Dated 24 June 2021

Amended and Restated Deed of Subscription and Gift

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EMEA 132049374 (ii)

THIS AMENDED AND RESTATED DEED OF SUBSCRIPTION AND GIFT is made on 24 June 2021

Between:

- (1) CPI Property Group S.A., a public limited liability company (*société anonyme*) incorporated in Luxembourg, registered with the Luxembourg Register of Trade and Companies (*Registre de commerce et des sociétés* "**RCSL**") under number B102254 and whose registered office is at 40, rue de la Vallée, L-2661 Luxembourg ("**CPI**");
- (2) Aroundtown SA, a public limited liability company (*société anonyme*) established in Luxembourg, registered with the RCSL under number B217868 and whose registered office is at 40, Rue du Curé L-1368 Luxembourg ("**Aroundtown**");
- (3) Aroundtown Real Estate Limited, a private company incorporated and existing in Cyprus with registered number HE 313208 and whose registered office is at 54B Artemidos Avenue & Nikou Demetriou Corner, Scanner Avenue Tower, 4 Floor, 6031 Larnaca, Cyprus ("ATRE");
- (4) Hilardo Limited, a private company incorporated and existing in Cyprus with registered number HE 398591 and whose registered office is at 54B Artemidos Avenue & Nikou Demetriou Corner, Scanner Avenue Tower, 4 Floor, 6031 Larnaca, Cyprus (the "Subscriber");
- (5) Tevat Limited, a private company incorporated and existing in Cyprus with registered number HE 420403 and whose registered office is at 20 Spyrou Kyprianou, Chapo Central, 2nd floor, P.C.1075 Nicosia, Cyprus ("**Tevat**"); and
- (6) Zakiono Enterprises Limited, a private company incorporated and existing in Cyprus with registered number HE 312919 and whose registered office is at 20 Spyrou Kyprianou, Chapo Central, 1st floor, P.C.1075 Nicosia, Cyprus ("Zakiono").

Whereas:

- (A) The Parties (as defined below) entered into a deed of subscription and gift on 14 April 2021 (the "**Deed of Subscription and Gift**").
- (B) The Parties now wish to amend and restate the Deed of Subscription and Gift in the form of this Deed, to reflect changes that have been made to the funding structure relating to the Offer (as defined below). This Deed supersedes and replaces in its entirety the Deed of Subscription and Gift, which is to be terminated hereby and to have no further effect.
- (C) CPI and Aroundtown have formed a consortium (the "Consortium") for the purposes of implementing, through Zakiono, an offer (the "Offer") to acquire the entire issued and to be issued share capital (not currently held directly or indirectly by Zakiono and Aroundtown) of the AIM-listed company, Globalworth Real Estate Investments Limited (the "Target") for €7.00 per Target Share (the "Offer Price").
- (D) Particulars of Tevat and Tevat's wholly-owned subsidiary, Zakiono, are set out in Schedule 1 (*Tevat and Zakiono*).
- (E) At the date of this Deed, Zakiono is wholly owned by Tevat, which is wholly owned by CPI.
- (F) ATRE and the Subscriber are companies within the same group of companies, whereby the Subscriber is wholly owned by ATRE and ATRE is indirectly wholly-owned by Aroundtown.
- (G) Tevat has irrevocably agreed to allot and issue, and the Subscriber has irrevocably agreed to subscribe for, the Initial Subscription Shares, and the Subscriber has irrevocably agreed to transfer, or procure the transfer of, its Target Shares to Tevat, such that Aroundtown (via the Subscriber) and CPI will each hold 500 Ordinary Shares (representing 50 per cent. of the Ordinary Shares) and 48,629,464 and 65,250,000 Redeemable Preference Shares respectively

- (representing 42.70 per cent. and 57.30 per cent. respectively of the Redeemable Preference Shares), in each case on the terms and subject to the conditions of this Deed.
- (H) Subject only to the Offer becoming or being declared wholly unconditional, to ensure that the Payment Obligations can be satisfied: (i) Tevat has agreed to allot and issue, and the Subscriber has agreed to subscribe for, additional Redeemable Preference Shares, with a view that Aroundtown (via the Subscriber) and CPI will ultimately each hold 50 per cent. of the Ordinary Shares and 50 per cent. of the Redeemable Preference Shares in connection with which ATRE wishes to make a *bone fide* gift of cash to the Subscriber; (ii) CPI wishes to subscribe for additional Redeemable Preference Shares; and (iii) Tevat wishes to subscribe for Zakiono Redeemable Preference Shares, in each case on the terms and subject to the conditions of this Deed.
- (I) Subject only to the Offer becoming or being declared wholly unconditional, Tevat wishes to contribute to Zakiono the Consideration Shares (as defined below) in exchange for the issuance of additional Zakiono Redeemable Preference Shares, on the terms and subject to the conditions of this Deed.
- (J) CPI, Aroundtown, the Subscriber and Tevat entered into a shareholders' agreement in respect of Tevat on 14 April 2021 (the "Shareholders' Agreement").
- (K) CPI, Aroundtown, Zakiono and Tevat entered into a consortium bid agreement on 14 April 2021 (the "Consortium Bid Agreement").

Now this Deed witnesses as follows:

1. Interpretation

1.1 In this Deed:

- "Agents" means, in relation to a person, that person's directors, officers, employees, advisers, agents and representatives;
- "Articles" means the new articles of association of Tevat in a form to be agreed between CPI and Aroundtown between the date of this Agreement and Initial Completion, to be adopted on Initial Completion, and as may be subsequently amended from time to time;
- "ATRE Gift" has the meaning given in Clause 7.1 (ATRE Gift);
- "Business Day" means a day (other than a Saturday or Sunday or a public holiday) when commercial banks are open for ordinary banking business in London, Cyprus and Luxembourg;
- "Code" means the City Code on Takeovers and Mergers as from time to time amended and as interpreted by the Panel;
- "Consideration Shares" has the meaning given in Clause 3.3 (*Initial Subscription*);
- "Consortium Bid Agreement" has the meaning given in Recital (K);
- "CPI Completion" means completion of the CPI Subscription;
- "CPI Subscription" means the issue and allotment of the CPI Subscription Shares by Tevat to CPI, and the subscription for the CPI Subscription Shares by CPI, pursuant to this Deed;
- "CPI Subscription Shares" means Redeemable Preference Shares issued in connection with the CPI Subscription;
- "CPI's Solicitors" means Hogan Lovells International LLP;

