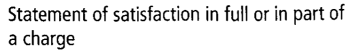
# MR04





You can use the WebFiling service to file this form online. Please go to www.companieshouse.gov.uk

✓ What this form is for
You may use this form to register
a statement of satisfaction in full
or in part of a mortgage or charge
against a company.

What this form is NOT for You may not use this form to register a statement of satisfactin full or in part of a mortgage charge against an LLP. Use for LL MR04.



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22/03/2016 OMPANIES HOUSI

#270

مامعده

1	Company details	COMPANIES HOUSE			
Company number	S C 2 1 3 6 4 2	→ Filling in this form Please complete in typescript or in			
Company name in full	Inner Dowsing Wind Farm Limited (the "Chargor")	bold black capitals.			
		All fields are mandatory unless specified or indicated by *			
2	Charge creation				
	When was the charge created?				
	→ Before 06/04/2013. Complete Part A and Part C				
	→ On or after 06/04/2013. Complete Part B and Part C				
Part A	Charges created before 06/04/2013				
A1	Charge creation date				
	Please give the date of creation of the charge.				
Charge creation date	2 8 7 0 2 0 1 0				
A2	Charge number				
	Please give the charge number. This can be found on the certificate.				
Charge number*	0 0 0 6				
А3	Description of instrument (if any)				
	Please give a description of the instrument (if any) by which the charge is created or evidenced.	Continuation page Please use a continuation page if you need to enter more details.			
Instrument description	First Ranking Legal Mortgage (the "Legal Mortgage") dated 28 October 2010 between the Chargor, Lynn Wind Farm Limited and Lloyds Bank plc (formerly Lloyds TSB Bank plc) (the "Security Trustee", as security trustee (which expression includes its successors in title, permitted assigns and permitted transferees) for the benefit of the Finance Parties).				
	the penelit of the rinance Parties).				

charged in favour of the Security Trustee by way of first legal mortgage the Offshore Real Property (being the real property leased pursuant to the lease of part of the seabed at Inner Dowsing and the related supplemental deed each between the Chargor and The Crown Estate Commissioners and dated 28 October 2010 (the "Crown Estate Lease"); and (b) assigned to the Security Trustee all its present and future rights, title and interest in and to the Assigned Contracts (being the Crown Estate Lease). For further details please see attached pages from the Form MG01.  Please give the charge code. This can be found on the certificate.  Ocharge code		Statement of satisfaction in full or in part of a charge						
Please give the short particulars of the property or undertaking charged.  The Chargor, as security for the payment of all Liabilities: (a) charged in favour of the Security Trustee by way of first legal mortgage the Offshore Real Property (being the real property leased pursuant to the lease of part of the seabed at Inner Dowsing and the related supplemental deed each between the Chargor and The Crown Estate Commissioners and dated 28 October 2010 (the "Crown Estate Lease"); and (b) assigned to the Security Trustee all its present and future rights, title and interest in and to the Assigned Contracts (being the Crown Estate Lease). For further details please see attached pages from the Form MG01.  Please give the charge code. This can be found on the certificate.  Ocharge code  Please give the charge code. This can be found on the certificate.								
The Chargor, as security for the payment of all Liabilities: (a) charged in favour of the Security Trustee by way of first legal mortgage the Offshore Real Property (being the real property leased pursuant to the lease of part of the seabed at Inner Dowsing and the related supplemental deed each between the Chargor and The Crown Estate Commissioners and dated 28 October 2010 (the "Crown Estate Lease"); and (b) assigned to the Security Trustee all its present and future rights, title and interest in and to the Assigned Contracts (being the Crown Estate Lease). For further details please see attached pages from the Form MG01.  Part B Charge created on or after 06/04/2013  Charge code  Please give the charge code. This can be found on the certificate.  Ocharge code  This is the unique reference	A4	Short particulars of the property or undertaking charged						
The Chargor, as security for the payment of all Liabilities: (a) charged in favour of the Security Trustee by way of first legal mortgage the Offshore Real Property (being the real property leased pursuant to the lease of part of the seabed at Inner Dowsing and the related supplemental deed each between the Chargor and The Crown Estate Commissioners and dated 28 October 2010 (the "Crown Estate Lease"); and (b) assigned to the Security Trustee all its present and future rights, title and interest in and to the Assigned Contracts (being the Crown Estate Lease). For further details please see attached pages from the Form MG01.  Part B Charges created on or after 06/04/2013  Charge code  Please give the charge code. This can be found on the certificate.  OCharge code  This is the unique reference		Please give the short particulars of the property or undertaking charged.						
Charge code  Please give the charge code. This can be found on the certificate.  OCharge code This is the unique reference	Short particulars	charged in favour of the Security Trustee by way of first legal mortgage the Offshore Real Property (being the real property leased pursuant to the lease of part of the seabed at Inner Dowsing and the related supplemental deed each between the Chargor and The Crown Estate Commissioners and dated 28 October 2010 (the "Crown Estate Lease"); and (b) assigned to the Security Trustee all its present and future rights, title and interest in and to the Assigned Contracts (being the Crown Estate Lease). For further details please	you need to enter more details.					
Please give the charge code. This can be found on the certificate.  O Charge code This is the unique reference	Part B	Charges created on or after 06/04/2013						
This is the unique reference	.04	Chargo codo						
Charge code • and category the registrat.	B1		O Chargo code					
			This is the unique reference code					
			This is the unique reference cod					

