms set out in Schedule 4 (Form of

Dealer Accession Letter) to the Programme Manual or pursuant to an agreement in or substantially in the form of Schedule 3 (*Pro Forma Subscription Agreement*) or on any other terms acceptable to the relevant Issuer, the Guarantor (if applicable) and such institution, such institution shall become a party hereto with all the authority, rights, powers, duties and obligations of a Dealer as if originally named as a Dealer hereunder **provided that**:

- (a) such authority, rights, powers, duties and obligations shall extend to the relevant Tranche only; and
- (b) following the issue of the Notes of the relevant Tranche, the relevant new Dealer shall have no further authority, rights, powers, duties or obligations except such as may have accrued or been incurred prior to, or in connection with, the issue of the relevant Tranche.

# 14.2 **Resignation**

Any Dealer may, by thirty days' written notice to the Issuers and the Guarantor, resign as a Dealer under this Agreement (but without prejudice to any rights or obligations accrued or incurred on or before the effective date of resignation and in particular the validity of any Relevant Agreement).

#### 14.3 **Notification**

The Issuers and the Guarantor will notify existing Dealers appointed generally in respect of the Programme and the Fiscal Agent of any change in the identity of other Dealers appointed generally in respect of the Programme as soon as reasonably practicable thereafter.

## 15. **INCREASE IN AUTHORISED AMOUNT**

#### **15.1 Notice**

The Issuers and the Guarantor may, from time to time, by giving at least ten days' notice by letter in substantially the form set out in Schedule 5 (*Form of Notice of Increase of Authorised Amount*) to the Programme Manual to each of the Dealers, (with a copy to the Paying Agents), request that the Authorised Amount be increased and unless notice to the contrary is received by the Issuers and the Guarantor by the end of such notice period of the letter referred to above, each Dealer will be deemed to have given its consent to the increase in the Authorised Amount.

#### 15.2 **Effectiveness**

Notwithstanding the provisions of Clause 15.1 (*Notice*), no increase shall be effective unless and until:

15.2.1 *Conditions precedent*: each of the Dealers shall have received in form, number and substance satisfactory to each such Dealer, further and updated copies of the documents and confirmations described in Schedule 2 (*Initial Conditions Precedent*) (with such changes as may be relevant having regard to the circumstances at the

time of the proposed increase) and such further documents and confirmations as may be requested by the Dealers including, without limitation, a supplemental prospectus, not later than ten days after receipt by the Dealers of the letter referred to in Clause 15.1 (*Notice*); and

15.2.2 *Compliance*: the Issuers and the Guarantor shall have complied with all legal and regulatory requirements necessary for the issuance of, and performance of obligations under, Notes up to such new Authorised Amount,

and upon such increase taking effect, all references in the Agreements to the Programme and the Authorised Amount being in a certain principal amount shall be to the increased principal amount.

## 16. **ASSIGNMENT**

#### 16.1 **Successors and assigns**

This Agreement shall be binding upon and shall inure for the benefit of the Issuers, the Guarantor and the Dealers and their respective successors and permitted assigns.

#### 16.2 Issuers and Guarantor

None of the Issuers nor the Guarantor may assign its rights or transfer its obligations under this Agreement or any Relevant Agreement, in whole or in part, without the prior written consent of each of the Dealers or, as the case may be, the Relevant Dealer(s) and any purported assignment or transfer without such consent shall be void.

#### 16.3 **Dealers**

No Dealer may assign any of its rights or delegate or transfer any of its obligations under this Agreement or any Relevant Agreement, in whole or in part, without the prior written consent of the Issuers and the Guarantor and any purported assignment or transfer without such consent shall be void, except for an assignment and transfer of all of a Dealer's rights and obligations hereunder in whatever form such Dealer determines may be appropriate to a partnership, corporation, trust or other organisation in whatever form that may succeed to, or to which the Dealer transfers, all or substantially all of such Dealer's assets and business and that assumes such obligations by contract, operation of law or otherwise. Upon any such transfer and assumption of obligations, such Dealer shall be relieved of, and fully discharged from, all obligations hereunder and any Relevant Agreement, whether such obligations arose before or after such transfer and assumption.

# 17. **CURRENCY INDEMNITY**

# 17.1 Non-contractual currency

Any amount received or recovered by a Dealer from any of the Issuers or the Guarantor in a currency other than that in which the relevant payment is expressed to be due (the "**Contractual Currency**") as a result of, or of the enforcement of, a judgment or order of a court of any jurisdiction or otherwise in respect of any sum due to it from any of the Issuers or the Guarantor in connection with this Agreement, shall only constitute a discharge to the

Dealer to the extent of the amount in the Contractual Currency which such Dealer is able to purchase with the amount so received or recovered in that other currency on the date of that receipt or recovery (or, if it is not practicable to make that purchase on that date, on the first date on which it is practicable to do so).

#### 17.2 Indemnities

If any amount referred to in Clause 17.1 (*Non-contractual currency*) received or recovered by a Dealer is less than the amount in the Contractual Currency expressed to be due to such Dealer under this Agreement, the relevant Issuer (or, in default, if applicable, the Guarantor) shall indemnify such Dealer against any loss sustained by such Dealer as a result. In any event, the relevant Issuer (or, in default, if applicable, the Guarantor) shall indemnify such Dealer against any cost of making such purchase which is reasonably incurred.

# 17.3 **Separate obligations**

The indemnities referred to in Clause 17.2 (*Indemnities*) constitute a separate and independent obligation from each of the Issuers' and the Guarantor's other obligations, shall give rise to a separate and independent cause of action, shall apply irrespective of any indulgence granted by any Dealer and shall continue in full force and effect despite any judgment, order, claim or proof for a liquidated amount in respect of any sum due in connection with this Agreement or any judgment or order. Any such loss aforesaid shall be deemed to constitute a loss suffered by the relevant Dealer and no proof or evidence of any actual loss will be required by any of the Issuers or the Guarantor.