- "Encumbrance" means any pledge, charge, lien, mortgage, debenture, hypothecation, security interest, pre-emption right, option, claim, equitable right, power of sale, pledge, retention of title, right of first refusal or other third party right or security interest of any kind or an agreement, arrangement or obligation to create any of the above;
- "Equalising Redeemable Preference Share" has the meaning given in Clause 5.9 (Further Aroundtown Subscriptions);
- "Further Aroundtown Completion" means completion of any Further Aroundtown Subscription(s);
- "Further Aroundtown Subscription" means the issue and allotment of the Further Aroundtown Subscription Shares by Tevat to the Subscriber, and the subscription for the Further Aroundtown Subscription Shares by the Subscriber, pursuant to this Deed;
- "Further Aroundtown Subscription Shares" means Redeemable Preference Shares issued in connection with any Further Aroundtown Subscription(s);
- "Group" means Tevat and its subsidiaries or subsidiary undertakings and the expression "Group Company" shall be construed accordingly;
- "Initial Completion" means completion of the Initial Subscription;
- "Initial Completion Date" means the date falling at least one Business Day prior to the Offer being declared unconditional in all respects, or such other date as agreed in writing between Aroundtown and CPI;
- "Initial Offer Share Consideration" means an amount in Euros equal to the product of: (A) the Initial Offer Shares; and (B) the Offer Price;
- "Initial Offer Shares" has the meaning given in Clause 5.1 (Further Aroundtown Subscriptions);
- "Initial Subscription" means the issue and allotment of the Initial Subscription Shares by Tevat to the Subscriber, and the subscription for the Initial Subscription Shares by the Subscriber, pursuant to this Deed;
- "Initial Subscription Shares" means 500 Ordinary Shares (comprising 50 per cent. of the Ordinary Shares) and 48,629,464 Redeemable Preference Shares (comprising 42.70 per cent. of the Redeemable Preference Shares);
- "Offer" has the meaning given in Recital (A);
- "Offer Consideration" means the total amount of the Offer consideration required to be paid to all of Target's shareholders, pursuant to the Offer Documents;
- "Offer Documents" means the Rule 2.7 Announcement and any other document required to be published by or on behalf of Zakiono or the Consortium in order to effect the Offer;
- "Offer Price" has the meaning given in Recital (A);
- "Ordinary Shares" means the ordinary shares of €1.00 each in the capital of Tevat;
- "Panel" means the Panel on Takeovers and Mergers;
- "Party" means a party to this Deed and "Parties" shall mean the parties to this Deed;
- "Payment Obligations" means the obligations of Zakiono to pay cash in Euros to the holders of Target Shares and others entitled to payments of cash (including, without limitation, holders of options over, and awards in respect of, Target Shares) pursuant to and in accordance with

the terms of the Offer, in each case in accordance with the Code and the requirements of the Panel;

- "Polish Antitrust Condition" means the President of the Office of Competition and Consumer Protection in Poland having issued: (a) a letter informing CPI and Aroundtown that the Offer is not subject to a requirement to notify the President of the Office of Competition and Consumer Protection, in accordance with the provisions of Article 95 para. (1) point (1) of the Polish Competition Law; or (b) an unconditional decision of non-objection approving the Offer under phase 1 merger proceedings, in accordance with the provisions of Article 18 of the Polish Competition Law;
- "**Polish Competition Law**" means the Act of 16 February 2007 on Competition and Consumer Protection, as further amended and supplemented;
- "Redeemable Preference Shares" means the redeemable preference shares of €0.01 each in the capital of Tevat;
- "Related Persons" has the meaning given in Clause 18.4 (Entire Agreement);
- "Relevant Party's Group" means, in relation to a Party, that Party's subsidiaries and subsidiary undertakings, any holding company or parent undertaking of that Party and all other subsidiaries and subsidiary undertakings of any such holding company or parent undertaking as the case may be from time to time;
- "Relevant Proportions" means in relation to each of the Subscriber and CPI, the proportion which the number of Redeemable Preference Shares held by it bears to the total number of Redeemable Preference Shares in issue from time to time;
- "Romanian Antitrust Condition" means the Romanian Competition Council having issued: (a) a letter of non-intervention informing CPI and Aroundtown that the Offer does not fall under the provisions of Romanian Merger Legislation, in accordance with the provisions of Article 47 para. (1) of the Romanian Competition Law; or (b) an unconditional decision of non-objection approving the Offer under a phase 1 process, in accordance with the provisions of Article 47 para. (2) let. a) of the Romanian Competition Law and Article 21 let. a) of the Romanian Merger Regulation;
- **"Romanian Competition Law"** means the Competition Law no. 21/1996, republished, as further amended and supplemented;
- "Romanian Merger Legislation" means the Romanian Competition Law and the Romanian Merger Regulation;
- "Romanian Merger Regulation" means the Competition Council's Regulation on economic concentrations, as approved by Order of the Competition Council Chairman no. 431/2017;
- "Rule 2.7 Announcement" means the announcement dated 14 April 2021 by the Consortium and Zakiono of a firm intention to make an all cash offer for Target in accordance with rule 2.7 of the Code;
- "Shareholders' Agreement" has the meaning given in Recital (J);
- "Shares" means the Ordinary Shares and Redeemable Preference Shares in issue, from time to time:
- "Subscriber's Group" means Aroundtown, its subsidiaries and subsidiary undertakings as the case may be from time to time and including the Subscriber;
- "Subscriber's Solicitors" means White & Case LLP;

- "Subsequent Offer Shares" has the meaning given in Clause 5.7 (Further Aroundtown Subscriptions);
- "Target" has the meaning given in Recital (A);
- "Target Shares" means shares in the capital of the Target, from time to time;
- "Tevat Completion" means completion of any Tevat Subscription(s);
- "**Tevat Subscription**" means the issue and allotment of the Tevat Subscription Shares by Zakiono to Tevat, and the subscription for the Tevat Subscription Shares by Tevat, pursuant to this Deed:
- "**Tevat Subscription Shares**" means Zakiono Redeemable Preference Shares issued in connection with any Tevat Subscription(s);
- "Tevat Transfer" has the meaning given in Clause 7 (ATRE Gift);
- "Transaction Documents" means this Deed, the Articles, the Shareholders' Agreement and the Consortium Bid Agreement and "Transaction Document" shall mean any one of them;
- "Warrants" means the 2,830,020 warrants over Target Shares held by CPI pursuant to the warrant agreement between the Target, Zakiono and Ioannis Papalekas dated on or around 24 July 2013 as amended by the deed of amendment dated 1 December 2016; and
- "Zakiono Redeemable Preference Shares" has the meaning given in Clause 10.1.
- 1.2 Any reference to "writing" or "written" means any method of reproducing words in a legible and non-transitory form (including, for the avoidance of doubt, in electronic form such as emails and the attachment to such emails).
- 1.3 References to "**include**" or "**including**" are to be construed without limitation.
- 1.4 References to a "**company**" include any company, corporation or other body corporate wherever and however incorporated or established.
- 1.5 References to a "**person**" include any individual, company, partnership, joint venture, firm, association, trust, governmental or regulatory authority or other body or entity (whether or not having separate legal personality).
- 1.6 The expressions "body corporate", "holding company", "parent undertaking", "subsidiary" and "subsidiary undertaking" shall have the meaning given in the UK Companies Act 2006.
- 1.7 The table of contents and headings are inserted for convenience only and do not affect the construction of this Deed.
- 1.8 Unless the context otherwise requires, words in the singular include the plural and vice versa and a reference to any gender includes all other genders.
- 1.9 References to Clauses, paragraphs and Schedules are to clauses and paragraphs of, and schedules to, this Deed. The Schedules form part of this Deed.
- 1.10 References to any statute or statutory provision include a reference to that statute or statutory provision as amended, consolidated or replaced from time to time (whether before or after the date of this Deed) and include any subordinate legislation made under the relevant statute or statutory provision.
- 1.11 References to any English legal term for any action, remedy, method of financial proceedings, legal document, legal status, court, official or any legal concept or thing shall, in respect of any

