Terms and Conditions for the Provision of Registered Office Services by MCS

(Foreign Company)

Interpretation

These terms and conditions (these "Terms") set out the entire agreement between MCS and the Company for the provision of registered office services to the Company. In these Terms the following words shall have the following meanings:

“Act” means the Companies Act (As Revised) of the Cayman Islands;

“AEOI Laws” means the Tax Information Authority Act (As Revised) of the Cayman Islands and any and all regulations and orders passed pursuant to it relating to the automatic exchange of financial account information and any related Guidance Notes issued by the TIA;

“Business Day” means any day which is not a Saturday, a Sunday or a public holiday in the Cayman Islands on which banks are open for non-automated business;

“Charter Documents” means the charter, statutes, memorandum and articles of association or other instrument (howsoever called) constituting or defining the Company as in effect from time to time;

“CIMA” means the Cayman Islands Monetary Authority whose contact details are available from www.cima.ky;

“Commencement Date” means the date of registration of the Company or the date on which MCS began providing registered office services to the Company, if later;

“Company” means the company incorporated outside the Cayman Islands and registered in the Cayman Islands as a foreign company which has requested, directly or indirectly, that MCS provide it with registered office services in the Cayman Islands and which MCS has agreed to do under these Terms;

“Directors” means the directors, delegate managers, member managers or other persons (howsoever called) responsible from time to time under the Charter Documents for the business and management of the Company;

“Electronic Record” has the same meaning as in the Electronic Transactions Act;

“Electronic Transactions Act” means the Electronic Transactions Act (As Revised) of the Cayman Islands;

“Fee Schedule” means the schedule of fees published by MCS and in effect from time to time for the provision of registered office facilities and related services which may be varied in accordance with the Variation provision of these Terms. The current Fee Schedule is available on request at any time;

“Maples Group” means MCS and all other direct and indirect subsidiaries of Maples International Holdings Limited as well as the Cayman Islands partnership known as The Maples Group Partnership, and all the entities and undertakings using the name “Maples”, "Maples and Calder" or "MaplesFS", including any derivation thereof, listed at www.maples.com/legalnotices;

“MCS” means Maples Corporate Services Limited of PO Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands, which is licensed by CIMA;

“Members” means the members from time to time of the Company;

“Officers” means the officers from time to time of the Company;

“Registrar” means the Registrar of Companies in and for the Cayman Islands; and

“TIA” means the Tax Information Authority of the Cayman Islands.

For the purpose of these Terms:

(a) use of the singular includes the plural and vice versa;

(b) 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;

(c) “written”, “in writing” and “maintain” include all modes of representing, reproducing or maintaining words in visible form, including in the form of an Electronic Record;

(d) any requirements as to delivery under these Terms include delivery in the form of an Electronic Record;

(e) any requirements as to execution or signature under these Terms can be satisfied in the form of an electronic signature as defined in the Electronic Transactions Act; and

(f) sections 8 and 19(3) of the Electronic Transactions Act shall not apply.

Appointment of MCS

With effect from the Commencement Date, MCS shall provide at its address in the Cayman Islands the registered office of the Company in the Cayman Islands and shall perform the services set out in Schedule 1 to these Terms, including the provision directly or from the personnel of the Maples Group one or more persons to serve as process agent on behalf of the Company as required by the Act in each case in accordance with these Terms.
The Company's use of MCS's services shall be deemed and constitutes the Company's acceptance of these Terms.

Documents and Information to be Supplied by the Company

The Company shall promptly forward to MCS:

(a) a copy of the Charter Documents in effect from time to time and of any amendments, additions or alterations effected from time to time, including without limitation, any change of name certified and authenticated under public seal in the place of incorporation of the Company and, where not in the English language, a certified translation into English;

(b) a list of the Directors stating their names, addresses and occupations;

(c) a notification of the retirement, resignation, removal or change of name, address or occupation of any Directors;

(d) a notification of any appointment of a Director stating his name, address, occupation and dates of appointment;

(e) a list of the Members of the Company holding not less than a 10% interest in the Company or with principal control over the Company’s assets;

(f) a notification of withdrawal of any Member holding not less than a 10% interest in the Company or with principal control over the Company assets;

(g) a notification of any new Member holding not less than a 10% interest in the Company or with principal control over the Company’s assets; and

(h) financial statements prepared in relation to the Company (if any).

