Cannes 2003 ORBS

Member Consent

We, being all of the members of the **Cannes 2003 ORBS** (the "**Scheme**") hereby consent to the sale by the Scheme of the asset short particulars of which are set out in the Schedule to **Anthony Arthur James Bannard Smith** (the "**Purchaser**") notwithstanding that the Purchaser is a trustee and member of the Scheme.

The Schedule

Preference Shares in Blackwood Investment Management Ltd

Signed:

Cannes 2003 ORBS

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The Schedule

Dated 25/8

Preference Shares in Blackwood Investment Management Ltd

Signed:

Minutes of a meeting of the trustees of Cannes 2003 ORBS Pension Scheme (**Scheme**) held at Unit 1, Morston House, Princes Court, Nantwich, Cheshire, CW5 6GD on 25th August 2017 at 4pm.

PRESENT:

Anthony Arthur James Bannard Smith Colin Mackenzie Fell Emma Louise Smith

IN ATTENDANCE:

1. CHAIRPERSON

Anthony Arthur James Bannard Smith was appointed chairperson of the meeting.

2. NOTICE AND QUORUM

The chairperson reported that due notice of the meeting had been given and that a quorum was present. Accordingly, the chairperson declared the meeting open.

3. DECLARATIONS OF INTEREST

The following trustees declared the nature and extent of their interest in the proposed transaction to be considered at the meeting as follows:

Anthony Arthur James Bannard Smith

Preference Shares in Blackwood Investment

Management Ltd

4. BUSINESS OF THE MEETING

- 4.1 The chairperson reported that the business of the meeting was to approve the Scheme entering into, in good faith, an agreement to sell preference shares in Blackwood Investment Management Ltd to Anthony Arthur James Bannard Smith a member of the Scheme for a purchase price of £126,787, payment of the purchase price being by way of equal annual installments over 10 years, with interest in the meantime at 3% per annum above the base lending rate from time to time of Bank of England (Agreement)
- 4.2 It was noted that, at the time of deciding to commit the Scheme to the Agreement, the Trustees had checked the credit worthiness of the member and he was not insolvent and appeared capable of entering into and performing his obligations under the Agreement.

5. DOCUMENTS PRODUCED TO THE MEETING

5.1 The latest draft of the Agreement was produced to the meeting.

6. RESOLUTIONS

- 6.3 Following consideration, including consideration of the terms of the Agreement, the transactions contemplated by it, the meeting resolved that the Agreement and the transaction contemplated by it would be for the benefit of the members of the Scheme as a whole, and further resolved that the terms of, and the transactions contemplated by, the Agreement and any ancillary or related documents:
 - (a) be and are approved; and
 - (b) are in accordance with and not in contravention of the Scheme's trust deed or

other constitutional documents or any law or other obligation of the Scheme, and that the trustees execute or sign (as appropriate) the Agreement and any ancillary or related documents.

6. CLOSE

There was no further business and the chairperson declared the meeting closed.

Anthony Arthur James Bannard Smith

Chairperson

DATE



DATED 25 TH AUGUST 2017
ANTHONY ARTHUR JAMES BANNARD SMITH
and
THE TRUSTEES OF THE CANNES 2003 ORBS
SCHEME DEBT AGREEMENT

THIS AGREEMENT is dated 25th August 2017

PARTIES

- (1) **ANTHONY ARTHUR JAMES BANNARD SMITH** of MANOR BARNS, MANOR LANE, WHILTON, NORTHAMPTONSHIRE, NN11 5UH (**Debtor**).
- (2) ANTHONY ARTHUR JAMES BANNARD SMITH of MANOR BARNS, MANOR LANE, WHILTON, NORTHAMPTONSHIRE, NN11 FUH, EMMA LOUISE SMITH OF MANOR BARNS, MANOR LANE, WHILTON, NORTHAMPTONSHIRE, NN11 5UH, COLIN MACKENZIE FELL of THE FIRS, MAIN STREET, ALNE, YORK, NORTH YORKSHIRE, YO61 1RS and TAX & WEALTH TRUSTEES LLP (registered in England No OC354848) whose registered office address is at UNIT 1 MORSTON HOUSE, PRINCES COURT, BEAM HEATH WAY, NANTWICH, CHESHIRE, CW5 6GD the present duly constituted trustees of the CANNES 2003 ORBS (Trustees).

BACKGROUND

The Trustees have agreed to sell and the Debtor has agreed to buy the Asset on the terms of this agreement.

AGREED TERMS

1. INTERPRETATION

1.1 The definitions and rules of interpretation in this clause apply in this agreement.

Asset: Preference Shares in Blackwood Investment Management Ltd.