MR04

MR04 Statement of satisfaction in full or in part of a charge

Part C	To be completed for all charges	
C1	Satisfaction	
i	I confirm that the debt for the charge as described has been paid or satisfied.  Please tick the appropriate box.	
ţ	In full In part	
C2	Details of the person delivering this statement and their interest in	the charge
	Please give the name of the person delivering this statement	
Name	INNER DOWSING WIND FARM LIMITED	
	Please give the address of the person delivering this statement	
Building name/numbe	574 FLOOR, IQ BUILDING	
Street	IS JUSTICE MILL LANE	
Post town	ABERDEEN	
County/Region		
Postcode	ABITTERA	
	Please give the person's interest in the charge (e.g. chargor/chargee etc).	
Person's interest in the charge	CHARGOR	
C3	Signature	
<del>_</del>	Please sign the form here.	
Signature 	Signature X Si- Mayer Sourham X	
•		
† 1		
•		

MR04 Statement of satisfaction in full or in part of a charge

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Presenter information	Important information
You do not have to give any contact information, but if you do, it will help Companies House if there is a query on the form. The contact information you give will be	Please note that all information on this form will appear on the public record.
visible to searchers of the public record.	☑ Where to send
Contact name Cee Manis— Company name Evenler UP	You may return this form to any Companies House address. However, for expediency, we advise you to return it to the appropriate address below:
Address Lord Street	For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.
Post town County/Region Postcode ECZV7NS Country	For companies registered in Scotland: The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF. DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post).
·	For companies registered in Northern Ireland:
DX	The Registrar of Companies, Companies House,
Telephone	Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG.
✓ Checklist	DX 481 N.R. Belfast 1.
We may return forms completed incorrectly or with information missing.	<i>t</i> Further information
Please make sure you have remembered the following:  The company name and number match the information held on the public Register.	For further information, please see the guidance notes on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk  This form is available in an
Part A Charges created before 06/04/2013  ☐ You have given the charge date. ☐ You have given the charge number (if appropriate) ☐ You have completed the Description of instrument and Short particulars in Sections A3 and A4.	alternative format. Please visit the forms page on the website at www.companieshouse.gov.uk
□ Part B Charges created on or after 06/04/2013 You have given the charge code.	
<ul> <li>□ Part C To be completed for all charges</li> <li>□ You have ticked the appropriate box in Section C1.</li> <li>You have given the details of the person delivering</li> <li>□ this statement in Section C2.</li> <li>You have signed the form.</li> </ul>	