The Company shall provide the following promptly on request from time to time by MCS:

(a) a written explanation of the nature of the Company’s business and source of funds and an indication of actual and expected turnover;

(b) evidence satisfactory to MCS of the identity of, and references in relation to, (i) each of the Members and principal beneficial owners of the Company holding not less than a 10% interest in the Company or with principal control over the Company’s assets; (ii) the Directors; and (iii) any person (or persons) on whose instructions MCS may act in relation to the Company; and

(c) such other information and documentation as MCS may from time to time reasonably require in relation to the Company, its Directors, Members or activities including in relation to the steps taken pursuant to the paragraph below.

The Company shall, for the benefit of MCS and any other relevant members of the Maples Group, take all reasonable steps to satisfy itself that all capitalisation monies and other funds passing through the Company do not represent the proceeds of, and that it does not engage in, any unlawful activity.

MCS may refuse to perform any or all of its obligations under these Terms if it determines, in its sole and unfeathered discretion, that to do so would constitute a criminal or regulatory offence in the Cayman Islands or would otherwise contravene a law of the Cayman Islands. MCS will inform the Company promptly of any decision to refuse to perform an obligation under these Terms made in accordance with this provision.

Services Non-Exclusive

MCS shall be at liberty to provide services of a like nature to any other person or persons it may think fit whether for its own account or that of any other person.

Neither MCS nor any member of the Maples Group or other person associated with MCS or the Maples Group shall, in consequence of the appointment of MCS pursuant to these Terms or in consequence of any transaction entered into by the Company with MCS (or with a member of the Maples Group or with any such associate), be liable to account to the Company for any profits (whether disclosed or not) accruing to MCS (or to a member of the Maples Group or to any such associate) from, or by virtue of, any such transaction.

Remuneration

Where MCS registers the Company as a foreign company under Part IX of the Act, MCS shall be entitled to receive a registration fee payable promptly when invoiced in accordance with the Fee Schedule in effect as at the Commencement Date.

MCS shall be entitled to receive a non-refundable fee for the provision of the registered office of the Company payable in advance by 1 January in each year in accordance with the Fee Schedule in effect at the time when the relevant fee is invoiced. Such fee will be pro-rated (on a monthly basis) in the initial calendar year of these Terms but not thereafter.

MCS shall be entitled to receive a fee for the provision of the other services set out in Schedule 1 to these Terms and other fees as set out in the Fee Schedule payable promptly when invoiced in accordance with the Fee Schedule in effect at the time of provision of such services.

MCS shall be entitled to recover from the Company all expenses and disbursements (including, but not limited to, filing and registration fees paid to the Registrar, charges for messengers and couriers, faxes, word processing, printing, postage, photocopying, scanning, telephone charges, secretarial overtime (where attributable to the Company's special needs) and other similar costs and expenses), properly incurred or paid by MCS on behalf of the Company or otherwise in the performance of its services under these Terms. Further details of the rates and manner in which MCS charges for these costs is available on request.

If MCS is requested to undertake any services not covered in these Terms it shall inform the Company that such services are not covered by these Terms and, if MCS agrees to provide such...
services, unless otherwise agreed, it shall charge the then applicable fixed rate for such service or, if inapplicable or higher, the then applicable time charges incurred by Maples Group officer(s) and/or employee(s) in carrying out such services.

All fees, expenses and disbursements payable to MCS pursuant to these Terms shall be paid net of any taxes or surcharges.

MCS reserves the right to charge interest in the event that an invoice remains unpaid for a period of more than 30 days after receipt and after sending at least one (1) payment reminder. If MCS exercises its right to charge the Company interest, such interest will be at a daily rate of 2% per annum above the Bank of Butterfield (Cayman) Limited USD Prime rate at the relevant times or the maximum permitted by law, whichever is the lesser, until payment in full of the invoice.