jurisdiction other than England, be deemed to include what most nearly approximates in that jurisdiction to the English legal term.

2. Amendment and Restatement

This Deed shall supersede and replace in its entirety the Deed of Subscription and Gift, which is hereby terminated and shall have no further effect.

3. Initial Subscription

- 3.1 On the Initial Completion Date, Tevat irrevocably undertakes to, and CPI shall procure that Tevat shall, issue and allot, and the Subscriber shall, and Aroundtown shall procure that the Subscriber shall, subscribe for, the Initial Subscription Shares with all rights now or in the future attaching to them (including without limitation the right to receive all dividends, distributions and interest or any return of capital declared, made or paid on or after the Initial Completion Date) and free from all Encumbrances, on the terms of this Deed. The premium on each Redeemable Preference Share forming part of the Initial Subscription Shares issued in accordance with this Clause 3.1 shall be €8.68 (being the EPRA net asset value per Target Share shown in the Target's audited financial statements as at 31 December 2020).
- 3.2 CPI hereby waives and shall procure the waiver of any restrictions (including all pre-emption rights) which may exist in relation to the issue and allotment of the Initial Subscription Shares.
- 3.3 The consideration for the Initial Subscription shall be the transfer by the Subscriber, or for or on behalf of the Subscriber, to Tevat at Initial Completion of the 48,629,464 Target Shares held by the Subscriber (the "Consideration Shares").

4. Initial Subscription Completion

- 4.1 Initial Completion shall take place on the Initial Completion Date remotely by the electronic exchange of documents or at such other place as is agreed in writing by CPI and Aroundtown.
- 4.2 At Initial Completion Tevat shall, and CPI shall procure that Tevat shall, undertake those actions listed in Part 1 of Schedule 2 (*Initial Completion Arrangements*).
- 4.3 At Initial Completion the Subscriber shall, and Aroundtown shall procure that the Subscriber shall, undertake those actions listed in Part 2 of Schedule 2 (*Initial Completion Arrangements*).

5. Further Aroundtown Subscriptions

- 5.1 Subject only to the Offer becoming or being declared wholly unconditional, the Subscriber hereby irrevocably undertakes to subscribe, and Aroundtown hereby irrevocably undertakes to procure that the Subscriber shall subscribe, for further Redeemable Preference Shares in Tevat in order to fully fund the acquisition by Zakiono of up to the first 16,620,536 Target Shares initially acquired in the Offer (the "Initial Offer Shares"), provided that the amount the Subscriber shall (on its own) be required to fund for such subscriptions shall not exceed an amount (in Euros) equal to the product of: (a) the Initial Offer Shares; and (b) the Offer Price.
- 5.2 For each Initial Offer Share funded by the Subscriber in the Offer pursuant to Clause 5.1, Tevat shall, and CPI shall procure that Tevat shall, issue and allot, and the Subscriber shall, and Aroundtown shall procure that the Subscriber shall, subscribe for, one Redeemable Preference Share with all current and future rights attaching to them (including without limitation the right to receive all dividends, distributions and interest or any return of capital declared, made or paid on or after the date of the Further Aroundtown Completion) and free from all Encumbrances, on the terms of this Deed, such that the number of Redeemable Preference

- Shares held by the Subscriber, following the funding of the acquisition of all of the Initial Offer Shares, will be equal to 50 per cent. of all of the Redeemable Preference Shares.
- 5.3 The Subscriber shall, and Aroundtown shall procure per Clause 7 (*ATRE Gift*), that the Subscriber shall, pay to Tevat as consideration for the issue of each Redeemable Preference Share in accordance with Clauses 5.1 and 5.2, an amount in Euros per Redeemable Preference Share issued equal to:
 - (a) the €0.01 nominal value of a Redeemable Preference Share; plus
 - (b) a premium which shall be equal to the price paid for the corresponding Target Share by Zakiono less €0.01.
- If, pursuant to Clauses 5.1 and 5.2, Zakiono is unable to acquire the Initial Offer Shares in the Offer in their entirety to allow the Subscriber to achieve a 50 per cent. holding of the Redeemable Preference Shares, the Parties agree that: (i) Aroundtown will continue to have the option, following completion of the Offer, to fully fund any acquisition by Zakiono of Target Shares in the market and for the Subscriber to be issued the corresponding number of Redeemable Preference Shares; and (ii) any decision by Zakiono to acquire (or not) additional Target Shares will be made at Aroundtown's sole discretion until such time as Zakiono has acquired the Initial Offer Shares in their entirety. The Parties undertake to take all necessary steps required to implement any acquisition(s) of Target Shares in accordance with this Clause 5.3 as directed by Aroundtown as soon as reasonably practicable, provided that no such decision to acquire shall be made or such steps shall be taken if it would trigger an additional payment obligation with respect to Target Shares purchased in the Offer.
- 5.5 For every Target Share that Aroundtown instructs Zakiono to acquire pursuant to Clause 5.3, Tevat irrevocably undertakes to, and CPI shall procure that Tevat shall, issue and allot, and the Subscriber shall, and Aroundtown shall procure that the Subscriber shall, subscribe for, one Redeemable Preference Share with all current and future rights attaching to them (including without limitation the right to receive all dividends, distributions and interest or any return of capital declared, made or paid on or after the date of the Further Aroundtown Completion), and free from all Encumbrances, on the terms of this Deed, until such time as the Subscriber holds 50 per cent. of the Redeemable Preference Shares (unless the Warrants are exercised in accordance with the Shareholders' Agreement, in which case the number of Redeemable Preference Shares held by each of CPI and the Subscriber will be adjusted in accordance with Clause 12 (CPI Warrants) of the Shareholders' Agreement).
- 5.6 The Subscriber shall, and Aroundtown shall procure per Clause 7 (*ATRE Gift*), that the Subscriber shall, pay to Tevat as consideration for the issue of each Redeemable Preference Share in accordance with Clauses 5.4 and 5.5, an amount in Euros per Redeemable Preference Share issued equal to:
 - (a) the €0.01 nominal value of a Redeemable Preference Share; plus
 - (b) a premium which shall be equal to the price paid for the corresponding Target Share by Zakiono less €0.01.
- 5.7 Subject only to the Offer becoming or being declared wholly unconditional, for each Target Share (if any) acquired by Zakiono in the Offer after the acquisition of the Initial Offer Shares in their entirety (the "Subsequent Offer Shares"), the Subscriber hereby irrevocably undertakes to subscribe, and Aroundtown hereby irrevocably undertakes to procure that the Subscriber shall subscribe, for further Redeemable Preference Shares in Tevat to fund acquisitions by Zakiono of such Subsequent Offer Shares provided that the amount the Subscriber shall (on its own) be required to fund for such subscriptions shall not exceed an amount (in Euros) equal to the product of (a) its Relevant Proportion, multiplied by (b) the Offer Consideration less the Initial Offer Share Consideration.