MG01s
Particulars of a charge created by a company registered in Scotland

5	Mortgagee(s) or persor  Please give the name and	Continuation page Please use a continuation page if			
	the charge.		you need to enter more details.		
Name 	Lloyds TSB Bank pic				
Address	Wholesale Loans Agen	<u> </u>			
	1st Floor, 10 Gresham		on	,	
Postcode	E C 2 V	7 A E			
Name					
Address					
Postcode					
6	Short particulars of al	II the propert	y charged		
Please give the short particulars of the property charged.					Continuation page Please use a continuation page if you need to enter more details.
Short particulars	charged in fav	with full title	ecurity Trustee (as :	trustee for the Fi	he payment of all Liabilities inance Parties) by way of firs
Short particulars	The Chargor, charged in fav legal mortgage (including that  2 Assignment  The Chargor, w for the Finance right, title and in moneys payable	with full title your of the Se e the Offshore set out in No with full title gue Parties), as nterest in and le to the Challeceived by the	ecurity Trustee (as the Real Property be obteined to the 1).  uarantee, assigned security for the payoff to the Assigned Croor, and any claim	trustee for the Fi donging to it at the absolutely to the ment of all Liabil ontracts to which s, awards and ju	the payment of all Liabilities inance Parties) by way of first the date of the Legal Mortgagers Security Trustee (as trustee lities, all its present and future it is a party, including all digments in favour of, with the Assigned Contracts to
Short particulars	The Chargor, charged in fav legal mortgage (including that  2 Assignment  The Chargor, w for the Finance right, title and ir moneys payabl receivable or rewhich it is a part	with full title vour of the Se e the Offshore set out in No with full title gue Parties), as interest in and le to the Charleseeived by the ore Real Prop	ecurity Trustee (as the Real Property be offered to the 1).  uarantee, assigned security for the payoff to the Assigned Congor, and any claims a Chargor, under o	trustee for the Fi donging to it at the absolutely to the ment of all Liabil contracts to which s, awards and ju r in connection w	e Security Trustee (as trustee lities, all its present and future it is a party, including all dgments in favour of,
Short particulars	The Chargor, charged in fav legal mortgage (including that  2 Assignment  The Chargor, w for the Finance right, title and ir moneys payabl receivable or rewhich it is a part Note (1): The Offsho Mortgage is as follow  Address Free	with full title vour of the Se e the Offshore set out in No with full title gue Parties), as interest in and le to the Charleseeived by the ore Real Prop	ecurity Trustee (as the Real Property be offered to the 1).  uarantee, assigned security for the payoff to the Assigned Congor, and any claims a Chargor, under o	trustee for the Fi donging to it at the absolutely to the ment of all Liabil contracts to which s, awards and ju r in connection w	e Security Trustee (as trustee littles, all its present and future it is a party, including all dgments in favour of, with the Assigned Contracts to
Short particulars	The Chargor, charged in fav legal mortgage (including that  2 Assignment  The Chargor, w for the Finance right, title and ir moneys payabl receivable or rewhich it is a part of the Mortgage is as follow  Address Free Leas	with full title your of the Se the Offshore set out in No with full title gue Parties), as interest in and le to the Challeceived by the left.  The Real Propers:  The Propers of the Prop	ecurity Trustee (as the Real Property be offered to the 1).  The assigned security for the payoff to the Assigned Congor, and any claims a Chargor, under other specified in scheme the specified in s	trustee for the Fi donging to it at the absolutely to the ment of all Liabil contracts to which s, awards and ju r in connection was hedule 2 (Offsho	e Security Trustee (as trustee lities, all its present and future it is a party, including all dyments in favour of, with the Assigned Contracts to the Real Property) to the Legistre Real Property) to the Legistre

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## MG01s - continuation page

Particulars of a charge created by a company registered in Scotland

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## Short particulars of all the property charged

Please give the short particulars of the property charged.

### Short particulars

Continuation page (1)

Company name: Inner Dowsing Wind Farm Limited

Registration number: SC213642

Note (2): The Legal Mortgage provides that:

- Security: The Chargor shall not create or permit to subsist any Security over any Charged Asset except as permitted by clause 24.6 (Negative pledge) of the Loan Facility Agreement.
- Disposal: The Chargor shall not enter into a single transaction or series of transactions (whether related or not and whether voluntary or involuntary) to sell, lease, transfer or otherwise dispose of any Charged Asset except as permitted by clause 24.14 (Disposals) of the Loan Facility Agreement.