MCS has appointed certain Maples Group entities as its billing and collection agents and it is agreed that fees, expenses and disbursements payable by the Company to MCS shall be invoiced by, and promptly paid to, the applicable Maples Group entity as agent for MCS.

Any requests received by MCS from the Company for legal advice or services and any legal issues arising or assistance required (in either case as determined by MCS) from or in relation to documentation received at the registered office shall be referred to the firms of Maples and Calder and the Company agrees to settle promptly the resulting fees and disbursements of the firms of Maples and Calder, which shall be charged in accordance with its fee rates and terms and conditions of business as then in effect.

Termination

MCS shall be entitled to terminate its appointment under these Terms:

(a) by giving not less than three (3) months' written notice to the Company;

(b) by giving not less than thirty (30) days' written notice to the Company if the Company shall have committed any breach of its obligations under these Terms and shall have failed to make good such breach within thirty (30) days of receipt of notice served by MCS requiring it to do so; or

(c) by giving not less than seven (7) days' written notice to the Company if the Company is in material breach of any regulatory law applicable to it or is subject to any international financial sanction or is otherwise designated as a person with whom MCS is prohibited from dealing.

The Company may terminate the appointment of MCS under these Terms:

(a) by giving not less than three (3) months' written notice to MCS; or

(b) by giving not less than thirty (30) days' written notice to MCS if MCS shall have committed any breach of its obligations under these Terms and shall have failed to make good such breach within thirty (30) days of receipt of notice served by the Company requiring it to do so.

A termination of the appointment of MCS under the provisions above shall be without prejudice to any pre-existing liability of the parties to these Terms. MCS shall be entitled to receive all fees, expenses and disbursements accrued due up to the date of such termination, whether under these Terms or otherwise.

MCS shall, on the termination of its appointment under these Terms and upon payment by or on behalf of the Company of any outstanding fees, costs and expenses due to MCS or to another member of the Maples Group, deliver or procure to be delivered to the Company, or as the Company may direct, the corporate records of the Company which are in its possession or under its control.

The Company shall, on the termination of the appointment of MCS under these Terms, if still in existence and intending to preserve a branch in the Cayman Islands, procure the passage of a board resolution to transfer the registered office of the Company in the Cayman Islands to an alternative location and MCS shall be entitled to serve notice on the Registrar advising that it is no longer providing a registered office in the Cayman Islands or process agent services to the Company.

Complaints

If you have any complaint about any aspect of the service being provided to you under these Terms, you should raise your concern with your usual Maples Group contact. If your complaint is not thereafter resolved to your satisfaction, you should email your complaint to notices@maples.com and your complaint will be considered by a director of MCS.

Legal Action

MCS shall not be required to take any legal action on behalf of the Company other than as may be expressly agreed in writing. In no circumstances shall MCS take any such action unless it and its directors, officers, authorised signatories, employees and affiliates are fully indemnified and remunerated to their reasonable satisfaction for costs and liabilities.

Instructions and Reliance

In performing its duties MCS shall be entitled to rely upon instructions given by, or purporting to be given by, a Director or other Officer or authorised signatory of the Company or by any legal adviser, manager or administrator appointed by the Company.

Responsibility, Limitation of Liability, Indemnity and Release

MCS shall not be liable for any damages, losses, claims, proceedings, demands, liabilities, costs or expenses whatsoever suffered or incurred by the Company or any other person at any time from any cause whatsoever arising out of or in connection with these Terms or related to the performance or non-performance of the services provided under these Terms unless
arising directly as a result of MCS’s actual fraud or wilful default or that of any of its directors, officers, employees or agents (as the case may be).

The Company shall indemnify (on a full indemnity basis) and hold harmless MCS and each member of the Maples Group, their successors and assigns and their respective directors, officers, employees, agents and partners (collectively, the “Indemnified Persons”) and each of them, as the case may be, against all liabilities, obligations, losses, damages, penalties, actions, proceedings, claims, judgments, demands, costs, expenses or disbursements of any kind (including legal fees and expenses) whatsoever which they or any of them may incur or be subject to in consequence of these Terms or as a result of the performance of these Terms or as a result of the performance of the services under these Terms except to the extent that the same are as a result of the actual fraud or wilful default of the relevant Indemnified Person and this indemnity shall expressly inure to the benefit of any such Indemnified Person existing or future. No person shall be found to have committed actual fraud or wilful default under these Terms unless or until a court of the Cayman Islands has reached a final non-appealable determination to that effect.

MCS shall not be liable in tort, statutory duty, pre-contract or misrepresentation (other than fraudulent misrepresentation) or otherwise for (i) any consequential, indirect or special loss; or (ii) any economic losses (including loss of revenues, profits, contracts, business or anticipated savings), arising out of or in connection with these Terms in each case whether or not MCS has been advised of the possibility of such loss or damage and howsoever incurred. For the avoidance of doubt MCS shall not be so liable for any loss of goodwill or reputation.

Unless caused by their actual fraud, the maximum aggregate liability of any Indemnified Person(s) under these Terms is limited to US$10 million.

This Responsibility, Limitation of Liability, Indemnity and Release provision shall survive termination of these Terms.

Force Majeure

MCS shall not be held liable for any delay or failure to fulfil its obligations under these Terms as a result of causes beyond its reasonable control. Such causes include, but are not limited to, fire, floods, hurricanes, pandemics, tropical storms, typhoons, acts of God, acts and regulations of any governmental or supranational authority, wars, riots, strikes, lock-outs and industrial disputes.

Miscellaneous

These Terms may not be assigned by either party without the written consent of the other save only that MCS may assign the benefit and/or burden of these Terms to a suitably licensed Maples Group entity as part of any group restructuring.

Without prejudice to the seventh paragraph of the Remuneration provision above, MCS may, at its own expense, delegate all or any of the services on its part to be performed under these Terms to another Maples Group entity. If MCS does delegate all or any of the services to another Maples Group entity in accordance with this paragraph (a “Delegate”), MCS shall nonetheless remain solely responsible to the Company for the provision of the services and liable to the Company for any loss caused to the Company by the Delegate but only to the extent that MCS would have been liable for such loss under these Terms if such loss were caused by MCS itself and the Delegate shall have no liability of any sort whatsoever or howsoever arising under these Terms or as a consequence of the delegation of all or any services to it. The Company agrees that it may not bring any claim against any Delegate in relation to the provision of services under these Terms by MCS.

Notwithstanding any other provision of these Terms MCS shall, at all times, comply with all laws and regulations applicable to it including but not limited to its obligations as the holder of a trust licence regulated by CIMA.

Data Protection and Records

In providing the services and otherwise fulfilling its obligations under these Terms, MCS may from time to time be required to process information which: (i) constitutes “personal data” as defined in section 2 of the Data Protection Act (As Revised) of the Cayman Islands (“DPA”); and (ii) is disclosed to or otherwise made available to MCS by or on behalf of the Company (“Relevant Personal Data”). The Company acknowledges and agrees that: (a) to the extent MCS acts as a “data controller” (as defined in section 2 of DPA) in respect of the Relevant Personal Data, MCS may process the Relevant Personal Data in accordance with the applicable data protection laws (including DPA) and MCS’s privacy notice (available at https://www.maples.com/privacy/) shall apply to any processing of Relevant Personal Data undertaken by MCS.

EU General Data Protection Regulation

Where the Company is directly subject to Regulation (EU) 2016/679 of 27 April 2016 (“GDPR”) due to Article 3(2)(a) of GDPR and MCS is required to process any Relevant Personal Information which is subject to GDPR, or alternatively, where the Company requires MCS to process Relevant Personal Data which the Company indirectly sources from an affiliate of the Company or a relevant third party domiciled in the EEA, the Company may request that MCS enter into EU standard contractual clauses (“EU SCC”) with the Company:

(a) in the form set out in Commission Decision 2004/914/EC; and/or
(b) in the form set out in Commission Decision 2010/87/EU; and/or
(c) in such other form as the European Commission may adopt from time to time pursuant to Article 46 of GDPR.
but only if and to the extent the Company is unable to rely on Article 45 or Article 49 of GDPR in making the Relevant Personal Data available to MCS.

MCS shall not unreasonably refuse the Company’s request that MCS enters into an EU SCC.

Confidentiality

It is agreed between the Company and MCS (together, the “Parties”) that neither Party shall, at any time, disclose to any other person and shall treat as confidential, any information relating to the business, finances or other matters of the other Party, which such Party has obtained as a result of its relationship with the other Party under these Terms, save where the information is or was:

(a) already known to the recipient from a source other than the other Party without any obligation of confidentiality;
(b) in the public domain or becomes public knowledge otherwise than as a result of the unauthorised or improper conduct of the disclosing Party;
(c) disclosed as required by any law or order of any court, tribunal or judicial equivalent, or pursuant to any direction, request or requirement (whether or not having the force of law) of any central bank, governmental, supervisory or other regulatory agency or taxation authority (provided that, if legally permissible, the recipient will promptly inform the other Party of any such order, direction, request or requirement prior to disclosing any information);
(d) disclosed for legitimate business purposes to affiliates, professional advisors, service providers or agents, engaged by one of the Parties, who receive the same under a duty of confidentiality;
(e) made available by a third party who is/was entitled to divulge such information and who is not under any obligation of confidentiality in respect of such information to the other Party; or
(f) disclosed with the consent of the other Party.

The Parties shall ensure, and it is deemed to be understood and relied upon, that any confidential information provided to the other Party in relation to any principals, affiliates, shareholders, beneficial owners, directors, officers, employees and agents (“Subject Persons”) of the disclosing Party is and has been provided with the consent and acceptance of the relevant Subject Persons, which the disclosing Party will be responsible for obtaining.

This Confidentiality provision: (i) does not prohibit MCS from disclosing information within the Maples Group for legitimate business purposes (subject to any such recipients of confidential information keeping it confidential in accordance with these Terms); (ii) does not prohibit the Company from disclosing a copy of these Terms to its Members or prospective Members; and (iii) shall survive termination of these Terms.

Anti-bribery

MCS has policies and procedures in place relating to bribery and corruption. MCS will not on the Company's behalf or otherwise: (a) make any payment, offer or promise to pay money or anything of value to any public official for the purpose of influencing the act or decision of, or for securing an improper advantage from such public official; or (b) make any payment, offer or promise to pay money or anything of value to any other person or entity if such payment, offer or promise is made for the purpose of influencing or securing any improper advantage; or (c) undertake any activities which will result in a contravention of the Anti-Corruption Act (As Revised) of the Cayman Islands or any other anti-bribery legislation applicable to MCS.

Third Party Rights

A person who is not a party to these Terms may not, in its own right or otherwise, enforce any term of these Terms except that the Indemnified Persons and any Delegate may, in their own right, enforce their rights pursuant to the Responsibility, Limitation of Liability, Indemnity and Release provision and the Miscellaneous provision of these Terms subject to and in accordance with the provisions of the Contracts (Rights of Third Parties) Act (As Revised) of the Cayman Islands.

Notwithstanding any other term of these Terms, the consent of any person who is not a party to these Terms (including, without limitation, any Indemnified Person or Delegate) is not required for any amendment to, or variation, release, rescission or termination of these Terms.

This Third Party Rights provision shall survive termination of these Terms.

Notices

Any notices to be given under these Terms shall be sufficiently given if sent by hand, pre-paid courier, email or by fax and shall be deemed to be received (in the case of email and fax) at 10.00 a.m. on the next business day in the place of receipt following dispatch or (in the case of by hand or by courier), five (5) days after the dispatch thereof) and shall be sent:

(a) in the case of MCS, to its address specified against its name in the Interpretation provision above or by fax to fax number +1 345 949 8080 (marked for the attention of the Head of Corporate Services) or by e-mail to notices@maples.com;
(b) in the case of the Company, to such correspondence address, fax number or email address as specified by the Company to MCS in writing on or about the Commencement Date;
(c) to such other correspondence address, fax number or email address or for the attention of such other person as may from time to time be notified by one party to the other party by notice given in accordance with the provisions of these Terms; and

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in the absence of any address specified or notified pursuant to (b) and (c) above, to such other address as MCS in its sole and absolute discretion considers appropriate.

**Severance**

If any provision of these Terms shall be found by any court or arbitrator to be invalid or unenforceable, such invalidity or unenforceability shall not affect the other provisions of these Terms which shall remain in full force and effect.

If any provision of these Terms is so found to be invalid or unenforceable but would be valid or enforceable if some part of the provision were modified, the provision in question shall apply with such modification(s) as may be necessary to make it valid.

**Variation**

The Company acknowledges and agrees that MCS may, in its sole discretion, at any time and from time to time change, alter, adapt, add or remove portions of these Terms (including the Fee Schedule), and, if MCS does so, MCS will post any such changes on both the Maples Group site (www.maples.com) and the Maples Group e-Services site (www.mapleseservices.com) bearing the date on which such Terms came into effect. The current version of these Terms is also available on request. The Company's continued use of MCS's services following any such change shall be deemed and constitutes the Company's acceptance of those changes and the Company acknowledges and agrees to be bound by the current version of these Terms at all times and that unless stated in the current version of these Terms all previous versions shall be superseded by the current version.

**Arbitration and Waiver of Legal Proceedings**

All claims, disputes and controversies arising out of or in connection with these Terms, may, at MCS's option, be subject to binding arbitration to be held in the Cayman Islands before a retired judge or senior lawyer to be agreed upon between the parties or in the absence of such agreement to be appointed by the President of the Cayman Islands Legal Practitioners Association or the President of any successor self-regulatory association for Cayman Islands attorneys (or, if such President is affiliated with the Maples Group, the Vice President). The arbitration will be conducted in English and in accordance with the London Court of International Arbitration Rules. The arbitrator's award shall be final and binding and may be entered in or enforced by any competent court. If court action (including any kind of claim, suit or proceeding) has been initiated by the Company against MCS at or prior to the time MCS elects to refer the issue to arbitration as provided for under these Terms, then it is agreed that such action shall be discontinued, unless any arbitrator appointed determines that MCS has waived the right to such a discontinuance by participating in the action without having raised, reserved or asserted its rights under this provision.

**Entire Agreement**

These Terms supersede all previous agreements between the Company and MCS for the provision of registered office services and the services set out in Schedule 1 to these Terms to the Company. These Terms set out the entire agreement and understanding between the parties relating to its subject matter.

**Proper Law and Jurisdiction**

These Terms and any dispute, claim, suit, action or proceeding of whatever nature arising out of or in any way related to them or their formation (including any non-contractual disputes or claims) are governed by, and shall be construed in accordance with, the laws of the Cayman Islands.

Subject to the Arbitration and Waiver of Legal Proceedings provision set out above, each of the parties to these Terms irrevocably agrees that the courts of the Cayman Islands shall have exclusive jurisdiction to hear and determine any claim, suit, action or proceeding, and to settle any disputes, which may arise out of or are in any way related to or in connection with these Terms, and, for such purposes, irrevocably submits to the exclusive jurisdiction of such courts.
Schedule 1
Services to be provided by MCS

Name
MCS shall ensure that the name of the Company is at all times displayed at the registered office.

Maintenance of Records
MCS shall maintain at the registered office the following documents and information in relation to the Company:
(a) the certificate of registration; and
(b) the documents (or where the originals are filed with the Registrar copies of the documents) referred to in the first paragraph of the Documents and Information to be Supplied by the Company provision of these Terms as received at the registered office from time to time.

Process Agent
MCS shall provide an agent to accept service of legal process and other notices for and on behalf of the Company as required by the Act, whether directly or through the provision of one or more persons from its personnel or from the personnel of the Maples Group.

Filings and Registrations
Where requested by the Company, MCS shall apply for the undertaking as to tax concessions issued by the Financial Secretary and/or any renewal of the same.