## 18. **CONTRACTUAL RECOGNITION OF BAIL-IN**

Notwithstanding and to the exclusion of any other term of this Agreement and/or any Relevant Agreement or any other agreements, arrangements, or understanding between any BRRD Party and each BRRD Counterparty, each BRRD Counterparty acknowledges and accepts that a BRRD Liability arising under this Agreement and/or any Relevant Agreement may be subject to the exercise of Bail-in Powers by the Relevant Resolution Authority, and acknowledges, accepts, and agrees to be bound by:

- (a) the effect of the exercise of Bail-in Powers by the Relevant Resolution Authority in relation to any BRRD Liability of any BRRD Party to each BRRD Counterparty under this Agreement and/or any Relevant Agreement, that (without limitation) may include and result in any of the following, or some combination thereof:
  - (i) the reduction of all, or a portion, of such BRRD Liability or outstanding amounts due thereon;
  - (ii) the conversion of all, or a portion, of such BRRD Liability into shares, other securities or other obligations of the relevant BRRD Party or another person, and the issue to or conferral on the BRRD Counterparty of such shares, securities or obligations;
  - (iii) the cancellation of such BRRD Liability; or

- (iv) the amendment or alteration of any interest, if applicable, thereon, the maturity or the dates on which any payments are due, including by suspending payment for a temporary period; and
- (b) the variation of the terms of this Agreement and/or any Relevant Agreement, as deemed necessary by the Relevant Resolution Authority, to give effect to the exercise of Bail-in Powers by the Relevant Resolution Authority.

For the purposes of this Clause 18:

"**Bail-in Legislation**" means in relation to a member state of the European Economic Area which has implemented, or which at any time implements, the BRRD, the relevant implementing law, regulation, rule or requirement as described in the EU Bail-in Legislation Schedule from time to time.

"Bail-in Powers" means any Write-down and Conversion Powers as defined in the EU Bail-in Legislation Schedule, in relation to the relevant Bail-in Legislation.

"**BRRD**" means Directive 2014/59/EU establishing a framework for the recovery and resolution of credit institutions and investment firms, as amended or replaced from time to time.

"BRRD Counterparty" means each party to this Agreement and/or any Relevant Agreement, as the case may be, other than the relevant BRRD Party, that is a counterparty to any BRRD Party.

"BRRD Liability" means a liability in respect of which the relevant Bail-in Powers in the applicable Bail-in Legislation may be exercised.

"BRRD Party" means any party to this Agreement and/or any Relevant Agreement subject to Bail-in Powers.

**"EU Bail-in Legislation Schedule**" means the document described as such, then in effect, and published by the Loan Market Association (or any successor person) from time to time at the LMA website under <u>EU Bail-in Legislation Schedule</u>.

"Relevant Resolution Authority" means the resolution authority with the ability to exercise any Bail-in Powers in relation to the relevant BRRD Party.

## 19. **LAW AND JURISDICTION**

# 19.1 **Governing law**

This Agreement and any non-contractual obligations arising out of or in connection with it are governed by, and shall be construed in accordance with, English law.

# 19.2 **English courts**

The courts of England have exclusive jurisdiction to settle any dispute (a "**Dispute**"), arising out of or in connection with this Agreement (including a dispute relating to the existence,

validity or termination of this Agreement or any non-contractual obligation arising out of or in connection with this Agreement) or the consequences of its nullity.

## 19.3 Appropriate forum

The Issuers and the Guarantor agree that the courts of England are the most appropriate and convenient courts to settle any Dispute and, accordingly, that they will not argue to the contrary.

## 19.4 Rights of the Dealers to take proceedings outside England

Notwithstanding Clause 19.2 (*English courts*), the Dealers may take proceedings relating to a Dispute ("**Proceedings**") in any court of a Member State under the Brussels Ia Regulation (in accordance with Chapter II, Sections 1 and 2 thereof) or of a State that is a party to the Lugano II Convention (in accordance with Title II, Sections 1 and 2 thereof). To the extent allowed by law, the Dealers may take concurrent Proceedings in any number of jurisdictions identified in this Clause 19 that are competent to hear those Proceedings.

## 19.5 **Service of process**

Each of the Issuers and the Guarantor agree that the documents which start any Proceedings and any other documents required to be served in relation to those Proceedings may be served on it by being delivered to The Swedish Trade & Invest Council at Business Sweden, 5 Upper Montagu Street, London W1H 2AG, United Kingdom, or to such other person with an address in England or Wales and/or at such other address in England or Wales as the Issuers and the Guarantor may specify by notice in writing to the Dealers. Nothing in this paragraph shall affect the right of any Dealer to serve process in any other manner permitted by law. This Clause 19.5 applies to Proceedings in England and to Proceedings elsewhere.

## 20. **COUNTERPARTS**

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original. Any party may enter into this Agreement by signing any such counterpart.

#### 21. RIGHTS OF THIRD PARTIES

A person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Agreement.

**AS WITNESS** the hands of the duly authorised representatives of the parties hereto the day and year first before written.

## SCHEDULE 1 SELLING RESTRICTIONS

#### 1. **GENERAL**

Each Dealer represents, warrants and undertakes to the Issuers and to the Guarantor that it has complied and will comply with all applicable laws and regulations in force in each country or jurisdiction in which it purchases, offers, sells or delivers Notes or has in its possession or distributes the Base Prospectus, any Drawdown Prospectus or any Final Terms or any related offering material, in all cases at its own expense.

With regard to each Tranche, the relevant Dealer will be required to comply with any additional restrictions agreed between the relevant Issuer and the Relevant Dealer and set out in the Subscription Agreement based on the form set out in Schedule 3 (*Pro Forma Subscription Agreement*).

#### 2. UNITED STATES

## 2.1 No registration under Securities Act

The Notes and the Guarantee have not been and will not be registered under the Securities Act or with any securities regulatory authority of any state or other jurisdiction of the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act.

## 2.2 Compliance by the Issuers and the Guarantor with United States securities laws

Each of the Issuers and the Guarantor represents, warrants and undertakes to the Dealers that neither it, nor any of its Affiliates, nor any person acting on behalf of any of the foregoing (excluding the Dealers and their Affiliates and any person acting on their behalf, as to which no representation or warranty is made) has offered or sold, or will offer or sell, any Notes in any circumstances which would require the registration of any of the Notes under the Securities Act and, in particular, that:

- 2.2.1 No directed selling efforts: none of the Issuers nor the Guarantor nor any of their respective Affiliates nor any person acting on their behalf (excluding the Dealers and their Affiliates and any person acting on their behalf, as to which no representation or warranty is made) has engaged or will engage in any directed selling efforts (as defined in Regulation S) with respect to the Notes;
- 2.2.2 Foreign issuer: each Issuer is a "foreign issuer" (as defined in Regulation S); and
- 2.2.3 Offering Restrictions: each of the Issuers, the Guarantor, their respective Affiliates and any person acting on behalf of any of the foregoing (excluding the Dealers and their Affiliates and any person acting on their behalf, as to which no representation or warranty is made) have complied and will comply with the offering restrictions in Regulation S;

## 2.3 Dealers' compliance with United States securities laws

In relation to each Tranche of Notes:

Each Dealer understands and agrees that the Notes and the Guarantee have not been and will not be registered under the Securities Act or with any securities regulatory authority of any state or other jurisdiction or the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act.