### Note (3): Definitions

In this Form MG01s, except to the extent that the context requires otherwise:

- "Acceptable Collateral" has the meaning given to that term by the Accounts Agreement.
- "Acceptable Collateral Loan Agreement" has the meaning given to that term by the Security Trust and Intercreditor Deed.
- "Account Bank" means Lloyds TSB Bank Plc, or any account bank replacing it in accordance with the Accounts Agreement.
- "Accounts Agreement" means the accounts agreement dated 27 October 2009 between the Obligors, Lloyds TSB Bank Plc as Agent, Account Bank, Issuing Bank and Security Trustee together with any related bank mandates, fee letters or safekeeping agreements agreed between an Obligor and the Account Bank.
- "Additional Debt" means, in relation to any Debt, any money, debt or liability due, owing or incurred under or in connection with:
- (a) any refinancing, novation, deferral or extension of that Debt;
- (b) any further advance which may be made under any document, agreement or instrument supplemental to any document, agreement or instrument relating to that Debt together with any related interest, fees and costs;
- (c) any claim for damages or restitution in the event of rescission of that Debt or otherwise in connection with any document, agreement or instrument relating to that Debt;
- (d) any claim against any Obligor flowing from any recovery by an Obligor or any liquidator, receiver, administrator, administrative receiver, compulsory manager or other similar officer of a payment or discharge in respect of that Debt on the grounds of preference or otherwise; and
- any amount (such as post-insolvency interest) which would be included in any of the above but for any discharge, non-provability, unenforceability or non-allowability of the same in any insolvency or other proceedings.
- "Administrative Party" means the Agent, the Security Trustee or the Issuing Bank in each case in their capacity as such (together, being the "Administrative Parties").
- "Agent" means Lloyds TSB Bank Plc, as agent acting for and on behalf of the Finance Parties.

## MG01s - continuation page

Particulars of a charge created by a company registered in Scotland

6

## Short particulars of all the property charged

Please give the short particulars of the property charged.

Short particulars

Continuation page (2)

Company name: Inner Dowsing Wind Farm Limited

Registration number: SC213642

"Assigned Contracts" means in respect of the Chargor, the Crown Estate Lease

"BG PPA" means, in respect of each WindCo, the power purchase agreement between that WindCo and the Offtaker, each dated 27 October 2009, and "BG PPAs" shall mean any or all of them as the context may require.

"Borrower" means GLID Wind Farms TopCo Limited, a company registered in England and Wales (registered number 06707821), with its registered office at Millstream, Maidenhead Road, Windsor, Berkshire, SL4 5GD.

"Centrica" means Centrica Plc, a company incorporated under the laws of England and Wales with registered number 03033654.

"Centrica (CREL) Guarantee" means the guarantee dated 27 October 2009 and made between Centrica and the Security Trustee relating to the Security granted by CREL in favour of the Security Trustee.

"Centrica Hedging Guarantee" means the hedging deed of guarantee dated 27 October 2009 between Centrica, Banco Santander, S.A., HSBC Bank plc and Lloyds TSB Bank Plc.

"Centrica Guarantee" means the guarantee dated 27 October 2009 which relates to the matters described in clause 8.7.1 (Licence Exemption mandatory prepayment) of the Loan Facility Agreement and made between Centrica and the Security Trustee.

"Charged Assets" means the assets from time to time subject, or expressed to be subject, to the Charges or any part of those assets.

"Charges" means all or any of the Security created or expressed to be created by or pursuant to the Legal Mortgage.

"CREL" means Centrica Renewable Energy Limited, registered in England with company number 03275445.

"Crown Estate Lease" means the lease of part of the seabed at Inner Dowsing and the related supplemental deed, each between Inner Dowsing WindCo and The Crown Estate Commissioners and dated 28 October 2010.

"Debt" means the Senior Debt, Offtaker Debt, Junior Debt and Intercompany Debt.

"Direct Agreement" has the meaning given to that term by the Loan Facility Agreement.

"Fee Letter" means any fee letter delivered to a Finance Party pursuant to paragraph 2 (Finance Documents) of Part I of schedule 2 (Conditions precedent to initial Utilisation) of the Loan Facility Agreement.