Upon receipt of the relevant documents, information and instructions from the Company, MCS shall ensure that any formalities of filing and registration arising as a result of the following are complied with:
(a) change in Directors;
(b) change in the Charter Documents (including any change of name) or;
(c) change in the identity of the process agent provided pursuant to the paragraph above.

MCS shall have no liability to the Company for any consequences of any late filings and registrations (including but not limited to in relation to any penalty fees imposed) unless information and instructions from the Company have been received by MCS at least five (5) Business Days in advance of the relevant filing and registration deadline.

If the Company's activities are regulated under additional legislation in the Cayman Islands, MCS will, by agreement with the Company, assist the Company to comply with any resulting registration, filing or payment obligations.

If the Company has determined that it is a Financial Institution (as defined in the AEOI Laws), MCS will, on request and for the fee set out in the Fee Schedule, assist the Company to comply with its obligations to: (i) apply for a global intermediary identification number ("GIIN") from the Internal Revenue Service of the United States; and/or (ii) notify the TIA. If MCS agrees to assist the Company, the Company shall provide MCS with all such information and documents as MCS determines, in its sole and un fettered discretion, are necessary to effect any such application for registration and/or notification. The Company acknowledges that an attestation will be required of a nominated responsible officer/principal point of contact in such application for registration and/or notification to the effect that: (a) the information provided is accurate, true, correct and complete; and (b) the Company will comply with its obligations under the AEOI Laws. The Company therefore agrees that the information provided for these purposes will be accurate, true, correct and complete and that it will comply with its obligations under the AEOI Laws in accordance with the attestation.

The Company acknowledges and agrees that, save as provided in these Terms, MCS shall not be responsible for assisting the Company comply with any other AEOI Laws applicable to it.

Subject to the paragraph below, MCS may pay on the Company's behalf fees payable from time to time: (i) to the Registrar in connection with any of the filings arising under the first paragraph of this provision and the annual registration fees payable to the Registrar; and/or (ii) to CIMA.

It is a precondition to MCS's agreement to pay on behalf of the Company any fees payable to the Registrar and/or to CIMA that it first be put in funds sufficient to cover any such payment obligations. It may discharge on the Company's behalf at least five (5) Business Days in advance of any payment deadlines. In addition to the funds having to be cleared and available to MCS from the bank account notified to the Company at least five (5) Business Days in advance of the applicable payment deadline, the funds must also have been transferred with allocation details in accordance with the instructions set out in the relevant invoice clearly and unambiguously referencing them to the Company. In particular, MCS must first be put in funds in accordance with this paragraph before settling on behalf of the Company the annual registration fees payable to the Registrar in January of each year.

MCS shall have no liability to the Company (including, but not limited to, in relation to any penalty fees imposed) for any consequences to the Company of any failure to file (or any late filing of) annual filing fees within the time frame prescribed by law to maintain the Company in good standing under the laws of the Cayman Islands or any other fees payable by the Company to the Registrar or CIMA if MCS has not first been put in funds in accordance with the paragraph immediately above.

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**Responsible officer and/or principal point of contact**

If MCS has agreed in writing to procure the services of a responsible officer and/or principal point of contact for the Company for the purposes of compliance with the AEOI Laws, such person shall act only in such agreed capacity as applicable but shall not in that capacity be obligated or required to undertake substantive activities on behalf of the Company (including, without limitation, conducting any due diligence or reporting pursuant to the AEOI Laws, or the execution of documentation for and on behalf of the Company) and will have no additional responsibilities or personal liability or other obligation whatsoever to the Company, including with respect to the Company's compliance with the AEOI Laws or any other law, rule or regulation.

**Forwarding of Communications**

MCS shall use all reasonable endeavours to forward to the Company all correspondence and other communications addressed to the Company and received by MCS on its behalf. MCS is not obliged to open or to review such correspondence or communications and will forward them to the Company by such means as MCS considers appropriate absent specific written instructions from the Company and agreement as to fees in relation to the forwarding method. MCS shall not be liable to the Company for the late receipt by the Company or non-delivery of any such correspondence and other communications which MCS receives on behalf of the Company from third parties absent the actual fraud or wilful default of MCS.