- 2.3.1 Offers/sales only in accordance with Regulation S: each Dealer represents, warrants and undertakes to the relevant Issuer and, if applicable, the Guarantor that it has offered and sold the Notes, and will offer and sell the Notes:
  - (a) Original distribution: as part of their distribution, at any time; and
  - (b) Outside original distribution: otherwise, until 40 days after the issue date,

only in accordance with Rule 903 of Regulation S;

- 2.3.2 No directed selling efforts: each Dealer represents, warrants and undertakes to the relevant Issuer and, if applicable, the Guarantor that neither it, nor any of its Affiliates (including any person acting on behalf of such Dealer or any of its Affiliates) has engaged or will engage in any directed selling efforts (as defined in Regulation S) with respect to the Notes;
- 2.3.3 Offering restrictions: each Dealer represents, warrants and undertakes to the relevant Issuer and, if applicable, the Guarantor that it and its Affiliates have complied and will comply with the offering restrictions requirement of Regulation S;
- 2.3.4 Prescribed form of confirmation: each Dealer undertakes to the relevant Issuer and, if applicable, the Guarantor that, at or prior to confirmation of sale of Notes, it will have sent to each distributor, dealer or person receiving a selling concession, fee or other remuneration, which purchases Notes from it during the distribution compliance period a confirmation or notice in substantially the following form:

"The Securities covered hereby have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") or with any securities regulatory authority of any state or other jurisdiction of the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons, (a) as part of their distribution at any time or (b) otherwise until 40 days after the completion of the distribution of the Tranche of Notes of which such Notes are a part except in either case in accordance with Regulation S under the Securities Act. Terms used above have the meanings given to them by Regulation S".

Where the relevant Final Terms or Drawdown Prospectus for Bearer Notes specifies that the TEFRA D Rules are applicable, the Bearer Notes will be issued in accordance with the provisions of United States Treasury Regulation § 1.163-5(c)(2)(i)(D) (the "TEFRA D Rules"). Where the relevant Final Terms or Drawdown Prospectus for Bearer Notes specifies that the TEFRA C Rules are applicable, the Bearer Notes will be issued in accordance with the provisions of United States Treasury Regulation § 1.163-5(c)(2)(i)(C) (the "TEFRA C Rules"). Where the relevant Final Terms specifies that TEFRA is not applicable, the Notes will not be issued in accordance with the provisions of either the TEFRA D Rules or the TEFRA C Rules.

#### 2.4 The TEFRA D Rules

Where the TEFRA D Rules are specified in the relevant Final Terms or Drawdown Prospectus as being applicable in relation to any Tranche of Notes, each Dealer represents, warrants and undertakes to the relevant Issuer and, if applicable, the Guarantor that:

- 2.4.1 Restrictions on offers etc.: except to the extent permitted under the TEFRA D Rules:
  - (a) No offers etc. to United States or United States persons: it has not offered or sold, and during the restricted period will not offer or sell, any Notes in bearer form to a person who is within the United States or its possessions or to a United States person; and
  - (b) No delivery of definitive Notes in the United States: it has not delivered and will not deliver in definitive form within the United States or its possessions any Notes sold during the restricted period,
- 2.4.2 Internal procedures: it has, and throughout the restricted period will have, in effect procedures reasonably designed to ensure that its employees or agents who are directly engaged in selling Notes are aware that such Notes may not be offered or sold during the restricted period to a person who is within the United States or its possessions or to a United States person, except as permitted by the TEFRA D Rules;
- 2.4.3 Additional provision if United States person: if it is a United States person, it is acquiring the Notes for the purposes of resale in connection with their original issuance and, if it retains Notes for its own account, it will only do so in accordance with the requirements of United States Treasury Regulation §1.163-5(c)(2)(i)(D)(6);
- 2.4.4 Dealers' Affiliates: with respect to each Affiliate of such Dealer that acquires Notes from such Dealer for the purpose of offering or selling such Notes during the restricted period, such Dealer undertakes to the relevant Issuer and, if applicable, the Guarantor that it will obtain from such Affiliate for the benefit of the relevant Issuer and, if applicable, the Guarantor the representations, warranties and undertakings contained in sub-clauses 2.4.1 (Restrictions on offers etc.), 2.4.2 (Internal procedures) and 2.4.3 (Additional provision of United States person) above.

#### 2.5 The TEFRA C Rules

Where the TEFRA C Rules are specified in the relevant Final Terms or Drawdown Prospectus as being applicable in relation to any Tranche of Notes, the Notes must, in accordance with

their original issuance, be issued and delivered outside the United States and its possessions and, accordingly, each Dealer represents, warrants and undertakes to the relevant Issuer and, if applicable, the Guarantor that, in connection with the original issuance of the Notes:

- 2.5.1 *No offers etc. in United States*: it has not offered, sold or delivered, and will not offer, sell or deliver, directly or indirectly, any Notes within the United States or its possessions; and
- 2.5.2 No communications with United States: it has not communicated, and will not communicate, directly or indirectly, with a prospective purchaser if such Dealer or such prospective purchaser is within the United States or its possessions and will not otherwise involve the United States office of such Dealer in the offer and sale of Notes.

## 2.6 Interpretation

Terms used in sub-clauses 2.2 (Compliance by the Issuers and the Guarantor with United States securities laws) and 2.3 (Dealers' compliance with United States securities laws) have the meanings given to them by Regulation S. Terms used in sub-clauses 2.4 (The TEFRA D Rules) and 2.5 (The TEFRA C Rules) have the meanings given to them by the United States Internal Revenue Code of 1986, as amended, and regulations thereunder, including the TEFRA C Rules and the TEFRA D Rules.

#### 3. PROHIBITION OF SALES TO EEA RETAIL INVESTORS

Unless the Final Terms (or Drawdown Prospectus, as the case may be) in respect of any Notes specifies "Prohibition of Sales to EEA Retail Investors" as "Not Applicable", each Dealer represents and agrees that it has not offered, sold or otherwise made available and will not offer, sell or otherwise make available any Notes which are the subject of the offering contemplated by the Base Prospectus as completed by the Final Terms (or are the subject of the offering contemplated by a Drawdown Prospectus, as the case may be) in relation thereto to any retail investor in the European Economic Area. For the purposes of this provision:

- (a) the expression "**retail investor**" means a person who is one (or more) of the following:
  - (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, "**MiFID II**"); or
  - (ii) a customer within the meaning of Directive (EU) 2016/97 (the "Insurance Distribution Directive"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or
  - (iii) not a qualified investor as defined in the EU Prospectus Regulation; and
- (b) the expression an "**offer**" includes the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe for the Notes.

