This German Security and Security Trust Agreement (the "Agreement") is made as of the date (the "Issue Date") set out in Schedule 1

Between:

- (1) **Bitwise Europe GmbH**, a limited liability company (*Gesellschaft mit beschränkter Haftung*) organised under the laws of the Federal Republic of Germany, having its corporate seat at Thurn- und Taxis-Platz 6, 60313 Frankfurt am Main, Germany, which is registered in the commercial register (*Handelsregister*) of the local court (*Amtsgericht*) of Frankfurt am Main under number HRB 116604 as security grantor (the "**Issuer**"), and
- (2) The Law Debenture Trust Corporation p.l.c., a public listed company incorporated under the laws of England and Wales and having its registered office at 8th Floor, 100 Bishopsgate, London, England, EC2N 4AG and registered under no. 01675231 as security trustee (the "Security Trustee") for and on behalf of all present and future Secured Creditors (as defined below).

The Issuer and the Security Trustee are hereinafter also referred to as the "Parties" and each a "Party".

Whereas:

- (1) The Issuer has issued a Series of secured bonds in bearer form (the "Bonds", with the Series name, primary ticker symbol and ISIN number set out in Schedule 1) under its programme for the issuance of bonds secured by Cryptocurrencies. The Bonds are issued in the form of a global note with the terms and conditions (the "Terms and Conditions") attached thereto. Each Bond represents the right of the Bondholder to demand from the Issuer delivery of Cryptocurrency or cash as set out in and pursuant to the Terms and Conditions.
- (2) The Security Trustee is authorised under the Terms and Conditions to represent the Bondholders in relation to this Agreement.
- (3) The Issuer has agreed to grant the Issuer-Owned Bonds Security and the Cryptocurrency Security for the benefit of the Security Trustee, both of which shall be administered pursuant to the terms of this Agreement.

It is agreed:

1. Interpretation

1.1 Definitions

Capitalised terms used and not otherwise defined herein shall have the meaning as defined in the Terms and Conditions (directly or by reference to another document). In addition, in this Agreement (including the preamble):

"Administrator" means any third-party entity appointed by the Issuer with the consent of the Security Trustee, legally required to verify compliance of the Issuer with: (a) the covenant set out in paragraph (3) (*Deposited Cryptocurrency*) of section 14 (*Covenants*) of the Terms and Conditions and (b) the obligation of the Issuer to transfer Bonds to a subscribing party once the appropriate subscription price was paid.

"**BGB**" means the German Civil Code (*Bürgerliches Gesetzbuch*).

"Bond Documents" means this Agreement, the Cryptocurrency Security Documents and any other document entered into by the Issuer in connection with the Bonds.

"Bondholder" shall have the same meaning as provided in the Terms and Conditions.

"Cryptocurrency" means Solana held in the Depositary Wallet.

- "Cryptocurrency Security" shall have the meaning ascribed to it in Clause 2.3 (Cryptocurrency Security).
- "Cryptocurrency Security Documents" means any agreement or document acknowledging, perfecting or giving legal effect to Bondholder's security interest in the Depositary Wallet and/or the Deposited Cryptocurrency.
- "Clearstream" means Clearstream Banking AG, Frankfurt am Main, Mergenthalerallee 61, 65760 Eschborn, Germany.
- "**Depo Bank**" means Quirin Privatbank AG, a stock corporation incorporated under the laws of the Federal Republic of Germany and having its registered office at Kurfurstendamm 199, 10711, Berlin, Germany as trustee.
- **"Depositary"** means "<u>Depositary</u>" shall have the meaning set forth in the Terms and Conditions, and if there is more than one Depositary shall mean each of the Depositaries.
- "Depositary Wallet" means the accounts with the Wallet Identifier in Schedule 1 created, controlled and secured by the Depositary created in accordance with Master Services Agreement between the Issuer and the Depositary dated on or about the date of this Agreement, to store the Cryptocurrency and any other supported cryptocurrency or digital asset which results from the Staking, split of or airdrop on the blockchain of the Cryptocurrency, which is made available to the Issuer, which include one or more cryptographic asset wallets that hold Digital Currency and/or Digital Assets.
- "DepotG" means the German Securities Deposit Act (Depotgesetz).
- "Fee Letter" means any fee letter between, inter alias, the Issuer and the Security Trustee.
- "InsO" means the German Insolvency Code (Insolvenzordnung).
- "Issuance Account" means the account held by the Issuer with the Depo Bank, or any other account(s) replacing or substituting for this Issuance Account for whatever reason, to which the pertinent co-ownership interests in the collective custody holdings (*Miteigentumsanteile am Girosammelbestand*) are being and shall exclusively be credited to at any time, and which will be a blocked account (*Sperrkonto*).
- "Issuer-Owned Bonds Security" means the security over Pledged Bonds (which are referred to as Issuer-Owned Bonds in the Terms and Conditions) created under this Agreement.
- "Issuer Technical Amendment" means any amendment, variation or modification to the Terms and Conditions and/or any Security Document which is made:
- (i) in connection with (a) the appointment of an Authorised Participant and/or (b) the entry into an Authorised Participant agreement and/or (c) any change to the terms of an Authorised Participant agreement which is necessary or desirable in the opinion of the Issuer;
- (ii) in connection with (a) the appointment of a Depositary, Administrator or other Paying Agent and/or (b) the entry into an additional Master Services Agreement, Administrator agreement or Paying Agent agreement and/or (c) any change to the terms of a Master Services Agreement, Administrator agreement or Paying Agent agreement which is necessary or desirable in the opinion of the Issuer;
- (iii) in connection with any change in the fees or costs payable to any Transaction Party by a party other than the Issuer;
- (iv) to comply or align with rules, regulations or procedures of any stock exchange, settlement system, Authorised Participant or Depositary where such compliance or alignment is mandatory or is for the benefit of the Bondholders; or
- (v) to provide for any actual or reasonably anticipated consequence of an Adjustment Event.

"Liabilities" means, in respect of any person, any losses, damages, costs, charges, awards, claims, demands, expenses, judgments, actions, proceedings or other liabilities whatsoever including, without limitation, properly incurred legal fees and expenses and any taxes and penalties incurred by that person, together with any VAT charged or chargeable in respect thereof (except to the extent that such person or any affiliate is entitled to repayment or credit in respect of such VAT) but excluding any consequential loss (being, inter alia, loss of business, goodwill, opportunity or profit).

"List of Generally Accepted Regulatory Regimes for Administrators" means the list of regulatory authorizations of administrators attached as Schedule 2 (*List of Generally Accepted Regulatory Regimes for Administrators*).

"List of Pre-approved Administrators" means the list of professional administrators attached as Schedule 3 (*List of Pre-approved Administrators*).

"Master Services Agreement" means the master services agreement dated 14 November 2023, between the Depositary and Issuer (as amended).

"Pledge" means each pledge constituted under this Agreement.

"Pledged Bonds" means unsold or repurchased Bonds held now or in the future in the name of the Issuer on the Issuance Account (defined as Issuer-Owned Bonds in the Terms and Conditions).

"Relevant Security" means the Issuer-Owned Bonds Security and the Cryptocurrency Security.

"Secured Creditors" means the Bondholders, the Bondholders' Representative (if appointed) and the Security Trustee.

