

EXECUTION VERSION

CORPORATE SERVICES AGREEMENT

25 JUNE 2021

CSC CAPITAL MARKETS (IRELAND) LIMITED

(as the “**Corporate Services Provider**”)

and

MULCAIR SECURITIES NO.2 DESIGNATED ACTIVITY COMPANY

(as the “**Company**”)

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THIS CORPORATE SERVICES AGREEMENT (the “**Agreement**”) is made on 25 June 2021

BETWEEN:

- 1) **MULCAIR SECURITIES NO.2 DESIGNATED ACTIVITY COMPANY**, a designated activity company limited by shares incorporated under the laws of Ireland with registered number 694183 whose registered address is 3rd Floor Fleming Court, Fleming’s Place, Dublin 4, Ireland (the “**Company**”); and
- 2) **CSC CAPITAL MARKETS (IRELAND) LIMITED**, a private limited company incorporated under the laws of Ireland with registered number 603818 and whose registered address is 3rd Floor Fleming Court, Fleming’s Place, Dublin 4, Ireland (the “**Corporate Services Provider**”);

WHEREAS:

- A. The Company wishes to appoint the Corporate Services Provider to provide certain corporate administration services to the Company on the terms and conditions set out in this Agreement.
- B. Pursuant to the terms and conditions set out in this Agreement, the Parties to this Agreement wish to make further arrangements with respect to the obligations of and services to be provided by the Corporate Services Provider to the Company.
- C. The election of officers to the Company is governed by the Company’s constitution (the “**Constitution**”).
- D. CSC Share Trustee Services (Ireland) Limited as the share trustee (the “**Share Trustee**”) holds the issued share capital (one ordinary share of EUR 1.00 which is fully paid up) in the Company which is held pursuant to a declaration of trust dated 29 April 2021 (the “**Share Declaration of Trust**”). The Share Trustee holds the beneficial interest in the issued share capital of the Company on trust for charitable purposes.

IT IS HEREBY AGREED:

1. DEFINITIONS AND INTERPRETATIONS

1.1 Definitions

In this Agreement, except to the extent the context requires otherwise, terms defined and references construed in the Master Definitions Schedule set out in Schedule 1 of the incorporated terms memorandum dated on or about the date of this Agreement and signed for the purposes of identification by the parties to this Agreement and others (as the same may be amended, varied or supplemented from time to time) (the “**Incorporated Terms Memorandum**”) shall have the same meaning and construction, and the terms set out below shall have the following meanings:

“**2014 Act**” means the Irish Companies Act 2014 (as amended).

“**Applicable Law**” means any law or regulation including, but not limited to: (a) any domestic or foreign statute or regulation; and (b) any rule or practice of any Authority, stock exchange.

“**Authority**” means any competent regulatory, prosecuting, tax or governmental authority in any jurisdiction, domestic or foreign.

“**Corporate Services Fee Letter**” means the fee letter dated on or around the date of the Agreement between the Company and the Corporate Services Provider.

“**Data Protection Legislation**” means Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection

Regulation), Irish Data Protection Acts 1988 to 2018 and any other applicable or succeeding data protection legislation.

“**Party**” means a party to this Agreement.

“**Transaction Documents**” has the meaning given to the term “Transaction Documents” in the Incorporated Terms Memorandum.

1.2 Construction

- (i) the singular includes the plural (and vice versa);
- (ii) headings are for convenience only and do not affect the construction of this Agreement;
- (iii) reference to Clauses and Schedules are to Clauses and Schedules to this Agreement;
- (iv) reference to any statute, regulation, agreement or document includes amendments and replacements of and supplements to such statute, regulation, agreement or document;
- (v) reference to any person include successors of such person and its permitted assignees and transferees; and
- (vi) for the avoidance of doubt, the Schedules to this Agreement form part of this Agreement.

2. PROVISION OF SERVICES

- 2.1 The Company hereby appoints the Corporate Services Provider and the Corporate Services Provider hereby accepts such appointment and undertakes to provide the Services (as defined below) with due skill, care and diligence in the proper performance of the Services as would be expected for a commercially appointed corporate services provider and through its officers, employees or agents devote to the Company such time and attention as may be necessary for the proper performance of the Services until termination of this Agreement pursuant to Clause 9 (Termination).
- 2.2 If, at any time, any provision of this Agreement is or becomes illegal, invalid or unenforceable in any respect under the law of any relevant jurisdiction, neither the legality, validity or enforceability of the remaining provisions hereof nor the legality, validity or enforceability of such provision under the law of any other jurisdiction shall be in any way affected or impaired thereby.
- 2.3 The Corporate Services Provider shall be responsible for the corporate administration of the Company and certain matters incidental thereto, with due observance of the following:
 - (a) all requirements of Irish law and the Constitution of the Company; and
 - (b) the provisions of this Agreement (including those set out in Schedule One (the “**Governance Services**”), Schedule Two (the “**Financial Services**”), Schedule Three (the “**Additional Services**”) and Schedule Four (the “**Details of Data Processing**”) (together the “**Services**”).
- 2.4 The Corporate Services Provider shall not take any steps which, so far as it is aware after such due and appropriate enquiry as is consistent with the Services, would cause the Company to be in breach of any law or any obligations under any agreement by which it is bound or would constitute a breach of any provision of the Constitution of the Company. The Corporate Services Provider shall not knowingly do anything that would cause the Company to conduct its affairs otherwise than from within Ireland, to be tax resident in a jurisdiction other than Ireland or to have a permanent establishment or a branch or agency in any jurisdiction other than Ireland. The Corporate Services Provider acknowledges the Services directed in this regard. In the provision of the Services the Corporate Services Provider agrees to act at all times in accordance with all reasonable directions, orders and instructions given by the Company.

3. OBLIGATIONS OF THE CORPORATE SERVICES PROVIDER AND THE COMPANY

- 3.1 Until termination of this Agreement pursuant to Clause 9 (Termination), the Corporate Services Provider agrees to perform its duties, cause the Company to discharge its obligations under all relevant laws, and provide the Services to or on behalf of the Company.
- 3.2 In the provision of the Services, the Corporate Services Provider agrees to act at all times in accordance with all reasonable directions, orders and instructions given by the board of directors.
- 3.3 In respect of any payment to be made or action to be taken by the Corporate Services Provider as part of its performance of the Services in respect of which the Corporate Services Provider would be entitled to reimbursement or indemnification under this Agreement or any other Transaction Document, the Corporate Services Provider shall not be required to expend its own funds or otherwise incur financial liability or take such action in the performance of any of its duties above or in the exercise of any of its rights or powers hereunder if there are any grounds for believing that the reimbursement of such expenditure or indemnity satisfactory to it against such risk or liability is not assured to it.
- 3.4 The Corporate Services Provider shall not take any steps which, as so far as it is aware after such due and appropriate enquiry as is consistent with the Services, would cause the Company to be in breach of any law or any obligations under any agreement by which it is bound or would constitute a breach of any provision of the Constitution of the Company.