Business Day: a day other than a Saturday, Sunday or public holiday when banks in London are open for business.

Completion: the completion of the sale and purchase of the Asset pursuant to and in accordance with this agreement.

Completion Payment: the amount payable by the Debtor to the Trustees on Completion.

Completion Date: the date of this agreement.

Encumbrance: any interest or equity of any person (including any right to acquire, option or right of pre-emption) or any mortgage, charge, pledge, lien, assignment, hypothecation, security interest, title retention or any other security agreement or arrangement.

Final Payment Date: 25th June 2027.

Installment: each scheduled installment for the payment of the Purchase Price under clause 3.

Interest Amount: the interest payable on the Purchase Price at the Interest Rate from the Completion Date to the Final Payment Date amounting to £41,205.80

Interest Installment: each scheduled installment for the payment of the Interest Amount under clause 3.

Interest Rate: 3% per annum above the base lending rate from time to time of Bank of England.

Payment Date: each of the dates specified in clause 3 for paying the Purchase Price and the Interest Amount by installments.

Purchase Price: has the meaning given in clause 3.1.

VAT: value added tax chargeable under the Value Added Tax Act 1994 and any similar replacement or additional tax.

1.2 A reference to a **party** shall include that party's personal representatives, successors and permitted assigns.

- 1.3 A reference to **writing** or **written** includes fax but not email (unless otherwise expressly provided in this agreement).
- 1.4 Any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms. Where the context permits, other and otherwise are illustrative and shall not limit the sense of the words preceding them.
- 1.5 Unless otherwise provided, a reference to a statute, statutory provision or subordinate legislation is a reference to it as it is in force as at the date of this agreement. A reference to a statute or statutory provision shall include all subordinate legislation made as at the date of this agreement under that statute or statutory provision.

2. AGREEMENT TO SELL AND PURCHASE

The Trustees shall sell with full title guarantee and free from Encumbrances, and the Debtor shall purchase the Asset free from all Encumbrances with effect from Completion.

3. PURCHASE PRICE AND INTEREST

- 3.1 The Purchase Price for the Asset to be paid by the Debtor to the Trustees pursuant to this agreement shall be the sum of £126,787 (the **Purchase Price**).
- 3.2 The Debtor shall pay interest on the Purchase Price at the Interest Rate.
- 3.3 Interest shall accrue daily.
- 3.4 If the Borrower fails to make any payment due under this agreement on the due date for payment, interest on the unpaid amount shall accrue daily, from the date of non-payment to the date of actual payment (both before and after judgment), at 2% above the rate specified in clause 3.2.
- 3.5 Subject always to clause 3.8 the Debtor shall pay the Purchase Price in full and the Interest Amount by paying the Installment and the Interest Installment set out below opposite each Payment Date on that Payment Date. The last Installment and Interest Installment will be paid on the Final Payment Date.

Payment Date	Installment	Interest Installment
25 th June 2018	£12,678.70	£4,120.58
25 th June 2019	£12,678.70	£4,120.58
25 th June 2020	£12,678.70	£4,120.58
25 th June 2021	£12,678.70	£4,120.58
25 th June 2022	£12,678.70	£4,120.58
25 th June 2023	£12,678.70	£4,120.58
25 th June 2024	£12,678.70	£4,120.58
25 th June 2025	£12,678.70	£4,120.58
25 th June 2026	£12,678.70	£4,120.58
25 th June 2027	£12,678.70	£4,120.58

- 3.6 All payments to be made to the Debtor in respect of the Purchase Price and the Interest Amount shall be made in sterling by electronic transfer of immediately available funds to the Trustees. Payment in accordance with this clause shall be a good and valid discharge of the Debtor's obligations to pay the sum in question and the Debtor shall not be concerned to see the application of the monies so paid.
- 3.7 Save as required by law, each payment to be made by the Debtor under this agreement shall be made free and clear of all deductions, withholdings, counterclaims

or set-off of any kind.