- 5.8 For each Subsequent Offer Share fully funded by the Subscriber in the Offer in accordance with Clause 5.7, Tevat shall, and CPI shall procure that Tevat shall, issue and allot, and the Subscriber shall, and Aroundtown shall procure that the Subscriber shall, subscribe for, one Redeemable Preference Share with all current and future rights attaching to them (including without limitation the right to receive all dividends, distributions and interest or any return of capital declared, made or paid on or after the date of the Further Aroundtown Completion) and free from all Encumbrances, on the terms of this Deed.
- 5.9 For each Subsequent Offer Share partially funded by the Subscriber in the Offer in accordance with Clause 5.7, Tevat shall, and CPI shall procure that Tevat shall, issue and allot, and the Subscriber shall, and Aroundtown shall procure that the Subscriber shall, subscribe for, one Redeemable Preference Share (an "Equalising Redeemable Preference Share") with all current and future rights attaching to it (including without limitation the right to receive all dividends, distributions and interest or any return of capital declared, made or paid on or after the date of the Further Aroundtown Completion) and free from all Encumbrances, on the terms of this Deed.
- 5.10 The Subscriber shall, and Aroundtown shall procure in accordance with Clause 7 (*ATRE Gift*) that the Subscriber shall, pay to Tevat as consideration for the issue of each Redeemable Preference Share in accordance with Clauses 5.7 and 5.8, an amount in Euros per Redeemable Preference Share issued equal to:
 - (a) the €0.01 nominal value of the Redeemable Preference Share; plus
 - (b) a premium which shall be equal to the price paid for the corresponding Target Share by Zakiono less €0.01.
- 5.11 The Subscriber shall, and Aroundtown shall procure in accordance with Clause 7 (*ATRE Gift*) that the Subscriber shall, pay to Tevat as consideration for the issue of each Equalising Redeemable Preference Share in accordance with Clauses 5.7 and 5.9, an amount in Euros per Equalising Redeemable Preference Share issued equal to:
 - (a) the €0.01 nominal value of the Equalising Redeemable Preference Share; plus
 - (b) a premium which shall be equal to half of the price paid for the corresponding Target Share by Zakiono (rounded upwards to the nearest €0.01) less €0.01.
- 5.12 CPI waives and shall procure the waiver of any restrictions (including all pre-emption rights) which may exist in relation to the issue and allotment of any Further Aroundtown Subscription Shares.

6. Further Aroundtown Subscription Completion

- 6.1 Each Further Aroundtown Subscription Completion shall take place on a date to be agreed between Aroundtown and CPI in writing (such that the Payment Obligation can be satisfied) remotely by the electronic exchange of documents or at such other place as is agreed in writing by Aroundtown and CPI.
- 6.2 At each Further Aroundtown Subscription Completion Tevat shall, and CPI shall procure that Tevat shall, undertake those actions listed in Schedule 3 (*Further Aroundtown Completion Arrangements*).

7. ATRE Gift

7.1 Subject only to the Offer becoming or being declared wholly unconditional, ATRE hereby irrevocably undertakes to make a *bona fide* gift to the Subscriber of the amounts payable by the

- Subscriber to Tevat as consideration for the issue of Redeemable Preference Shares to the Subscriber under Clause 5 (*Further Aroundtown Subscriptions*) (the "**ATRE Gift**").
- 7.2 ATRE further irrevocably undertakes to grant the Subscriber the ATRE Gift absolutely and free of trust and any Encumbrances or any limitations and the Subscriber irrevocably undertakes to accept the ATRE Gift.
- 7.3 The Subscriber irrevocably directs ATRE to transfer the ATRE Gift to, or as directed by Tevat, for and on behalf of the Subscriber upon the Offer becoming or being declared wholly unconditional (the "**Tevat Transfer**"), and ATRE irrevocably undertakes to effect the Tevat Transfer.
- 7.4 Subject to Clause 7.2, ATRE and the Subscriber hereby confirm that the ATRE Gift is non-recurring and is not in consideration for the provision of any goods or service by the Subscriber to ATRE.

8. CPI Subscription

- 8.1 Subject only to the Offer becoming or being declared wholly unconditional, for each Subsequent Offer Share acquired by Zakiono, CPI hereby irrevocably undertakes to subscribe for further Redeemable Preference Shares in Tevat to fund acquisitions by Zakiono of Subsequent Offer Shares in the Offer provided that the amount CPI shall (on its own) be required to fund for such subscriptions shall not exceed an amount (in Euros) equal to the product of (a) its Relevant Proportion, multiplied by (b) the Offer Consideration less the Initial Offer Share Consideration.
- 8.2 For each Subsequent Offer Share fully funded by CPI in the Offer in accordance with Clause 8.1, Tevat shall, and CPI shall procure that Tevat shall, issue and allot, and CPI shall subscribe for, one Redeemable Preference Share with all current and future rights attaching to them (including without limitation the right to receive all dividends, distributions and interest or any return of capital declared, made or paid on or after the date of the Further Aroundtown Completion) and free from all Encumbrances, on the terms of this Deed.
- 8.3 For each Subsequent Offer Share partially funded by CPI in the Offer in accordance with Clause 8.1, Tevat shall, and CPI shall procure that Tevat shall, issue and allot, and CPI shall subscribe for, one Equalising Redeemable Preference Share with all current and future rights attaching to it (including without limitation the right to receive all dividends, distributions and interest or any return of capital declared, made or paid on or after the date of the Further Aroundtown Completion) and free from all Encumbrances, on the terms of this Deed.
- 8.4 CPI shall pay to Tevat as consideration for the issue of each Redeemable Preference Share in accordance with Clauses 8.1 and 8.2, an amount in Euros per Redeemable Preference Share issued equal to:
 - (a) the €0.01 nominal value of the Redeemable Preference Share; plus
 - (b) a premium which shall be equal to the price paid for the corresponding Target Share by Zakiono less €0.01.
- 8.5 CPI shall pay to Tevat as consideration for the issue of each Equalising Redeemable Preference Share in accordance with Clauses 8.1 and 8.3, an amount in Euros per Equalising Redeemable Preference Share issued equal to:
 - (a) the €0.01 nominal value of the Equalising Redeemable Preference Share; plus
 - (b) a premium which shall be equal to half of the price paid for the corresponding Target Share by Zakiono (rounded upwards to the nearest €0.01) less €0.01.