MG01s - continuation page
Particulars of a charge created by a company registered in Scotland

6	Short particulars of all the property charged					
	Please give the short particulars of the property charged.			· · · · · · · · · · · · · · · · · · ·		
Short particulars			er Dowsing Wind SC213642	Farm Limited		Continuation page (3)
	"Finance	Document	s" means:			
	(a)	the Loar	Facility Agreeme	ent;		
	(b)	each Se	curity Document	other than the Offta	aker Security (	Documents);
	(c)	the Acco	ounts Agreement;			•
	(d)	each He	dging Agreement	1		
	(e)	each Fe	e Letter;			
	(f)	the Cen	trica Guarantee;			
	(9)	any gua	rantee falling with	in paragraph (c) of	the definition	of Acceptable Collateral;
	(h)	any Acc	eptable Collateral	Loan Agreement;		
	(i)	each He	edging Commitme	ent Deed;		
	(i)	the Cen	trica Hedging Gu	arantee;		
	(k)	the Cen	trica (CREL) Gua	rantee; and		
	(1)	all other	documents design	gnated in writing as	such by the A	gent and the Obligors' Agent
	"Finance Parties" means each Mandated Lead Arranger, each Administrative Party, each Hedging Counterparty and each Lender, and "Finance Party" means any one of them.					
	"Glens WindCo" means Glens of Foudland Wind Farm Limited, a company incorporated under the laws of England and Wales with registered number 04493791.					
	"Guarantors" means the Borrower, the Chargor, Glens WindCo and Lynn WindCo.					
	"Hedging Agreement" means each hedging agreement entered into co the purposes of, the Hedging Programme comprising an ISDA Master with the schedule) entered into between the Borrower and any Hedging			Master Agreement (togethe		
confirmation(s) under that ISDA Master Agreement.  "Hedging Commitment Deeds" means the hedging commitment and, inter alios, Banco Santand HSBC Bank plc.			ging commitm Santander, S	ent deeds dated 27 Octobe A., Lloyds TSB Bank Pic an		
	in pa of a an o oblig	aragraphs  Hedging A  original part  ged to acce	1.2 and 1.3 of the greement, will be to, or has accepted to, to, the Secur	Hedging Programs party to a Hedging eded (or, in accorda	ne and which   Agreement w ance with a H reditor Deed a	hich meets the criteria set or is (or, at the date of execution with the Borrower and which, ledging Commitment Deed, as a "Hedging Counterparty"

accordance with the terms of the Security Trust and Intercreditor Deed.

## MG01s - continuation page

Particulars of a charge created by a company registered in Scotland

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6

## Short particulars of all the property charged

Please give the short particulars of the property charged.

Short particulars

Continuation page (4)

Company name: Inner Dowsing Wind Farm Limited

Registration number: SC213642

"Hedging Programme" means the terms of schedule 9 (Hedging Programme) of the Loan Facility Agreement setting out the hedging programme for the management of the Borrower's exposure to changes in currency exchange rates and floating rates of interest.

"Inner Dowsing WindCo" means the Chargor.

"Intercompany Debt" has the meaning given to that term by the Security Trust and Intercreditor Deed.

"ISDA Master Agreement" has the meaning given in paragraph 4.3 of schedule 9 (Hedging Programme) of the Loan Facility Agreement.

"Issuing Bank" means Lloyds TSB Bank Pic.

"Junior Debt" has the meaning given to that term by the Security Trust and Intercreditor Deed.

"LC Facility Lenders" has the meaning given to that term by the Loan Facility Agreement.

"Lenders" means the Term Loan Facility Lenders, the WC Facility Lenders and the LC Facility Lenders.

"Loan Facility Agreement" means the loan facility agreement dated 27 October 2009 between, inter alios, the Borrower, Glens of Foudland Wind Farm Limited, Lynn Wind Farm Limited, the Chargor, the Original Lenders, the Agent and the Security Trustee.

"Lynn WindCo" means Lynn Wind Farm Limited, a company incorporated under the laws of England and Wales with registered number 04155137.

"Mandated Lead Arrangers" means Banco Bilbao Vizcaya Argentaria S.A., London Branch, Banco Santander, S.A., London Branch, Bayerische Landesbank, London Branch, Calyon, Cooperatieve Centrale Raiffeisen-Boerenleenbank B.A. (trading as Rabobank International), Dexia Crédit Local, London Branch, Fortis Bank, a société anonyme incorporated in Belgium, acting through its UK branch, HSBC Bank plc, KFW IPEX-Bank GmbH, London Branch, Lloyds TSB Bank Plc, National Australia Bank Limited (ABN 12 004 044 937), NIBC Bank N.V., The Bank of Tokyo-Mitsubishi UFJ, Ltd., The Governor and Company of the Bank of Ireland.