"Secured Obligations" means (a) the Secured Redemption Obligations, the Outstanding Amount and the Secured Settlement Obligations of the Issuer under the Bonds (including its Terms and Conditions) to the Bondholders; (b) the obligations of the Issuer under the Security Trustee Claim to the Security Trustee, and (c) any payment liabilities of the Issuer towards any Secured Creditor under the Bonds, in each case together with all costs, charges and expenses incurred therewith. The Secured Obligations shall in particular include any claims based on unjust enrichment (*ungerechtfertigte Bereicherung*) or tort (*Delikt*) including any claims arising from the insolvency administrator's discretion to perform obligations in agreements according to section 103 of the InsO.

"Security" means any and all security granted by the Issuer or any third party to the Bondholders and/or the Security Trustee with a view to securing the Secured Obligations (in full or in part).

"Staking Instructions" means instructions provided by the Issuer to the Depositary, in accordance with the procedures established under the terms of the Master Services Agreement with the Depositary, to utilise the Cryptocurrency to become an active validating note for the network's proof-of-stake protocol to generate "Staking Rewards".

"Transaction Party" means each party to a transaction document other than the Issuer and any other person specified as a Transaction Partner in the Terms and Conditions.

1.2 Successors, Assigns and Transferees

The expressions "Issuer" and "Security Trustee" shall, where the context permits, include all of their respective successors, assigns and transferees (by way of assignment, subrogation, substitution or otherwise).

1.3 Construction

In this Agreement, unless the context requires otherwise:

- (a) references to provisions of any law or regulation shall be construed as references to those provisions as amended, modified, re-enacted or replaced from time to time;
- (b) references to this Agreement and any document or agreement defined herein shall be construed as references to this Agreement or such document or agreement as the same may be amended, supplemented, restated or novated from time to time;
- (c) save where the contrary is indicated, the singular of any defined term includes the plural, and vice versa; and
- (d) this Agreement is made in the English language. For the avoidance of doubt, the English language version of this Agreement shall prevail over any translation of this Agreement. However, where a German translation of a word or phrase appears in the text of this Agreement, the German translation of such word or phrase shall prevail.

2. The Security Trustee

2.1 Issuer-Owned Bonds Security

The Security Trustee shall:

- (a) hold, administer and enforce such Issuer-Owned Bonds Security which is assigned or transferred to it by way of security (Sicherungsabtretung/Sicherungsübereignung) or otherwise granted under a non-accessory security right (nicht akzessorische Sicherheit) and exercise its rights and discharge its duties under this Agreement as trustee (Treuhänder) for the benefit of the Secured Creditors;
- (b) administer and enforce such Issuer-Owned Bonds Security which has been created by way of pledge (*Verpfändung*) or otherwise transferred to it under an accessory security right (*akzessorische Sicherheit*); and
- (c) act in relation to the Issuer-Owned Bonds Security in accordance with the terms and subject to the conditions of this Agreement.

2.2 Authorisation

The Issuer authorises the Security Trustee to take any steps and collect all information necessary or desirable for the preparation and perfection of the security interests granted by this Agreement and, where necessary, to engage on behalf of the Issuer a German public notary for the execution of any documents required in notarial form.

2.3 Cryptocurrency Security

The Security Trustee shall:

- (a) acquire, hold, administer and enforce the security interest or interests created under the Cryptocurrency Security Documents which are assigned or transferred or otherwise granted to it (the "Cryptocurrency Security") and exercise its rights and discharge its duties under this Agreement and relevant Cryptocurrency Security Documents as trustee (*Treuhänder*) for the benefit of the Secured Creditors;
- (b) acquire, hold, administer and enforce any Cryptocurrency Security which cannot be held on trust for the benefit of the Secured Creditors as a principal; and
- (c) act in relation to Cryptocurrency Security in accordance with the terms and subject to the conditions of this Agreement and the relevant Cryptocurrency Security Documents.

In case of any inconsistency between this Agreement and the relevant Cryptocurrency Security Documents, this Agreement shall prevail.

2.4 Construction

- (a) It is hereby agreed that, in relation to any jurisdiction the courts of which would not recognise or give effect to the trust (*Treuhandverhältnis*) expressed to be created by this Agreement, the relationship of the Bondholders to the Security Trustee shall be construed as one of principal and trustee but, to the extent permissible under the laws of such jurisdiction, all the other provisions of this Agreement shall have full force and effect between the Parties hereto.
- (b) For the avoidance of doubt, the Security Trustee shall not constitute a common representative (*gemeinsamer Vertreter*) within the meaning of the German Act on Debt Securities (*Schuldverschreibungsgesetz*).
- (c) This Agreement constitutes a genuine contract for the benefit of third Parties (*echter Vertrag zugunsten Dritter*) pursuant to paragraph 1 of section 328 of the BGB in respect to the obligations of the Security Trustee contained herein to act as trustee (*Treuhänder*) for the benefit of present and future Secured Creditors. The rights of the Issuer pursuant to Clause 3 (*Security Trustee Claim*) in the event of an enforcement of the Security Trustee Claim shall remain unaffected.

2.5 Relation to other trusts, fiduciary relationships and security interests

This Agreement (including the Issuer-Owned Bonds Security) is without prejudice to any other trust or fiduciary relationship established or Security created by other instruments, agreements or documents, whether under German law or otherwise.

3. Security Trustee Claim

3.1 Abstract acknowledgement

- (a) The Issuer hereby irrevocably and unconditionally undertakes by way of an abstract acknowledgement (*abstraktes Schuldversprechen*) to the Security Trustee to fulfil its Secured Redemption Obligations, repayment of the Outstanding Amount and its Secured Settlement Obligations under the Bonds (including its Terms and Conditions) towards the Bondholders (the "Security Trustee Claim").
- (b) Without prejudice to paragraph (a) above, the obligation of the Issuer to the relevant Bondholder shall remain unaffected by the provisions of this paragraph. The Security Trustee Claim may be enforced separately from the Bondholder's claim in respect of the same obligation of the Issuer.

3.2 The Security Trustee acts in its own name

The Security Trustee acts in its own name and not as a trustee, and its claims in respect of the Security Trustee Claim shall not be held on trust. The Issuer-Owned Bonds Security granted under this Agreement to the Security Trustee to secure the Security Trustee Claim is granted to the Security Trustee in its capacity as principal and shall not be held on trust.

3.3 Application of the proceeds

Subject to the rights of any preferential creditors under any applicable law, the Security Trustee agrees with the Issuer to pay any sums received or recovered by the Security Trustee from or by the enforcement of the Issuer-Owned Bonds Security and/or the Cryptocurrency Security granted to secure the Security Trustee Claim in the following order:

(a) in discharging any sums owing to the Security Trustee;

- (b) in discharging all costs and expenses incurred by the Security Trustee in connection with any realisation or enforcement of the Relevant Security taken in accordance with the terms of this Agreement, or any action taken at the request of the Security Trustee;
- (c) in discharging all costs and expenses incurred by the Bondholders' Representative in connection with any realisation or enforcement of the Relevant Security taken in accordance with the terms of this Agreement, or any action taken at the request of the Security Trustee;
- (d) in discharging any sums owing to the relevant Bondholder or Bondholders; and
- (e) the balance, if any, in payment or distribution to the Issuer.