9. CPI Subscription Completion

- 9.1 CPI Completion shall take place on a date to be agreed between Aroundtown and CPI in writing (such that the Payment Obligation can be satisfied) remotely by the electronic exchange of documents or at such other place as is agreed in writing by Aroundtown and CPI.
- 9.2 At CPI Completion Tevat shall, and CPI shall procure that Tevat shall, undertake those actions listed in Schedule 4 (*CPI Completion Arrangements*).

10. Tevat Subscriptions

- 10.1 Subject only to the Offer becoming or being declared wholly unconditional, Tevat hereby irrevocably undertakes to subscribe for redeemable preference shares in Zakiono (the "Zakiono Redeemable Preference Shares") to fund acquisitions by Zakiono of Target Shares in the Offer.
- 10.2 For each Target Share funded by Tevat in the Offer, Zakiono shall, and Tevat shall procure that Zakiono shall, issue and allot, and Tevat shall subscribe for, one Zakiono Redeemable Preference Share with all current and future rights attaching to them and free from all Encumbrances, on the terms of this Deed.
- 10.3 Tevat shall pay to Zakiono as consideration for the issue of each Zakiono Redeemable Preference Share in accordance with Clauses 10.1 and 10.2, an amount in Euros per Zakiono Redeemable Preference Share issued equal to:
 - (a) the €0.01 nominal value of the Zakiono Redeemable Preference Share; plus
 - (b) a premium which shall be equal to the price paid for the corresponding Target Share by Zakiono less €0.01.
- 10.4 Subject only to the Offer becoming or being declared wholly unconditional, Zakiono hereby irrevocably undertakes to, and Tevat shall procure that Zakiono shall, issue and allot, and Tevat shall subscribe for 48,629,464 Zakiono Redeemable Preference Shares with all rights now or in the future attaching to them and free from all Encumbrances, on the terms of this Deed. The premium on each Zakiono Redeemable Preference Share issued in accordance with this Clause 10.4 shall be €8.68.
- 10.5 The consideration for the issuance of Zakiono Redeemable Preference Shares in accordance with Clause 10.4 shall be the contribution by Tevat to the Zakiono upon the Offer becoming or being declared wholly unconditional of the Consideration Shares.
- 10.6 CPI waives and shall procure the waiver of any restrictions (including all pre-emption rights) which may exist in relation to the issue and allotment of any Tevat Subscription Shares.

11. Tevat Subscription Completion

- 11.1 Each Tevat Completion shall take place on a date to be agreed between Aroundtown and CPI in writing (such that the Payment Obligation can be satisfied (as applicable)) remotely by the electronic exchange of documents or at such other place as is agreed in writing by Aroundtown and CPI.
- 11.2 At each Tevat Completion Zakiono shall, and CPI shall procure that Zakiono shall, undertake those actions listed in Schedule 5 (*Tevat Completion Arrangements*).

12. Other Requirements

The Parties hereto agree to carry out any other requirements necessary to give effect to the transactions contemplated by this Deed, including entering into any necessary documents and deeds.

13. Acknowledgements and Representations

Each Party represents and warrants to the other Parties that it has obtained any corporate approvals or authorisations required for the purpose of entering into the transactions contemplated in this Deed.

14. Confidentiality

- 14.1 Except as provided in Clause 14.2, each Party shall treat as confidential the provisions of this Deed and the other Transaction Documents.
- 14.2 A Party may disclose, or permit the disclosure of, information which would otherwise be confidential if and to the extent that it:
 - (a) is disclosed to Agents of that Party or of other members of the Relevant Party's Group provided that such persons are required to treat that information as confidential and, in the case of disclosure to the Agents of a Party or the Relevant Party's Group, that the disclosing Party is responsible for any breach of this Clause 14 by the recipient of the information; or
 - (b) is required to be disclosed by law, regulation or mandatory reporting obligations or any securities exchange or regulatory or governmental or competent body or authority, provided that to the extent permitted by applicable law or regulation, prior notice in writing of any information to be disclosed pursuant to this Clause 14.2(b) shall be given to the other Parties and, to the extent reasonably practicable, their reasonable comments taken into account; or
 - (c) was already in the lawful possession of that Party or its Agents without any obligation of confidentiality (as evidenced by written records); or
 - (d) is requested or required to be provided to the Panel (provided that notice of any such disclosure will be provided to the other Parties and, to the extent reasonably practicable, their reasonable comments taken into account); or
 - (e) is in the public domain at the date of this Deed or comes into the public domain other than as a result of a breach by a Party or its Agent of this Clause 14.

15. Announcements

- 15.1 Save as expressly provided in Clause 15.2, no announcement shall be made by or on behalf of any Party or a member of the Relevant Party's Group relating to the Transaction Documents without the prior approval in writing of each of CPI and Aroundtown, such approval not to be unreasonably withheld or delayed.
- 15.2 A Party may make an announcement relating to the terms of the Transaction Documents if (and only to the extent) required by the law of any relevant jurisdiction or any securities exchange, regulatory or governmental body provided that prior notice in writing of any announcement required to be made is given to the other Parties in which case such Party shall take all steps as may be reasonable in the circumstances to agree the contents of such announcement with the other Parties prior to making such announcement.

16. Further Assurance

Each of the Parties shall from time to time and at its own cost do and execute, and deliver or procure to be done, executed and delivered, all such further acts, documents, deeds and things required by law or as may be necessary or desirable to give full effect to this Deed and the rights, powers and remedies conferred under this Deed.

17. Assignment

No Party may assign, transfer, charge, declare a trust of or otherwise dispose of all or any part of its rights and benefits under this Deed except with the prior written consent of the other Parties save that Aroundtown and CPI may assign or transfer any of their rights and benefits under this Deed without the consent of the other Parties where Aroundtown or CPI transfer their Shares in accordance with the Shareholders' Agreement.