"Obligor" means the Borrower and/or a Guarantor.

"Obligors' Agent" means the Borrower, appointed to act on behalf of each Obligor in relation to the Secured Documents pursuant to clause 2.4 (Appointment of Obligors' Agent) of the Loan Facility Agreement.

"Obligors' Security Documents" has the meaning given to that term by the Loan Facility Agreement.

"Offshore Real Property" means real property leased pursuant to the lease between the Chargor and The Crown Estate Commissioners dated 28 October 2010.

## MG01s - continuation page

Particulars of a charge created by a company registered in Scotland

6

## Short particulars of all the property charged

Please give the short particulars of the property charged.

#### Short particulars

Continuation page (5)

Company name: Inner Dowsing Wind Farm Limited

Registration number: SC213642

"Offtaker" means British Gas Trading Limited (a company incorporated in England and Wales with registered number 03078711) and its successors in title and any assignees or transferees of all or part of its rights or obligations under and as permitted pursuant to the terms of the relevant BG PPA.

"Offtaker Debt" has the meaning given to that term by the Security Trust and Intercreditor Deed.

"Offtaker Security Documents" has the meaning given to that term by the Security Trust and Intercreditor Deed.

"Original Lenders" means the Original Term Loan Facility Lenders, the Original WC Facility Lenders and the Original LC Facility Lenders as listed in Part II (Original Term Loan Facility Lenders), Part III (Original WC Facility Lenders) and Part IV (Original LC Facility Lenders), respectively, of schedule 1 (Parties) of the Loan Facility Agreement.

"Parent" has the meaning given to that term by the Loan Facility Agreement.

"Parent 1" means GLID Limited, registered in England with company number 07033278.

"Parent Security Documents" has the meaning given to that term by the Loan Facility Agreement.

"Secured Documents" has the meaning given to that term by the Security Trust and Intercreditor Deed.

"Security" means a mortgage, standard security, charge (fixed or floating), pledge, lien, assignment, assignation, hypothecation, set-off or trust arrangement for the purpose of creating security, reservation of title or other security interest securing any obligation of any person or any other agreement or arrangement having a similar effect.

### "Security Documents" means:

- (a) the Obligors' Security Documents;
- (b) the Parent Security Documents;
- (c) the security documents entered into by CREL on 27 October 2009 granting Security in favour of the Security Trustee over its rights, title and interest in the shares it holds (and dividends derived thereunder) in the Borrower and the debt the Borrower owes to it;
- (d) each Direct Agreement;
- (e) the Offtaker Security Documents;
- (f) the Security Trust and Intercreditor Deed; and
- (g) any other document evidencing or creating Security over any asset of an Obligor or a Parent to secure any obligation of any Obligor to a Finance Party under the Finance Documents.

in each case to the extent the same have not expired or been terminated or released in accordance with the terms of the Finance Documents.

## MG01s - continuation page

Particulars of a charge created by a company registered in Scotland

6

## Short particulars of all the property charged

Please give the short particulars of the property charged.

Short particulars

Continuation page (6)

Company name: Inner Dowsing Wind Farm Limited

Registration number: SC213642

"Security Trust and Intercreditor Deed" means the deed so entitled dated 27 October 2009 between, among others, Lloyds TSB Bank Plc as Agent, the Lenders, certain of the Hedging Counterparties, the Security Trustee, Parent 1, the Offtaker and the Obligors.

"Senior Debt" means all present and future moneys, debts and liabilities due, owing or incurred by any Obligor or Parent to any Finance Party under or in connection with any Finance Document (in each case, whether alone or jointly, or jointly and severally, with any other person, whether actually or contingently, and whether as principal, surety or otherwise), together with any related Additional Debt.

\*Term Loan Facility Lenders" has the meaning given to that term by the Loan Facility Agreement.

#### "WindCo" means:

- (a) Glens WindCo;
- (b) Inner Dowsing WindCo; and/or
- (c) Lynn WindCo.

"WC Facility Lenders" has the meaning given to that term by the Loan Facility Agreement.