For the purposes of this paragraph 3.3, in case the Issuer obtains an insurance policy covering certain losses of Issuer-Owned Bonds and/or Deposited Cryptocurrency and states Security Trustee as a payee with respect of any compensations provided by such policy, any sums paid to the Security Trustee by the relevant insurance company shall be deemed to be received from or by the enforcement of the Issuer-Owned Bonds Security and/or the Cryptocurrency Security (as applicable) and shall be allocated in accordance with this paragraph 3.3. For the avoidance of doubt, the Security Trustee shall not be responsible for: (i) payments of any insurance premiums; and (ii) enforcing any insurance policies (unless instructed to do so by the Bondholder's Representative in accordance with Clause 7 and indemnified and pre-funded to its satisfaction).

The Issuer shall notify the Security Trustee if it obtains, cancels or amends any insurance policy referred above as soon as practical.

4. Pledges, Assignments and Security Purpose

4.1 Interpretation of the security interests

The security interests created under this Agreement are in addition, and without prejudice, to any other Security the Security Trustee may now or hereafter hold in respect of the Secured Obligations. The parties hereto agree that nothing in this Agreement shall exclude a transfer of all or part of the Pledges created hereunder by operation of law upon the transfer or assignment including by way of assumption (*Vertragsübernahme*) of all or part of the Secured Obligations by the Security Trustee to a successor security trustee.

4.2 Pledges and assignments

- (a) The Issuer hereby pledges (*verpfändet*) as security all Pledged Bonds together with all ancillary rights and claims associated with such bonds to the Trustee, who hereby accepts such pledge.
- (b) The pledge created in accordance with paragraph (a) above shall attach to the pertinent co-ownership interests (*Miteigentumsanteile*) of the Issuer in the collective custody holdings as booked to the Issuance Account of the Issuer with respect to the Pledged Bonds.
- (c) The Issuer hereby irrevocably assigns to the Trustee all its present and future claims against the Depo Bank and, if any, against Clearstream for delivery of the Global Note representing the Pledged Bonds (*Abtretung des Herausgabeanspruchs*) pursuant to (including but without limitation) sections 870 and 871 of the BGB and sections 7 and 8 of the DepotG.
- (d) In addition to the pledges created in accordance with paragraphs (a) to (c) (inclusive) above, the Issuer hereby grants a pledge over all Pledged Bonds by way of additionally pledging the Issuer's claims arising from such Pledged Bonds in accordance with

- sections 1274, 413, 398 of the BGB to the Security Trustee, who hereby accepts such pledge.
- (e) The pledges created in accordance with paragraphs (a) to (d) (inclusive) shall extend automatically to any newly issued certificates representing, replacing or supplementing any of the Pledged Bonds which shall forthwith be credited to (*verbucht auf*) or, to the extent such certificates will not be held in collective safe custody (*Sammelverwahrung*), deposited with and held in the Issuance Accounts without the Issuer taking possession of them at any time.

4.3 Security Purpose

- (a) The security interests created under this Agreement serve to secure the Secured Obligations.
- (b) In addition, the Pledges and any assignment created by this Agreement are made as continuing security in order to secure the prompt, full and final discharge of all Secured Obligations. The Pledges and any assignment contained in this Agreement shall also cover any future extension, prolongation or increase of the Secured Obligations. The Issuer hereby expressly agrees that the provisions of section 1210 paragraph 1 sentence 2 of the BGB shall not apply to this Agreement. The Issuer hereby expressly declares its consent to any assumption (*Schuldübernahme*) of any of the Secured Obligations by any third party debtor pursuant to section 418 paragraph 1 sentence 3 of the BGB.

5. Representations and Warranties

The Issuer represents and warrants to the Security Trustee, each such representation and warranty being an independent guarantee (*selbständiges Garantieversprechen*) pursuant to sections 241 and 311 of the BGB, that each of the following is true and accurate as at the date hereof:

- (a) the statements in the recitals to this Agreement with respect to the Issuer and the Pledged Bonds are complete and correct;
- (b) it is the legal and beneficial owner of the Pledged Bonds;
- (c) the Pledged Bonds, the respective co-ownership interests of the Issuer in the collective custody holdings (*Miteigentumsanteile am Girosammelbestand*) and the Issuance Account are free and clear of any encumbrance or other right, title, adverse claims or interest of any person other than as permitted under the Terms and Conditions and this Agreement or for any security interest over the Issuance Accounts arising out of the general business conditions (*Allgemeine Geschäftsbedingungen*) of the Depo Bank;
- (d) without prejudice to the restrictions imposed by this Agreement, it has the right to transfer or grant a pledge over or otherwise freely dispose of the Pledged Bonds without the consent of any person, and there is no other restriction in relation to Pledged Bonds other than as set out in the Terms and Conditions, this Agreement and as provided by German statutory law; and
- (e) all necessary corporate action has been taken to authorise the execution of this Agreement and the Cryptocurrency Security Documents and the performance of its obligations hereunder and the exercise of its rights and performance of its obligations hereunder and the Cryptocurrency Security Documents will not violate any provision of any existing law applicable to it or any contractual undertaking to which the Issuer is a party or which is binding on the Issuer or any of its assets and this Agreement and the Cryptocurrency Security Documents creates legal, valid and binding obligations of the Issuer which are enforceable in accordance with their terms.

6. Undertakings of the Issuer

6.1 Negative Undertakings

At all times until full discharge of the Secured Obligations, the Issuer covenants with the Security Trustee that it shall:

- (a) not sell, transfer, assign, encumber or otherwise dispose of, neither grant any right or title with regard to, any of the Pledged Bonds or the Deposited Cryptocurrency or any interest therein or agree to do so unless:
 - (i) such action does not cause the Issuer to be in breach of the Terms and Conditions; and
 - (ii) such action is approved in accordance with Clause 8.1 (*Restrictions on operations with Pledged Bonds*) or Clause 8.2 (*Restrictions on operations with Deposited Cryptocurrency*) of the Agreement.

Any proceeds paid out to the Issuer in breach hereof shall be held for the benefit of the Security Trustee; and

(b) without prejudice to transactions permitted by Clause 8.1 (Restrictions on operations with Pledged Bonds), Clause 8.2 (Restrictions on operations with Deposited Cryptocurrency) and paragraph (a) above, not sell, transfer, assign, encumber or otherwise dispose of, neither grant any right or title with regard to, the respective Issuance Account, nor with regard to any securities, rights and/or interests (in particular, but not limited to, any pertinent co-ownership interests in the collective custody holdings (Miteigentumsanteile am Girosammelbestand) with respect to the Pledged Bonds deposited (hinterlegt) and/or credited to (verbucht auf) such Issuance Account).