18. Entire Agreement

- 18.1 This Deed, together with the Transaction Documents and any other documents referred to in this Deed or any Transaction Document, constitutes the whole agreement between the Parties and supersedes any previous arrangements or agreements between them relating to the transactions contemplated by this Deed.
- 18.2 Each Party confirms that it has not entered into this Deed or any other Transaction Document on the basis of any representation, warranty, undertaking or other statement whatsoever which is not expressly incorporated into this Deed or the relevant Transaction Document.
- 18.3 Save for any claim under or for breach of this Deed or any other Transaction Document, neither Party nor any of its Related Persons shall have any right or remedy, or make any claim, against another Party nor any of its Related Persons in connection with any of the transactions contemplated by this Deed.
- In this Clause 18, "**Related Persons**" means, in relation to a Party, members of the Relevant Party's Group and the Agents of that Party and of members of the Relevant Party's Group.
- 18.5 Nothing in this Clause 18 shall operate to limit or exclude any liability for fraud.

19. Severance and Validity

If any provision of this Deed is or becomes illegal, invalid or unenforceable in any respect under the law of any jurisdiction, it shall be deemed to be severed from this Deed and the Parties shall use all reasonable endeavours to replace such provision with one having an effect as close as possible to the deficient provision. The remaining provisions will remain in full force in that jurisdiction and all provisions will continue in full force in any other jurisdiction.

20. Variations

No variation or restatement of this Deed shall be effective unless in writing and signed by or on behalf of the Parties.

21. Remedies and Waivers

21.1 No waiver of any right under this Deed or any other Transaction Document shall be effective unless in writing. Unless expressly stated otherwise a waiver shall be effective only in the circumstances for which it is given.

- 21.2 No delay or omission by any Party in exercising any right or remedy provided by law or under this Deed shall constitute a waiver of such right or remedy.
- 21.3 The single or partial exercise of a right or remedy under this Deed shall not preclude any other nor restrict any further exercise of any such right or remedy.
- 21.4 The rights and remedies provided in this Deed are cumulative and do not exclude any rights or remedies provided by law.
- 21.5 Without prejudice to any other rights or remedies that a Party may have, the Parties acknowledge and agree that damages may not be an adequate remedy for any breach of this Agreement and that the remedies of injunction, specific performance and other equitable remedies will be available where appropriate.

22. Effect of Initial Completion

The provisions of this Deed and of the other Transaction Documents which remain to be performed following Initial Completion shall continue in full force and effect notwithstanding Initial Completion.

23. Third Party Rights

- 23.1 Save as intended by Clause 14 (*Confidentiality*) and Clause 18 (*Entire Agreement*), a person who is not a Party shall have no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any of the terms of this Deed.
- 23.2 The Parties may amend or vary this Deed in accordance with its terms without the consent of any other person.

24. Costs and Expenses

Except as provided otherwise, each Party shall pay its own costs and expenses (including taxation) in connection with the negotiation, preparation and performance of this Deed and the other Transaction Documents.

25. Notices

- 25.1 Any notice or other communication to be given under or in connection with this Deed ("Notice") shall be in the English language in writing and signed by or on behalf of the Party giving it. A Notice may be delivered personally or sent by pre-paid recorded delivery or international courier or email to the address or email address provided in Clause 25.3, and marked for the attention of the person specified in that Clause.
- 25.2 A Notice shall be deemed to have been received:
 - (a) at the time of delivery if delivered personally;
 - (b) at the time the email is sent if sent by email;
 - (c) two Business Days after the time and date of posting if sent by pre-paid recorded delivery; or
 - (d) three Business Days after the time and date of posting if sent by international courier,

provided that if deemed receipt of any Notice occurs after 6.00 p.m. or is not on a Business Day, deemed receipt of the Notice shall be 9.00 a.m. on the next Business Day. References to time in this Clause 25 are to local time in the country of the addressee.

25.3 The addresses and email addresses for service of Notice are:

Aroundtown, ATRE and Subscriber:

Address:	40, Rue du Curé, L-1368 Luxembourg
Email:	
For the attention of:	
CPI:	
Address:	40, rue de la Vallée, L-2661 Luxembourg, Grand Duchy of Luxembourg, RCSL B 102254
Email:	
For the attention of:	
Company:	Sarvany Vermina on 20 Chana Control 1 of floor D. C. 1075 Nicocia
Address:	Spyrou Kyprianou 20, Chapo Central, 1st floor, P.C. 1075 Nicosia, Cyprus
Email:	
For the attention of:	
Zakiono:	
Address:	Spyrou Kyprianou 20, Chapo Central, 1st floor, P.C.1075 Nicosia, Cyprus
Email:	
For the attention of:	

25.4 A Party shall notify the other Parties of any change to its details in Clause 25.3 in accordance with the provisions of this Clause 25, provided that such notification shall only be effective on the later of the date specified in the notification and five Business Days after deemed receipt.

26. No Partnership or Agency

The Parties to this Deed are not in partnership with each other and there is no relationship of principal and agent between them.

27. No Set-off

All amounts due under this Deed shall be delivered in full and without any set-off, counterclaim, deduction or withholding.

28. No Rescission

Each Party irrevocably and unconditionally waives any right to rescind or repudiate this Deed.

29. Counterparts

This Deed may be executed in counterparts and shall be effective when each Party has executed and delivered a counterpart. Each counterpart shall constitute an original of this Deed, but all the counterparts shall together constitute one and the same instrument.

30. Governing Law and Settlement of Disputes

- 30.1 This Deed and the rights and obligations of the Parties, including the validity and enforceability of this Deed, the capacity of the Parties and all non-contractual obligations arising under or in connection with this Deed and the arbitration agreement in Clauses 30.2 and 30.3, shall be governed by and construed in accordance with the laws of England and Wales.
- 30.2 All disputes arising out of this Deed shall be referred upon the application of any Party to, and finally settled by, arbitration in accordance with the London Court of International Arbitration ("LCIA") Rules (the "Rules") as in force at the date of this Deed and as modified by this Clause, which Rules are deemed incorporated into this Clause. The number of arbitrators shall be three, one of whom shall be nominated by the claimant(s), one by the respondent(s) and the third of whom, who shall act as chairman, shall be nominated by the two party nominated arbitrators, provided that if the third arbitrator has not been nominated within 20 Business Days of the nomination of the second party nominated arbitrator, such third arbitrator shall be appointed by the LCIA Court. The seat of arbitration shall be London, England and the language of arbitration shall be English.
- 30.3 The arbitrators shall have the power to grant any legal or equitable remedy or relief available under the applicable law, including injunctive relief (whether interim and/or final) and specific performance and any measures ordered by the arbitrators may be specifically enforced by any court of competent jurisdiction. The Parties agree that any Party may have recourse to any court of competent jurisdiction to seek interim or provisional measures, including injunctive relief and pre arbitral attachments or injunctions and any such request shall not be deemed incompatible with the agreement to arbitrate or a waiver of the right to arbitrate. The Parties agree that no Party may have recourse to any court of competent jurisdiction: (i) for determination by that court of any question of law arising in the course of the arbitration; or (ii) to appeal to that court on any question of law arising out of any award made in the arbitration.