- 3.8 The Trustees shall be entitled to demand immediate payment of the Purchase Price (or the balance then outstanding) (together with all accrued interest) if any of the following events occurs:
 - (a) the Debtor fails to pay any Installment or Interest Installment within six weeks of the relevant Payment Date;
 - (b) the Debtor suspends or threatens to suspend payment of his debts, or is unable to pay or admits his inability to pay its debts as they fall due;
 - (c) the Debtor commences negotiations, or enters into any composition, compromise, assignment or arrangement, with one or more of his creditors with a view to rescheduling any of his debts;
 - (d) a moratorium is declared in respect of any financial indebtedness of the Debtor;
 - (e) any action, proceedings, procedure or step is taken for:
 - (i) the suspension of payments, a moratorium of financial indebtedness of the Debtor or the bankruptcy of the Debtor;
 - (ii) the composition, compromise, assignment or arrangement with any creditor of the Debtor; or
 - (iii) the appointment of a receiver or other similar officer in respect of the Debtor or any of his assets;
 - (f) any event occurs or proceeding is taken in relation to the Debtor in any jurisdiction to which he is subject that has an effect equivalent or similar to any of the events mentioned in clause 3.8(b) to clause 3.8(e) (inclusive);
 - (g) a creditor or encumbrancer attaches or takes possession of, or levies or enforces another legal process on or against, any of the Debtor's goods or assets, and such attachment, possession or process is not discharged or stayed within 14 days.

4. COMPLETION

- 4.1 Completion shall take place on the Completion Date at the offices of Trustees.
- 4.2 At Completion, the Trustees shall deliver the Asset to the Debtor.

5. VALUE ADDED TAX

All sums payable, or consideration given, by the Debtor under this agreement are exclusive of VAT and the Debtor shall in addition pay an amount equal to any VAT chargeable on those sums or consideration.

6. FURTHER ASSURANCE

The Trustees shall promptly execute and deliver such documents, perform such acts and do such things as the Debtor may reasonably require from time to time for the purpose of giving full effect to this agreement.

7. ASSIGNMENT

Neither party shall assign, transfer, mortgage, charge, declare a trust of, or deal in any other manner with any of its rights and obligations under this agreement without the prior written consent of the other party.

8. ENTIRE AGREEMENT

This agreement constitutes the entire agreement between the parties and supersedes and extinguishes all previous discussions, correspondence, negotiations, drafts, agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter.

9. VARIATION AND WAIVER

- 9.1 No variation of this agreement shall be effective unless it is in writing and signed by the parties (or their authorised representatives).
- 9.2 No failure or delay by a party to exercise any right or remedy provided under this agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy. A waiver of any right or remedy under this agreement or by law is only effective if it is in writing.
- 9.3 Except as expressly provided in this agreement, the rights and remedies provided under this agreement are in addition to, and not exclusive of, any rights or remedies provided by law.

10. COSTS

Except as expressly provided in this agreement, each party shall pay its own costs and expenses incurred in connection with the negotiation, preparation and execution of this agreement.

11. NOTICES

- 11.1 A notice given to a party under or in connection with this agreement shall be in writing and shall be delivered by hand or sent by pre-paid first-class post, recorded delivery or special delivery in each case to that party's address, or sent by fax to that party's main fax number (or to such other address or fax number as that party may notify to the other party in accordance with this agreement).
- 11.2 Delivery of a notice is deemed to have taken place (provided that all other requirements in this clause 11 have been satisfied) if delivered by hand, at the time the notice is left at the address, or if sent by fax, at the time of transmission, or if sent by post on the second Business Day after posting, unless such deemed receipt would occur outside business hours (meaning 9.00 am to 5.30 pm Monday to Friday on a day that is not a public holiday in the place of deemed receipt), in which case deemed receipt will occur when business next starts in the place of receipt (and all references to time are to local time in the place of receipt).
- 11.3 This clause 11 does not apply to the service of any proceedings or other documents in any legal action.

12. SEVERANCE

If any provision or part-provision of this agreement is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this agreement.

13. GOVERNING LAW AND JURISDICTION

- 13.1 This agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.
- 13.2 Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this agreement or its subject matter or formation (including non-contractual disputes or claims).

This agreement has been entered into on the date stated at the beginning of it.

SIGNED by ANTHONY ARTHUR JAMES BANNARD SMITH) in the presence of:
Witness signature:
Name: ADAM RICHARD ROGERS
Address: 39 ROBIN ROAD BIRMINGHAM. BZZ 6PB
Occupation: PARAPCANNER
SIGNED by EMMA LOUISE SMITH
in the presence of: Witness signature:
Name: ADAM RICHARD ROGERS
Address: AS A Bove
Occupation:
SIGNED by COLIN MACKENZIE FELL)
in the presence of:
Witness signature:
Name: ADAM RICHARN ROOTERS
Address: AS ABONE.
Occupation:
signed by TAX & WEALTH TRUSTEES LLP) in the presence of:
Witness signature:
Name: Alex Vickers
Address: Unit 1, Morston House, Princes Court, Nantwich, Cheshire, CW5 6GD
Occupation: P Administrated