6.2 Positive Undertakings

At all times until full discharge of the Secured Obligations, the Issuer covenants with the Security Trustee that it shall:

- (a) inform the Security Trustee without undue delay of the occurrence of any event which results in any of the representations and warranties contained in Clause 5 (*Representations and Warranties*) hereof being untrue or inaccurate;
- (b) inform the Security Trustee without undue delay of any attachment (*Pfändung*) in respect of the Pledged Bonds or any part thereof, or any other event which may impair or jeopardise the Security Trustee's rights relating to the Pledged Bonds. In the event of any such attachment, the Issuer shall provide the Security Trustee without undue delay with a copy of the attachment order (*Pfändungsbeschluss*) and all other documents which are requested by the Security Trustee and which are necessary or expedient for a defence against such attachment. In addition, the Issuer shall inform the attaching creditor of the existence and effect of this Agreement;
- (c) notify the Depo Bank without undue delay about the Pledge, by sending a notice by registered post with return receipt (*Einschreiben mit Rückschein*), requesting the Depo Bank to acknowledge receipt of the notification by sending to the Security Trustee an acknowledgement, and provide evidence to the Security Trustee in form of a copy of such signed notification and the respective return receipt (*Rückschein*) within five Business Days after the date of this Agreement; such notification about, and acknowledgement of, the Pledge can also be made as part of any relevant agreement to which the Depo Bank is a party;
- (d) if so requested by the Security Trustee, notify Clearstream within 5 Business Days after such request, or procure that Clearstream is notified by the Depo Bank within 5 Business Days after such request, of the Pledges over the Pledged Bonds and the

pertinent co-ownership interests in the collective custody holdings (Miteigentumsanteile am Girosammelbestand), and in particular, the assignment of any claims against Clearstream for delivery of the certificates (Abtretung des Herausgabeanspruchs) representing such bonds by registered post with return receipt (Einschreiben mit Rückschein), and provide evidence to the Security Trustee in form of a copy of such signed notification and the respective return receipt (Rückschein) without undue delay; and

(e) use reasonable efforts to procure that, with respect to and/or in connection with the Pledged Bonds, the respective pertinent co-ownership interests of the Issuer in the collective custody holdings (*Miteigentumsanteile am Girosammelbestand*) and the Issuance Account, the Depo Bank waives or subordinates any right of retention and any right of set-off as well as any existing pledges, including, without limitation, any pledge existing by operation of the general business conditions (*Allgemeine Geschäftsbedingungen*) of the Depo Bank or otherwise in respect of the Issuance Accounts, if any, so that the Pledge will rank ahead of all other pledges affecting the Issuance Accounts, and to inform the Security Trustee accordingly.

7. Role of the Security Trustee

7.1 Instructions

- (a) The Security Trustee shall:
 - (i) unless a contrary indication appears in a Bond Document, exercise or refrain from exercising any right, power, authority or discretion vested in it as Security Trustee in accordance with any instructions given to it by the Bondholders' Representative; and
 - (ii) not be liable for any act (or omission) if it acts (or refrains from acting) in accordance with paragraph (i) above.
- (b) The Security Trustee shall be entitled to request instructions, or clarification of any instruction, from the Bondholders' Representative as to whether, and in what manner, it should exercise or refrain from exercising any right, power, authority or discretion and the Security Trustee may refrain from acting unless and until it receives any such instructions or clarification that it has requested.
- (c) Unless a contrary indication appears in a Bond Document, any instructions given to the Security Trustee by the Bondholders' Representative shall override any conflicting instructions given by any other parties and will be binding on all Bondholders in accordance with the Terms and Conditions and German mandatory law.
- (d) The Security Trustee may refrain from acting in accordance with any instructions of the Bondholders' Representative until it has received any indemnification and/or security and/or prefunding that it may in its discretion require (which may be greater in extent than that contained in the Bond Documents and which may include payment in advance).
- (e) In order to meet any indemnification which might be requested by the Security Trustee in connection with any enforcement pursuant to Clause 9 (*Enforcement of relevant Security*), the Issuer shall deposit an amount of EUR 10,000 with the Security Trustee on or within 15 Business Days after the date of this Agreement (the "**Prefunding Amount**"). Should the Prefunding Amount be deemed insufficient by the Security Trustee to perform its obligations with respect to any enforcement of the rights granted under the Relevant Security, paragraph (d) above shall apply.

- (f) The Security Trustee shall be entitled to request a legal opinion from competent legal counsel at the cost of the Issuer before performing or refraining from performing any action in connection with this Agreement and any Relevant Security.
- (g) In the absence of instructions, the Security Trustee may act (or refrain from acting) as it considers to be in the best interest of the Bondholders.
- (h) The Security Trustee shall be under no obligation to monitor or supervise the functions of any other person, performance by the Issuer or any of the other parties to any Bond Documents of their respective obligations under the Bond Documents or any other agreement or document relating to the transactions herein or therein contemplated and shall be entitled, in the absence of actual knowledge of a breach of obligation, to assume that each such person is properly performing and complying with its obligations.
- (i) Notwithstanding anything contained in this Agreement or any Bond Document, to the extent required by any applicable law, if the Security Trustee is or will be required to make any deduction or withholding from any distribution or payment made by it hereunder or if the Security Trustee is or will be otherwise charged to, or is or may become liable to, tax as a consequence of performing its duties hereunder whether as principal, agent or otherwise, or the other Bond Documents, and whether by reason of any assessment, prospective assessment or other imposition of liability to taxation of whatsoever nature and whenever made upon the Security Trustee, and whether in connection with or arising from any sums received or distributed by it or to which it may be entitled under this Agreement (other than in connection with its remuneration as provided for herein) or any investments or deposits from time to time representing the same, including any income or gains arising therefrom or any action of the Security Trustee in connection with the obligations and rights of this Agreement (other than the remuneration herein specified) or otherwise, then the Security Trustee shall be entitled to make such deduction or withholding or, as the case may be, to retain out of sums received by it an amount sufficient to discharge any liability to tax which relates to sums so received or distributed or to discharge any such other liability of the Security Trustee to tax from the funds held by the Security Trustee upon the rights and obligations of this Agreement.

7.2 Rights and discretion of the Security Trustee

- (a) The Security Trustee may in relation to any Bond Document act on the opinion or advice of or a certificate or any information obtained from any lawyer, banker, valuer, surveyor, broker, auctioneer, accountant, financial adviser, securities dealer, merchant bank or other expert, whether obtained by the Security Trustee and whether or not addressed to the Security Trustee and whether or not the liability of any such adviser in relation to such advice or opinion is limited in accordance with normal practice and shall not be responsible for any loss occasioned by so acting; any such opinion, advice, certificate or information may be sent or obtained by letter, E-mail or facsimile transmission and the Security Trustee shall not be liable for acting on any opinion, advice, certificate or information purporting to be so conveyed although the same shall contain some error or shall not be authentic.
- (b) The Security Trustee may call for and shall be at liberty to accept a certificate duly signed by any authorized managing director of the Issuer (such position to be evidenced by a recent commercial register excerpt) as sufficient evidence of any fact or matter or the expediency of any transaction or thing, save for manifest errors, and to treat such a certificate to the effect that any particular dealing or transaction or step or thing is, in the opinion of the persons so certifying, expedient or proper as sufficient evidence that it is expedient or proper, and the Security Trustee shall not be bound in any such case to call for further evidence or be responsible for any loss or liability that may be caused by acting on any such certificate.

Save for manifest errors, the Security Trustee may rely and shall not be liable or responsible for the existence, accuracy or sufficiency of any opinions (other than legal opinions on which accuracy or sufficiency the Security Trustee may rely without limitation), searches, reports, certificates, valuations or investigations delivered or obtained or required to be delivered or obtained at any time in connection with the Bond Documents.

(c) The Security Trustee shall (save as otherwise expressly provided in any Bond Document) as regards all the trusts, powers, authorities and discretions vested in it by or pursuant to any Bond Document to which the Security Trustee is a party or which constitute part of the Security or which are conferred upon the Security Trustee by operation of law, have absolute and uncontrolled discretion as to the exercise or non-exercise thereof (save as otherwise provided to the contrary) and shall not be responsible for any loss, costs, damages, expenses or inconvenience that may result from the exercise or non-exercise thereof.