If the Final Terms (or Drawdown Prospectus, as the case may be) in respect of any Notes specifies "Prohibition of Sales to EEA Retail Investors" as "Not Applicable" in relation to each Member State of the European Economic Area, each Dealer represents, warrants and agrees that it has not made and will not make an offer of Notes which are the subject of the offering contemplated by the Base Prospectus as completed by the Final Terms in relation thereto (or are the subject of the offering contemplated by a Drawdown Prospectus, as the case may be) to the public in that Member State except that it may make an offer of such Notes to the public in that Member State:

- (a) at any time to any legal entity which is a qualified investor as defined in the EU Prospectus Regulation;
- (b) at any time to fewer than 150 natural or legal persons (other than qualified investors as defined in the EU Prospectus Regulation), subject to obtaining the prior consent of the relevant Dealer or Dealers nominated by the relevant Issuer for any such offer; or
- (c) at any time in any other circumstances falling within Article 1(4) of the EU Prospectus Regulation,

**provided that** no such offer of Notes referred to in paragraphs (a) to (c) above shall require the relevant Issuer or any Dealer to publish a prospectus pursuant to Article 3 of the EU Prospectus Regulation or supplement a prospectus pursuant to Article 23 of the EU Prospectus Regulation.

For the purposes of this provision, the expression an "offer of Notes to the public" in relation to any Notes in any Member State means the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe for the Notes and "EU Prospectus Regulation" means Regulation (EU) 2017/1129 (as amended or superseded).

#### 4. UNITED KINGDOM

### 4.1 Prohibition of sales to UK Retail Investors

Unless the Final Terms (or Drawdown Prospectus, as the case may be) in respect of any Notes specifies "Prohibition of Sales to UK Retail Investors" as "Not Applicable", each Dealer represents and agrees that it has not offered, sold or otherwise made available and will not offer, sell or otherwise make available any Notes which are the subject of the offering contemplated by the Base Prospectus as completed by the Final Terms (or are the subject of the offering contemplated by a Drawdown Prospectus, as the case may be) in relation thereto to any retail investor in the United Kingdom. For the purposes of this provision:

- (a) the expression "**retail investor**" means a person who is one (or more) of the following:
  - (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the EUWA;

- (ii) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or
- (iii) not a qualified investor as defined in Article 2 of the UK Prospectus Regulation; and
- (b) the expression an "**offer**" includes the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe for the Notes.

## 4.2 Public offer selling restrictions under the UK Prospectus Regulation

If the Final Terms (or Drawdown Prospectus, as the case may be) in respect of any Notes does not include a legend entitled "Prohibition of Sales to UK Retail Investors", each Dealer has represents and agrees that it has not made and will not make an offer of Notes which are the subject of the offering contemplated by the Base Prospectus as completed by the Final Terms (or Drawdown Prospectus, as the case may be) in relation thereto to the public in the United Kingdom except that it may make an offer of such Notes to the public in the United Kingdom:

- (a) Qualified investors: at any time to any legal entity which is a qualified investor as defined in Article 2 of the UK Prospectus Regulation;
- (b) Fewer than 150 offerees: at any time to fewer than 150 natural or legal persons (other than qualified investors as defined in Article 2 of the UK Prospectus Regulation) in the United Kingdom subject to obtaining the prior consent of the relevant Dealer or Dealers nominated by the Issuer for any such offer; or
- (c) Other exempt offers: at any time in any other circumstances falling within section 86 of the FSMA,

**provided that** no such offer of Notes referred to in paragraphs 4.2(a) to (c) above shall require the Issuer or any Dealer to publish a prospectus pursuant to section 85 of the FSMA or supplement a prospectus pursuant to Article 23 of the UK Prospectus Regulation.

For the purposes of this provision, the expression "an offer of Notes to the public" in relation to any Notes means the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe for the Notes and the expression "UK Prospectus Regulation" means Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the EUWA.

### 4.3 Other UK regulatory restrictions

In relation to each Tranche of Notes, each Relevant Dealer represents, warrants and agrees to the relevant Issuer and, if applicable, the Guarantor and each other Relevant Dealer (if any) that:

## 4.3.1 **No deposit-taking:**

In relation to any Notes having a maturity of less than one year:

- it is a person whose ordinary activities involve it in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of its business; and
- (b) it has not offered or sold and will not offer or sell any Notes other than to persons:
  - (i) whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of their businesses; or
  - (ii) who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses.

where the issue of the Notes would otherwise constitute a contravention of Section 19 of the FSMA by the relevant Issuer or the Guarantor.

#### 4.3.2 Financial promotion

It has only communicated or caused to be communicated and will only communicate or cause to be communicated any invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received by it in connection with the issue or sale of any Notes in circumstances in which section 21(1) of the FSMA does not apply to the relevant Issuer or the Guarantor.

#### 4.3.3 **General compliance**

It has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to any Notes in, from or otherwise involving the United Kingdom.

#### 5. **JAPAN**

The Notes have not been and will not be registered under the Financial Instruments and Exchange Act of Japan (Act No. 25 of 1948), as amended (the "FIEA"). Accordingly, each Dealer represents and agrees, that it has not, directly or indirectly, offered or sold and will not, directly or indirectly, offer or sell any Notes in Japan or to, or for the benefit of, a resident of Japan or to others for re-offering or resale, directly or indirectly, in Japan or to any resident of Japan, except pursuant to an exemption from the registration requirements

of, and otherwise in compliance with, the FIEA and other relevant laws and regulations of Japan. As used in this paragraph, "resident of Japan" means any person resident in Japan, including any corporation or other entity organised under the laws of Japan.

## 6. SELLING RESTRICTIONS ADDRESSING ADDITIONAL SECURITIES LAWS IN THE KINGDOM OF SWEDEN

Each Dealer represents and agrees, that no Notes will be offered to the public in Sweden nor admitted to trading on a regulated market in Sweden unless and until (A) a prospectus in relation to those Notes has been approved by the competent authority in Sweden or, where appropriate, approved in another Relevant State and such competent authority has certified to the competent authority in Sweden that the prospectus has been approved with respect to the EU Prospectus Regulation; or (B) an exemption from the requirement to prepare a prospectus is available under the EU Prospectus Regulation.