31. Agent for Service of Process

31.1 Each of Aroundtown, ATRE and the Subscriber will at all times maintain an agent for service of process and any other documents in proceedings in England. Such agent will be Law Debenture Corporate Services Limited currently of 8th Floor, 100 Bishopsgate, London, EC2N

- 4AG and any claim form, judgment or other notice of legal process will be sufficiently served on Aroundtown, ATRE and the Subscriber if delivered to such agent at its address for the time being. Each of Aroundtown, ATRE and the Subscriber irrevocably undertakes not to revoke the appointment of the above agent unless it provides a prior written notice to CPI, Zakiono and Tevat including the name of a replacement agent for service of process in England.
- 31.2 CPI, Zakiono and Tevat will at all times maintain an agent for service of process and any other documents in proceedings in England. Such agent will be 1 Bishops Avenue Limited currently of 7-10 Chandos Street, London, W1G 9DQ and any claim form, judgment or other notice of legal process will be sufficiently served on CPI, Zakiono and Tevat if delivered to such agent at its address for the time being. Each of CPI, Zakiono and Tevat irrevocably undertakes not to revoke the appointment of the above agent unless it provides a prior written notice to Aroundtown, ATRE and the Subscriber including the name of a replacement agent for service of process in England.

This Deed has been entered into by the Parties on the date first above written.

IN WITNESS WHEREOF this Deed has been exeday and year first above written.	ecuted by the Parties as a deed an	d delivered on the
Executed as a Deed by Aroundtown SA acting by a director, in the presence of:	}	
Witness		
Name:	*	
Address:		
Occupation:		
Executed as a Deed by Aroundtown SA acting by	}	
a director, in the presence of:	J	
Witness		
Name:		
Address:		
Occupation:		

IN WITNESS WHEREOF this Deed has been executed by the Parties as a deed and delivered day and year first above written.	n the
Executed as a Deed by Aroundtown SA acting by	
Witness	
Name:	
Address: Occupation:	
Executed as a Deed by Aroundtown SA acting by, a director, in the presence of:	
Witness	
Name:	
Address:	
Occupation:	

by Aroundtown Real Estate Limited acting by directors in the presence of:	• }
tness	
Name: Address: Occupation:	

by Hilardo Limited acting by directors , in the presence of:	
Witness	
Name:	
Address:	
Occupation:	

Executed as a Deed by CPI Property Group S.A. acting by a director, in the presence of: Witness Name:		
Address:		
Occupation:	,	

by Tevat Limited acting by a director, in the presence of:	}		
/Witness			_
Name: Address:	1		
Occupation:			

Executed as a Deed by Zakiono Enterprises Limited acting by a director, in the presence of:	}		
Witness			
Name:			
Address:	ī		
Occupation:			

Sche dule 1

Tevat and Zakiono

Part 1

Details of Tevat

Company name : Tevat Limited

Company number : HE 420403

Registered address : 20 Spyrou Kyprianou, Chapo Central, 1st floor, P.C.1075

12 April 2021, Cyprus

Nicosia

Authorised share capital : €2,212,185.13

Issued share capital : €653,000.00 (made up of 500 ordinary shares of €1.00 each

and 65,250,000 redeemable preference shares of €0.01

each)

Shareholder : CPI

Directors :

Date and place of incorporation

Secretary :

Auditors : Tevat resolved to appoint these at a later date

Accounting reference date : 31 December

Tax residency : Cyprus

Part 2 Details of Zakiono

Company name : Zakiono Enterprises Limited

Company number : HE 312919

Date and place of incorporation : 4 October 2012, Cyprus

Registered address : Spyrou Kyprianou 20, Chapo Central, 1st floor, P.C.1075

Nicosia, Cyprus

Authorised share capital : €5,000.00 (made up of 5,000 ordinary shares of €1.00 each)

Issued share capital : €1,000.00 (made up of 1,000 ordinary shares of €1.00 each)

Shareholder : Tevat

Directors :

Secretary :

Auditors : Deloitte Limited

Accounting reference date : 31 December

Tax residency : Cyprus

Sche dule 2

Initial Completion Arrangements

Part 1 Tevat's Obligations

At the Initial Completion Tevat shall and CPI shall procure that Tevat shall:

- 1. deliver a Greek translation of the Articles and ensure that the same is filed with the registrar of companies of Cyprus as soon as possible after Initial Completion but delivery for submission to be no later than three Business Days after the Initial Completion Date;
- 2. procure that shareholders' resolutions of Tevat are passed prior the Initial Completion Date pursuant to which:
- 2.1 the Articles are adopted; and
- 2.2 the directors of Tevat are authorised to issue and allot all of the Initial Subscription Shares credited as fully paid and the disapplication of pre-emption rights is approved;
- 3. procure that board resolutions of Tevat are passed prior to the Initial Completion Date pursuant to which:
- 3.1 the Subscriber shall subscribe unconditionally for the Initial Subscription Shares and accordingly the board of Tevat shall resolve that the Initial Subscription Shares shall be issued and allotted credited as fully paid to the Subscriber, subject to the transfer of the Consideration Shares;
- 3.2 it shall be resolved to enter the Subscriber in the register of members as holder of the Initial Subscription Shares, to issue share certificates to the Subscriber in respect of the Initial Subscription Shares and to proceed within three Business Days with filings with the registrar of companies of Cyprus accordingly; and
- 3.3 the individuals nominated by Aroundtown at such time shall be appointed as directors of Tevat as of the Initial Completion Date, the register of directors to be amended accordingly and to proceed within three Business Days with filings with the registrar of companies of Cyprus accordingly; and
- 4. deliver to the Subscriber or the Subscriber's Solicitors:
- 4.1 share certificates for the respective Initial Subscription Shares together with certified true copy of the register of members of Tevat, certified by Tevat secretary, showing the Subscriber as the shareholder of the Initial Subscription Shares;
- 4.2 such waivers, consents and other documents as the Subscriber may require to enable the Subscriber, or such other person as the Subscriber may nominate, to be registered as holder of the Initial Subscription Shares in accordance with the provisions of Clause 3 (*Initial Subscription*);
- 4.3 a copy by Tevat secretary of the register of directors of Tevat evidencing the appointment of the individuals nominated by Aroundtown as directors of Tevat;
- a copy of each power of attorney under which any document to be delivered to the Subscriber has been executed if relevant;
- 4.5 a copy of the resolutions of the shareholders of Tevat referred to in paragraph 2 above;

4.6	a copy of the resolutions of the board of directors of Tevat authorising the execution of the	is
	Deed; and	

4.7 a copy of the resolutions of the board of directors of Tevat referred to in paragraph 3 above.