The Security Trustee shall not be so bound unless first indemnified, secured or pre-funded to its satisfaction against all actions, proceedings, claims and demands to which it may render itself liable and all costs, charges, damage and expenses (including properly incurred legal costs and expenses) and liabilities which it may properly incur by so doing.

- (d) The Security Trustee may appoint a custodian and shall be at liberty to place any Bond Document to which the Security Trustee is a party or which constitute part of the Security and all deeds and other documents relating to the Security in any safe deposit, safe or other receptacle selected by the Security Trustee, in any part of the world (excluding, however, any jurisdiction where any stamp or withholding or other tax is triggered), or with any bank or banking company or company whose business includes undertaking the safe custody of documents, lawyer or firm of lawyers believed by it to be of good repute, in any part of the world (excluding, however, any jurisdiction where any stamp or withholding or other tax is triggered), and the Security Trustee shall not be responsible for or be required to insure against any loss incurred in connection with any such deposit, and the Issuer shall pay all sums required to be paid on account of or in respect of any such deposit.
- (e) The Security Trustee as between itself and the Bondholders shall have full power to determine all questions and doubts arising in relation to any of the provisions of this Agreement or any other Bond Document and every such determination, whether made upon a question actually raised or implied in the acts or proceedings of the Security Trustee shall be conclusive and shall bind the Secured Creditors.
- (f) Any agent engaged by the Security Trustee being a banker, lawyer, broker or other person engaged in any profession or business shall be entitled to charge and be paid all reasonable professional and other charges for business transacted and acts done by him or his partners or firm on matters arising in connection with any Bond Document and also his charges in addition to disbursements for all other work and business done and all time spent by him or his partners or firm on matters arising in connection with any Bond Document including matters which might or should have been attended to in person by a Security Trustee not being a banker, lawyer, broker or other professional person.
- (g) Any consent given by the Security Trustee for the purposes of any Bond Document may be given on such terms and subject to such conditions (if any) as the Security Trustee thinks fit and, notwithstanding anything to the contrary contained in any Bond Document, may be given retrospectively.

- (h) The Security Trustee shall not be responsible for recitals, statements, warranties or representations of any party (other than those relating to or provided by it) contained in any Bond Document or other document entered into in connection therewith and shall assume the accuracy and correctness thereof and shall not be responsible for the execution, legality, effectiveness, adequacy, genuineness, validity or enforceability or admissibility in evidence of any such agreement or other document or any trust or security thereby constituted or evidenced. Notwithstanding the generality of the foregoing, each Secured Creditor shall be solely responsible for making its own independent appraisal of, and investigation into, the financial condition, creditworthiness, condition, affairs, status and nature of the Issuer and the Security Trustee shall not at any time have any responsibility for the same and each Secured Creditor shall not rely on the Security Trustee in respect thereof.
- (i) The Security Trustee shall be entitled to rely upon a certificate (save in the case of manifest error) of the Issuer in respect of every matter and circumstance for which a certificate is expressly provided for under any Bond Document as sufficient evidence thereof, and the Security Trustee shall not be bound in any such case to call for further evidence or be responsible for any loss, liability, costs, damages, expenses or inconvenience that may be occasioned by its failing so to do.
- (j) The Security Trustee shall be protected and shall incur no liability for, or in respect of, any actions or thing done or suffered by it in reliance upon any document reasonably believed by it to be genuine and to have been signed by the proper parties.
- (k) In connection with any proposed modification, waiver, authorisation or determination permitted by the terms of this Agreement, the Security Trustee shall not have regard to the consequences thereof for individual Secured Creditors resulting from their being for any purpose domiciled or resident in, or otherwise connected with, or subject to, the jurisdiction of any particular territory.
- (l) The Security Trustee shall not be liable for any error of judgement made in good faith by any officer, employee or delegate of the Security Trustee assigned by the Security Trustee to administer its corporate trust matters unless it shall be proved that the Security Trustee (or such officer, employee or delegate of the Security Trustee) was grossly negligent in ascertaining the pertinent facts.
- (m) No provision of any Bond Document shall require the Security Trustee to do anything which may be illegal or contrary to applicable law or regulation or expend or risk its own funds or otherwise incur any financial liability in the performance of any of its duties, or in the exercise of any of its rights or powers or otherwise in connection with any Bond Document (including, without limitation, enforcing the Security or forming any opinion or employing any legal, financial or other adviser), if it shall have grounds for believing that repayment of such funds or adequate indemnity against such risk or liability is not assured to it,
- (n) Notwithstanding the generality of this Clause 7, the Security Trustee shall
 - (i) not be responsible for the genuineness, validity, effectiveness or suitability of any Bond Document or any other documents entered into in connection therewith or any other document or any obligation or rights created or purported to be created thereby or pursuant thereto or any security or the priority thereof constituted or purported to be constituted thereby or pursuant thereto, nor shall it be responsible or liable to any person because of any invalidity of any provision of such documents or the unenforceability thereof, whether arising from statute, law or decisions of any court; and
 - (ii) (without prejudice to the generality of the foregoing) shall not have any responsibility for or have any duty to make any investigation in respect of or

in any way be liable whatsoever (in the absence of gross negligence, fraud or wilful misconduct) for:

- (A) the nature, status, creditworthiness or solvency of the Issuer, any other person party to any Bond Document or any other person or entity who has at any time provided any security or support whether by way of guarantee, charge or otherwise in respect of the Secured Obligations;
- (B) the execution, legality, validity, adequacy, admissibility in evidence or enforceability of any Bond Document or any other document entered into in connection therewith;
- (C) the title, ownership, value, sufficiency or existence of any Bond Document or the Security;
- (D) the registration, filing, protection or perfection of any security or the priority of the security whether in respect of any initial advance or any subsequent advance or any other sums or liabilities or the failure to effect or procure such registration, filing, protection or perfection of any of the security;
- (E) the scope or accuracy of any representations, warranties or statements made by or on behalf of the Issuer or any other person or entity who has at any time provided any agreement or document acknowledging, perfecting or giving legal effect to Bondholder's security interest or any document entered into in connection therewith;
- (F) the performance or observance by the Issuer or any other person of any provisions of any Security Document or any document entered into in connection therewith or the fulfilment or satisfaction of any conditions contained therein or relating thereto or any waiver or consent which has at any time been granted in relation to any of the foregoing;
- (G) the existence, accuracy or sufficiency of any legal or other opinions, searches, reports, certificates, valuations or investigations delivered or obtained or required to be delivered or obtained at any time in connection with any Security Document or the transactions contemplated thereby;
- (H) the failure to call for delivery of documents of title to or require any transfers, legal mortgages, charges or other further assurances in relation to any of the Security; or
- (I) any other matter or thing relating to or in any way connected with this Agreement or any document entered into in connection therewith whether or not similar to the foregoing.
- (o) The Security Trustee shall not be liable or responsible for any loss, cost, damages, expenses or inconvenience which may result from anything done or omitted to be done by it in accordance with the provisions of any Bond Document.
- (p) The Security Trustee shall not have any responsibility whatsoever to any Secured Creditor as regards:
 - (i) any deficiency which might arise because the Security Trustee is subject to tax in respect of the Security or any part thereof or any income therefrom or any proceeds thereof;
 - (ii) the application of moneys realised under any Bond Document; and
 - (iii) any shortfall which arises on the enforcement of the Security.
- (q) The Security Trustee shall not be liable to the Issuer or any other person whatsoever for any loss or damage arising from the realisation of the Security or any part thereof.
- (r) The Security Trustee shall not be under any obligation to insure any of the Security or to require any other person to maintain any such insurance and shall not be responsible

for any loss which may be suffered by any person as a result of the lack of or inadequacy or insufficiency of any such insurance.