4. REPRESENTATIONS AND WARRANTIES

- 4.1 The Company and the Corporate Services Provider each represent and warrant to the other that:
 - (i) it is a company duly incorporated and validly existing under the laws of Ireland and has its registered office in Ireland;
 - (ii) it is a company with full corporate power and authority to execute, deliver and perform this Agreement and each transaction contemplated hereby and has taken all necessary action to authorise this Agreement and each transaction contemplated hereby on the terms and conditions hereof and the execution, delivery and performance of this Agreement and the performance of all obligations imposed upon it hereunder;
 - (iii) it is a company that is not in violation of its Constitution or in breach or violation of or in default under any contract or agreement to which it is a party or by which it or any of its assets may be bound, or any applicable statute or any rule, regulation or order of any court, government agency or body having jurisdiction over it or its properties;
 - (iv) this Agreement constitutes, and each instrument or document required hereunder, when executed and delivered hereunder, shall constitute its legally valid and binding obligations enforceable against it in accordance with its terms, subject to bankruptcy, insolvency, reorganisation, moratorium, controlled management, suspension of payments, examinership, receivership, administration, conservatorship or other similar laws now or hereafter in effect and general principles of equity (regardless of whether such enforcement is considered in a proceeding in equity or at law);

- (v) no consent of any other person including, without limitation, its shareholders and creditors, and no licence, permit, approval or authorisation of, exemption by, notice or report to, or registration, filing or declaration with, any governmental authority, other than those that have been or shall be obtained in connection with this Agreement is required by it in connection with this Agreement or any transaction contemplated hereby or the execution, delivery, performance, validity or enforceability of this Agreement or any transaction contemplated hereby or the obligations imposed upon it hereunder;
- (vi) it has since incorporation, been resident for tax purposes solely in Ireland;
- (vii) it has obtained and maintained in effect all authorisations, approvals, licences and consents and all things required to be done in connection with its business and the operation of the transaction contemplated by the transaction and the Transaction Documents pursuant to all Applicable Law applicable to it in Ireland;
- (viii) the execution, delivery and performance of this Agreement and each transaction contemplated hereby and any documents and instruments required hereunder shall not violate any provision of any existing law or regulation binding on it, or any order, judgment, award or decree of any court, arbitrator or governmental authority binding on or applicable to the Company or the Corporate Services Provider, or the constitutive documents of, or any securities issued by it or of any mortgage, indenture, lease, contract or other agreement, instrument or undertaking to which it is a party or by which it or any of its assets is or may be bound, the violation of which would have a material adverse effect on its business, operations, assets or financial condition, and shall not result in or require the creation or imposition of any security interest or lien on any of its property, assets or revenues pursuant to the provisions of any such mortgage, indenture, lease, contract or other agreement, instrument or undertaking;
- (ix) it has not taken any corporate action nor have any other steps been taken or legal proceedings been initiated or (to the best of its knowledge and belief) threatened against it for its liquidation, winding-up, dissolution, examinership or re-organisation or for the appointment of a liquidator, examiner, receiver, receiver and manager, trustee or similar officer over it or over any or all of its assets or revenues; and
- (x) to the best of its knowledge, information and belief (after due and diligent enquiries) no litigation, arbitration or administrative proceedings of or before any court, tribunal or governmental body have been commenced or, so far as it is aware are pending or threatened against it or any assets or revenues which may have a material adverse effect on it or on its ability to perform its obligations under this Agreement.

5. ENGAGEMENT OF THIRD PARTIES

- 5.1 The Corporate Services Provider may, subject to the prior approval of the Company, subcontract or delegate the performance of some (but not all) of its obligations under this Agreement to subcontractors, agents and/or delegates provided that:
- (a) the Corporate Services Provider shall:
 - (i) use all reasonable skill and care in the selection of such subcontractor, agent or delegate;
 - (ii) procure that any subcontractor, agent or delegate shall devote such time and effort and provide such facilities and make available such staff or such skill and experience as may be reasonably

required from time to time to enable the Corporate Services Provider to perform its obligations under this Agreement (including the Services) efficiently and in a proper and business-like manner; and

(iii) procure that any subcontractor, agent or delegate shall:

(A) at all times act in accordance with all reasonable and proper directions, orders and instructions given to it in writing or in board meetings by the board of the Company; and

(B) not knowingly do or omit to do anything which would constitute a breach by the Company of any provision of the Transaction Documents to which the Company is a party or the Constitution or any other legally binding restriction applicable to the Company.

(b) the appointment of such subcontractor, agent or delegate will not cause the Company to become subject to any taxation which it would not otherwise have become subject to, either directly or indirectly, or would not cause the imposition of any withholding tax;

(c) the Company shall not have any liability for any costs, charges or expenses payable to or incurred by such subcontractor, agent or delegate or arising from the termination of any such arrangement in addition to the liability which the Company would have to the Corporate Services Provider under this Agreement if no such subcontracting, appointment of agent or delegation had occurred; and

(d) no subcontractor or delegate shall, himself or itself, be entitled to subcontract or delegate the performance of all or any of the services subcontracted or delegated to him or it by the Corporate Services Provider hereunder without the prior written consent of the Company.

5.2 Notwithstanding any subcontracting, appointment of agent or delegation of the performance of its obligations under this Agreement (including the Services), the Corporate Services Provider shall not thereby be released or discharged from any liability hereunder and shall remain responsible for the performance of the obligations of the Corporate Services Provider under this Agreement (including the Services). The Corporate Services Provider hereby agrees to indemnify and hold harmless the Company in accordance with Clause 8 (Indemnity) for all losses, damages, expenses, costs, claims and charges reasonably incurred (together with VAT thereon) arising from or caused by any disclosure of information by any of the Corporate Services Provider, its employees or agents or any nominated director or nominated company secretary which is made contrary to the provisions of Clause 7 (Confidentiality).

6. REMUNERATION, COSTS AND EXPENSES

6.1 Until termination of this Agreement pursuant to Clause 9 (Termination), the Corporate Services Provider shall be entitled to remuneration under this Agreement in accordance with the Corporate Services Fee Letter.