Part 2 Subscriber's Obligations

At the Initial Completion the Subscriber shall and Aroundtown shall procure that the Subscriber shall:

- 1. procure that the Consideration Shares shall be transferred by the Subscriber to Tevat; and
- 2. deliver to CPI's Solicitors a copy of the resolutions of the board of directors of Aroundtown and the Subscriber authorising the execution of this Deed.

Sche dule 3

Further Aroundtown Completion Arrangements

At a Further Aroundtown Completion Tevat shall and CPI shall procure that Tevat shall:

- 1. procure that shareholders' resolutions of Tevat are passed prior to each Further Aroundtown Completion pursuant to which the directors of Tevat are authorised to issue and allot Further Aroundtown Subscription Shares to the Subscriber credited as fully paid and the disapplication of pre-emption rights is approved;
- 2. procure that board resolutions of Tevat are passed prior to each Further Aroundtown Completion pursuant to which:
- 2.1 the Subscriber shall subscribe unconditionally for the Further Aroundtown Subscription Shares and accordingly the board of Tevat shall resolve that the Further Aroundtown Subscription Shares shall be issued and allotted credited as fully paid to the Subscriber; and
- 2.2 it shall be resolved to enter the Subscriber in the register of members as holder of the Further Aroundtown Subscription Shares issued and allotted to the Subscriber, to issue a share certificate to the Subscriber in respect of the Further Aroundtown Subscription Shares issued and allotted to the Subscriber and to proceed within three Business Days with filings with the registrar of companies of Cyprus accordingly; and
- 3. deliver to the Subscriber or the Subscriber's Solicitors within three Business Days from a Further Aroundtown Completion:
- a share certificate for the Further Aroundtown Subscription Shares together with certified true copy of the register of members of Tevat, certified by Tevat secretary, showing the Subscriber as the shareholder of the Further Aroundtown Subscription Shares;
- 3.2 such waivers, consents and other documents as the Subscriber may require to enable the Subscriber, or such other person as the Subscriber may nominate, to be registered as holder of the Further Aroundtown Subscription Shares in accordance with the provisions of Clause 5 (Further Aroundtown Subscriptions);
- a copy of each power of attorney under which any document to be delivered to the Subscriber has been executed if relevant;
- 3.4 a copy of the resolutions of the shareholders of Tevat referred to in paragraph 1 above; and
- 3.5 a copy of the resolutions of the board of directors of Tevat referred to in paragraph 2 above.

Sche dule 4

CPI Completion Arrangements

At the CPI Completion Tevat shall and CPI shall procure that Tevat shall:

- 1. procure that shareholders' resolutions of Tevat are passed prior to the CPI Completion pursuant to which the directors of Tevat are authorised to issue and allot CPI Subscription Shares to CPI credited as fully paid and the disapplication of pre-emption rights is approved;
- 2. procure that board resolutions of Tevat are passed prior to the CPI Completion pursuant to which:
- 2.1 CPI shall subscribe unconditionally for the CPI Subscription Shares and accordingly the board of Tevat shall resolve that the CPI Subscription Shares shall be issued and allotted credited as fully paid to CPI; and
- 2.2 it shall be resolved to enter CPI in the register of members as holder of the CPI Subscription Shares issued and allotted to CPI, to issue a share certificate to CPI in respect of the CPI Subscription Shares issued and allotted to CPI and to proceed within three Business Days with filings with the registrar of companies of Cyprus accordingly; and
- 3. deliver to CPI or the CPI's Solicitors within three Business Days from the CPI Completion:
- 3.1 a share certificate for the CPI Subscription Shares together with certified true copy of the register of members of Tevat, certified by Tevat secretary, showing CPI as the shareholder of the CPI Subscription Shares;
- 3.2 such waivers, consents and other documents as CPI may require to enable CPI, or such other person as CPI may nominate, to be registered as holder of the CPI Subscription Shares in accordance with the provisions of Clause 8 (*CPI Subscriptions*);
- a copy of each power of attorney under which any document to be delivered to CPI has been executed if relevant;
- 3.4 a copy of the resolutions of the shareholders of Tevat referred to in paragraph 1 above; and
- 3.5 a copy of the resolutions of the board of directors of Tevat referred to in paragraph 2 above.

Schedule 5

Tevat Completion Arrangements

At a Tevat Completion, Zakiono shall and CPI shall procure that Zakiono shall:

- 1. procure that shareholders' resolutions of Zakiono are passed prior to each Tevat Completion pursuant to which the directors of Zakiono are authorised to issue and allot Tevat Subscription Shares to Tevat credited as fully paid and the disapplication of pre-emption rights is approved;
- 2. procure that board resolutions of Zakiono are passed prior to each Tevat Completion pursuant to which:
- 2.1 Tevat shall subscribe unconditionally for the Tevat Subscription Shares and accordingly the board of Zakiono shall resolve that the Tevat Subscription Shares shall be issued and allotted credited as fully paid to Tevat; and
- 2.2 it shall be resolved to enter Tevat in the register of members as holder of the Tevat Subscription Shares issued and allotted to Tevat, to issue a share certificate to Tevat in respect of the Tevat Subscription Shares issued and allotted to Tevat and to proceed within three Business Days with filings with the registrar of companies of Cyprus accordingly; and
- 3. deliver to Tevat or the Subscriber's Solicitors or CPI's Solicitors within three Business Days from a Tevat Completion:
- a share certificate for the Tevat Subscription Shares together with certified true copy of the register of members of Zakiono, certified by Zakiono's company secretary, showing Tevat as the shareholder of the Tevat Subscription Shares;
- 3.2 such waivers, consents and other documents as Tevat may require to enable Tevat, or such other person as Tevat may nominate, to be registered as holder of the Tevat Subscription Shares in accordance with the provisions of Clause 10 (*Tevat Subscriptions*);
- a copy of each power of attorney under which any document to be delivered to Tevat has been executed if relevant;
- 3.4 a copy of the resolutions of the shareholders of Zakiono referred to in paragraph 1 above; and
- 3.5 a copy of the resolutions of the board of directors of Zakiono referred to in paragraph 2 above.