- (s) The Security Trustee may appoint any person to act as its nominee on any terms, provided, however, that none of the provisions of this Agreement shall relieve the Security Trustee from or indemnify the Security Trustee against any liabilities, Loss or damage which by virtue of any rule of law would, but for any such provision, attach to it in respect of any gross negligence, willful misconduct or fraud on the part of the Security Trustee.
- (t) Whenever the Security Trustee considers it expedient in the interests of the Bondholders, it may delegate to any person, including without limitation any person to act as custodian or nominee in relation to such assets of the trust constituted by these presents, on any terms (including power to sub-delegate) all or any of its functions. If the Security Trustee exercises reasonable care in selecting such delegate, it shall not have any obligation to supervise such delegate or be responsible for any Liability incurred by reason of any misconduct or default by any such delegate or sub-delegate. Notwithstanding any delegation (including sub-delegation) by the Security Trustee of the performance of any of its obligations, the Security Trustee shall not thereby be released or discharged from any liability under this Agreement and shall remain responsible for the performance of its obligations.
- (u) Notwithstanding the foregoing the Security Trustee may at all times, whether or not so directed, take such action in respect of any right, power or discretion which is personal to the Security Trustee or is to preserve or protect the Security Trustee's position or is of a purely administrative nature.

7.3 Payment

The Issuer shall pay to the Security Trustee, by way of remuneration for its services as Security Trustee, such amount as shall be agreed from time to time in a Fee Letter between the Issuer and the Security Trustee. Such remuneration shall accrue from day to day from the date of this Agreement and be payable (in priority to payments to Bondholders) up to and including the date when, all the Secured Obligations have been irrevocably satisfied and discharged in full.

8. Restrictions on operations with Pledged Bonds and Deposited Cryptocurrency; Appointment of the Administrator

8.1 Restrictions on operations with Pledged Bonds

The Issuer may only transfer Pledged Bonds out of the Issuance Account if:

- (a) the Security Trustee (after the occurrence of an Event of Default) has approved such transfer to the Depo Bank in writing; or
- (b) the Administrator (if appointed) has approved such transfer to the Depo Bank in accordance with operational procedures established in the course of its appointment.

For the avoidance of doubt: the restriction to transfer Pledged Bonds out of the Issuance Account shall not apply with regard to any revaluation of Bonds which leads to the Global Note being written down and written up.

8.2 Restrictions on operations with Deposited Cryptocurrency

In case the Issuer has granted Cryptocurrency Security over the Deposited Cryptocurrency to the Security Trustee, the Issuer may only transfer Deposited Cryptocurrency out of the Depositary Wallet or provide Staking Instructions to the Depositary if:

- (a) the Security Trustee (after the occurrence of an Event of Default) has approved such transfer or Staking Instructions in writing; or
- (b) the Administrator (if appointed) has approved such transfer or Staking Instructions to the Depositary operating the relevant Depositary Wallet in accordance with operational procedures established in the course of its appointment.

The Issuer is expressly permitted to transfer Deposited Cryptocurrency out of the Depositary Wallet if paragraph (a) or (b) above are satisfied.

8.3 Appointment of the Administrator

The Security Trustee shall approve the appointment or replacement of the Administrator only if it is satisfied that the proposed Administrator:

- (a) (i) is listed on the List of Pre-approved Administrators; or (ii) holds regulatory permission(s) listed on the List of Generally Accepted Regulatory Regimes for Administrators; or (iii) is approved by the Bondholders' Representative;
- (b) has experience and capacity (including and not limited to legal capacity and access to all necessary information sources) to perform its functions;
- (c) if not listed on the List of Pre-approved Administrators, is otherwise sufficiently independent from the Issuer, or there are satisfactory measures in place to mitigate any potential dependence from the Issuer;
- (d) is legally required pursuant to its agreement with the Issuer to verify Issuer's ongoing compliance with (i) the covenant set out in paragraph (3) (Deposited Cryptocurrency) of section 14 (Covenants) of the Terms and Conditions and (ii) the obligation of the Issuer to transfer Bonds to a subscribing party once the appropriate subscription price was paid; and
- (e) has the power to stop, prevent or veto (i) any instructions issued by the Issuer to the Depo Bank with respect to the Pledged Bonds and (ii) instructions issued by the Issuer to the Depositary with respect to the Deposited Cryptocurrency, pursuant to an account authorisation, account control agreement, the provision of sole signing rights or any other agreement or arrangement between the Issuer, the Depo Bank or the Depositary and the Administrator (as applicable), and such power to stop, prevent or veto any transaction cannot be removed from the Administrator without the consent of the Security Trustee.

When giving its approval, the Security Trustee shall rely on a certificate substantially in the form as attached in Schedule 4 hereto by (A) the Issuer confirming that the conditions set out in paragraphs (b) to (e) (inclusive) are satisfied with respect to the proposed Administrator and by (B) if condition listed in paragraph (a) above is satisfied by compliance with (a)(ii), a reputable international law firm as selected by the Issuer (at its sole cost) confirming that the conditions set out in paragraph (a)(ii) are satisfied with respect to the proposed Administrator.

If an approval prescribed by this paragraph is given, the Security Trustee shall take such actions which are reasonably necessary to confirm or otherwise make effective the nomination of the Administrator by the Issuer, including but not limited to notification of its approval / consent to the Depo Bank and/or Depositary.

9. Enforcement of Relevant Security

9.1 Events triggering enforcement of Relevant Security

- (a) Subject to paragraphs (b) and (c) below, and subject to being indemnified and/or secured and/or prefunded, the Security Trustee (acting on the instructions of the Bondholders' Representative) shall be entitled to enforce the Relevant Security upon notification by the Bondholders' Representative of the occurrence of an Event of Default listed in sub-paragraph (a) of paragraph 1 of Section 13 of the Terms and Conditions. The Security Trustee shall be entitled to apply the Prefunding Amount towards any costs and expenses in connection with the enforcement of the Relevant Security.
- (b) The Security Trustee shall only be entitled to enforce the Pledges, if the requirements set forth in sections 1273, 1204 et seq. of the BGB are satisfied (*Pfandreife*). The Security Trustee acknowledges, that this requires, among others, that the Secured Obligations have become due and any non-monetary obligation has been converted into a payment claim.
- (c) If the underlying cause which triggered the enforcement of the Relevant Security has ceased to exist, been waived by the party affected or remedied by the Issuer, the Security Trustee shall, after having been informed about such circumstance by the Bondholders' Representative, terminate any enforcement action.

9.2 Security Trustee's discretion in enforcing Relevant Security

The Security Trustee is entitled to grant the Issuer a remedy period of up to 30 days in which time no actions pursuant to Clause 9.1 (*Events triggering enforcement of Relevant Security*) may be undertaken, in order to provide the Issuer with sufficient time to remedy, arrange for the breach to be waived by the party affected or otherwise cure the cause of the Relevant Security becoming enforceable, provided that the Security Trustee received instructions of the Bondholders' Representative to perform such action.