## 7. SELLING RESTRICTIONS ADDRESSING ADDITIONAL SECURITIES LAWS IN REPUBLIC OF FINLAND

Each Dealer represents and agrees that it will not underwrite the issue of, or offer, sell advertise or otherwise market or place the Notes, in the Republic of Finland otherwise than in conformity with all applicable provisions of the law of the Republic of Finland and especially in compliance with the EU Prospectus Regulation and the Finnish Securities Markets Act (in Finnish *arvopaperimarkkinalaki 746/2012*, as amended) as well as the regulations issued pursuant thereto and that the Notes will not and may not be offered, sold, advertised or otherwise marketed in Finland under circumstances that would constitute an offer of the Notes to the public under the EU Prospectus Regulation and that any offers of the Notes in Finland will only be made in accordance with the restrictions and qualifications as set forth above in "Prohibition of Sales to EEA Retail Investors".

## 8. SELLING RESTRICTIONS ADDRESSING ADDITIONAL SECURITIES LAWS IN BELGIUM

Each Dealer represents and agrees that it has not advertised, offered, sold or delivered and will not advertise, offer, sell or deliver, directly or indirectly, Notes to any Belgian Consumers, and has not distributed or caused to be distributed and will not distribute or cause to be distributed, any prospectus, memorandum, information circular, brochure or any similar documents in relation to the Notes, directly or indirectly, to any Belgian Consumer. For these purposes, a "Belgian Consumer" has the meaning provided by the Belgian Code of Economic Law, as amended from time to time (Wetboek van 28 februari 2013 van economisch recht/Code du 28 février 2013 de droit économique), being any natural person resident or located in Belgium and acting for purposes which are outside his/her trade, business or profession.

## 9. **SINGAPORE**

Each Dealer acknowledges that the Base Prospectus has not been registered as a prospectus with the Monetary Authority of Singapore. Accordingly, each Dealer represents, warrants and agrees that it has not offered or sold any Notes or caused any Notes to be made the subject of an invitation for subscription or purchase and it will not offer or sell any Notes or cause any Notes to be made the subject of an invitation for subscription or purchase, and

it has not circulated or distributed, nor will it circulate or distribute, the Base Prospectus or any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of any Notes, whether directly or indirectly, to any person in Singapore other than (i) to an institutional investor (as defined in Section 4A of the Securities and Futures Act 2001 of Singapore, as modified or amended from time to time (the "**SFA**")) pursuant to Section 274 of the SFA or (ii) to an accredited investor (as defined in Section 4A of the SFA) pursuant to and in accordance with the conditions specified in Section 275 of the SFA.

## SCHEDULE 2 INITIAL CONDITIONS PRECEDENT

#### 1. **CONSTITUTIVE DOCUMENTS**

A certified true copy (and English translations) of the constitutive documents of each of the Issuers and the Guarantor.

#### 2. **AUTHORISATIONS**

Certified true copies (and English translations) of all relevant resolutions and other authorisations required to be passed or given, and evidence of any other action required to be taken, on behalf of the Issuers and the Guarantor authorising the update of the Programme, the issue of Notes and/or the Guarantee thereunder, the execution and delivery of the Dealer Agreement, the Agency Agreement, the Deed of Covenant, the Deed of Guarantee and the Notes and the performance of each of the Issuers' and the Guarantor's obligations thereunder and the appointment of the persons named in the lists referred to in paragraph 3 below.

#### 3. INCUMBENCY CERTIFICATES

In respect of each of the Issuers and the Guarantor, a list of the names, titles and specimen signatures of the persons authorised:

- (a) to sign on its behalf the above mentioned documents;
- (b) to enter into any Relevant Agreement with any Dealer(s);
- (c) to sign on its behalf all notices and other documents to be delivered pursuant thereto or in connection therewith; and
- (d) to take any other action on its behalf in relation to the Programme.

#### 4. **CONSENTS**

A certified true copy of any necessary governmental, regulatory, tax, exchange control or other approvals or consents.

#### 5. **DEALER AGREEMENT**

The Dealer Agreement, duly executed.

## 6. **AGENCY AGREEMENT**

The Agency Agreement, duly executed or a conformed copy thereof.

### 7. **DEED OF COVENANT**

The Deed of Covenant, duly executed or a conformed copy thereof.

#### 8. **DEED OF GUARANTEE**

The Deed of Guarantee, duly executed or a conformed copy thereof.

#### 9. **PROGRAMME MANUAL**

The Programme Manual, duly signed for the purposes of identification by the Issuers, the Guarantor, the Fiscal Agent and the Registrar.

#### 10. **BASE PROSPECTUS**

The Base Prospectus.

#### 11. CONFIRMATION OF ADMISSION TO LISTING AND TRADING

Confirmation of the admission of the Programme to listing on the regulated market of Euronext Dublin subject only to the issue of Notes.

#### 12. **LEGAL OPINIONS**

Legal opinions from Mannheimer Swartling as to Swedish law, White & Case as to Finnish Law and Clifford Chance, London as to English law.

#### 13. **AUDITORS' COMFORT LETTERS**

Comfort letters from KPMG AB, auditors to Hemsö Fastighets AB.

#### 14. **REGULATORY NOTIFICATIONS**

Confirmation that any appropriate regulatory authority has been informed of the commencement of the Programme.

#### 15. MASTER GLOBAL NOTES

Confirmation that master temporary and permanent global Notes duly executed by each Issuer have been delivered to the Fiscal Agent and that master global registered Note certificates duly executed by each Issuer have been delivered to the Registrar.

#### 16. **RATINGS**

Confirmation of any rating to be obtained from a Rating Agency relating to a rating of Hemsö Fastighets AB, the Programme or the Notes.

## 17. **PROCESS AGENT**

A certified copy of a letter from The Swedish Trade & Invest Council at Business Sweden agreeing to act as process agent for each of the Issuers and the Guarantor in relation to the Dealer Agreement, the Agency Agreement, the Deed of Covenant, the Deed of Guarantee and the Notes.

## 18. **ISSUER EFFECTUATION AUTHORISATION**

A duly executed or a conformed copy of the authorisation from each Issuer to each ICSD, to effectuate any Global Notes or Global Registered Notes issued under the Programme and delivered by, or on behalf of the Issuers to that ICSD.

## SCHEDULE 3 PRO FORMA SUBSCRIPTION AGREEMENT

[Form of Subscription Agreement where an issue of Notes is syndicated among a group of institutions]

[ISSUER]

[CURRENCY][AMOUNT]

EURO MEDIUM TERM NOTE PROGRAMME

[CURRENCY][AMOUNT]

[FIXED RATE / FLOATING RATE] NOTES DUE [MATURITY]

SUBSCRIPTION AGREEMENT

### **THIS AGREEMENT** is made on [date]

#### **BETWEEN**:

- (1) [HEMSÖ FASTIGHETS AB] / [HEMSÖ TREASURY OYJ] (the "Issuer");
- (2) **[HEMSÖ FASTIGHETS AB** (the "Guarantor")];
- (3) [•] as lead manager (the "Lead Manager"); and
- (4) [•], [•] and [•] (together with the Lead Manager, the "Managers").

#### WHEREAS:

- (A) The Issuer [and the Guarantor] [has/have] authorised the update of a Euro Medium Term Note Programme (the "**Programme**") in connection with which [it has/they have] entered into an amended and restated dealer agreement dated 5 November 2025 (the "**Dealer Agreement**").
- (B) Pursuant to the Dealer Agreement, the Issuer is entitled to sell Notes (as defined in the Dealer Agreement) issued under the Programme to institutions who become Dealers in relation to a particular Tranche of Notes only. Each of the Managers is either a Dealer in relation to the Programme or has agreed to become a Dealer in relation to the Notes (as defined below) pursuant to the provisions of this Agreement.
- (C) The Issuer proposes to issue [•] Notes due [•] (the "**Notes**"). [The Notes will be unconditionally and irrevocably guaranteed by the Guarantor.] The Managers wish to subscribe such Notes.

#### IT IS AGREED as follows:

## 1. **INTERPRETATION**

## 1.1 Relevant Agreement

This Agreement is a "**Relevant Agreement**" as that term is defined in the Dealer Agreement and each of the Managers is a Dealer on the terms set out in the Dealer Agreement, save as expressly modified herein. This Agreement is supplemental to, and should be read and construed in conjunction with, the Dealer Agreement.

#### 1.2 The Notes

The Notes are issued under the Programme and accordingly are Notes as defined in and for the purposes of the Dealer Agreement, the Agency Agreement[, the Deed of Guarantee] and the Deed of Covenant.

#### 1.3 **Defined terms and construction**

All terms and expressions which have defined meanings in the Dealer Agreement shall have the same meanings in this Agreement except where the context requires otherwise or unless

otherwise stated. In the event of any conflict or inconsistency between the provisions of this Agreement and the Dealer Agreement, the provisions of this Agreement shall apply. The provisions of Clauses 1.2 (*Clauses and Schedules*) to 1.5 (*Headings*) of the Dealer Agreement shall apply to this Agreement *mutatis mutandis*.

## 2. **NEW DEALER(S)**

## 2.1 **Appointment**

It is agreed that each of [•], [•] and [•] (for the purposes of this Clause [2], a "**New Dealer**") shall become a Dealer upon the terms of the Dealer Agreement with all the authority, rights, powers, duties and obligations of a Dealer as if originally named as a Dealer under the Dealer Agreement **provided that**:

- 2.1.1 *Notes only*: such authority, rights, powers, duties and obligations shall extend to the Notes only; and
- 2.1.2 *Termination*: following the issue of the Notes, each New Dealer shall have no further authority, rights, powers, duties or obligations except such as may have accrued or been incurred prior to, or in connection with, the issue of the Notes.

## 2.2 Conditions precedent documents

Each New Dealer confirms that it has received sufficient copies of such of the conditions precedent documents and confirmations listed in Schedule 2 (*Initial Conditions Precedent*) to the Dealer Agreement as it has requested, that these have been found satisfactory to it and that the delivery of any of the other documents or confirmations listed in Schedule 2 (*Initial Conditions Precedent*) to the Dealer Agreement is not required.

## 3. **ISSUE OF THE NOTES**

## 3.1 Final Terms

[Each of] The Issuer [and the Guarantor] confirms that it has approved the final terms (the "**Final Terms**") dated [•] in connection with the issue of the Notes and confirms that the Final Terms is an authorised document for the purposes of Clause 10 (*Authority to Distribute Documents*) of the Dealer Agreement.

## 3.2 **Undertaking to issue**

The Issuer undertakes to the Managers that, subject to and in accordance with the provisions of this Agreement, the Notes will be issued on [•] (the "Issue Date"), in accordance with this Agreement and the Agency Agreement.

## 3.3 **Undertaking to subscribe**

The Managers undertake to the Issuer that, subject to and in accordance with the provisions of this Agreement, they will subscribe and pay for the Notes on the Issue Date at [•] per cent. of the aggregate principal amount of the Notes (the "Issue Price"). The obligations of the Managers under this sub-clause 3.3 are joint and several. The Managers agree as

between themselves to the representative underwriting commitments set out in the Schedule to this Agreement.

## 3.4 [Fixed price re-offering

Each Manager represents, warrants and agrees that, prior to being notified by the Lead Manager that the Notes are free to trade, it has not offered or sold and will not offer or sell (and has procured and will procure that none of its subsidiaries or affiliates offers or sells) any Notes at a price less than the offered price set by the Lead Manager.]

## 3.5 [Agreement among Managers

The execution of this Agreement on behalf of all parties hereto will constitute acceptance by each Manager of the ICMA Agreement Among Managers Version 1 subject to any amendment notified to such Manager in writing at any time prior to the earlier of the receipt by the Lead Manager of the document appointing such Manager's authorised signatory and its execution of this Agreement.]

#### 3.6 **Stabilisation**

The parties hereto confirm the appointment of [Stabilisation Manager] as the central point responsible for public disclosure of stabilisation and handling any competent authority requests, in each case, in accordance with [Article 6(5) of Commission Delegated Regulation EU 2016/1052 (the "Buy-Back and Stabilisation Regulation")] [and] [Article 6(5) of the technical standards published by the FCA in relation to the Market Abuse Regulation as regards Commission Delegated Regulation (EU) 2016/1052 (the "UK FCA Stabilisation Binding Technical Standards")].

#### 4. [MiFID II PRODUCT GOVERNANCE RULES

- 4.1 Solely for the purposes of the requirements of Article 9(8) of the MIFID Product Governance rules under EU Delegated Directive 2017/593 (the "**EU Product Governance Rules**") regarding the mutual responsibilities of manufacturers under the EU Product Governance Rules:
  - 4.1.1 each of the [[Joint] Lead Manager[s]/[identify Manager(s) who is/are deemed to be MiFID manufacturer(s)] (each an "EU Manufacturer" and together "the EU Manufacturers") acknowledges to each other EU Manufacturer that it understands the responsibilities conferred upon it under the EU Product Governance Rules relating to each of the product approval process, the target market and the proposed distribution channels as applying to the Notes and the related information set out in the Final Terms/announcements in connection with the Notes; and
  - 4.1.2 the Issuer[, the Guarantor] [and the Co-Managers]/[identify Manager(s) who is/are not deemed to be MiFID manufacturer(s)] note the application of the EU Product Governance Rules and acknowledge the target market and distribution channels identified as applying to the Notes by the EU Manufacturers and the related

information set out in the Final Terms/announcements in connection with the Notes.]