6.2 The remuneration payable pursuant to this Clause 6 shall be borne by the Company and payable in accordance with the terms of the Corporate Services Fee Letter subject to and in accordance with any priorities of payments set out in the Transaction Documents.

6.3 The Company agrees that the Corporate Services Provider is not required to advance, expend, risk or use its own funds or otherwise incur any liability on its own account in the provision of the Services.

6.4 Should the Corporate Services Provider be requested by the Company to undertake duties which are of an exceptional nature or otherwise outside the scope of the Services, the Company will remunerate or reimburse the Corporate Services Provider (as the case may be) in accordance with the Corporate Services Fee Letter accordingly.

- 6.5 The Company shall reimburse the Corporate Services Provider for all other out of pocket expenses properly incurred by it, its agents, officers, directors and employees in the performance of its duties and enforcement of its rights under this Agreement and all fees and disbursements (including without limitation, legal fees) properly incurred by it in the negotiation, preparation, execution and administration of this Agreement.
- 6.6 The parties hereto acknowledge that the Share Trustee will undertake certain duties and provide certain services in accordance with the Share Declaration of Trust and this Agreement which shall be of benefit to the Company.
- 6.7 The Corporate Services Provider is entitled to be remunerated for procuring the Share Trustee to perform its duties under the Share Declaration of Trust and under this Agreement, and the Company, in recognition of the benefits to be provided to it, hereby agrees that such remuneration (together with VAT thereon) shall be paid by it in accordance with the Corporate Services Fee Letter subject to and in accordance with any priorities of payments set out in the Transaction Documents.

7. CONFIDENTIALITY

- 7.1 The Corporate Services Provider shall not, and hereby undertakes to procure that each person nominated or deemed to be a nominated officer of the Company and any agent nominated by it pursuant to this Agreement shall not at any time disclose to any person, firm or company whatsoever, and shall treat as confidential, any information relating to the business, finances or other matters of the Company, which such person may have obtained as a result of (in the case of the Corporate Services Provider) its role under this Agreement or as employer or principal to any such director, shareholder, agent and (in the case of any such director, shareholder or agent) his or its position as director, shareholder or agent of the Company, or otherwise have become possessed, and the Corporate Services Provider shall use all reasonable endeavours to prevent any such disclosure, provided however that the provisions of this Clause 7 shall not apply:
- i. to the disclosure of any information already known to the recipient otherwise than as a result of the breach of this Clause 7;
 - ii. to the disclosure of any information which is or becomes public knowledge otherwise than as a result of such disclosure being made in breach of this Clause 7, or as a result of the unauthorised or improper conduct of the recipient;
 - iii. to the extent that disclosure is required pursuant to any law or order of any court or pursuant to any direction, request or requirement (whether or not having the force of law) of any central bank or any governmental or other regulatory or taxation authority (including, without limitation, any official bank examiners or regulators);
 - iv. to the disclosure of any information to professional advisers to, or agents of, the Corporate Services Provider or any of the rating agencies who receive the same under a duty of confidentiality;
 - v. to the extent that the recipient needs to disclose the same for the protection or enforcement of any of its rights under any of the agreements referred to above or in connection herewith or for discussion with the Irish Revenue Commissioners concerning any tax liability arising in connection with this Agreement or any other agreement entered into by the Company;
 - vi. to the disclosure of any information with the written consent of all Parties hereto;
 - vii. with the express written consent of the Company to the disclosure of any information to any permitted or proposed assignee of the Corporate Services Provider or its sub-contractors, who receives such information under a duty of confidentiality subject to such permitted or proposed assignee of the Corporate Services Provider or its sub-contractors agreeing to provide an

undertaking to keep the contents of this Agreement confidential on the same terms as this Clause 7; and

- viii. to the disclosure on behalf of the Company of any information required by the terms of any Transaction Documents to which the Company is now or becomes a party, to the persons to whom such disclosure is required by the terms of the relevant Transaction Documents.

8. INDEMNITY

- 8.1 Without prejudice to Clause 7 (Confidentiality), the Corporate Services Provider hereby undertakes with the Company to hold the Company (which in this Clause 8 shall include its respective directors, company secretary and officers) fully and effectively indemnified at all times from and against any and all losses, liabilities, damages, expenses, costs claims and charges (together with any VAT thereon) suffered or incurred by any of them and all liabilities in respect of any action, suit, claim or proceedings which may be brought, pending or threatened to be brought, whether of a civil, criminal, administrative or investigative nature, against any of them but in each case only to the extent resulting from the gross negligence, fraud or wilful default on the part of the Corporate Services Provider or any of its directors, employees, officers or agents. This indemnity is, for the avoidance of doubt, in addition to and without prejudice to any indemnity or other remedy allowed under any Applicable Law. This indemnity shall expressly inure to the benefit of any director, officer or agent existing or future of the Company. For the avoidance of doubt, any former director or company secretary will have the benefit of this indemnity in respect of any liability, action proceeding, claim or demand which arises in respect of the period of its appointment and this indemnity shall survive the termination of such officers' appointment.
- 8.2 The Company shall, from time to time on written demand of the Corporate Services Provider or any of its officers or employees, indemnify and hold harmless the Corporate Services Provider and any director and any company secretary (including any former director or former company secretary) and any of the directors, officers, employees and agents of the Corporate Services Provider at the time of such demand, against any liabilities, actions, proceedings, claims or demands whatsoever (together with VAT thereon) which it or any of them may incur or be subject to in direct or indirect consequence of this Agreement or as a direct or indirect result of the performance of its functions and obligations provided for under this Agreement, except as a result of the gross negligence, fraud or wilful default on the part of the Corporate Services Provider, any director, any company secretary or any of the directors, officers, employees or agents of the Corporate Services Provider, as the case may be. This indemnity shall expressly inure to the benefit of any director, officer, employee or agent existing or future of the Corporate Services Provider and to the benefit of any substitute Corporate Services Provider under this Agreement. For the avoidance of doubt, any former director or company secretary will have the benefit of this indemnity in respect of any liability, action proceeding, claim or demand which arises in respect of the period of its appointment and this indemnity shall survive the termination of such officers' appointment.
- 8.3 The termination of this Agreement shall not affect the rights and obligations of the Parties arising under this Clause 8 prior to such termination.

9. TERMINATION

- 9.1 In respect of the rights and obligations relating to the Company under this Agreement, such rights and obligations shall terminate automatically upon the appointment of a liquidator to the Company (provided that the Corporate Services Provider shall continue to provide all reasonable assistance to such liquidator

in order to facilitate the orderly liquidation of the Company), or as agreed in writing between the Company and the Corporate Services Provider (such agreement not to be unreasonably withheld).

- 9.2 Notwithstanding Clause 9.1, the Company may terminate the appointment of its officers in accordance with the provisions set out in the Constitution.
- 9.3 The Corporate Services Provider may terminate this Agreement by not less than 60 days' prior written notice to the Company provided that the Corporate Services Provider shall use reasonable endeavours to procure the services of another person to provide corporate services substantially similar to the Services. The Corporate Services Provider shall take all reasonably necessary steps in order to appoint a suitable replacement corporate services provider in accordance with Clause 9.7 and Clause 9.8.
- 9.4 This Agreement may be terminated by not less than 60 days prior written notice given by the Company to the Corporate Services Provider.
- 9.5 The Corporate Services Provider shall have the right to terminate this Agreement forthwith at any time by giving notice in writing to the Company, if the Company commits a material breach of any of the terms or conditions of this Agreement and fails to remedy this breach within 30 days of being required to do so.
- 9.6 The Company shall have the right to terminate this Agreement forthwith at any time by giving notice in writing to the Corporate Services Provider, if the Corporate Services Provider
 - 9.6.1 commits a material breach of any of the terms or conditions of this Agreement and fails to remedy this breach within 30 days (or such other period as shall be agreed between the Parties) of being notified of such breach; or
 - 9.6.2 enters into liquidation whether compulsory or voluntarily (other than for the purpose of amalgamation or reconstruction) or compounds with any of its creditors or has a receiver or administrative receiver, examiner or administrator appointed over all or any part of its assets or takes or suffers any similar action in consequence of its debts; or
 - 9.6.3 ceases or threatens to cease to carry on its business or a substantial part of its business; or
 - 9.6.4 is unable to pay its debts as they fall due or otherwise become insolvent or enters into any composition or arrangement with or for the benefit of its creditors or any class thereof; or
 - 9.6.5 has a receiver appointed over all or any substantial part of its undertaking, assets or revenues; or
 - 9.6.6 is the subject of any effective resolution for its winding-up except in relation to a voluntary winding up for the purposes of reconstruction or amalgamation upon terms previously approved in writing by the parties to such transaction; or
 - 9.6.7 is the subject of a court order for its winding-up; or
 - 9.6.8 purports to assign this Agreement or any rights under this Agreement without the express written consent of the Company; or
 - 9.6.9 consolidates or amalgamates with, or merges with or into, or transfers all or substantially all of its assets to another entity, and in each case without the prior written consent of the Company.
- 9.7 In the event of a termination of this Agreement pursuant to Clause 9.3, 9.4, 9.5 or 9.6 the Corporate Services Provider shall immediately take all reasonable steps necessary in order to assist the Company with the appointment of a replacement corporate services provider (the "**Replacement Corporate Services Provider**"). The Replacement Corporate Services Provider shall (a) be experienced in the provision of services of the type and scope provided for in this Agreement; and (b) be approved in writing by the Company and (c) be appointed and agree to act as Corporate Services Provider from the effective date of

such a termination of this Agreement pursuant to Clause 9.3, 9.4, 9.5 and 9.6. Until a Replacement Corporate Services Provider has been appointed in accordance with the requirements of this Clause 9.7, the retiring Corporate Services Provider shall be obliged to continue to provide the Services in accordance with this Agreement.

9.8 Any termination of this Agreement pursuant to Clause 9.3, 9.4, 9.5 and 9.6:

9.8.1 shall be without prejudice to any claim by a party against another party for breach of the terms hereof committed prior to such termination and the obligations of the parties pursuant to Clause 7 (Confidentiality), Clause 8 (Indemnity) and Clause 13 (Non-Petition and Limited Recourse) shall survive termination of this Agreement: and

9.8.2 shall take effect once:

- (i) a Replacement Corporate Services Provider has been appointed to the Company (and duly approved by the board of directors of the Company); and
- (ii) such of the officers of the Company nominated and appointed pursuant to this Agreement and then in office, as the Company and the board of directors of the Company requires, tender their resignation provided that such resignations are not effective until the appointment of the Replacement Corporate Services Provider of the Company

9.9 Subject to Clause 9.7, on termination of this Agreement, the Corporate Services Provider agrees:

9.9.1 to use all reasonable efforts to co-operate with the Company, and the Replacement Corporate Services Provider, if applicable, in effecting the termination of its rights and obligations under this Agreement including the transfer to any Replacement Corporate Services Provider of all authority of the Corporate Services Provider to perform the obligations of the Corporate Services Provider, including the Services; and

9.9.2 to ensure that the statutory registers and seal (if any) of the Company and all statutory books and records and other relevant registers, correspondence, documents relating to the affairs of or belonging to the Company in possession of or under the control of the Corporate Services Provider shall be delivered to the Company or as it shall direct.

10. DATA PROTECTION

10.1 References in this Clause 10 to “data controller”, “data processor”, “data subject”, and “processing” (and “process” and “processes” shall be construed accordingly) shall have the meanings ascribed to them under the Data Protection Legislation and “personal data” shall mean any personal data (as such term is defined in the Data Protection Legislation) which is processed by the Corporate Services Provider for the purposes of this Agreement.

10.2 The Parties acknowledge and agree that the Corporate Services Provider may act as a data controller in its own right when determining the purpose or means of processing of personal data, or as a data processor in respect of the personal data that it processes on behalf of the Company.

10.3 The Parties acknowledge that certain employees of the Corporate Services Provider may be provided by the Corporate Services Provider to and appointed as officers of the Company pursuant to this Agreement. Where such officers perform their duties in their capacity as officers, and such duties involve the processing of personal data, the Parties acknowledge and agree that the officers shall be considered to be acting under the authority of and on behalf of the Company, which shall act as a data controller in respect of such data processing.

- 10.4 The Parties agree that where the Corporate Services Provider processes personal data for the purpose of performing its own Know Your Customer checks or in compliance with its own anti-money laundering obligations it is acting as a data controller in respect of that data and will process it in accordance with its privacy policy which can be found at the following link: <https://www.cscglobal.com/cscglobal/pdfs/gfm/cscgfm-privacy-policy-2-27-2020.pdf>
- 10.5 The Parties agree that the Corporate Services Provider acts as a data processor on behalf of the Company in relation to the provisions described in Schedule Four and in such circumstances the Corporate Services Provider agrees that (and shall procure that any sub data processors agree that):
- i. it shall comply with all relevant provisions of the Data Protection Legislation;
 - ii. it shall process personal data only as necessary to perform its obligations under this Agreement and strictly in accordance with the documented instructions of the Company or its nominee, except where otherwise required by any law of the European Union and any member state of the European Union, which is applicable to the Company;
 - iii. it shall not transfer the personal data outside of the European Economic Area unless it has taken such measures as are necessary to ensure the transfer is in compliance with the Data Protection Legislation. Such measures may include (without limitation) transferring the personal data to a recipient in a country that the European Commission has decided provides adequate protection for personal data, to a recipient that has achieved binding corporate rules authorisation in accordance with the Data Protection Legislation, to a recipient in the United States of America that maintains a valid and up-to-date EU-US Privacy Shield certification or to a recipient that has executed standard contractual clauses adopted or approved by the European Commission.
 - iv. it shall inform the Company if, in the Corporate Services Provider's opinion, any of the Company's instructions would breach the Data Protection Legislation;
 - v. taking into account the state of the art, the costs of implementation and the nature, scope, context and purpose of processing, as well as the risk of varying likelihood and severity for the rights and freedoms of natural persons, it shall implement and maintain all appropriate technical and organisational measures to protect the personal data and to ensure a level of security appropriate to the risk, including the risk of unauthorised or unlawful processing, access or disclosure and against accidental or unlawful loss, alteration, destruction of, or damage to, personal data;
 - vi. it shall implement appropriate technical and organisational measures to protect the personal data (i) from accidental or unlawful destruction, and (ii) loss, alteration, unauthorised disclosure of, or access to the personal data (a "**Data Breach**").
 - vii. without undue delay after becoming aware of a Data Breach, it shall, unless prohibited by Applicable Law, notify the Company if any personal data is, or is suspected to be, lost or destroyed, accessed or otherwise disclosed to a third party in breach of this Agreement, or becomes damaged, corrupted or unusable and provide full co-operation and assistance to the Company in order to remedy or mitigate the effects of any such Data Breach. The notice provided will specify (i) the categories and number of individuals concerned, (ii) the categories and number of records involved, (iii) the likely consequences of the breach and (iv) any steps taken to mitigate the breach. Where, and in so far as, it is not possible to provide the information at the same time, the information may be provided in phases without undue further delay.

For the purpose of notifying the Company of a Data Breach under this Clause 10, the Company's contact details are as per Clause 12.1 (i) of this Agreement;

- viii. it shall co-operate and provide reasonable assistance to the Company in connection with (i) responding to requests from data subjects seeking to exercise their rights under the Data Protection Legislation, (ii) notifying Data Breaches to affected individuals or data protection authorities where required under the Data Protection Legislation, and (iii) carrying out data protection impact assessments where required under the Data Protection Legislation, provided that if this requires the Corporate Services Provider to take additional steps beyond those directly imposed on it by the Data Protection Legislation, the Company shall pay the Corporate Services Provider for the reasonable costs of those additional steps;
 - ix. it shall delete or return to the Company all personal data upon the Company's request or on termination or expiry of this Agreement unless otherwise required by Applicable Law;
 - x. it shall ensure that persons authorised to access the personal data are subject to confidentiality obligations whether by contractual or statutory obligations;
 - xi. upon request by the Company, it shall submit its data processing facilities for audit by the Company (or any independent or impartial inspection agents or auditors, selected by the Company and not reasonably objected to by the Corporate Services Provider) subject to (i) the Company agreeing to comply with Data Protection Legislation to the extent that the Company accesses any personal data of the Corporate Services Provider or its sub-contractors during the audit, (ii) access being given at premises and on systems determined by the Corporate Services Provider in its reasonable discretion, taking into account the Corporate Services Provider's obligations to its other customers, (iii) the Company being permitted to inspect, access and copy (but not amend) personal data and retain a reasonable number of copies of personal data, (iv) the Company not to be given records or materials or systems which contain information relating to another customer of the Corporate Services Provider, and (v) reasonable confidentiality arrangements being in place. The Company shall pay for all reasonable costs and expenses of the Corporate Services Provider in connection with the conduct of any such audit. No audit shall take place more frequently than once in any rolling 12 month period, unless the Company demonstrates that an audit is required more frequently in order to meet its obligations under the Data Protection Legislation;
 - xii. upon the Company's reasonable written request, it shall provide all information necessary to demonstrate compliance with this Clause 10; and
 - xiii. the Company consents to the Corporate Services Provider engaging third party subprocessors to process the personal data in accordance with the terms of this Agreement provided that: (i) the Corporate Services Provider maintains an up-to-date list of such subprocessors and informs the Company of any intended changes concerning the addition or replacement of subprocessors thereby giving the Company the opportunity to object to such changes; (ii) the Corporate Services Provider enters into a written agreement with the subprocessor which imposes data protection terms on any subprocessor it appoints that require it to protect the personal data to the standard required by Data Protection Legislation; and (iii) the Corporate Services Provider remains liable for any breach of this Clause 10 that is caused by an act, error or omission of its subprocessor. The Company may object to the Corporate Services Provider's appointment or replacement of a subprocessor prior to its appointment, provided such objection is based on reasonable grounds relating to data protection.
- 10.6 The Parties agree that Schedule Four (Details of Data Processing) sets out the subject-matter and duration of the processing, the nature and purpose of the processing, the type of personal data and categories of data subjects for which the Corporate Services Provider acts as a data processor.

11. NON-ASSIGNMENT

11.1 The Company may, upon giving notice to the Corporate Services Provider, assign, pledge or transfer all or part of its rights and/or obligations under this Agreement without the prior written consent of the other Parties to this Agreement.

11.2 The Corporate Services Provider may assign or transfer all or part of its rights and/or obligations under this Agreement only to a substitute corporate services provider appointed in accordance with Clause 5 and Clause 9 of this Agreement and with the prior written consent of the Company.

12. NOTICES

12.1 Any communication to be made under or in connection with this Agreement must be made in writing and, unless otherwise stated, may be made by electronic communication. The contact details of the Parties for any communication to be made or delivered under or in connection with this Agreement are as follows:

i. In the case of the Company to: 3rd Floor Fleming Court, Fleming's Place, Dublin 4, Ireland
Email: capitalmarkets-ie@cscgfm.com
Attention: the Directors.

ii. In the case of the Corporate Services Provider to: CSC Capital Markets (Ireland) Limited, 3rd Floor Fleming Court, Fleming's Place, Dublin 4, Ireland
Email: capitalmarkets-ie@cscgfm.com
Attention: the Directors

Or to such other address, facsimile, number, email or marked for the attention of such other person or department as shall have been notified to the other parties hereto.

12.2 Any communication in connection with this Agreement will be deemed to be given as follows:

- i. if delivered in person, or via international courier, at the time of delivery;
- ii. if posted, five (5) business days after being deposited in the post, postage prepaid, in a correctly addressed envelope; and
- iii. if by e-mail or any other electronic communication, when received in legible form.

13. NON-PETITION AND LIMITED RECOURSE

13.1 Notwithstanding any other provisions in this Agreement or otherwise, any obligations of the Company to the Corporate Services Provider will be limited to the net proceeds of the realisation of the assets of the Company available for distribution in accordance with the Transaction Documents. In such circumstances, the Company will not be obliged to pay any shortfall, and the rights of the Corporate Services Provider to receive any further amounts in respect of such obligations shall be extinguished and the Corporate Services Provider may not take any further action to recover such amounts.

13.2 The Corporate Services Provider (and any other person acting on behalf thereof) hereby acknowledges and agrees that except as provided therein, it will not take any steps or proceedings to procure the winding up, administration, examinership or liquidation of the Company and it will not take any other steps or action

against the Company for the purpose of recovering any of the amounts owing to the Corporate Services Provider pursuant to this Agreement or enforcing any rights arising out of this Agreement.

- 13.3 No recourse under any obligation, covenant or agreement of the Company contained in this Agreement shall be had against any shareholder, officer or director of the Company, as such by the enforcement of any assessment or by any legal or equitable proceeding, by virtue of any statute or otherwise; it being expressly agreed and understood that this Agreement is solely a corporate obligation of the Company, and that no personal liability whatsoever shall attach to or be incurred by the shareholders, officers or directors of the Company, as such, or any of them under or by reason of any of the obligations, covenants or agreements of the Company contained in this Agreement, or implied therefrom, and that any and all personal liability for breaches by the Company of any of such obligations, covenants or agreements, either at common law or at equity, or by statute or constitution, of every such shareholder, officer or director is hereby expressly waived as a condition of and in consideration for the execution of this Agreement.
- 13.4 The Company shall have no recourse against any shareholder, officer, agent, employee or director of the Corporate Services Provider in its capacity as such, by any proceedings or otherwise, in respect of any obligation, covenant or agreement of the Corporate Services Provider contained in this Agreement or any documents to which the relevant company is now, or hereinafter becomes, a party or otherwise.
- 13.5 It is expressly agreed and understood that the obligations of the Company and the Corporate Services Provider under this Agreement are solely the corporate obligations of the Company and the Corporate Services Provider.
- 13.6 The provisions of this Clause 13 shall survive the termination of this Agreement.

14. FORCE MAJEURE

- 14.1 The Company and the Corporate Services Provider shall not be liable to the other party for any delay in performing its obligations in this Agreement due to any event (including but not limited to an act of God, fire, epidemic, explosion, floods, earthquakes, typhoons; riot, civil commotion or unrest, insurrection, terrorism, war, strikes or lockouts; nationalisation, expropriation, redenomination or other related governmental actions; Applicable Law of an Authority or supranational body; regulation of the banking or securities industry including changes in market rules, currency restrictions, devaluations or fluctuations; market conditions affecting the execution or settlement of transactions or the value of assets; and breakdown, failure or malfunction of any telecommunications, computer services or systems, or other cause) beyond the control of any Party which restricts or prohibits the performance of the obligations of such Party contemplated by this Agreement.

15. NO PARTNERSHIP/ JOINT VENTURE

- 15.1 This Agreement or the performance of any obligations shall not constitute a partnership or joint venture between the Parties to the Agreement.

16. ENTIRE AGREEMENT

- 16.1 This Agreement, together with the Corporate Services Fee Letter, contains the entire agreement and understanding among the Parties with respect to the subject matter hereof, and supersedes all prior and contemporaneous agreements, understandings, inducements and conditions, express or implied, oral or written, of any nature whatsoever with respect to the subject matter hereof. The express terms hereof control and supersede any course of performance and/or usage of the trade inconsistent with any of the terms hereof.

17. COUNTERPARTS & SEVERABILITY

- 17.1 This Agreement may be executed in any number of counterparts and all such counterparts taken together shall be deemed to constitute one and the same instrument.
- 17.2 No amendment to or other variation in this Agreement shall be effective unless it is in writing, dated and signed on behalf of all Parties to this Agreement.

18. GOVERNING LAW AND JURISDICTION

- 18.1 This Agreement, and any dispute, controversy, proceedings, claim or non-contractual obligations of whatever nature arising out of or in any way relating hereto, shall be governed by, and shall be construed in accordance with the laws of Ireland.
- 18.2 Irish courts

The courts of Ireland have exclusive jurisdiction to settle any dispute arising out of or in connection with this Agreement, including a dispute regarding the existence, validity or termination of this Agreement or the consequences of its nullity.

- 18.3 Convenient Forum

The Company and the Corporate Services Provider agree that the courts of Ireland are the most appropriate and convenient courts to settle disputes between them and, accordingly, that they will not argue to the contrary.

19. ELECTRONIC EXECUTION

- 19.1 It is agreed by the Parties that this Agreement may be executed by way of electronic signatures.
- 19.2 For the avoidance of doubt, each Party hereby consents to the execution of this Agreement by the other Parties by way of electronic signatures and agrees that the electronic signature of such other Parties is the legal equivalent of their manual signature on this Agreement and is conclusive of such Party's intention to be bound by this Agreement.
- 19.3 Each Party further agrees it will not seek to avoid its responsibilities to the other Parties under this Agreement based on the fact that it or any other Party signed this Agreement using an electronic signature as opposed to a manuscript signature.
- 19.4 The Parties further agree that an executed copy of this Agreement may be retained in electronic form and acknowledge that such electronic form shall constitute an original of this Agreement and may be relied upon as evidence of this Agreement.

SCHEDULE ONE – GOVERNANCE SERVICES

During the continuance of this Agreement, the Corporate Services Provider shall provide or procure the Company Administration Services as below.

- i. to provide the registered office of the Company (initially at 3rd Floor Fleming Court, Fleming's Place, Dublin 4, Ireland) including the supply of stationery and the use of telephone, e-mail and postal facilities;
- ii. to provide officers to the Company (a minimum of two Irish tax resident directors (such directors having the necessary experience and expertise) and a company secretary);
- iii. to accept services of process in Ireland served on the Company;
- iv. to ensure the Company is resident in Ireland for tax purposes and continues to be so;
- v. to ensure that a majority of the directors of the Company are and will continue to be resident in Ireland for tax purposes and that all board meetings (at which management and control is exercised) and resolutions of the Company will only be effected by the board of directors from and within Ireland and that any shareholder meetings of the Company are held in Ireland;
- vi. to carry out all obligations required to be performed by a director and a company secretary under the 2014 Act and to assist the Company in complying with the 2014 Act;
- vii. to deal with all correspondence and other communications addressed to the Company at its registered office and to forward to the board copies of all notices received by the Company pursuant to the Transaction Documents;
- viii. to make prompt notifications in writing to the Company of any legal proceedings initiated against the Company of which the Corporate Services Provider becomes aware;
- ix. to prepare, maintain and keep up to date the register of beneficial owners as required under the European Union (Anti-Money Laundering: Beneficial Ownership of Corporate Entities) Regulation 2019;
- x. to maintain the statutory registers of the Company and make such registers available for inspection or supply copies of such registers in accordance with the Constitution and applicable Irish Law;
- xi. to issue share certificates and effect share transfers, if required, within the terms of the Constitution;
- xii. to arrange for the filing of the annual return to Companies Registration Office as required under the 2014 Act;
- xiii. to maintain all statutory books that companies are required to maintain under the 2014 Act;
- xiv. to procure a body corporate to hold the shares of the Company on trust under the Share Declaration of Trust (initially CSC Share Trustee Services (Ireland) Limited) for charitable purposes;
- xv. to hold one board meeting per annum with the majority of directors being physically present in Ireland (to approve the financial statements of the Company) and to minute such meeting and maintain the minutes in the statutory books of the Company;

- xvi. to hold a board meeting of the Company with the majority of directors being physically present in Ireland to consider the entry into and, if approved by the board of directors of the Company to execute any transaction document to be reasonably entered into in relation to the business of the Company and to use reasonable efforts to comply with the Company's obligations under the Transaction Documents;
- xvii. to prepare and forward to the members, all statements and notices which the board is required to issue, send or serve in accordance with the Constitution and applicable Irish law;
- xviii. to permit the board of the Company (including the auditors of the Company, any of its duly authorised agents or representatives), subject to Applicable Law (including duties of confidentiality), to inspect any of the corporate books and financial records of the Company, to examine and make copies of the books of accounts and other financial records of the Company and of any records with regards to the Services under this Agreement and to discuss the affairs, finances and accounts of the Company with the board of the Company and with the Company's shareholder at such reasonable time and intervals as they may designate and agree with the Corporate Services Provider;
- xix. to ensure that the Company always hold itself out as a separate entity and to ensure that any known misunderstandings regarding the Company's separate identity are corrected as soon as possible;
- xx. to ensure that the "centre of main interest" (as such phrase is used in Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings) of the Company remains in Ireland;
- xxi. to prepare and file the prescribed s110 notification form with the Irish Revenue Commissioners in the manner and within the timeframe provided by Section 110 of the Taxes Consolidation Act 1997 (as amended) that the Company intends to be a "Qualifying Company";
- xxii. to register the Company under the U.S. Foreign Account Tax Compliance Act ("FATCA") if the Company is required to be so registered and to apply for a Global Intermediary Identification Number ("GIIN") with the US Internal Revenue Service ("IRS");
- xxiii. to act as responsible officer and ensure that the Company meets its obligations under Applicable Law relating to FATCA including completing and filing the annual FATCA return with the Irish Revenue Commissioners; and
- xxiv. to register the Company with an authorised local operating unit body for a Legal Entity Identifier ("LEI").

SCHEDULE TWO – FINANCIAL SERVICES

During the continuance of this Agreement, the Corporate Services Provider shall provide or procure the Financial Services as below.

- i. to appoint statutory auditors and tax advisors, as required, to the Company;
- ii. to maintain the books and accounts of the Company;
- iii. to complete the postings to the nominal ledgers of the Company on a quarterly basis (**“Bookkeeping”**);
- iv. to prepare the statutory financial statements from the date of incorporation of the Company to the first financial year end and thereafter for each financial year, in the form required by the 2014 Act and the applicable financial reporting standards (the **“Statutory Accounts”**);
- v. to perform bank reconciliations and any other control checks necessary to confirm the accuracy of the figures in the general ledger;
- vi. to liaise with the statutory auditors with regards to the audit of the statutory financial statements (**“Audit Liaison”**);
- vii. to register with the Central Bank of Ireland as a ‘Financial Vehicle Corporation’ (**“FVC”**) as defined under Regulation (EU) No 1075/2013 of the European Central Bank of 18 October 2013 concerning statistics on the assets and liabilities of financial vehicle corporations engaged in securitisation transactions (recast) (ECB/2013/40) (the **“FVC Regulation”**)
- viii. to ensure that the Company is in compliance with its obligations under the FVC Regulation, including (but not be limited to) the preparation of an FVC report in the form required by the FVC Regulation (**“FVC Report”**) and to file such FVC Report with the Central Bank of Ireland within 20 business days (or such other period specified by the Central Bank of Ireland) of the end of the relevant quarterly reporting period, in accordance with the FVC Regulation;
- ix. to make a notification to the Central Bank of Ireland within 15 working days of the issue of notes by the Company in the manner prescribed in section 6 of the European Union (General Framework for Securitisation and Specific Framework for Simple, Transparent and Standardised Securitisation) Regulations 2018 (the **“Irish Securitisation Regulation”**) and provide all required information and particulars to the Central Bank of Ireland for the purposes of section 6(4) of the Irish Securitisation Regulations;
- x. to register the Company with the Irish Revenue Commissioners for corporation tax purposes;
- xi. to review and sign the corporation tax return of the Company according to the requirements of the Irish Revenue Commissioners, the return which will be prepared and filed by the appointed tax advisors;
- xii. to prepare and file the form 46G annually;
- xiii. to register the Company with the Irish Revenue Commissioners for Value Added Tax (VAT) purposes;

- xiv. to prepare, file and sign the VAT returns of the Company with the Irish Revenue Commissioners; and
- xv. upon receipt of funds, to assist the Company in the payment of any tax due to the Irish Revenue Commissioners;
- xvi. complete iXBRL tagging of the statutory financial statements in accordance with the requirements of the Irish Revenue Commissioners.

With regards to *Schedule Two (Financial Services)*, it is understood that all information required to complete these services is provided to the Corporate Services Provider in an accurate and timely manner.

The Corporate Services Provider will not be held liable for any penalties imposed on the Company where information to prepare the statutory financial statements or tax returns was not received in an accurate and timely manner.

SCHEDULE THREE – ADDITIONAL SERVICES

The below is a non-exhaustive list of additional services that the Corporate Services Provider may provide from time to time, at an additional cost, at the request of the Company.

- i. to assist with opening and maintaining bank accounts in the name of the Company;
- ii. to perform other services required to comply with any new regulations not in existence at the date hereof;
- iii. to convene any other meetings (board or shareholder) required by the Company (in addition to those outlined in Schedule One), including the provision of facilities for holding such meetings and the preparation and keeping of written minutes of such meetings;
- iv. to sign any further documents or notices required pursuant to the terms of the existing Transaction Documents;
- v. to prepare monthly or quarterly management accounts;
- vi. to generate, confirm and/or send instructions for payments to and from the bank accounts of the Company;
- vii. to use reasonable endeavours to assist the Company to comply with any requirements which apply to it under Regulation (EU) 648/2012 (as amended) (the “**European Market Infrastructures Regulation**” or “**EMIR**”);
- viii. to ensure the Company meets its obligations under Applicable Law relating to the Common Reporting Standard (“**CRS**”), including completing and filing the annual CRS return with the Irish Revenue Commissioners;
- ix. to assist the Company in complying with the Market Abuse Regulation (EU 596/2014) as incorporated into Irish law and as supplemented by any relevant regulatory technical standards, implementing technical standards, delegated acts, guidelines and reports;
- x. to assist the Company in an administrative capacity, as reasonably requested by and in conjunction with the Company’s tax advisors in obtaining certificates of residence, assist with completing claims for relief under applicable tax treaties, assist with any other third party tax reporting returns, prepare and file any returns required under Section 891A of the TCA and to complete any required W8-BENE or similar forms;
- xi. to obtain legal, financial, accounting and/or taxation advice from the Company’s professional advisers and act thereon where considered reasonably appropriate;
- xii. to give, at the reasonable request of the board, any directions and information to any providers of services (such as auditors, accountants, financial or management advisers or attorneys) or other agents appointed by the board;
- xiii. to communicate and liaise as necessary with the trustee and (if applicable) the relevant Stock Exchange with respect to the provision to the Noteholders of such information and the documentation as is required to be provided by the Company under the Transaction Documents to which the Company is a party;

- xiv. to provide any services to the Share Trustee as required by the Share Trustee to meet its obligations under the Share Declaration of Trust, including any statutory obligations;
- xv. to prepare, sign and deliver to the relevant person(s), upon completion of prudent due diligence investigations initiated by the Corporate Services Provider, as and when requested or required pursuant to the terms of any Transaction Document any certificate(s) of compliance or no default, in accordance with the Transaction Documents;
- xvi. to assist the Company in complying with the obligations imposed on the Company under provisions of Regulation (EU) 2017/2402, as amended, varied or substituted from time to time including any implementing regulation, technical standards and official guidance related thereto (the “**EU Securitisation Regulation**”) and the Irish Securitisation Regulations (including but not limited to, the disclosure requirements under Article 7 of the EU Securitisation Regulation);
- xvii. to wind up the Company on receipt of the necessary expenses and costs; and
- xviii. to provide such other services as agreed between the Company and the Corporate Services Provider from time to time or that the Corporate Services Provider deems necessary in order to comply with the Transaction Documents, regulatory and/or statutory obligations of the Company.

SCHEDULE FOUR – DETAILS OF DATA PROCESSING

This Schedule Four contains certain details of the processing of the personal data in accordance with Clause 10 (Data Protection).

1. Subject matter and duration of the processing of the personal data

Where the Corporate Services Provider processes personal data as a data processor, the personal data will be processed for the duration of its appointment under this Agreement in order to perform its obligations under this Agreement and to comply with Applicable Law.

2. The nature and purpose of the processing of the personal data

The personal data will be subject to automated and manual processing operations including collection, use, analysis, transfer and erasure in connection with the corporate administration services set out in this Agreement.

3. The types of the personal data to be processed

Where the Corporate Services Provider processes personal data of underlying borrowers, the types of personal data that may be processed include identification information and contact details including full name, email address, marital status, gender, dependants, mobile, home and/or work phone numbers, national insurance number, utility bills, date of birth, address(es), passport or driving licence and nationality, employment information including salary details, employment history and pension information, financial information including credit history, bank account details, creditors, arrears, debts owed, business information including self-employment status.

Where the Corporate Services Provider provides company secretarial services, the types of personal data that may be processed include name, address, email address, phone number, PPSN, passport, nationality, country of residence and date of birth of the officers of the Company.

Where the Corporate Services Provider is required under Applicable Law (including the Market Abuse Regulation (Regulation 596/2014)) to maintain a list of the names of persons discharging managerial responsibilities ("PDMRs") and their persons closely associated ("PCAs"), the types of personal data that may be processed include the names of PDMRs and PCAs.

Where the Corporate Services Provider is required under Applicable Law (including the Market Abuse Regulation (Regulation 596/2014)) to maintain a list of persons who have access to inside information, the types of personal data that may be processed include name, professional telephone number(s), company name and address, job description, date of birth, national insurance number, personal telephone number(s) and residential address.

4. Special Categories of personal data to be processed

It is not anticipated that special categories of personal data will be processed.

5. The categories of data subject to whom the personal data relates

Underlying borrowers, officers of the Company, PDMRs and their PCAs and persons who have access to inside information.

6. The obligations and rights of the data controller

These are set out in Clause 10 (Data Protection).

SIGNATORIES

IN WITNESS WHEREOF the parties hereto have executed this Agreement on the date first mentioned above.

COMPANY

SIGNED for and on behalf of
MULCAIR SECURITIES NO.2 DESIGNATED ACTIVITY COMPANY
By its lawfully appointed attorney

A handwritten signature in black ink, appearing to be 'J. H. J.', written in a cursive style.

CORPORATE SERVICES PROVIDER

SIGNED by a duly authorised signatory
for and on behalf of
CSC CAPITAL MARKETS (IRELAND) LIMITED

A handwritten signature in black ink, appearing to be 'M. Murphy', written in a cursive style.