10. Release of Relevant Security

10.1 After full satisfaction

- (a) The Parties are aware that the Pledges are accessory rights and as such will expire automatically by operation of law once the Secured Obligations have been irrevocably repaid in full.
- (b) After the Secured Obligations having been irrevocably satisfied in full, the Security Trustee shall, at the request of the Issuer, arrange for the execution and delivery to the Issuer of a written acknowledgement of satisfaction of the Secured Obligations and termination of this Agreement (other than any indemnity referred to herein which shall survive such termination) and stating that the Pledges are released. This shall not apply to the extent that a third party is legally entitled to the Pledges (or any part thereof). The Issuer shall reimburse the Security Trustee for all reasonable out-of-pocket expenses (including legal fees), if any, incurred in connection with the acknowledgement referred to above.
- (c) The Cryptocurrency Security shall be released and relevant agreements terminated in accordance with relevant Cryptocurrency Security Documents.

10.2 Prior to full satisfaction

(a) Subject to the provisions of this Agreement, the Security Trustee is hereby authorised to execute on behalf of itself and each Bondholder, without the need for any further

referral to or authority from such person, any release of the Relevant Security over that asset.

- (b) Subject to the condition precedent (*aufschiebende Bedingung*) of the authorisation by the Administrator or the Security Trustee of the disposal of any Pledged Bonds from the Issuance Account (the "**Disposed Bonds**"), the Security Trustee hereby releases any pledge over such Disposed Bonds and re-assigns any rights and claims in connection therewith to the Issuer.
- (c) Subject to the condition precedent (*aufschiebende Bedingung*) of the authorisation by the Administrator or the Security Trustee of the disposal of any Deposited Cryptocurrency from the Depositary Wallet, the Security Trustee hereby releases any security interest over such Deposited Cryptocurrency and re-assigns any rights and claims in connection therewith to the Issuer.

11. Waivers and Subrogation

11.1 Waiver of Defences

The Issuer hereby waives all defences (*Einwendungen*) it may have pursuant to sections 1211 and 770 (1) and (2) of the BGB, including the defences of revocation (*Anfechtbarkeit*), set-off (*Aufrechenbarkeit*) and comparable defences under foreign law. The waiver shall not apply to set-off with counterclaims that are (i) uncontested (*unbestritten*) or (ii) based on an unappealable court decision (*rechtskräftig festgestellt*).

11.2 Immediate Recourse

The Issuer waives any right it may have of first requiring the Security Trustee or any Bondholder to proceed against or enforce any other rights or security or claim for payment from any person prior to enforcing the rights under this Agreement.

12. Issuer Technical Amendments

- 12.1 Subject to the provisions of this Agreement, the Issuer may, without the consent of the Bondholders, make any Issuer Technical Amendment provided that the Issuer has certified in writing to the Security Trustee (upon which certification the Security Trustee may rely without any obligation to investigate or verify or form its own opinion) that such amendment, in the opinion of the Issuer:
 - (a) is not materially prejudicial to the interests of the Bondholders;
 - (b) has been drafted solely for the purposes set out in the definition of "Issuer Technical Amendment";
 - (c) does not result in a negative impact to any Redemption Amount; and
 - (d) has been approved by each affected Transaction Partner and/or Transaction Party is such party is required to give consent for such amendment,

(such certificate, a "Issuer Technical Amendment Certificate").

12.2 Subject to provision of a Issuer Technical Amendment Certificate, the Security Trustee shall be bound to concur with any such Issuer Technical Amendment, provided that the Security Trustee shall not be bound to concur with any Issuer Technical Amendment that would, in the

opinion of the Security Trustee, impose more onerous obligations upon it or expose it to further liabilities or reduce its right, power or protections.

12.3 Any Issuer Technical Amendment made in accordance with this section shall be notified to the Bondholders and shall be binding on the Bondholders, provided that such Issuer Technical Amendment shall not take effect until at least twenty-one (21) Business Days after the date of such notice.

13. Termination

13.1 Final Discharge

Subject to any release of all or any part of the security interest created hereunder pursuant to and in accordance with Clause 10 (*Release of Relevant Security*) hereof, the Pledge shall remain in full force and effect until the expiry of the Security Period. The Pledge shall not cease to exist if any payments made in satisfaction of the Secured Obligations have only temporarily discharged the Secured Obligations.

13.2 Payments Avoided

If an amount paid to any Secured Creditor under any Bond Document is capable of being avoided or otherwise set aside on the liquidation, administration, winding-up or other similar proceedings in the jurisdiction of the person by whom such payment was made, then such amount shall not be considered to have been finally and irrevocably paid for the purposes hereof.

14. Invalidity

The illegality, invalidity or unenforceability of any provision of this Agreement or any omission from this Agreement shall not affect the legality, validity or enforceability of this Agreement or any of its other provisions. Any illegal, invalid or unenforceable provision shall be replaced by the parties hereto by a provision, or any omission shall be rectified by incorporation of a provision, which best achieves the commercial effect that the parties hereto intended thereby. The Pledge shall not be affected by the number and/or denomination of any Pledged Bonds being inaccurate or incomplete.

15. Responsibility

- (a) The Security Trustee is not responsible to any of the Bondholders for any failure in perfecting or protecting the security created by this Agreement unless directly caused by its gross negligence (Fahrlässigkeit) or wilful misconduct (Vorsatz).
- (b) The Security Trustee is not responsible to any of the Bondholders for any failure in perfecting or protecting the security created by this Agreement caused by any action or inaction of the Administrator.

16. Security Trustee remuneration

- (a) In the event of:
 - (i) an Event of Default;
 - the Security Trustee being requested to undertake duties which Security Trustee and the Issuer agree to be of an exceptional nature or outside the scope of the normal duties of the Security Trustee under the Bond Documents; or
 - (iii) the Issuer and the Security Trustee agreeing that it is otherwise appropriate in the circumstances,

the Issuer shall pay to the Security Trustee any additional remuneration that may be agreed between them. For the avoidance of doubt any duties in connection with investments, the granting of consents or waivers, concurring in modifications, enforcement or during the period post enforcement or duties (including any reporting requirements) undertaken to ensure regulatory compliance, shall be deemed to be of an exceptional nature.

(b) The Issuer covenants with and undertakes to the Security Trustee that

the Issuer shall on demand indemnify and keep indemnified the Security Trustee (on its own behalf and on behalf of its directors, officers, employees and agents and every receiver, attorney, delegate, manager, agent, appointee or other person appointed by the Security Trustee under this Agreement and their respective officers and employees) against any Liabilities incurred by the Security Trustee, any receiver or any appointee in, or directly or indirectly as a result of, the exercise or purported exercise of any of the rights, powers, duties, obligations and/or discretions vested in them under this Deed or any other Transaction Document and against all Liabilities suffered or incurred by any of them in respect of any matter or thing done or omitted relating to the Relevant Security or in respect of any other matter or thing done or omitted in relation to the Bond Documents, unless such Liabilities result from the gross negligence, wilful default or fraud of the Security Trustee. The Security Trustee and any receiver may retain and pay all those sums out of any monies received by it or him under this Agreement; and

(c) the Issuer shall, on its own behalf and on behalf of its directors, officers, employees and agents, on demand indemnify and keep indemnified the Security Trustee in respect of all Liabilities occasioned by any breach of any of its covenants or other obligations under this Agreement or otherwise relating to all or any part of the Relevant Security.