#### 5. UK MIFIR PRODUCT GOVERNANCE RULES

- 5.1 Solely for the purposes of the requirements of 3.2.7R of the FCA Handbook Product Intervention and Product Governance Sourcebook (the "**UK MiFIR Product Governance Rules**") regarding the mutual responsibilities of manufacturers under the UK MiFIR Product Governance Rules:
  - 5.1.1 each of the [Joint] Lead Manager[s]/[identify Manager(s) who is/are deemed to be MiFIR manufacturer(s)] (each a "UK Manufacturer" and together the "UK Manufacturers") acknowledges to each other UK Manufacturer that it understands the responsibilities conferred upon it under the UK MiFIR Product Governance Rules relating to each of the product approval process, the target market and the proposed distribution channels as applying to the [Notes] and the related information set out in the [Final Terms/announcements] in connection with the [Notes]; and
  - 5.1.2 the Issuer[, the Guarantor] [and the Co-Managers]/[identify Manager(s) who is/are not deemed to be MiFIR manufacturer(s)] note the application of the UK MiFIR Product Governance Rules and acknowledge the target market and distribution channels identified as applying to the [Notes] by the UK Manufacturer[s] and the related information set out in the [Final Terms/announcements] in connection with the [Notes].

## 6. ADDITIONAL REPRESENTATIONS AND WARRANTIES [AND UNDERTAKINGS]

[Consider carefully any additional representations and warranties and/or undertakings which may be required in relation to the Notes.]

#### 6.1 [Investor Presentations

Any presentation materials used by the Issuer [and the Guarantor] in meetings with prospective investors in the Notes (the "**Investor Presentations**") were, on each date when used in such meetings, true and accurate in all material respects and were not misleading in any material respect; any statements, opinions, predictions or intentions expressed in the Investor Presentations were honestly held or made and were not misleading in any material respect; and all reasonable enquiries were made to ascertain or verify the foregoing.]

[Note: Green/Sustainability/Social Bonds – Consider any additional representations, warranties and/or undertakings in regards to the use of proceeds from Green/Sustainability/Social Bonds] [The Issuer undertakes that it will apply an amount equal to the net proceeds of the issuance of the Notes in the manner specified in the Final Terms.]

#### 7. **FEES AND EXPENSES**

## 7.1 Combined management and underwriting commission

The Issuer [(or, in default, the Guarantor)] shall, on the Issue Date, pay to the Lead Manager for the account of the Managers a combined management and underwriting commission of [•] per cent. of the aggregate principal amount of the Notes. Such commission shall be deducted from the Issue Price.

## **OPTION 1 (SELLING COMMISSION)**

## 7.2 [Selling commission

The Issuer [(or, in default, the Guarantor)] shall, on the Issue Date, pay to the Lead Manager for the account of the Managers a selling commission of [•] per cent. of the aggregate principal amount of the Notes. Such commission shall be deducted from the Issue Price.]

## **OPTION 2 (SELLING CONCESSION)**

### 7.3 [Selling concession

The Issuer shall allow to the Managers a selling concession of [•] per cent. of the principal amount of each Note. Such concession shall be deducted from the Issue Price [and divided among the Managers proportionately to their underwriting commitment].]

#### [END OF OPTIONS]

## 7.4 Management expenses

#### **OPTION 1 (FIXED SUM IN LIEU OF REIMBURSEMENT OF EXPENSES)**

[The Issuer [(or, in default, the Guarantor)] shall pay to the Lead Manager on demand [•] in lieu of reimbursement of any legal fees and expenses and any travelling, communication, courier, postage and other out-of-pocket expenses incurred by it in connection with the management of the issue of the Notes. Such amount may be deducted from the Issue Price.]

## **OPTION 2 (REIMBURSEMENT OF EXPENSES IN FULL)**

[The Issuer [(or, in default, the Guarantor)] shall reimburse the Lead Manager on demand for all legal fees and expenses and any travelling, communication, courier, postage and other out-of-pocket expenses incurred by it in connection with the management of the issue of the Notes. Any amount due to the Lead Manager under this sub-clause 7.4 may be deducted from the Issue Price.]

#### [END OF OPTIONS]

#### 8. **CLOSING**

## 8.1 **Closing**

Subject to Clause 8.3 (*Conditions precedent*), the closing of the issue shall take place on the Issue Date, whereupon:

## **OPTION 1 (BEARER NOTES)**

8.1.1 [Delivery of [Temporary/Permanent] Global Note: the Issuer shall deliver the [Temporary/Permanent] Global Note, duly executed on behalf of the Issuer and authenticated [and effectuated] in accordance with the Agency Agreement, to a common [depositary/ safekeeper] designated for the purpose by Euroclear and Clearstream, Luxembourg].

## **OPTION 2 (REGISTERED NOTES)**

- 8.1.2 [Global Registered Note: the Issuer shall:
  - (a) Registration: cause the Notes to be registered in the name of a nominee for a common [depositary/safekeeper] designated for the purpose by Euroclear and Clearstream, Luxembourg; and
  - (b) *Delivery*: deliver the Global Registered Note, duly executed on behalf of the Issuer and authenticated, in accordance with the Agency Agreement, to such common [safekeeper/depositary] [for effectuation].

#### [END OF OPTIONS]

- 8.1.3 Settlement: The [Lead Manager] [or such other Manager as the [Issuer may direct / Managers may agree] to settle the Notes] (the "Settlement Bank") acknowledges that the Notes initially represented by the [[Temporary/Permanent] Global Note][Global Registered] Note] will initially be credited to an account with Euroclear or Clearstream, Luxembourg (the "Commissionaire Account") for the benefit of the Settlement Bank the terms of which include a third-party beneficiary clause ("stipulation pour autrui") with the Issuer as the third-party beneficiary and provide that such Notes are to be delivered to others only against payment of the net proceeds of the issue of the Notes (namely the Issue Price [plus accrued interest] less the fees and expenses that are to be deducted pursuant to Clause 7 (Fees and Expenses)) (the "Net Proceeds") into the Commissionaire Account on a delivery against payment basis.
- 8.1.4 Commissionaire Account: The Settlement Bank acknowledges that (i) the Notes initially represented by the [[Temporary/Permanent] Global Note][Global Registered] Note] shall be held to the order of the Issuer as set out above and (ii) the Net Proceeds received in the Commissionaire Account will be held on behalf of the Issuer until such time as they are transferred to the Issuer's order. The Settlement Bank undertakes that the Net Proceeds will be transferred to the Issuer's order promptly following receipt of such monies in the Commissionaire Account.

8.1.5 The Issuer acknowledges and accepts the benefit of the third-party beneficiary clause ("stipulation pour autrui") pursuant to the [Belgian/Luxembourg] Civil Code in respect of the Commissionaire Account.

## 8.2 **Postponed closing**

The Issuer[, the Guarantor] and the Lead Manager (on behalf of the Managers) may agree to postpone the Issue Date to another date not later than [•], whereupon all references herein to the Issue Date shall be construed as being to that later date.

### 8.3 **Conditions precedent**

The Managers shall only be under obligation to subscribe and pay for the Notes if the conditions precedent set out in Clause 3.1 (*Conditions precedent to first issue of Notes*) and Clause 3.2 (*Conditions precedent to any issue of Notes*) of the Dealer Agreement have been satisfied including, without prejudice to the foregoing, the receipt by the Lead Manager (on behalf of the Managers) on the [Issue Date]/[last day preceding the Issue Date on which banks are open for general business and on which dealings in foreign currency may be carried on in London (the "**Pre-closing Date**")] of the following:

- 8.3.1 Legal opinions: pursuant to sub-clause 3.2.10 (Legal opinions and comfort letters, etc.) of the Dealer Agreement, legal opinions dated the Issue Date and addressed to the Managers from [Issuers' local counsel], [Managers' local counsel], [Issuers' Finnish counsel] and Clifford Chance, London;
- 8.3.2 Closing certificate: pursuant to sub-clause 3.2.8 (Certificate) of the Dealer Agreement, a closing certificate relating to the Issuer [and the Guarantor] dated the Issue Date, addressed to the Managers and signed by a director or other equivalent senior officer on behalf of the Issuer [or (as the case may be) the Guarantor]; [and]
- 8.3.3 Comfort letters: pursuant to sub-clause 3.2.10 (Legal opinions and comfort letters, etc.) of the Dealer Agreement, comfort letters dated the date of this Agreement and the Issue Date and addressed to the Managers from [•] [./; and]
- 8.3.4 [Others: pursuant to sub-clause 3.2.10 (*Legal opinions and comfort letters, etc.*) of the Dealer Agreement, [such other conditions precedent as the Lead Manager may require.]]

## 9. **SURVIVAL**

The provisions of this Agreement shall continue in full force and effect notwithstanding the completion of the arrangements set out herein for the issue of the Notes and regardless of any investigation by any party hereto.

#### 10. **TIME**

Any date or period specified herein may be postponed or extended by mutual agreement among the parties but, as regards any date or period originally fixed or so postponed or extended, time shall be of the essence.

#### 11. **NOTICES**

Any notification hereunder to the Issuer [or the Guarantor] shall be made in accordance with the provisions of Clause 13 (*Notices*) of the Dealer Agreement and, in the case of notification to the Managers, shall be to the Lead Manager by email or in writing at:

[•]

[•]

Email: [•]
Attention: [•]

#### 12. **GOVERNING LAW AND JURISDICTION**

This Agreement and any non-contractual obligations arising out of or in connection with it are governed by English law. The provisions of Clause 19 (*Law and Jurisdiction*) of the Dealer Agreement shall be deemed to be incorporated by reference into this Agreement *mutatis mutandis*.

#### 13. **COUNTERPARTS**

This Agreement may be executed in any number of counterparts, each of which shall be deemed an original. Any party may enter into this Agreement by signing any such counterpart.

## 14. **RIGHTS OF THIRD PARTIES**

A person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Agreement.

**AS WITNESS** the hands of the duly authorised representatives of the parties hereto the day and year first before written.

# SCHEDULE UNDERWRITING COMMITMENTS

Manager	Commitment
[•]	[specified currency][•]
Total	[specified currency][•]

[For and on behalf of
HEMSÖ FASTIGHETS AB
By:]
[For and on behalf of HEMSÖ TREASURY OYJ
HEWISO TREASURY OYJ
D.,,
By:
[The Guarantor
For and on behalf of
HEMSÖ FASTIGHETS AB
By:]
The Managers
[MANAGER]
By:

The Issuer

## **SIGNATURES**

The Issuers

For and on behalf of **HEMSÖ FASTIGHETS AB** 

For and on behalf of Nils Styf

**HEMSÖ TREASURY OYJ** 

Nils Styf

Rutger Killen

Rutger Killien

The Guarantor

For and on behalf of

**HEMSÖ FASTIGHETS AB** 

Nils Styf

Rutger Källeh

## The Arranger and Dealer

## For and on behalf of

## **CITIGROUP GLOBAL MARKETS EUROPE AG**



Other Dealers

For and on behalf of

**BARCLAYS BANK IRELAND PLC** 

By: ...... Lynda Fleming, Authorised Signatory

## For and on behalf of

## **BNP PARIBAS**

Bv:	hs/M	Elias Selbing Burell Director, IG Finance
٠,٠		Tomas Lundquist

Tomas Lundquist
Deputy Head of Global Banking
Head of Corporate Coverage for
Nordic Region

By: Nordic Region

# For and on behalf of CITIGROUP GLOBAL MARKETS LIMITED



# For and on behalf of **DANSKE BANK A/S**

By: Kasper Resen Steenstrup
Senior Legel Director

By: Chen Chen Hu

For and on behalf of **DEUTSCHE BANK AKTIENGESELLSCHAFT** 

(11.

Claes Homenius Managing Director

. •.	and on behalf of
	B CARNEGIE INVESTMENT BANK AB (PUBL)
Ву:	Daniele ful
	Daniela Loukarova Öhbom
- Bv:	Peko
<i>,</i>	Peeter Kiviloog

# For and on behalf of **NORDEA BANK ABP**

By: Lindá Johanson

By:

Peter Brink Jensen
Managing Director

SKANDINAVISKA ENSKILDA BANKEN AB (PUB	
For and on behalf of	

Bv:.	
-,	Malin Larsson
By:.	MM StackA Linn Siljelöv

# For and on behalf of SVENSKA HANDELSBANKEN AB (PUBL)

By: Whanger

Marie Thanger

# For and on behalf of **SWEDBANK AB (PUBL)**

Bv: ...

Jakob Fäste Legal Counsel

Ву:.

Cecilia Berggren Legal Counsel