17. Successors, Duration and Independence

- (a) This Agreement shall be binding upon the Parties hereto and their respective successors in law.
- (b) This Agreement shall remain in full force and effect until the full and complete payment and discharge of the Secured Obligations (other than any inchoate indemnity obligations or other obligations that specifically survive termination). This Agreement shall not cease to exist if any payments made in satisfaction of the Secured Obligations have only temporarily discharged the Secured Obligations.
- (c) The Issuer shall be authorised and obliged to replace the Security Trustee with a reputable accounting firm or financial institution (which is experienced in the business of security trusteeship and which has obtained any required authorisations, registrations and licences), if the Issuer has been instructed in writing by majority resolution of the Bondholders.
- (d) The Security Trustee may retire at any time on giving at least 30 days' written notice to the Issuer without giving any reason or being responsible for any liability occasioned by such retirement and the Bondholders' Representative may remove any Trustee, on giving at least 30 days' written notice to the Security Trustee, provided that the retirement or removal of a sole trust corporation shall not be effective until a new trust corporation is appointed as successor Security Trustee.
- (e) If the Security Trustee gives notice of retirement or instructions by the Bondholders' Representative are received for its removal, the Issuer shall use all reasonable endeavours to procure that another trust corporation be appointed as Security Trustee. If the Issuer fails to appoint a replacement Security Trustee within 30 days of the

Security Trustee's notice of retirement or the date of the majority resolution of the Bondholders (as the case may be), the Security Trustee shall be entitled to appoint a trust corporation as security trustee under this Agreement and any other Bond Document.

18. Information

The Issuer undertakes to provide the Security Trustee without undue delay (*unverzüglich*) (but in any event no later than 5 Business Days of receipt of such a written request) upon its reasonable request with any information, material or document which the Security Trustee requires in order to be able to fulfil its function as Security Trustee for the Bondholders.

19. Miscellaneous

19.1 Changes and amendments

Changes and amendments to and waivers of this Agreement including this Clause 19.1 shall be made in writing (and in notarial form if required by law).

19.2 Language of this Agreement

This Agreement is made in the English language. For the avoidance of doubt, the English language version of this Agreement shall prevail over any translation of this Agreement. However, this Agreement shall be interpreted in accordance with German law and where a German translation of a word or phrase appears in the text of this Agreement, the German translation of such word or phrase shall prevail.

19.3 No Waiver

No failure or delay by the Security Trustee and/or the Bondholders to exercise any right, power or remedy under this Agreement will operate as a waiver thereof nor will any single or partial exercise or waiver of any right, power or remedy. The remedies provided in this Agreement are cumulative and are not exclusive of any remedies provided by law.

19.4 Notices and their Languages

All notices, requests, demands or other communications to or upon the respective Parties hereto shall be given or made by letter, fax, email or telephone (later to be confirmed in writing by mail) or by mail to the Party to which such notice, request, demand or other communication is required or permitted to be given or made under this Agreement addressed to the addresses as set out on the signature pages or as each Party informed the respective other Party in writing.

20. Jurisdiction

20.1 Law

This Agreement (and all non-contractual rights and obligations out of or in connection with this Agreement) shall be governed by and construed in accordance with the laws of the Federal Republic of Germany.

20.2 Jurisdiction

The courts of Frankfurt am Main, Germany have exclusive jurisdiction to settle any 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 obligations arising out of or in connection with this Agreement.

20.3 Benefit of the Security Trustee only

This Clause 20 (*Jurisdiction*) is for the benefit of the Security Trustee only. As a result, the Security Trustee shall not be prevented from taking proceedings relating to a dispute in any other courts with jurisdiction.

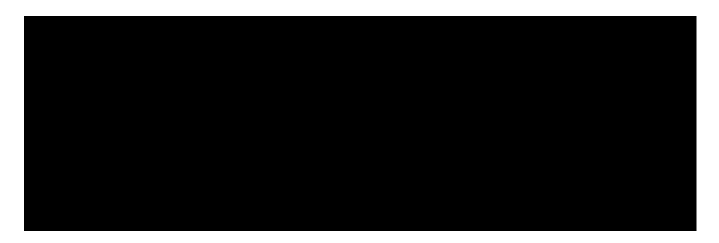
Issuer:



Secured Party:



SCHEDULE 1 SERIES-SPECIFIC INFORMATION



SCHEDULE 2

LIST OF PRE-APPROVED ADMINISTRATORS

Apex Fund Services (Malta) Ltd, Quad Central, Q3 Level 9, Triq L-Esportaturi, Zone 1, Central Business District, Birkirkara CBD 1040, Malta

Apex Corporate & Advisory Services Ltd, Quad Central, Q3 Level 9, Triq L-Esportaturi, Zone 1, Central Business District, Birkirkara CBD 1040, Malta

SCHEDULE 3

LIST OF GENERALLY ACCEPTED REGULATORY REGIMES FOR ADMINISTRATORS

- 1. Firms recognized by the Malta Financial Services Authority to provide fund administration services in terms of Section 9A of the Investment Services Act.
- 2. Firms authorized by the Financial Conduct Authority of the United Kingdom to perform regulated activity of safeguarding and administration of assets (without arranging) and/or arranging safeguarding and administration of assets.

SCHEDULE 4

ISSUER'S CERTIFICATE REGARDING APPOINTMENT OF ADMINISTRATOR

From: Bitwise Europe GmbH

To: The Law Debenture Trust Corporation p.l.c. as security trustee

Date: [●]

German Security and Security Trust Agreement dated [●] – Issuer's Certificate regarding appointment of Administrator

We make reference to the German security and security trust agreement relating to the [●] bonds secured by [●], ISIN [●], dated [●] between, inter alios, Bitwise Europe GmbH as issuer and The Law Debenture Trust Corporation p.l.c. as security trustee (the "Agreement"). This is the Issuer's certificate for the purposes of Clause 8.3 (*Appointment of the Administrator*) of the Agreement. Defined terms used in this certificate shall have the meaning as set out in the Agreement.

We propose the following entity to be appointed as Administrator (the "Proposed Administrator"):

Full legal name: [●]
Address: [●]
Registration no. [●]
Attention: [●]
E-Mail: [●]

We confirm that, to the best of our knowledge, the Proposed Administrator:

- (a) has experience and capacity (including and not limited to legal capacity and access to all necessary information sources) to perform its functions;
- (b) is listed on the List of Pre-approved Administrators or is otherwise sufficiently independent from the Issuer, or there are satisfactory measures in place to mitigate any potential dependence from the Issuer;
- (c) is legally required pursuant to its agreement with the Issuer to verify Issuer's ongoing compliance with (i) the covenant set out in paragraph (3) (*Deposited Cryptocurrency*) of section 14 (*Covenants*) of the Terms and Conditions and (ii) the obligation of the Issuer to transfer Bonds to a subscribing party once the appropriate subscription price was paid; and
- (d) has the power to stop, prevent or veto (i) any instructions issued by the Issuer to the Depo Bank with respect to the Pledged Bonds and (ii) instructions issued by the Issuer to the Depositary with respect to the Deposited Cryptocurrency, pursuant to an account authorisation, account control agreement, the provision of sole signing rights or any other agreement or arrangement between the Issuer, the Depo Bank or the Depositary and the Administrator (as applicable), and such power to stop, prevent or veto any transaction cannot be removed from the Administrator without the consent of the Security Trustee.

Yours sincerely

Bitwise Europe GmbH

By: