HAL Trust

Explanatory notes to the proposed amendments of the trust deed of HAL Trust (agenda item 3)

Notes

This document contains an explanation to the proposed amendments to the trust deed of HAL Trust ("HAL Trust"), included in the agenda of the extraordinary general meeting of HAL Trust as agenda item 3.

The main changes to the trust deed of HAL Trust as proposed are:

- the removal of the possibility to issue bearer shares and the addition of transitory provisions relating to the exchange and removal of the currently outstanding bearer shares, including all changes that relate to this proposed amendment of the share structure, and the redesignation of "Units" as "Trust Shares";
- clarifications with respect to the continued transparency regarding the relationship between HAL Trust and HAL Holding N.V., including, *inter alia*, by ensuring that all distributions received from HAL Holding N.V. are distributed to the respective HAL Trust Shareholders and that the capital of HAL Holding N.V. and HAL Trust is identical in terms of number of outstanding shares and nominal value; and
- certain other technical changes, updates and clean-ups.

The left column displays the current provisions of the trust deed of HAL Trust for which an amendment is proposed. The middle column displays the proposed amendments. The right column includes an explanation to the amendments where relevant. Additions are shown <u>underlined</u> and deletions are shown by means of <u>strikethrough</u>.

We refer to the website of HAL Holding N.V. (corporate-documents.HALholding.com) for the complete text of the current trust deed of the HAL Trust.

described in Section 5.3. Bearer Shareholder – A holder of one or more Bearer Shares. Company – HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share – A share in the capital of the Company. described in Section 5.3. described in Section 5.3. described in Section 5.3. described in Section 5.3. it is proposed to redesignate "Units" as "Trust Shares"; such redesignation is a matter of expediency only and is not intended to in any way alter the rights attaching thereto, other than as expressly set out in herein. Throughout the Trust Deed, various Sections and references thereto will be renumbered. "Company Share—": A share in the capital of the Company. Company Shareholder – "Company Shareholder—":	PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
Whenever used in this Deed, the following words and phrases shall have the following meanings, unless the context otherwise requires: Bearer Share — A Share in bearer form as more fully described in Section 5.3. Bearer Shareholder — A holder of one or more Bearer Shares. Company — HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share — A share in the capital of the Company. Company Shareholder — A share in the capital of the Company Shareholder — A share in the capital of the Company Shareholder — A share in the capital of the Company Shareholder — "Company Shareholder — A share in the capital of the Company Shareholder — "Company Shareholder — A share in the capital of the Company Shareholder — "Company Shareholder — A share in the capital of the Company Shareholder — "Company Shareholder — "Company Shareholder — "Company Shareholder — A share in the capital of the Company. Whenever used in this Deed, the following meanings, unless the context otherwise requires: Unless the context otherwise r	ARTICLE I	ARTICLE I	It is proposed to remove the possibility to issue
and phrases shall have the following meanings, unless the context otherwise requires: Bearer Share — A Share in bearer form as more fully described in Section 5.3. Bearer Share — A holder of one or more Bearer Shares. Company — HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share — A share in the capital of the Company. Company Shareholder — A share in the capital of the Company. Company Shareholder — A share in the capital of the Company Shareholder — Lompany Shareholder — A share in the capital of the Company Shareholder — Lompany Shareholder — A share in the capital of the Company Shareholder — Lompany Shareholder — Lompany Shareholder — A share in the capital of the Company. A share the following meanings, unless the context otherwise requires: A share in bearer shares. Bearer Share — A Share in bearer form as more fully described in Section 5.3. Bearer Share — A Share in bearer form as more fully described in Section 5.3. Bearer Share — A share in bearer form as more fully described in Section 5.3. Bearer Share — A share in bearer form as more fully described in Section 5.3. Bearer Share — A share in bearer form as more fully described in Section 5.3. Bearer Share — A share in bearer form as more fully described in Section 5.3. Bearer Share — A share in bearer form as more fully described in Section 5.3. Furthermore, to align the Trust Deed with practice it is proposed to redesignate "Units" as "Trust Deed with practice it is proposed to redesignate "Units" as "Trust Deed with practice it is proposed to redesignate "Units" as "Trust Deed with practice it is proposed to redesignate "Units" as "Trust Deed with practice it is proposed to redesignate "Units" as "Trust Deed with practice it is proposed to redesignate "Units" as "Trust Deed with practice it is proposed to redesignate "Units" as "Trust Deed with practice it is proposed to redesignate "Units" as "Trust Deed with practice it is proposed to redesignate "Units"	<u>Definitions</u>	<u>Definitions</u>	bearer shares and, in connection therewith, to
unless the context otherwise requires: Unless the confert hat bedien 5.3. Furthermore, to align the Trust Deed with practice it is to proposed to redesignate "Units" as "Trust Shares"; such redesignate "Units" as			
Bearer Share – A Share in bearer form as more fully described in Section 5.3. Bearer Shareholder – A holder of one or more Bearer Shares. Company – HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share – A share in the capital of the Company. Company Shareholder – A share in the capital of the Company. Bearer Share – A Share in bearer form as more fully described in Section 5.3. Bearer Share – A Share in bearer form as more fully described in Section 5.3. Bearer Share – A Share in bearer form as more fully described in Section 5.3. Bearer Share – A Share in bearer form as more fully described in Section 5.3. Bearer Share – A Share in bearer form as more fully described in Section 5.3. Furthermore, to align the Trust Deed with practice it is proposed to redesignate "Units" as "Trust Shares"; such redesignation is a matter of expediency only and is not intended to in any way alter the rights attaching thereto, other than as expressly set out in herein. Throughout the Trust Deed, various Sections and references thereto will be renumbered. "Company Share – A share in the capital of the Company. Company Shareholder – "Company Shareholder –			
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described in Section 5.3. Bearer Shareholder — A holder of one or more Bearer Shares. Company — HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share — A share in the capital of the Company. described in Section 5.3. described in Section 5.3. described in Section 5.3. described in Section 5.3. it is proposed to redesignate "Units" as "Trust Shares"; such redesignation is a matter of expediency only and is not intended to in any way alter the rights attaching thereto, other than as expressly set out in herein. Throughout the Trust Deed, various Sections and references thereto will be renumbered. "Company Share—": A share in the capital of the Company. Company Shareholder—": "Company Shareholder—": "Throughout the Trust Deed, various Sections and references thereto will be renumbered."	Bearer Share –	Bearer Share –	N.V.'s share structure).
Bearer Shareholder — A holder of one or more Bearer Shares. Company — HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share — A share in the capital of the Company. Bearer Shareholder — A holder of one or more Bearer Shares. "Company N.V. or any company which shall replace the Company pursuant to Section 10.2(C). "Company Share — A share in the capital of the Company. Bearer Shareholder — A holder of one or more Bearer Shares. "Company N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Throughout the Trust Deed, various Sections and references thereto will be renumbered. "Company Share—": A share in the capital of the Company. "Company Shareholder—":	A Share in bearer form as more fully	A Share in bearer form as more fully	Furthermore, to align the Trust Deed with practice,
A holder of one or more Bearer Shares. Company – HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share – A share in the capital of the Company A holder of one or more Bearer Shares. A holder of one or more Bearer Shares. A holder of one or more Bearer Shares. alter the rights attaching thereto, other than as expressly set out in herein. Throughout the Trust Deed, various Sections and references thereto will be renumbered. Throughout the Trust Deed, various Sections and references thereto will be renumbered. "Company Share—": A share in the capital of the Company. "Company Shareholder—": "Company Shareholder—": "Company Shareholder—":	described in Section 5.3.	described in Section 5.3.	
Company – HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share – A share in the capital of the Company. Company Shareholder – "Company N.V. or any company which shall replace the Company pursuant to Section 10.2(C). "Company Share—": A share in the capital of the Company. "Company Shareholder—":	Bearer Shareholder –	Bearer Shareholder –	expediency only and is not intended to in any way
HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Company Share – A share in the capital of the Company. HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). HAL Holding N.V. or any company which shall replace the Company pursuant to Section 10.2(C). Throughout the Trust Deed, various Sections and references thereto will be renumbered. Throughout the Trust Deed, various Sections and references thereto will be renumbered.	A holder of one or more Bearer Shares.	A holder of one or more Bearer Shares.	
replace the Company pursuant to Section 10.2(C). Company Share – A share in the capital of the Company. Company Shareholder – "Company Shareholder	Company –	<u>"Company-":</u>	
10.2(C). Company Share – A share in the capital of the Company. Company Shareholder – "Company Sha	HAL Holding N.V. or any company which shall	HAL Holding N.V. or any company which shall	Throughout the Trust Deed, various Sections and
Company Share – A share in the capital of the Company. Company Shareholder – "Company Shareholder—": Company Shareholder—":	replace the Company pursuant to Section	replace the Company pursuant to Section	references thereto will be renumbered.
A share in the capital of the Company. A share in the capital of the Company. Company Shareholder – "Company Shareholder—":	10.2(C).	10.2(C) <u>Section 9.2 (C)</u> .	
Company Shareholder – "Company Shareholder—":	Company Share –	<u>"</u> Company Share- <u>":</u>	
	A share in the capital of the Company.	A share in the capital of the Company.	
	Company Shareholder –	<u>"</u> Company Shareholder <u>":</u>	
A holder of one or more Company Shares. A holder of one or more Company Shares.	A holder of one or more Company Shares.	A holder of one or more Company Shares.	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
Deed -	<u>"Deed-":</u>	
This Amended and Restated Trust Deed as	This Amended and Restated Trust Deed trust	
executed and as amended from time to time	deed as executed and as amended from time	
in accordance with Sections 11.7 or 19.3.	to time in accordance with Sections 11.7 or	
	19.3 Section 10.7 or Section 18.3	
Euro –		
The European common currency unit.	<u>"Euro-":</u>	
	The European common currency unit.	
Euronext Amsterdam –		
As the context requires Euronext Amsterdam	<u>"Euronext Amsterdam-":</u>	
N.V. or the regulated market of Euronext	As the context requires Euronext Amsterdam	
Amsterdam, located in Amsterdam, the	N.V. or the regulated market of Euronext	
Netherlands.	Amsterdam, located in Amsterdam, the The	
	Netherlands.	
Financial Year –		
The meaning set forth in Section 14.3.	<u>"</u> Financial Year <u>":</u>	
	The meaning set forth in Section 14.3 13.3.	
Former Share –		
The meaning set forth in Section 4.1.	Former Share –	
	The meaning set forth in Section 4.1.	
Giro Act –	-	
The Dutch Act on Giro Transfers of Securities	"Former Trust Shares"	
(Wet giraal effectenverkeer).	The meaning set forth in Section 4.1	
Netherlands Agent –	<u>"</u> Giro Act <u>":</u>	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
The meaning set forth in Section 17.1.	The Dutch Act on Giro Transfers of Securities (Wet giraal effectenverkeer).	
Notice of Change of Situs –	(vvet gradi errecteriverkeer).	
A notice delivered by the Trust Committee to	Netherlands Agent—":	
the Trustee pursuant to Section 10.3.	The meaning set forth in Section 17.1 16.1.	
Notice of Reorganisation –	Notice of Change of Situs:	
A notice delivered by the Trust Committee to	A notice delivered by the Trust Committee to	
the Trustee pursuant to Section 10.2.	the Trustee pursuant to Section 40.3 9.3.	
Ordinary Resolution –	"Notice of Reorganisation—":	
A resolution of the Trust Shareholders passed	A notice delivered by the Trust Committee to	
as such at a duly convened meeting of Trust	the Trustee pursuant to Section 10.2 9.2.(C).	
Shareholders by a majority consisting of more		
than one half of the total number of votes cast	_Ordinary Resolution	
on that resolution.	A resolution of the Trust Shareholders passed	
D	as such at a duly convened meeting of Trust	
Person –	Shareholders by a majority consisting of more than one half of the total number of votes cast	
Any individual, corporation, partnership, trust, association, joint venture, or other entity	on that resolution.	
whether or not a legal entity, or a government	on เกลเ resolution.	
or any agency or political sub division thereof.	_Person:	
and a point of point and a more than a more of the	Any individual, corporation, partnership, trust,	
Register –	association, joint venture, or other entity	
The meaning set forth in Section 5.4.	whether or not a legal entity, or a government	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	or any agency or political sub division	
Registered Share –	subdivision thereof.	
A Share in registered form as more fully		
described in Section 5.4.	<u>"Register-":</u>	
	The meaning set forth in Section 5.4 5.1.	
Registered Shareholder –		
A holder of one or more Registered Shares.	Registered Share –	
	A Share in registered form as more fully	
Share -	described in Section 5.4.	
(A) In the case of a Bearer Share or a		
certificated Registered Share, prior	Registered Shareholder –	
to the Stock Split Date a certificate	A holder of one or more Registered Shares.	
issued by the Trustee representing		
the number of Units set forth on	Share -	
the face of such certificate and as	(A) In the case of a Bearer Share or a	
from the Stock Split Date a Share	certificated Registered Share, prior to the	
as hereinbefore defined or a	Stock Split Date a certificate issued by	
Former Share.	the Trustee representing the number of	
(B) In the case of a non-certificated	Units set forth on the face of such	
Registered Share, the registration	certificate and as from the Stock Split	
in the Register in the name of a	Date a Share as hereinbefore defined or	
Registered Shareholder	a Former Share.	
representing the number of Units	(B) In the case of a non-certificated	
referred to in such registration.	Registered Share, the registration in the	
As the context may require a Share means	Register in the name of a Registered	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
such certificate or registration or the rights	Shareholder representing the number of	
embodied in such certificate or resulting from	Units referred to in such registration.	
such registration.	As the context may require a Share means such certificate or registration or the rights	
Stock Split Date –	embodied in such certificate or resulting from	
The meaning set forth in Section 4.1.	such registration.	
Successor Trust Committee –	Stock Split Date:	
Any person which succeeds as Trust	The meaning set forth in Section 4.1.	
Committee in accordance with the provisions		
of this Deed.	Successor Trust Committee:	
	Any person which succeeds as Trust	
Successor Trustee –	Committee in accordance with the provisions	
Any person which succeeds as Trustee in	of this Deed.	
accordance with the provisions of this Deed.		
	<u>"Successor Trustee-":</u>	
Trust –	Any person which succeeds as Trustee in	
The trust constituted by a trust deed dated 19	accordance with the provisions of this Deed.	
October 1977, as restated by a Deed of		
Amendment of even date herewith.	<u>"</u> Trust <u>-":</u>	
	The trust originally constituted by a trust deed	
Trust Committee –	dated 19 October 1977, as subsequently	
HAL Trust Committee Limited or any	amended and as restated by a this Deed of	
Successor Trust Committee.	Amendment of even date herewith.	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
Trust Property — The property held by the Trustee as such, at any time and from time to time as permitted by this Deed. Trust Shareholder — A Registered Shareholder or a Bearer Shareholder.	"Trust Committee—": HAL Trust Committee Limited or any Successor Trust Committee. "Trust Property—": The property held by the Trustee as such, at any time and from time to time as permitted by this Deed.	
Trustee – HAL Trustee Limited or any Successor Trustee.	"Trust Share": A share in the Trust Property corresponding to and representing the beneficial rights derived from on Company Share.	
Unit – One fractional undivided share in the Trust Property, the numerator of which fraction shall be one (1) and the denominator of which shall be the sum of the total number of Units represented by all Shares outstanding, and which share carries the right to cast one (1) vote in meetings of Trust Shareholders.	"Trust Shareholder—": A Registered Shareholder or a Bearer Shareholder holder of one or more Trust Shares. "Trustee—": HAL Trustee Limited or any Successor Trustee.	
	Unit — One fractional undivided share in the Trust	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	Property, the numerator of which fraction shall be one (1) and the denominator of which shall be the sum of the total number of Units represented by all Shares outstanding, and which share carries the right to cast one (1) vote in meetings of Trust Shareholders.	
ARTICLE II Declaration of the Trust	ARTICLE II Declaration of the Trust	
SECTION 2.1. Name. Subject as hereinafter provided the name of the Trust shall be "HAL Trust", and so far as may be possible the Trustee shall execute all documents, sue or be sued and do all such other acts and things that it may be lawfully permitted or required to do pursuant to the provisions of this Deed in such name which shall refer to the Trust and the Trustee, as a trustee, and not individually, and shall not refer to the Trust Shareholders. Should the Trustee determine that the use of such name is not advisable it may use such other name for the Trust as it may deem proper with the prior written agreement of the Trust Committee and the Company and the	SECTION Section 2.1. Name. Subject as hereinafter provided the name of the Trust shall be "HAL Trust", and so far as may be possible the Trustee shall execute all documents, sue or be sued and do all such other acts and things that it may be lawfully permitted or required to do pursuant to the provisions of this Deed in such name which shall refer to the Trust and the Trustee, as a trustee, and not individually, and shall not refer to the Trust Shareholders. Should the Trustee determine that the use of such name is not advisable it may use such other name for the Trust as it may deem proper with the prior written agreement of the Trust Committee and the Company and the	
Trust Committee and the Company, and the Trustee may hold the Trust Property and in all other	Trust Committee and the Company, and the Trustee may hold the Trust Property and in all other	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
respects act hereunder as above provided under such other name.	respects act hereunder as above provided under such other name.	
SECTION 2.2. <u>Location.</u> The Trustee shall maintain an office in Bermuda, except as provided in Section 11.7, and may maintain such other offices as the Trustee may determine with the prior written approval of the Trust Committee.	SECTIONSection 2.2. Location. The Trustee shall maintain an office in Bermuda, except as provided in Section 11.7 10.7, and may maintain such other offices as the Trustee may determine with the prior written approval of the Trust Committee.	
SECTION 2.3. <u>Declaration of Trust.</u> The Trustee declares that it will hold the Trust Property as Trustee on the trusts set forth in this Deed for the benefit of the Trust Shareholders for the time being.	SECTIONSection 2.3. Declaration of Trust and Purpose. The Trustee declares that it will continue to hold the Trust Property as Trustee on the trusts set forth in this Deed strictly for the benefit and account of the Trust Shareholders for the as beneficiaries from time	Clarification that the Trustee holds the Trust Property strictly for the benefit and account of the Trust Shareholders.
SECTION 2.4. <u>Legal Title.</u> Legal title to all the Trust Property shall vest in the Trustee except that the Trustee shall have power to cause legal title to any Trust Property to be held in the name of any other Person as nominee, on such terms as the Trustee may determine.	to time being. SECTION Section 2.4. Trust Property. As of the date hereof, the Trust Property comprises the assets set forth in Exhibit A to this Deed.	Clarification of what the Trust Property comprises.
SECTION 2.5. Borrowing and Guaranteeing. The Trustee shall not be authorized to borrow funds nor to guarantee indebtedness of other	SECTIONSection 2.5. Legal Title. Legal title to all the Trust Property shall vest in the Trustee except that the Trustee shall have power to cause legal title to any Trust Property to be held in the	Removal of the provision that the Trustee can cause the legal title of the Trust Property to be held by another party; to further clarify the

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
Persons in connection with the exercise of its power or performance of its duties under this Deed.	name of any other Person as nominee, on such terms as the Trustee may determine. SECTION 2.5. Section 2.6. Borrowing and Guaranteeing. The Trustee shall not be authorized to borrow funds nor to guarantee indebtedness of other Persons in connection with the exercise of its power or performance of its duties under this Deed.	relationship between HAL Trust and HAL Holding N.V.
	Section 2.7. No encumbrance or alienation. The Trustee shall not be authorized to pledge or in any other way encumber te Company Shares which are part of the Trust Property and, except as provided herein, the Trustee shall not be authorized to sell or otherwise alienate such Company Shares.	Confirmation that the Trustee may not encumber or sell or otherwise alienate the HAL Holding N.V. shares, except as provided for in the Trust Deed.
ARTICLE III Issue of Shares	ARTICLE III Issue of Trust Shares	
SECTION 3.1. <u>Issue of Shares.</u> The Trustee may issue Shares:- (A) In exchange for Shares as provided in	SECTIONSection 3.1. Issue of Trust Shares. The Trustee may issue Trust Shares:- (A) In exchange for Shares as provided in	

PF	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	Sections 5.4, 5.5 and 5.7;	Sections 5.4, 5.5 and 5.7;	
(B)	In exchange for other assets as provided in Section 3.2;	(B)(A) In exchange for other assets or for cash as provided in Section 3.2 3.3;	
(C)	In exchange for Former Shares as provided in Section 4.1;	(C)(B) In exchange for Former Trust Shares as provided in Section 4.1; or	
(D)	As provided in Section 8.2;	(D)(C) As provided in Section 8.2 7.2 and Section 7.4.	
(E)	In exchange for cash in Euro or another agreed currency subject to Section 6.5.	Provided always that (i) Trust Shares shall be in registered form only and (ii) the number of issued	Clarification that Trust Shares shall be in registered form only and that the capital of HAL
for th provi Secti	Trustee will appoint the Netherlands Agent ne purpose of making the exchanges as ded in Paragraphs (A) and (C) of this ion 3.1 and may appoint the Netherlands not or any other Person approved by the	and outstanding Trust Shares shall be equal to the number of Company Shares which are part of the Trust Property. Trust Shares are issued by means of a resolution of the Trustee to that effect and the annotation of the issue in the Register.	Holding N.V. and HAL Trust must be identical in terms of number of outstanding shares.
Trust exch	t Committee for the purpose of making the anges as provided in Paragraph (B) of this ion 3.1 and issuing Shares as provided in	(E) In exchange for cash in Euro or another agreed currency subject to Section 6.5.	
Trust terms	graphs (D) and (E) of this Section 3.1. The tee shall have full power to determine the s and conditions upon which the erlands Agent or such other Person will act	Section 3.2. Exchanges. The Trustee will appoint the Netherlands Agent for the purpose of making facilitating the	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
for the Trustee, provided such terms are acceptable to the Trust Committee. SECTION 3.2. Issue of Shares in exchange for other assets or for cash. The Company may, with the approval of an Ordinary Resolution, direct the Trustee to issue Shares in such manner, to such Persons and on such conditions as the Company may determine in exchange for any assets other than cash, provided that the Trustee will, on acquisition of such assets transfer the same to the Company in exchange for Company Shares or as a further contribution to Company Shares already issued or for no consideration. The preceding sentence applies correspondingly to an issue of Shares for cash.	exchanges as provided in Paragraphs (A) and (C) of this Section 3.1 and may appoint the Netherlands Agent or any other Person approved by the Trust Committee for the purpose of making the exchanges as provided in Paragraph (B) of this Section 3.1 and issuing Shares as provided in Paragraphs (D) and (E) of this Section 3.1. The and issuances of Trust Shares as referred to in Section 3.1. The Trustee shall have full power to determine the terms and conditions upon which the Netherlands Agent or such other Person will act for the Trustee, provided such terms are acceptable to the Trust Committee. SECTION 3.2 Section 3.3. Issue of Trust Shares in exchange for other assets or for cash. The Company may, with the approval of an Ordinary Resolution and subject to Section 3.1., second paragraph, direct the Trustee to issue Trust Shares in such manner, to such Persons and on such conditions as the Company may determine in exchange for any assets other than cash, provided that the Trustee will, on acquisition of such assets transfer, or cause to be transferred, the same to the Company in	Technical changes.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	exchange for Company Shares or as a further contribution to Company Shares already issued or for no consideration. The preceding sentence applies correspondingly to an issue of Irrust Shares for cash.	Amendment to ensure that the capital of HAL Holding N.V. and HAL Trust shall be identical in terms of number of outstanding shares.
ARTICLE IV Split of Units	ARTICLE IV Split of Units Trust Shares	
SECTION 4.1. Split of Units. On such date as may be determined by the Trustee with the consent of the Company and an Ordinary Resolution passed by the Trust Shareholders (the "Stock Split Date") the Units may be split. The Trustee shall give notice of the split to the Trust Shareholders as provided in Section 19.1, not later than on the third (3rd) day preceding the Stock Split Date. As from the Stock Split Date the Shares issued prior to the Stock Split Date (the "Former Shares") shall be deemed to represent such number of Units represented by such Former Shares prior to the Stock Split Date as the Trustee shall determine.	SECTION Section 4.1. Split of Units Trust Shares. On such date as may be determined by the Trustee with the consent of the Company and an Ordinary Resolution passed by the Trust Shareholders (the "Stock Split Date") the Units Trust Shares may be split provided that the split of the Trust Shares always corresponds to a split of the Company Shares and the nominal value of the Trust Shares shall always correspond with the nominal value of the Company Shares. The Trustee shall give notice of the split to the Trust Shareholders as provided in Section 19.1 18.1, not later than on the third (3rd) day preceding the Stock Split Date. As from the Stock Split Date	Amendment to ensure that the capital of HAL Holding N.V. and HAL Trust shall be identical in terms of number of outstanding shares.
With respect to Former Registered Shares the	the <u>Trust</u> Shares issued prior to the Stock Split	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
Trustee shall forthwith after the Stock Split Date alter or cause to be altered the Register accordingly. After the Stock Split Date any Shareholder may exchange his Former Share(s) for one or more Shares in an equal aggregate number of Units.	Date (the "Former Trust Shares") shall be deemed to represent such number of Units Trust Shares represented by such Former Trust Shares prior to the Stock Split Date as the Trustee shall determine. With respect to Former Registered Shares the The Trustee shall forthwith after the Stock Split Date alter or cause to be altered the Register accordingly. After the Stock Split Date any Shareholder may exchange his Former Share(s) for one or more Shares in an equal aggregate number of Units.	
ARTICLE V The Shares	ARTICLE V The Trust Shares	
SECTION 5.1. Shares. A Share may be a Bearer Share as provided in Section 5.3 or a Registered Share as provided in Section 5.4. SECTION 5.2. Denominations. Shares may be issued in such denominations as the Trustee may determine. SECTION 5.3. Bearer Shares. Bearer Shares	Section 5.1. SECTION 5.1. Shares. A Share may be a Bearer Share as provided in Section 5.3 or a Registered Share as provided in Section 5.4. SECTION 5.2. Denominations. Shares may be issued in such denominations as the Trustee may determine. SECTION 5.3. Bearer Trust Shares. Bearer Trust Shares shall (i) be in the form or forms determined	Trust Shares shall be in registered form only, referred to as 'Trust Shares'; ability to issue bearer shares will be removed. In view thereof, provisions and references to bearer shares are deleted, references to 'Registered Shares' and 'Units' are replaced by references to 'Trust Shares'.

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shall be in the form or forms determined by the Trustee and shall be subject to the provisions set forth in this Deed, including but not limited to the following provisions:-	by the Trustee and shall registered form without certificates being issued, (ii) have a nominal value that always corresponds with the nominal value of the Company Shares and (iii) be subject to the	
(A) Each Bearer Share shall be numbered, in the manner determined by the Trustee, for identification, shall be executed in facsimile by the Trust Committee and by the Trustee and shall be dated as specified by the Trustee;	provisions set forth in this Deed, including but not limited to the following provisions:- (A) Each Bearer Share shall be numbered, in the manner determined by the Trustee, for identification, shall be executed in facsimile by the Trust Committee and by the Trustee and shall be dated as specified by the Trustee; (B) The Trustee may amend the form of the Bearer	
(B) The Trustee may amend the form of the Bearer Shares;	Shares; (C) The Trustee may determine that such number of Bearer Shares as the Trustee may determine shall	
(C) The Trustee may determine that such number of Bearer Shares as the Trustee may determine shall be represented by a single Bearer Share which shall be deposited with the central institute (central instituut) as defined in the Giro Act (or any successor institute under any successor legislation) or with another securities depository designated by the Trustee;	be represented by a single Bearer Share which shall be deposited with the central institute (centraal instituut) as defined in the Giro Act (or any successor institute under any successor legislation) or with another securities depository designated by the Trustee; (D) Title to a Bearer Share may be transferred by delivery, and, subject to applicable mandatory law, the Trustee, notwithstanding notice to the contrary, may treat the bearer thereof from time to time as the	

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 (D) Title to a Bearer Share may be transferred by delivery, and, subject to applicable mandatory law, the Trustee, notwithstanding notice to the contrary, may treat the bearer thereof from time to time as the absolute owner thereof for all purposes. SECTION 5.4. Registered Shares. Registered Shares (i) may be certificated Registered Shares or non-certificated Registered Shares, as determined by the Trustee, (ii) shall, if certificated, be in the form determined by the Trustee, and (iii) shall be subject to the provisions set forth in this Deed, including but not limited to the following provisions:- (A) A register of Registered Shareholders shall be kept by or under the control of the Trustee in such form and manner as it may determine (the "Register") and a copy of the Register (which copy shall be the Register in the event that the original Register is unavailable for whatever reason) shall be kept at all times at such place as the Trust Committee may request and there shall be 	SECTION 5.4. Registered Shares. Registered Shares (i) may be certificated Registered Shares or non-certificated Registered Shares, as determined by the Trustee, (ii) shall, if certificated, be in the form determined by the Trustee, and (iii) shall be subject to the provisions set forth in this Deed, including but not limited to the following provisions: (A) A register of Registered Trust Shareholders shall be kept by or under the control of the Trustee in such form and manner as it may determine (the "Register") and a copy of the Register (which copy shall be the Register in the event that the original Register is unavailable for whatever reason) shall be kept at all times at such place as the Trust Committee may request and there shall be entered in the Register:- 1. The names and addresses of the Registered Trust Shareholders (but so that for any second or subsequent forename an initial shall suffice);	Changes to reflect that the new share structure of HAL Trust shall consist solely of registered shares, without distinction between certificated and noncertificated registered shares (which share structure is to mirror HAL Holding's share structure).

	ISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
en	tered in the Register:-		
(1)	The names and addresses of the Registered Shareholders (but so that for any second or subsequent forename an initial shall suffice);	2. The number of Units represented by the Registered Trust Share(s) held by every Registered Trust Shareholder and the number(s) of these Registered Trust Share(s);	
(2)	The number of Units represented by the Registered Share(s) held by every Registered Shareholder and the number(s) of these Registered Share(s);	3. The date at which the name of every such Person was entered in respect of the Registered Trust Share(s) standing in his name and if he became the holder thereof by virtue of an instrument of	
(3)	The date at which the name of every such Person was entered in respect of the Registered Share(s) standing in his name and if he became the holder	transfer a sufficient reference to enable the name and address of the transferor to be identified, provided that:	
	thereof by virtue of an instrument of transfer a sufficient reference to enable the name and address of the transferor to be identified, provided that:	(I)(i) in the case of a Registered Trust Share ewned held jointly by several Persons only one Person shall be registered as the holder thereof (who will be the Person	
	(I) in the case of a Registered Share owned jointly by several Persons only one Person shall be registered as the holder thereof (who will be	designated in writing by the joint owners holders if such designation is made); and	

PF	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	the Person designated in writing by the joint owners if such designation is made); and (II) in the case of Registered Shares subject to the Giro Act, the central institute (centraal instituut) or an intermediary (intermediair) as	Shares subject to the Giro Act, the central institute (centraal instituut) or an intermediary (intermediair) as defined in the Giro Act (or any comparable entity under any successor legislation) may be registered as the holder thereof;	
(B)	defined in the Giro Act (or any comparable entity under any successor legislation) may be registered as the holder thereof; Any change of name or address on the part of any Registered Shareholder shall	(B) Any change of name or address on the part of any Registered Trust Shareholder shall forthwith be notified to the Trustee who on being satisfied thereof shall alter the Register, or cause it to be altered, accordingly;	
	forthwith be notified to the Trustee who on being satisfied thereof shall alter the Register, or cause it to be altered, accordingly;	(C) The Register shall during business hours (subject to such reasonable restrictions as the Trustee may impose but so that not less than two (2) hours in each business day	
(C)	The Register shall during business hours (subject to such reasonable restrictions as the Trustee may impose but so that not less than two (2) hours in each business day shall be allowed for inspection) be open to	shall be allowed for inspection) be open to the inspection of any Registered Trust Shareholder without charge, provided that if the Register is kept on an electronic system whereunder it is not supposed to be capable	

PF	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	the inspection of any Registered Shareholder without charge, provided that if the Register is kept on an electronic system whereunder it is not supposed to be capable of being read in the normal manner, the provisions of this sub clause (C) of this Section 5.4 may be satisfied by the production of legible evidence of the contents of the Register and provided that a Registered Shareholder shall be entitled to inspect only such portion of the Register as contains entries with respect to the Registered Share(s) registered in such Person's name;	of being read in the normal manner, the provisions of this sub clause (C) of this Section 5.4 5.1 may be satisfied by the production of legible evidence of the contents of the Register and provided that a Registered Trust Shareholder shall be entitled to inspect only such portion of the Register as contains entries with respect to the Registered Trust Share(s) registered in such Person's name; (D) Each certificated Registered Share shall be numbered, in the manner determined by the Trustee, for identification, shall be executed in facsimile by the Trust Committee and by the Trustee and shall be	Deletion of clause to reflect that the new share structure of HAL Trust shall consist solely of registered shares, without distinction between
(D)	Each certificated Registered Share shall be numbered, in the manner determined by the Trustee, for identification, shall be executed in facsimile by the Trust Committee and by the Trustee and shall be dated as specified by the Trustee. The Trustee may amend the form of the certificated Registered Shares.	dated as specified by the Trustee. The Trustee may amend the form of the certificated Registered Shares. (E)(D) A Registered Trust Share may be transferred by the holder thereof by representation of a written instrument of transfer (or, if the Registered Share is certificated, of such Registered Share	certificated and non-certificated registered shares (which share structure is to mirror HAL Holding's share structure). Changes to reflect that the new share structure of HAL Trust shall consist solely of registered shares, without distinction between certificated and non-certificated registered shares (which share structure is to mirror HAL Holding's share
(E)	A Registered Share may be transferred by	properly endorsed or accompanied by a	structure).

PF	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	the holder thereof by presentation of a	written instrument of transfer) in a form	
	written instrument of transfer (or, if the	satisfactory to the Trustee at the offices of	
	Registered Share is certificated, of such	the Trustee or the Netherlands Agent or at	
	Registered Share properly endorsed or	any other place the Trustee may provide.	
	accompanied by a written instrument of	Every instrument of transfer must be signed	
	transfer) in a form satisfactory to the Trustee at the offices of the Trustee or the	by the transferor or his attorney and the transferor shall be deemed to remain the	
	Netherlands Agent or at any other place the	holder of the Registered Trust Share	
	Trustee may provide. Every instrument of	transferred until the name of the transferee	
	transfer must be signed by the transferor or	is entered in the Register in respect thereof	
	his attorney and the transferor shall be	whereupon, if the Registered Share is	
	deemed to remain the holder of the	certificated, a new Registered Share or new	
	Registered Share transferred until the name	Registered Shares for the relevant number of	
	of the transferee is entered in the Register in respect thereof whereupon, if the	Units shall be issued to the transferee;	
	Registered Share is certificated, a new	(F)(E) All instruments of transfer which shall be	
	Registered Share or new Registered	presented may be retained by the Trustee;	
	Shares for the relevant number of Units		
	shall be issued to the transferee;	(G)(F) Subject to applicable mandatory law, the	
		Trustee, notwithstanding notice to the	
(F)	All instruments of transfer which shall be	contrary, may treat the Person in whose	
	presented may be retained by the Trustee;	name any Registered <u>Trust</u> Share is	
		registered in the Register from time to time	
(G)	Subject to applicable mandatory law, the	as the absolute owner holder thereof for all	
	Trustee, notwithstanding notice to the	purposes. The receipt given by the holder of	

PR	OVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	contrary, may treat the Person in whose name any Registered Share is registered in the Register from time to time as the absolute owner thereof for all purposes. The receipt given by the holder of any Registered Share for any moneys payable in respect of the Units represented by such Registered Share, shall be a good discharge to the Trustee of all obligations or liability related thereto.	any Registered Trust Share for any moneys payable in respect of the Units represented by such Registered Trust Share, shall be a good discharge to the Trustee of all obligations or liability related thereto. SECTION 5.5. Exchange of Shares. The Trustee may determine that: (A) one or more Bearer Shares may be exchanged for one or more other Bearer Shares:	Deletion of former Section 5.5 to reflect that the share structure shall consist of Registered Shares only.
	TON 5.5. Exchange of Shares. The ee may determine that:	(B) one or more certificated Registered Shares may be exchanged for a non-certificated Registered	
(A)	one or more Bearer Shares may be exchanged for one or more other Bearer Shares;	Share and that a non-certificated Registered Share may be exchanged for one or more certificated Registered Shares; and	
(B)	one or more certificated Registered Shares may be exchanged for a non-certificated Registered Share and that a non-certificated Registered Share may be exchanged for one or more certificated Registered Shares; and	(C) one or more Registered Shares may be exchanged for one or more Bearer Shares and that one or more Bearer Shares may be exchanged for a non-certificated Registered Share or one or more certificated Registered Shares.	

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(C) one or more Registered Shares may be exchanged for one or more Bearer Shares and that one or more Bearer Shares may be exchanged for a non-certificated Registered Share or one or more certificated Registered Shares. The aggregate number of Units represented by the Share or Shares issued pursuant to any such exchange shall be equal to the aggregate number of Units represented by the Share or Shares so exchanged. The Trustee may make such arrangements as it deems fit with respect to any such exchange. SECTION 5.6. Taxes. A sum sufficient to cover any tax or other governmental charge that may be imposed in connection with any transfer or exchange of Shares shall be paid to the Trustee by the Person making such transfer or exchange; but there shall be	The aggregate number of Units represented by the Share or Shares issued pursuant to any such exchange shall be equal to the aggregate number of Units represented by the Share or Shares so exchanged. The Trustee may make such arrangements as it deems fit with respect to any such exchange. SECTION 5.6. Section 5.2 Taxes. A sum sufficient to cover any tax or other governmental charge that may be imposed in connection with any transfer or exchange of Trust Shares shall be paid to the Trustee by the Person making such transfer or exchange; but there shall be no other charge due to or imposed by the Trustee for any transfer or exchange of Trust Shares provided for in Sections 5.4 and 5.5. All Shares cancelled pursuant to this Deed, other than those endersed for transfer, may be destroyed by the Trustee. Section 5.1.	Technical change to reflect overall changes to share structure.
no other charge for any transfer or exchange of Shares provided for in Sections 5.4 and 5.5. All Shares cancelled pursuant to this Deed, other than those endorsed for transfer, may be destroyed by the Trustee.	SECTION 5.7. Replacement of a Share. In case any Share (whether a Bearer Share or a certificated Registered Share) shall become mutilated or be destroyed, stolen or lost, the Trustee	Deletion of former Section 5.7 to reflect that the share structure shall consist of Registered Shares only.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	shall execute and deliver a new Share in exchange	
SECTION 5.7. Replacement of a Share. In	and substitution therefore upon the Trust	
case any Share (whether a Bearer Share or a	Shareholder furnishing to the Trustee proper	
certificated Registered Share) shall become	identification, in the case of a Registered	
mutilated or be destroyed, stolen or lost, the Trustee	Shareholder, and, in all cases, a satisfactory	
shall execute and deliver a new Share in exchange	indemnity, complying with such other reasonable	
and substitution therefore upon the Trust	regulations and conditions as the Trustee may	
Shareholder furnishing to the Trustee proper	prescribe and paying such expenses as the Trustee	
identification, in the case of a Registered	may incur, provided that if the Trust has terminated	
Shareholder, and, in all cases, a satisfactory	or is in the process of termination the Trustee, in lieu	
indemnity, complying with such other reasonable	of issuing such new Share, may, upon the terms and	
regulations and conditions as the Trustee may	conditions set forth in this Deed, make the	
prescribe and paying such expenses as the	distributions set forth in Section 18.2. Any mutilated	
Trustee may incur, provided that if the Trust has	Share shall be duly surrendered and cancelled	
terminated or is in the process of termination the	before any duplicate Share shall be issued in	
Trustee, in lieu of issuing such new Share, may,	exchange and substitution therefore. Upon the issue	
upon the terms and conditions set forth in this Deed,	of any duplicate Share pursuant to this Section 5.7,	
make the distributions set forth in Section 18.2.	the Trustee may, after consultation with Euronext	
Any mutilated Share shall be duly surrendered and	Amsterdam, and will, if the original Share has been	
cancelled before any duplicate Share shall be	listed on the list of stolen or lost securities issued by	
issued in exchange and substitution therefore.	the relevant police authorities, determine that the	
Upon the issue of any duplicate Share pursuant to	Share claimed to have been lost, stolen or destroyed	
this Section 5.7, the Trustee may, after consultation	shall become null and void and of no effect.	
with Euronext Amsterdam, and will, if the original		
Share has been listed on the list of stolen or lost		

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
securities issued by the relevant police authorities, determine that the Share claimed to have been lost, stolen or destroyed shall become null and void and of no effect.	Section 5.3. Place of Exchange. All exchanges provided for in this Article V Deed may be made at the offices of the Trustee or the Netherlands Agent or at any other place the Trustee may provide.	
SECTION 5.8. Place of Exchange. All exchanges provided for in this Article V may be made at the offices of the Trustee or the Netherlands Agent or at any other place the Trustee may provide.		
ARTICLE VI Trust Property	ARTICLE VI Trust Property	
SECTION 6.1. Permitted Assets. The Trustee may not hold any property as Trust Property under this Deed other than that permitted by this Deed. Without prejudice to any other provisions of this Deed, the Trustee may hold as Trust Property (i) Company Shares, (ii) the distributions made by the Company in respect of Company Shares, (iii) deposits with prime banks or major companies, (iv) the income received by the Trustee in respect of the investments permitted under this Deed, and (v) such other investments as may be approved from	SECTION Section 6.1. Permitted Assets. The Trustee may not hold any property as Trust Property under this Deed other than that as permitted by this Deed. Without prejudice to any other provisions of this Deed, the Trustee may hold as Trust Property may solely consist of (i) Company Shares, (ii) the distributions made by the Company dividends paid and payable in respect of the Company Shares, (iii) deposits with prime banks or major companies, (iv) the income received by the Trustee in respect of the investments permitted	Changes to clarify what assets the Trustee may hold (thereby confirming what it has held until now), and that such assets will be held strictly for the benefit and account of the Trust Shareholders and that any dividends, other distributions and rights received by the Trustee shall be distributed, respectively made available, to the Trust Shareholders.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
time to time by Ordinary Resolution.	under this Deed, and (v) such other investments as may be approved from time to time by Ordinary	
SECTION 6.2. Change of Trust Property. The	Resolution. other distributions by the Company on	
Trustee shall not be permitted to invest, reinvest,	or in respect of Company Shares and (iv) other	
exchange or otherwise change the form of	rights attaching to the Company Shares and/or	
investment of the Trust Property except as provided	issued by on or behalf of the Company to holders	
in this Deed.	of Company Shares. Any such Company Shares,	
	dividends, other distributions and other rights will	
SECTION 6.3. Company Shares held by the	from time to time be held strictly for the benefit and	
Trust. Unless otherwise agreed by the Trust	account of the Trust Shareholders and any	
Committee, the Trustee shall cause the Company to	dividends, other distributions and other rights shall	
register the Company Shares held by the Trust in	be distributed, respectively made available, to the	
the name of the Trustee as trustee under this Deed,	<u>Trust Shareholders in accordance with Section 7.1</u>	
but the Trustee shall not accept any certificates,	through Section 7.4.	
whether in registered or in bearer form, for such		
Company Shares. The Company shall issue to the	SECTION Section 6.2. Change of Trust Property.	
Trustee a non-transferable extract from the	The Trustee shall not be permitted to invest,	
Company's shareholders register certifying the	reinvest, exchange or otherwise change the form of	
number of Company Shares held by the Trust.	investment of the Trust Property except as provided	
OFOTION O.4. Province (T. 1.0	in this Deed.	
SECTION 6.4. Power of Trust Committee to	CECTIONICs at less 0.2. Commons Chartes held by	
direct Trustee to invest Trust Property.	SECTION Section 6.3. Company Shares held by	
	the Trust. Unless otherwise agreed by the Trust	
The Trust Committee shall have the power to direct	Committee, the Trustee shall cause the Company to	
the Trustee to invest, reinvest, exchange or	register the Company Shares held by the Trust in	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
otherwise change the form of investments of the	the name of the Trustee as trustee under this Deed, but the Trustee shall not accept any certificates,	
Trust Property, <u>provided</u> , <u>however</u> , that the Trust Committee shall not have the power to direct the	whether in registered or in bearer form, for such	
Trustee to reinvest, exchange or otherwise dispose	Company Shares. The Company shall issue to the	
of the Company Shares, except as provided in	Trustee a non-transferable extract from the	
Sections 6.6 and 10.2 (C).	Company's shareholders register certifying the	
(6).	number of Company Shares held by the Trust.	
SECTION 6.5. Conversion of Foreign	, ,	
Currency. Whenever the Trustee shall receive any	SECTION 6.4. Power of Trust Committee to	
sum in a currency other than Euros and if at the time	direct Trustee to invest Trust Property.	Deletion of clause to remove ability of Trust
of the receipt thereof the foreign currency so		Committee to direct Trustee how to invest Trust
received can in the judgment of the Trustee be	The Trust Committee shall have the power to direct	Property, to emphasize the continued transparency
converted on a reasonable basis into Euros the	the Trustee to invest, reinvest, exchange or	of HAL Trust.
Trustee shall convert or cause to be converted, by	otherwise change the form of investments of the	
sale or in any other manner that it may determine,	Trust Property, provided, however, that the Trust	
such foreign currency into Euros. If such conversion	Committee shall not have the power to direct the	
can be effected only with the approval or licence of	Trustee to reinvest, exchange or otherwise dispose	
any government or agency thereof, the Trustee	of the Company Shares, except as provided in	
shall file such applications for approval or licence, if any, as it may deem desirable. If at any time the	Sections 6.6 and 10.2 (C).	
Trustee shall determine that in its judgment any	SECTION 6.5. Section 6.4. Conversion of	
foreign currency received by the Trustee is not	Foreign Currency. Whenever the Trustee shall	
convertible on a reasonable basis into Euros or if	receive any sum in a currency other than Euros it	
any approval or licence of any government or	shall distribute such proceeds in such foreign	Technical change.
agency thereof which is required for such	currency to the Trust Shareholders, as provided in	

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conversion is denied or in the opinion of the	Section 7.1. Only if such distribution cannot be	
Trustee is not obtainable, or if any such approval or	made to the Trust Shareholders in such foreign	
licence is not obtained within a reasonable period as	currency and if at the time of the receipt thereof the	
determined by the Trustee, the Trustee may hold	foreign currency so received can in the judgment of	
such foreign currency as Trust Property.	the Trustee be converted on a reasonable basis into	
	Euros the Trustee shall convert or cause to be	
SECTION 6.6. <u>Sale of Company Shares.</u>	converted, by sale or in any other manner that it	
Notwithstanding anything to the contrary contained	may determine, such foreign currency into Euros. If.	
in this Trust Deed, the Trustee may, with the	under such circumstances, such conversion can be	
approval of the Trust Committee, or shall, if so	effected only with the approval or licence of any	
requested by the Trust Committee, sell and transfer	government or agency thereof, the Trustee shall	
to the Company Company Shares held by the	file such applications for approval or licence, if any,	
Trustee as Trust Property in exchange for one or	as it may deem desirable. If at any time the Trustee	
more Shares representing a number of Units equal	shall determine that in its judgment any foreign	
to the number of Company Shares sold and	currency received by the Trustee is not convertible	
transferred. The Shares so acquired by the Trustee	on a reasonable basis into Euros or if any approval	
shall be deemed cancelled and no longer	or licence of any government or agency thereof	
outstanding as of the date on which the transfer of	which is required for such conversion is denied or in	
the Shares to the Trustee is effected.	the opinion of the Trustee is not obtainable, or if any	
	such approval or licence is not obtained within a	
SECTION 6.7. <u>Change of Company</u>	reasonable period as determined by the Trustee, the	
Investments. Nothing in this Deed shall prevent the	Trustee may hold such foreign currency as Trust	
Company to invest, reinvest, exchange, or	Property.	
otherwise change the form of investment of, its		
property or to engage or terminate its engagement in	SECTION 6.6. Section 6.5. Sale of Company	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
any business of whatsoever nature and the Company shall not be required to obtain approval or directions therefor from the Trust Shareholders by Ordinary Resolution or otherwise, provided, however, that in case a meeting of Company Shareholders is held to approve, or give directions with respect to, such investment, reinvestment, exchange, change, engagement or termination, at such meeting the Trustee shall exercise the voting rights appertaining to the Company Shares as Trust Property in accordance with Section 11.4.	Shares to the Company. Notwithstanding anything to the contrary contained in this Trust Deed, the Trustee may, with the approval of the Trust Committee, or shall, if so requested by the Trust Committee, sell and transfer to the Company. Company Shares held by the Trustee as Trust Property in exchange for one or more Shares representing a an equal number of Units equal to the number of Company Trust Shares sold and transferred. The Trust Shares so acquired by the Trustee shall be deemed cancelled and no longer outstanding as of the date on which the transfer of the Trust Shares to the Trustee is effected. SECTION 6.7. Section 6.6. Change of Company Investments. Nothing in this Deed shall prevent the Company to invest, reinvest, exchange, or otherwise change the form of investment of, its property or to engage or terminate its engagement in any business of whatsoever nature and the Company shall not be required to obtain approval or directions therefor from the Trust Shareholders by Ordinary Resolution or otherwise, provided, however, that in case a meeting of Company Shareholders is held to approve, or give directions	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	with respect to, such investment, reinvestment, exchange, change, engagement or termination, at such meeting the Trustee shall exercise the voting rights appertaining to the Company Shares as Trust Property in accordance with Section 11.4 10.4.	
ARTICLE VII Profits of the Trust SECTION 7.1. Profits of the Trust. The profits of the Trust in respect of a Financial Year as they appear in the profit and loss account of the Trust as approved by an Ordinary Resolution as provided in Section 14.3 shall be applied as follows: (A) FIRST: out of the profits such dividend as may be determined by Ordinary Resolution shall be distributed to the Trust Shareholders in proportion to the number of Units represented by the Shares held by such Trust Shareholders;	ARTICLE VII Profits of the Trust SECTION 7.1. Profits of the Trust. The profits of the Trust in respect of a Financial Year as they appear in the profit and loss account of the Trust as approved by an Ordinary Resolution as provided in Section 14.3 shall be applied as follows: (A) FIRST: out of the profits such dividend as may be determined by Ordinary Resolution shall be distributed to the Trust Shareholders in proportion to the number of Units represented by the Shares held by such Trust Shareholders; (B) SECOND: the remaining part of the profits, if any, shall be retained as Trust Property.	Deletion of clause to emphasize the continued transparency of HAL Trust, whereby all distributions received from HAL Holding N.V. are distributed to the respective HAL Trust shareholders, as a result whereof no remaining profit could remain for HAL Trust.
(B) SECOND: the remaining part of the profits, if any, shall be retained as Trust		

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Property.		
ARTICLE VIII	ARTICLE VIII VII	The new sections 7.1 through 7.4 reflect the
Other Distributions and unclaimed Distributions	Other Distributions and unclaimed Distributions	continued transparency of HAL Trust and provide
		that any dividends, other distributions and rights
SECTION 8.1. Other cash distributions to Trust	Section 7.1.	received by the Trustee shall be distributed,
Shareholders. If so directed by an Ordinary	Cash dividends and other proceeds. Upon the	respectively made available, to the Trust
Resolution, the Trustee shall distribute to the Trust	Trustee receiving a dividend payment or other	Shareholders.
Shareholders, out of the Trust Property, such	payment from the Company on or in respect of any	
amounts in cash as the Ordinary Resolution will	of the Company Shares, it shall immediately make	
specify, in proportion to the number of Units	an equivalent payment on the corresponding Trust	
represented by the Shares held by such Trust	Shares. Distributions on Trust Shares will be made	
Shareholders, provided that the amount of the	payable without charging costs or commission.	
distribution(s) shall not exceed the aggregate		
amount of the parts of the profits of the Trust of	SECTION 8.1. Other cash distributions to Trust	
previous Financial Years which have been retained	Shareholders. If so directed by an Ordinary	
as Trust Property pursuant to Section 7.1.	Resolution, the Trustee shall distribute to the Trust	
	Shareholders, out of the Trust Property, such	
SECTION 8.2. <u>Distribution of Shares.</u> If so	amounts in cash as the Ordinary Resolution will	
directed by Ordinary Resolution, the Trustee shall by	specify, in proportion to the number of Units	
way of distribution or otherwise issue Shares or	represented by the Shares held by such Trust	
rights to acquire upon issue Shares to the Trust	Shareholders, provided that the amount of the	
Shareholders without consideration, but otherwise	distribution(s) shall not exceed the aggregate	
on such terms and in such manner as the	amount of the parts of the profits of the Trust of	
Company may determine with the consent of the	previous Financial Years which have been retained	
Trust Committee, provided that such issue shall be		

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
in proportion to the number of Units represented by	as Trust Property pursuant to Section 7.1.	
the Shares held by such Trust Shareholders. In the	Onether 7.0	
event rights to acquire upon issue Shares are issued	Section 7.2.	
the Trustee shall issue such Shares upon exercise of such rights without consideration but otherwise in	Stock dividend and bonus shares. In the event the Trustee receives additional Company Shares from	
accordance with the terms of the issue as	the Company by way of stock dividend or bonus	
determined by the Company with the consent of	shares on or in respect of any of the Company	
the Trust Committee.	Shares, it shall immediately make an equivalent	
	payment on the corresponding Trust Shares, by	
SECTION 8.3. <u>Unclaimed Distributions on</u>	means of issuing additional Trust Shares in the	
Shares. If any distribution made by the Trustee to	same number as the Company Shares received	
the Trust Shareholders shall remain unclaimed by	from the Company.	
any Trust Shareholder at the end of six (6) years		
from the date of such distribution as specified in	Section 7.3.	
the relevant notice as referred to in Section 9.1, all	<u>Liquidation Distributions. Upon the Trustee</u>	
rights of such Trust Shareholder to such distributions	receiving an interim or final liquidation distribution	
shall be extinguished and such distribution shall	from the Company on or in respect of any of the	
thereafter be Trust Property.	Company Shares, it shall immediately make an equivalent payment on the corresponding Trust	
	Shares. Upon the payment by the Trustee of the	
	final liquidation distribution from the Company on	
	all the Trust Shares all issued and outstanding	
	Trust Shares shall be cancelled by the Trustee.	
	SECTION 8.2. Distribution of Shares. If so	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	directed by Ordinary Resolution, the Trustee shall	
	by way of distribution or otherwise issue Shares or	
	rights to acquire upon issue Shares to the Trust	
	Shareholders without consideration, but otherwise	
	on such terms and in such manner as the Company	
	may determine with the consent of the Trust	
	Committee, provided that such issue shall be in	
	proportion to the number of Units represented by	
	the Shares held by such Trust Shareholders. In the	
	event rights to acquire upon issue Shares are issued	
	the Trustee shall issue such Shares upon exercise of	
	such rights without consideration but otherwise in accordance with the terms of the issue as	
	determined by the Company with the consent of the Trust Committee.	
	Trust Committee:	
	Section 7.4.	
	Preferential subscription rights. In the event the	
	Company issues additional Company Shares and	
	the Trustee in respect of any of the Company	
	Shares has a pre-emptive right to subscribe for	
	such additional Company Shares, the Trustee will	
	grant each of the Trust Shareholders an	
	equivalent pre-emptive right to, in respect of the	
	corresponding Trust Shares, subscribe for	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	additional Trust Shares. The contribution payable	
	by a subscribing Trust Shareholder to acquire an	
	additional Trust Share shall be equal to the	
	contribution owed by the Trustee to the Company	
	to acquire an additional Company Share pursuant	
	to the exercise of its pre-emptive right. With the approval of the Trust Committee, the Trustee may	
	set conditions as regards the formalities to be	
	adhered to by individual Trust Shareholders to	
	exercise their right under this Section 7.4. and as	
	regards the manner and timing of payment of the	
	contribution payable by Trust Shareholders	
	subscribing for additional Trust Shares.	
	SECTION 8.3. Section 7.5. Unclaimed Distributions	
	on Shares. If any distribution made available by the	
	Trustee to the Trust Shareholders shall remain	
	unclaimed by any Trust Shareholder at the end of six	
	(6) years from the date of such distribution as	
	specified in the relevant notice as referred to in	
	Section 9.1 Section 8.1, all rights of such Trust	
	Shareholder to such distributions shall be	
	extinguished and the amount of such distribution	
	shall thereafter be fall due to the	
	CompanyTrust Property.	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
ARTICLE IX	ARTICLE <mark>IX</mark> <u>VIII</u>	
<u>Distribution Procedures</u>	Distribution Procedures	
SECTION 9.1. Notice. Notice of any distribution to Trust Shareholders shall be given in the manner notices to Trust Shareholders are to be given by the Trustee as provided in Section 19.1, in each case specifying the form of the distribution, the date of such distribution, and containing any other information the Trustee deems desirable with due observance of all applicable legal requirements including any applicable provisions of the securities laws of any relevant jurisdiction.	SECTION 9.1. Section 8.1 Notice. Notice of any distribution to Trust Shareholders shall be given in the manner notices to Trust Shareholders are to be given by the Trustee as provided in Section 19.1 18.1, in each case specifying the form of the distribution, the date of such distribution, and containing any other information the Trustee deems desirable with due observance of all applicable legal requirements including any applicable provisions of the securities laws of any relevant jurisdiction.	
SECTION 9.2. Payments. Payments of cash distributions to Trust Shareholders shall be made by the Trustee in an aggregate amount to the Netherlands Agent for payment to the Trust Shareholders at its office in Amsterdam and such other offices within the Netherlands as the Trust Committee may approve. The payment to the Netherlands Agent of an aggregate amount sufficient to pay the cash distributions on all outstanding Shares shall fully discharge the Trustee from any liability therefor to any Trust Shareholder.	SECTION 9.2. Section 8.2 Payments. Payment of cash distributions Cash payments to Trust Shareholders shall be made by the Trustee in an aggregate amount to the Netherlands Agent for payment to the Trust Shareholders at its office in Amsterdam and such other offices within the Netherlands as the Trust Committee may approve. The payment to the Netherlands Agent of an aggregate amount sufficient to pay the cash distributions on all outstanding Trust Shares shall fully discharge the Trustee from any liability	

PROVISION OF THE TRUST DEED BEFORE PROPOSED AMENDMENTS TO TRUST DEED **EXPLANATORY NOTES** THE PROPOSED AMENDMENTS Such payment shall be to a Euro account of the therefor to any Trust Shareholder. Such Subject Technical change. to the provisions of Section 6.4 such payment Netherlands Agent with a bank in the Netherlands shall be to a Euro account of the Netherlands on such business day prior to the date of such distribution as specified in the relevant notice as Agent with a bank in the The Netherlands on such business day prior to the date of such distribution referred to in Section 19.1 as the Trustee may as specified in the relevant notice as referred to in agree with the Netherlands Agent. The Trustee shall give notice to the Netherlands Agent on such Section 19.1 18.1 as the Trustee may agree with the Netherlands Agent. The Trustee shall give business day prior to making such payment as the notice to the Netherlands Agent on such business Trustee may agree with the Netherlands Agent and day prior to making such payment as the Trustee such notice shall specify the aggregate amount to be may agree with the Netherlands Agent and such paid and the number of Shares outstanding as of notice shall specify the aggregate amount to be the date of the notice and, in respect of payments to paid and the number of Trust Shares outstanding be made to Registered Shareholders, the bank as of the date of the notice and, in respect of accounts into which those payments must be made, payments to be made to Trust Shareholders, the as notified for that purpose by the Registered bank accounts into which those payments must be Shareholders to the Trustee. Any distribution to be made other than in cash to Trust Shareholders shall made, as notified for that purpose by the Registered Trust Shareholders to the Trustee. Any be made through the Netherlands Agent in such distribution to be made other than in cash to manner as the Trust Committee shall determine. If Registered Trust Shareholders shall be made there be no Netherlands Agent, distributions to Trust through the Netherlands Agent in such manner as Shareholders shall be made in such a manner as the Trust Committee shall determine. If there be the Trust Committee shall determine. no Netherlands Agent, distributions to Trust Shareholders shall be made in such a manner as the Trust Committee shall determine.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
ARTICLE X The Trust Committee	ARTICLE X IX The Trust Committee	
SECTION 10.1. <u>Trust Committee.</u> The Trust Committee shall be HAL Trust Committee Limited or any Successor Trust Committee appointed in accordance with this Deed or by law.	SECTION 10.1. Section 9.1. Trust Committee. The Trust Committee shall be HAL Trust Committee Limited or any Successor Trust Committee appointed in accordance with this Deed or by law.	
SECTION 10.2. <u>Duties of the Trust Committee.</u> The Trust Committee shall have the power and the duty:-	SECTION 10.2. Section 9.2. Duties of the Trust Committee. The Trust Committee shall have the power and the duty:-	
(A) To advise the Trustee in each and every way specifically provided in this Deed;	(A) To advise the Trustee in each and every way specifically provided in this Deed;	
(B) To give any advice to the Trustee not specifically provided for in this Deed but requested in writing by the Trustee as being in the interest of the Trust Shareholders;	(B) To give any advice to the Trustee not specifically provided for in this Deed but requested in writing by the Trustee as being in the interest of the Trust Shareholders;	
(C) To take reorganisation action as follows:-	(C) To take reorganisation action as follows:-	
(1) The Trust Committee may deliver to the Trustee, at any time and from time to	(1) The Trust Committee may deliver to the Trustee, at any time and from time to	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
time, a Notice of Reorganisation in writing or by facsimile or other electronic modes of representing words in a visible form, whenever the Trust Committee in its sole and absolute discretion shall determine that circumstances which make it advisable to take the reorganisation action specified in such Notice of Reorganisation exist with respect to the country of incorporation of the Company. Such circumstances shall include but not be limited to the following:- (i) That the territorial integrity of such country has been threatened or violated, or that there is, in the opinion of the Trust Committee, a significant danger that it will be; or (ii) That such country directly or indirectly becomes subject to the domination of a foreign power, or its government is overthrown by force or coup d'etat (including without limitation, the taking over of such government by a military	time, a Notice of Reorganisation in writing or by facsimile or other electronic modes of representing word in a visible form, e-mail or other text-conveying means of communication, whenever the Trust Committee in its sole and absolute discretion shall determine that circumstances which make it advisable to take the reorganisation action specified in such Notice of Reorganisation exist with respect to the country of incorporation of the Company. Such circumstances shall include but not be limited to the following:- (i) That the territorial integrity of such country has been threatened or violated, or that there is, in the opinion of the Trust Committee, a significant danger that it will be; or (ii) That such country directly or indirectly becomes subject to the domination of a foreign power, or its government is overthrown by force or coup d'etat (including	Technical update.

	I OF THE TRUST DEED BEFORE PROPOSED AMENDMENTS	PROPOSED	AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	junta or dictator), or there is a danger that such domination or overthrow will occur, to an extent		without limitation, the taking over of such government by a military junta or dictator), or there is a	
	which the Trust Committee deems significant, and such domination, overthrow or danger thereof, in		danger that such domination or overthrow will occur, to an extent which the Trust Committee deems	
	the opinion of the Trust Committee, is of such a nature that the affairs of the Company		significant, and such domination, overthrow or danger thereof, in the opinion of the Trust	
	may not be, or are no longer being, conducted strictly for the benefit of the Company or the		Committee, is of such a nature that the affairs of the Company may not be, or are no longer	
(iii)	Company Shareholders; or That a material percentage of the assets of the Company is about to		being, conducted strictly for the benefit <u>and account</u> of the Company or the Company	
	be transferred, or has been transferred, contrary to the best interest of the Company or the	(iii)	Shareholders; or That a material percentage of the assets of the Company is about to	
	Company Shareholders, as a result of coercion, duress, force majeure or any other action		be transferred, or has been transferred, contrary to the best interest of the Company or the	
(iv)	deemed inequitable by the Trust Committee; or That, in the opinion of the Trust		Company Shareholders, as a result of coercion, duress, force majeure or any other action	
(1V)	Committee, the applicable laws or		deemed inequitable by the Trust	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
conditions existing from time to time are such, or there is a danger that they will become such (a) that the Company may not be, or is no longer being, freely maintained and managed substantially in the same manner and under the same conditions as prevailed at the time of the creation of the Trust, or (b) that the fiscal or monetary policies of such country, in the opinion of the Trust Committee, renders it difficult for the Company to conduct its business and financial affairs in substantially the same manner and under the same conditions as prevailed at the time of the creation of the Trust; or (v) That, in the opinion of the Trust Committee, the Company or its officers or directors are under pressure to direct the payment or application of the income or assets of the Company in a	Committee; or (iv) That, in the opinion of the Trust Committee, the applicable laws or conditions existing from time to time are such, or there is a danger that they will become such (a) that the Company may not be, or is no longer being, freely maintained and managed substantially in the same manner and under the same conditions as prevailed at the time of the creation of the Trust, or (b) that the fiscal or monetary policies of such country, in the opinion of the Trust Committee, renders it difficult for the Company to conduct its business and financial affairs in substantially the same manner and under the same conditions as prevailed at the time of the creation of the Trust; or (v) That, in the opinion of the Trust Committee, the Company or its officers or directors are under	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
manner other than it or they otherwise would, or otherwise to act or refrain from acting, in relation to the affairs of the Company, in whole or in part, for reasons that are other than in the best interest of the Company or the Company Shareholders; or (vi) That, in the opinion of the Trust Committee, it would be in the best interest of the Company or the Company Shareholders for whatever reason, to take the action specified in the Notice of	pressure to direct the payment or application of the income or assets of the Company in a manner other than it or they otherwise would, or otherwise to act or refrain from acting, in relation to the affairs of the Company, in whole or in part, for reasons that are other than in the best interest of the Company or the Company Shareholders; or (vi) That, in the opinion of the Trust Committee, it would be in the best interest of the Company or the	
Reorganisation; (2) The Notice of Reorganisation shall specify that either:- (i) The Trustee shall transfer the Company Shares held by it as Trust Property in consideration of the issue of shares by the transferee; or (ii) The Trustee shall sell and transfer	Shareholders for whatever reason, to take the action specified in the Notice of Reorganisation; (2) The Notice of Reorganisation shall specify that either:- (i) The Trustee shall, subject to the approval of the Company,	Provision included to ensure that the capital of HAL Holding N.V. and HAL Trust is identical in terms of number of outstanding shares.

	OF THE TRUST DEED BEFORE ROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	a specified number of Company	terminate its holding and	
	Shares to the Company in	administration of the Company	
	consideration of the transfer by	Shares under this Deed and as a	
	the Company of such of its assets	result thereof shall cancel all	
	as the Trust Committee shall	issued and outstanding Trust	
	specify; or	<u>Shares in exchange for a</u>	
(iii)	The Trustee shall vote the	distribution of one Company	
	Company Shares or consent to a	Share for each issued and	
	resolution of the Company	outstanding Trust Share;	
	Shareholders outside a meeting in	(i)(ii) The Trustee shall transfer the	
	such manner as the Trust	Company Shares held by it as	
	Committee shall specify for the	Trust Property in consideration of	
	purpose of distributing all or part	the issue of shares by the	
	of the reserves and profits of the	transferee; or	
	Company to the Company	(ii)(iii) The Trustee shall sell and transfer	
	Shareholders and the Trustee	a specified number of Company	
	shall receive all assets so	Shares to the Company in	
	distributed on the Company	consideration of the transfer by the	
(5.4)	Shares held by it; or The Trustee shall take any other	Company of such of its assets as the Trust Committee shall specify;	
(iv)	action specified in such Notice of		
	Reorganisation with a view to	or (iii) (iv)The Trustee shall vote the	
	substituting another entity for the	Company Shares or consent to a	
	Company.	resolution of the Company	
	Sompany.	Shareholders outside a meeting in	
		Onaronoladia datalad a miceting in	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	such manner as the Trust Committee shall specify for the purpose of distributing all or part of the reserves and profits of the Company to the Company Shareholders and the Trustee shall receive all assets so distributed on the Company Shares held by it; er (vi)(v)The Trustee shall take any other action specified in such Notice of Reorganisation with a view to substituting another entity for the Company.	
The Notice of Reorganisation may specify that the Trustee shall do one or more of the actions specified above. If the Trustee receives shares in one company as a result of the transaction specified in such Notice of Reorganisation, such company shall, from and after the effective date of such transaction, be the Company, and such shares shall be Trust Property and shall be the Company Shares. If the	The Notice of Reorganisation may specify that the Trustee shall do one or more of the actions specified above. If the Trustee receives shares in one company as a result of the transaction specified in such Notice of Reorganisation, such company shall, from and after the effective date of such transaction, be the Company, and such shares shall be Trust Property and shall be the Company Shares, all in	Clarification of continued transparency of HAL
Trustee receives shares in more than	such manner that the beneficial title of	Trust.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
one company or shares in one company and/or assets other than shares it shall transfer such shares and/or assets to such transferee as the Trust Committee shall specify in consideration of the issue of a number of shares of such transferee equal to the number of Company Shares of such transferee outstanding immediately prior to the giving of the Notice of Reorganisation. Such transferee shall be a company and, from and after the effective date of such transaction, such company shall be the Company and its shares shall be Trust Property and shall be the Company Shares. The Trustee shall cause such company to enter into an agreement with the Trust Committee and the Trustee under which such company assumes all the obligations of the Company under this Deed;	the Trust Shareholders to the Trust Property shall not effectively change. If the Trustee receives shares in more than one company or shares in one company and/or assets other than shares it shall transfer such shares and/or assets to such transferee as the Trust Committee shall specify in consideration of the issue of a number of shares of such transferee equal to the number of Company Shares of such transferee outstanding immediately prior to the giving of the Notice of Reorganisation. Such transferee shall be a company and, from and after the effective date of such transaction, such company shall be the Company and its shares shall be Trust Property and shall be the Company Shares, all in such manner that the beneficial title of the Trust Shareholders to the Trust Property shall not effectively change. The Trustee shall cause such company to enter into an agreement with the Trust Committee and the	

Pi	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
		Trustee under which such company assumes all the obligations of the Company under this Deed;	
(D)	To deliver Notices of Change of Situs;	(D) To deliver Notices of Change of Situs;	
(E)	To give directions to the Trustee as provided in Section 6.4;	(E) To give directions to the Trustee as provided in Section 6.4;	Deleted as Section 6.4 has been deleted.
(F)	To determine the manner in which distributions other than in cash to Trust Shareholders are to be made as provided in Section 9.2;	(F)(E) To determine the manner in which distributions other than in cash to Trust Shareholders are to be made as provided in Section 9.2 8.2;	
(G)	To determine the manner in which distributions to Trust Shareholders are to be made, if there be no Netherlands Agent, as provided in Section 9.2;	(G)(F) To determine the manner in which distributions to Trust Shareholders are to be made, if there be no Netherlands Agent, as provided in Section 9.2 8.2;	
(H)	To take the actions as provided in Section 11.8;	(H)(G)To take the actions as provided in Section 41.8 10.8;	
(1)	To prepare the reports referred to in Section 14.1.	(I)(H)To prepare the reports referred to in Section 14.1 13.1;	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
SECTION 10.3. Notice of Change of Situs of the Trust. The Trust Committee is authorized to deliver to the Trustee, at any time and from time to time, a Notice of Change of Situs in writing or by facsimile or other electronic modes of representing words in a visible form whenever the Trust Committee, in its sole and absolute discretion, shall determine that circumstances which make it advisable to change the situs of the Trust exist with respect to the country to whose jurisdiction the Trustee is subject. Such circumstances shall include but not be limited to the following: (i) That the territorial integrity of such country has been threatened or violated, or that there is, in the opinion of the Trust Committee, a significant danger that it will be; or (ii) That such country directly or indirectly becomes subject to the domination of a foreign power, or its government is overthrown by force or coup d'etat (including, without limitation, the taking over of such government by a military junta or dictator), or there is a danger that such domination or overthrow will occur, to an	of Situs of the Trust. The Trust Committee is authorized to deliver to the Trustee, at any time and from time to time, a Notice of Change of Situs in writing facsimile or other electronic modes of representing word in a visible form, e-mail or other text-conveying means of communication, whenever the Trust Committee, in its sole and absolute discretion, shall determine that circumstances which make it advisable to change the situs of the Trust, exist with respect to the country to whose jurisdiction the Trust and/or the Trustee is subject. Such circumstances shall include but not be limited to the following:- (i) That the territorial integrity of such country has been threatened or violated, or that there is, in the opinion of the Trust Committee, a significant danger that it will be; or (ii) That such country directly or indirectly becomes subject to the domination of a foreign power, or its government is overthrown by force or coup d'etat (including, without limitation, the taking over of such government by a military junta or	Technical change.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
extent which the Trust Committee deems significant, and such domination, overthrow or danger thereof, in the opinion of the Trust Committee, is of such a nature that the affairs of the Trustee or the Trust may not be, or are no longer being, conducted strictly for the benefit of the Trust Shareholders; or (iii) That a material percentage of the Trust Property is about to be transferred, or has been transferred, contrary to the best interest of the Trust Shareholders, as a result of coercion duress, force majeure or any other action deemed inequitable by the Trust Committee; or (iv) That, in the opinion of the Trust Committee, the applicable laws or conditions existing from time to time are such, or there is a danger that they will become such (a) that the Trust may not be, or is no longer being, freely maintained and managed substantially in the same manner and under the same conditions as prevailed at the time of the creation of the Trust, or (b) that the fiscal or monetary policies of such	dictator), or there is a danger that such domination or overthrow will occur, to an extent which the Trust Committee deems significant, and such domination, overthrow or danger thereof, in the opinion of the Trust Committee, is of such a nature that the affairs of the Trustee or the Trust may not be, or are no longer being, conducted strictly for the benefit and account of the Trust Shareholders; or (iii) That a material percentage of the Trust Property is about to be transferred, or has been transferred, contrary to the best interest of the Trust Shareholders, as a result of coercion duress, force majeure or any other action deemed inequitable by the Trust Committee; or (iv) That, in the opinion of the Trust Committee, the applicable laws or conditions existing from time to time are such, or there is a danger that they will become such (a) that the Trust may not be, or is no longer being, freely maintained and managed substantially in the same manner and under the same conditions as prevailed at the	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
country, in the opinion of the Trust Committee, renders it difficult for the Trustee to conduct the business and financial affairs of the Trust in substantially the same manner and under the same conditions as prevailed at the time of the creation of the Trust; or (v) That, in the opinion of the Trust Committee, the Trustee or its officers or directors are under pressure to direct the payment or application of the income or assets of the Trust in a manner other than it or they otherwise would, or otherwise to act or refrain from acting, in relation to the affairs of the Trust, in whole or in part, for reasons that are other than in the best interest of the Trust Shareholders; or	time of the creation of the Trust, or (b) that the fiscal or monetary policies of such country, in the opinion of the Trust Committee, renders it difficult for the Trustee to conduct the business and financial affairs of the Trust in substantially the same manner and under the same conditions as prevailed at the time of the creation of the Trust; or (v) That, in the opinion of the Trust Committee, the Trustee or its officers or directors are under pressure to direct the payment or application of the income or assets of the Trust in a manner other than it or they otherwise would, or otherwise to act or refrain from acting, in relation to the affairs of the Trust, in whole or in part, for	
 (vi) That, in the opinion of the Trust Committee, it would be in the best interest of the Trust Shareholders for whatever reason, to take the action specified in the Notice of Change of Situs. SECTION 10.4. Broad Discretion of the Trust Committee. The parties to this Deed and the Trust 	reasons that are other than in the best interest of the Trust Shareholders; or (vi) That, in the opinion of the Trust Committee, it would be in the best interest of the Trust Shareholders for whatever reason, to take the action specified in the Notice of Change of Situs.	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
Shareholders are aware of the fact that determinations by the Trust Committee as to the existence or non-existence of the circumstances giving rise to its authority to deliver Notices of Reorganisation and Notices of Change of Situs will be extremely difficult to make, and that the Trust Committee may be forced to make determinations on the basis of incomplete, inaccurate or misrepresented facts. It is the express intention of the parties to this Deed that the determinations made by the Trust Committee shall be conclusive, final and binding on all Persons interested in the Trust and that the Trust Committee and the Trustee shall be fully protected against liability to any interested Person in making any such determination in good faith. SECTION 10.5. Replacement of the Trust	of the Trust Committee. The parties to this Deed and the Trust Shareholders are aware of the fact that determinations by the Trust Committee as to the existence or non-existence nonexistence of the circumstances giving rise to its authority to deliver Notices of Reorganisation and Notices of Change of Situs will be extremely difficult to make, and that the Trust Committee may be forced to make determinations on the basis of incomplete, inaccurate or misrepresented facts. It is the express intention of the parties to this Deed that the determinations made by the Trust Committee shall be conclusive, final and binding on all Persons interested in the Trust and that the Trust Committee and the Trustee shall be fully protected against liability to any interested Person in making any such determination in good faith.	
Committee. (A) The Trust Committee may resign at any time by giving notice of such resignation to the Trustee and to the Company but such resignation will not be effective until a new Trust Committee is selected in accordance with the provisions of Paragraph (C) of this	SECTION 10.5. Section 9.5. Replacement of the Trust Committee. (A) The Trust Committee may resign at any time by giving notice of such resignation to the Trustee and to the Company but such resignation will not be effective until a new	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS		PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
10.5	Section (the "Successor Trust Committee").	Trust Committee is selected in accordance with the provisions of Paragraph (C) of this	
(B)	The Trust Committee may be removed by an Ordinary Resolution. The Trust	Section 40.5 9.5 (the "Successor Trust Committee").	
	Committee will serve after such removal until a Successor Trust Committee has been selected in accordance with the provisions of Paragraph (C) of this Section 10.5.	(B) The Trust Committee may be removed by an Ordinary Resolution. The Trust Committee will serve after such removal until a Successor Trust Committee has been	
(C)	Subject to the provisions of Section 10.8 nominations for a Successor Trust	selected in accordance with the provisions of Paragraph (C) of this Section 10.5 9.5	
	Committee may be made at a meeting of Trust Shareholders called by the Trustee for the purpose of replacing a Trust Committee which has given notice of its intention to	(C) Subject to the provisions of Section 40.8 9.8 nominations for a Successor Trust Committee may be made at a meeting of Trust Shareholders called by the Trustee for	
	resign, or at a meeting of Trust Shareholders where the Trust Committee is removed as provided in Paragraph (B) of this Section 10.5. In either case only the	the purpose of replacing a Trust Committee which has given notice of its intention to resign, or at a meeting of Trust Shareholders where the Trust Committee is	
	Company may initially nominate a Successor Trust Committee; such nominee, however, must be confirmed by an Ordinary	removed as provided in Paragraph (B) of this Section 40.5 9.5. In either case only the Company may initially nominate a	
	Resolution. If the initial nominee is not so confirmed, the Trustee shall have the option to nominate another Successor Trust	Successor Trust Committee; such nominee, however, must be confirmed by an Ordinary Resolution. If the initial nominee is not so	

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Committee. If such other nominee is not confirmed by an Ordinary Resolution, or if the Trustee chooses not to exercise its right to nominate, the Company shall make further nominations until a Successor Trust Committee is so confirmed. SECTION 10.6. Liability of the Trust Committee. Notwithstanding anything to the contrary in this Deed, and in addition to other limits on the liability of the Trust Committee contained in this Deed, the Trust Committee shall be under no liability for any action taken in good faith, or for the disposition of moneys or other Trust Property pursuant to this Deed; provided, however, that this provision shall not protect the Trust Committee against any liability to which it would otherwise be subject by reason of wilful misfeasance, bad faith or negligence in the performance of its duties or by reason of its reckless disregard of its obligations and duties under this Deed. The Trust Committee may construe any of the provisions of this Deed insofar as the same may appear to be ambiguous or inconsistent with any other provisions hereof, and any construction of any such provisions hereof by	confirmed, the Trustee shall have the option to nominate another Successor Trust Committee. If such other nominee is not confirmed by an Ordinary Resolution, or if the Trustee chooses not to exercise its right to nominate, the Company shall make further nominations until a Successor Trust Committee is so confirmed. SECTION 10.6. Section 9.6. Liability of the Trust Committee. Notwithstanding anything to the contrary in this Deed, and in addition to other limits on the liability of the Trust Committee contained in this Deed, the Trust Committee shall be under no liability for any action taken in good faith, or for the disposition of moneys or other Trust Property pursuant to this Deed; provided, however, that this provision shall not protect the Trust Committee against any liability to which it would otherwise be subject by reason of wilful willful misfeasance, bad faith or negligence in the performance of its duties or by reason of its reckless disregard of its obligations and duties under this Deed. The Trust Committee may construe any of the provisions of this Deed insofar as the same may appear to be	

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the Trust Committee in good faith shall be binding	ambiguous or inconsistent with any other provisions	
upon the parties to this Deed and upon the Trust	hereof, and any construction of any such provisions	
Shareholders.	hereof by the Trust Committee in good faith shall	
	be binding upon the parties to this Deed and upon	
SECTION 10.7. <u>Fees for Services of the Trust</u>	the Trust Shareholders.	
Committee. The Trust Committee shall not be paid a		
fee. The Company shall reimburse the Trust	SECTION 10.7. Section 9.7. Fees for Services	
Committee for all its reasonable expenses incurred	of the Trust Committee. The Trust Committee shall	
in connection with carrying out its functions under	not be paid a fee. The Company shall reimburse the	
this Deed.	Trust Committee for all its reasonable expenses	
	incurred in connection with carrying out its functions	
SECTION 10.8. Qualifications of the Trust	under this Deed.	
Committee. The Trust Committee shall be a legal		
entity under the laws of the country in which it is	SECTION 10.8. Section 9.8. Qualifications of	
formed and shall have a board of directors or similar	the Trust Committee. The Trust Committee shall be	
body consisting of at least three (3) members. Such	a legal entity under the laws of the country in which	
members shall include, unless it is determined by	it is formed and shall have a board of directors or	
Ordinary Resolution to waive such requirement, one	similar body consisting of at least three (3)	
(former) non-executive director of the Company	members. Such members shall include, unless it is	
and one (former) executive director of the	determined by Ordinary Resolution to waive such	
Company. If the Trust Committee ceases to	requirement, one (former) non-executive director of	
comply with the above qualifications it shall remain	the Company and one (former) executive director	
as Trust Committee until a Successor Trust	of the Company. If the Trust Committee ceases to	
Committee is confirmed in accordance with Section	comply with the above qualifications it shall remain	
10.5(C).	as Trust Committee until a Successor Trust	

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	Committee is confirmed in accordance with Section 10.5(C) 9.5(C).	
ARTICLE XI The Trustee	ARTICLE XI-X The Trustee	
SECTION 11.1. <u>Trustee.</u> The Trustee shall be HAL Trustee Limited or any Successor Trustee appointed in accordance with this Deed or by law.	SECTION 11.1. Section 10.1. Trustee. The Trustee shall be HAL Trustee Limited or any Successor Trustee appointed in accordance with this Deed or by law.	
SECTION 11.2. <u>Power of the Trustee.</u> The Trustee shall have the power to do all things and execute all instruments which it in good faith deems reasonable or desirable to satisfy the duties and perform the obligations accepted by the Trustee in this Deed.	SECTION 11.2. Section 10.2. Power of the Trustee. The Trustee shall have the power to do all things and execute all instruments which it in good faith deems reasonable or desirable to satisfy the duties and perform the obligations accepted by the Trustee in this Deed.	
SECTION 11.3. General Matters Relating to the Trustee.	SECTION 11.3. Section 10.3. General Matters Relating to the Trustee.	
(A) Notwithstanding anything to the contrary in this Deed, and in addition to other limits on the liability of the Trustee contained in this Deed, the Trustee shall be under no liability for any action taken in good faith on any	(A) Notwithstanding anything to the contrary in this Deed, and in addition to other limits on the liability of the Trustee contained in this Deed, the Trustee shall be under no liability	

PI	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	evaluation, paper, order, list, demand, request, consent, affidavit, notice, opinion, direction, endorsement, assignment, resolution, draft or other document whether or not of the same kind, prima facie properly executed, or for the disposition of moneys or other Trust Property pursuant to this Deed; provided, however, that this provision shall not protect the Trustee against any liability to which it would otherwise be subject by reason of wilful misfeasance, bad faith or negligence in the performance of its duties or by reason of its reckless disregard of its obligations and duties under this Deed.	for any action taken in good faith on any evaluation, paper, order, list, demand, request, consent, affidavit, notice, opinion, direction, endorsement, assignment, resolution, draft or other document whether or not of the same kind, prima facie properly executed, or for the disposition of moneys or other Trust Property pursuant to this Deed; provided, however, that this provision shall not protect the Trustee against any liability to which it would otherwise be subject by reason of wilful willful misfeasance, bad faith or negligence in the performance of its duties or by reason of its reckless disregard of its obligations and duties under this Deed.	
(B)	The Trustee shall not be responsible for or in respect of the validity or sufficiency of this Deed or for the due execution hereof by the Company or the Trust Committee or for the form, character, genuineness, sufficiency, value or validity of any Company Shares or for or in respect of the validity or sufficiency of the Shares (except for the due execution thereof by the	(B) The Trustee shall not be responsible for or in respect of the validity or sufficiency of this Deed or for the due execution hereof by the Company or the Trust Committee or for the form, character, genuineness, sufficiency, value or validity of any Company Shares or for or in respect of the validity or sufficiency of the Trust Shares	

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Trustee), or for the due execution thereof by the Trust Committee, and the Trustee shall in no event assume or incur any liability, duty or obligation to any Trust Shareholder or to the Company, other than as expressly provided for in this Deed.	(except for the due execution thereof by the Trustee), or for the due execution thereof by the Trust Committee, and the Trustee shall in no event assume or incur any liability, duty or obligation to any Trust Shareholder or to the Company, other than as expressly provided for in this Deed.	
obligation to appear in, prosecute or defend any action, which in its opinion may involve it in expense or liability unless it shall be furnished with such reasonable security and indemnity against such expense or liability as it may require, and any pecuniary cost of the Trustee from such actions shall be an expense of the Trustee reimbursable as provided in Section 16.1. The Trustee shall in its discretion undertake such action as it may deem necessary at any and all times to protect the Trust Property and the rights and interests of the Trust Shareholders pursuant to the terms of this Deed, provided that the expenses and costs of such actions, undertakings or proceedings shall be	(C) The Trustee shall not be under any obligation to appear in, prosecute or defend any action, which in its opinion may involve it in expense or liability unless it shall be furnished with such reasonable security and indemnity against such expense or liability as it may require, and any pecuniary cost of the Trustee from such actions shall be an expense of the Trustee reimbursable as provided in Section 16.1 15.1 The Trustee shall in its discretion undertake such action as it may deem necessary at any and all times to protect the Trust Property and the rights and interests of the Trust Shareholders pursuant to the terms of this Deed, provided that the expenses and costs of such actions,	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS		PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	reimbursed to the Trustee as provided in Section 16.1.	undertakings or proceedings shall be reimbursed to the Trustee as provided in Section 46.1 15.1	
(D)	The Trustee may employ agents, attorneys, accountants and auditors and shall be answerable for the default or misconduct of any such agents, attorneys, accountants or auditors. The Company shall indemnify the Trustee against any liability resulting therefrom unless such agents, attorneys, accountants or auditors shall have been selected negligently or fraudulently. The fees and expenses charged by such agents, attorneys, accountants or auditors shall constitute an expense of the Trustee reimbursable as provided in Section 16.1.	(D) The Trustee may employ agents, attorneys, accountants and auditors and shall be answerable for the default or misconduct of any such agents, attorneys, accountants or auditors. The Company shall indemnify the Trustee against any liability resulting therefrom unless such agents, attorneys, accountants or auditors shall have been selected negligently or fraudulently. The fees and expenses charged by such agents attorneys, accountants or auditors shall constitute an expense of the Trustee reimbursable as provided in Section 16.1	
(E)	If at any time the Trust Committee acting hereunder shall fail to undertake or perform any of the duties which by the terms of this Deed are required to be undertaken or performed by it or the Trust Committee shall become incapable of acting, or any government or governmental agency shall take charge or control of the Trust	(E) If at any time the Trust Committee actin hereunder shall fail to undertake or performany of the duties which by the terms of the Deed are required to be undertaken of performed by it or the Trust Committee shall become incapable of acting, or an	n s r

Pi	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
(F)	Committee or of its property or its affairs, the Trustee may act under this Deed in its own absolute discretion until a Successor Trust Committee is confirmed as provided in Section 10.5(C). In no event shall the Trustee be personally	government or governmental agency shall take charge or control of the Trust Committee or of its property or its affairs, the Trustee may act under this Deed in its own absolute discretion until a Successor Trust Committee is confirmed as provided in Section 10.5(C) 9.5(C).	
	liable for any taxes or other governmental charges imposed upon or in respect of the Trust Property. The Company shall reimburse the Trustee for all such taxes and charges, for any tax or charge imposed against the Trustee as trustee of the Trust and for any expenses, including counsel fees, which the Trustee may sustain or incur with respect to such taxes or charges, as provided in Section 16.1.	(F) In no event shall the Trustee be personally liable for any taxes or other governmental charges imposed upon or in respect of the Trust Property. The Company shall reimburse the Trustee for all such taxes and charges, for any tax or charge imposed against the Trustee as trustee of the Trust and for any expenses, including counsel fees, which the Trustee may sustain or incur with respect to such taxes or charges, as	
(G)	Notwithstanding any other provision of this Deed, the Trustee shall not perform any of its duties or obligations under this Deed, and shall not have a place of business, within the United States of America. In particular, and without prejudice to the generality of the foregoing, the Trustee shall	provided in Section 46.1 15.1 (G) Notwithstanding any other provision of this Deed, the Trustee shall not perform any of its duties or obligations under this Deed, and shall not have a place of business, within the United States of America. In	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
not within the United States of America: -	particular, and without prejudice to the	
(i) give notice to or otherwise	generality of the foregoing, the Trustee shall	
communicate with Trust Shareholders;	not within the United States of America:-	
or	(i) give notice to or otherwise	
(ii) communicate with the general public;	communicate with Trust	
or	Shareholders; or	
(iii) make any exchange of Shares for Shares; or	(ii) communicate with the general public;	
(iv) maintain or audit its books of account	or (iii) make any exchange of <u>Trust</u> Shares for	
or corporate records; or	Trust Shares; or	
(v) make any payment, whether by way of	(iv) maintain or audit its books of account	
distribution or of fees or expenses of	or corporate records; or	
any kind; or	(v) make any payment, whether by way of	
(vi) hold any meeting of Trust	distribution or of fees or expenses of	
Shareholders or of its shareholders or	any kind; or	
board of directors.	(vi) hold any meeting of Trust	
	Shareholders or of its shareholders or	
SECTION 11.4. <u>Power to Direct the Trustee to</u>	board of directors.	
Vote at Company Shareholders' Meetings. The		
following provisions shall apply to all meetings of	SECTION 11.4. Section 10.4. Power to Direct the	
Company Shareholders other than any meeting	Trustee to Vote at Company Shareholders'	
which may be called in any such situation as is	Meetings. The following provisions shall apply to all	
mentioned in Section 10.2(D):-	meetings of Company Shareholders other than any	
(A) The Company shall give the Trustee notice of any meeting of Company Shareholders	meeting which may be called in any such situation as is mentioned in Section 40.2.(D):-9.2(D):	

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(B)	not less than fifty (50) days before the date on which such meeting is to be held; The Trustee shall call a meeting of Trust Shareholders, in accordance with Section 13.1, to be held no later than three (3) days prior to the date of the meeting of Company Shareholders. At such meeting of Trust Shareholders and in addition to such other business as may have been specified in the notice convening the meeting, by Ordinary Resolution directions shall be given as to the exercise by the Trustee of the voting rights appertaining to the Company Shares as Trust Property. The Trustee shall vote such Company Shares as one block in accordance with such Ordinary Resolution. If the relevant Ordinary Resolution is not passed, the Trustee shall vote against the relevant resolution at the meeting of Company Shareholders. The Trustee shall be entitled to appoint in writing or by electronic means any Person as its proxy	(A)	The Company shall give the Trustee notice of any meeting of Company Shareholders not less than fifty (50) days before the date on which such meeting is to be helding. The Trustee shall call a meeting of Trust Shareholders, in accordance with Section 13.1 12.1, to be held no later than three (3) days prior to the date of the meeting of Company Shareholders. At such meeting of Trust Shareholders and in addition to such other business as may have been specified in the notice convening the meeting, by Ordinary Resolution directions shall be given as to the exercise by the Trustee of the voting rights appertaining to the Company Shares as Trust Property. The Trustee shall vote such Company Shares as one block in accordance with such Ordinary Resolution. If the relevant Ordinary Resolution is not passed, the Trustee shall vote against the relevant resolution at the meeting of Company Shareholders. The	
	for the purpose of exercising such votes.		Trustee shall be entitled to appoint in writing or by electronic means any Person	

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SECTION 11.5. <u>Books and Records.</u> The Trustee shall keep proper books of record and account of all the transactions under this Deed at	as its proxy for the purpose of exercising such votes.	
its office. Such books and records shall be open to inspection by the Trust Committee at all reasonable times during usual business hours.	SECTION 11.5. Section 10.5. Books and Records. The Trustee shall keep proper books of record and account of all the transactions under this	
SECTION 11.6. <u>Inspection of Trust Deed.</u> The Trustee shall keep a certified copy or duplicate	Deed at its office. Such books and records shall be open to inspection by the Trust Committee at all reasonable times during usual business hours.	
original of this Deed at its office and at the office of the Netherlands Agent available for inspection at all reasonable times during usual business hours by any Trust Shareholder. Any Trust	SECTION 11.6. Section 10.6. Inspection of Trust Deed. The Trustee shall keep a certified copy or duplicate original of this Deed at its office	
Shareholder requesting a copy of this Deed shall be entitled to receive such a copy from the Trustee without charge.	and at the office of the Netherlands Agent available for inspection at all reasonable times during usual business hours by any Trust	
SECTION 11.7. <u>Change of Trust Situs.</u>	Shareholder. Any Trust Shareholder requesting a copy of this Deed shall be entitled to receive such a copy from the Trustee without charge.	
(A) Upon receipt of a Notice of Change of Situs, subject to the conditions and limitations of Paragraph (B) of this Section 11.7, the Trustee shall declare that, from the date of such Notice of Change of Situs, or where a	SECTION 11.7. Section 10.7 Change of Trust Situs. (A) Upon receipt of a Notice of Change of Situs,	
date therefor is specified therein, from such	subject to the conditions and limitations of	

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date (1)	:- The Trust shall take effect in accordance with the law of a place other than Bermuda;	Paragraph (B) of this Section 41.7 10.7, the Trustee shall declare that, from the date of such Notice of Change of Situs, or where a date therefor is specified therein, from such date:
(2)	The laws of the jurisdiction named in such declaration shall thereafter be the laws applicable to the Trust, this Deed and the other matters referred to in Section 19.2;	 (1) The Trust shall take effect in accordance with the law of a place other than Bermuda; (2) The laws of the jurisdiction named in
(3)	The courts of the jurisdiction named in such declaration shall be the forum for the administration thereof and for the resolution of disputes as referred to in Section 19.2:	such declaration shall thereafter be the laws applicable to the Trust, this Deed and the other matters referred to in Section 19.2 18.2; (3) The courts of the jurisdiction named
(4)	The Trustee by such declaration consents to the non-exclusive jurisdiction of such courts; and	in such declaration shall be the forum for the administration thereof and for the resolution of disputes as referred to in Section 19.2 18.2;
(5)	The Trustee has appointed a Person named in such declaration as its agent in such jurisdiction to accept service of any legal proceedings on	(4) The Trustee by such declaration consents to the non-exclusive jurisdiction of such courts; and

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its behalf. Whenever any such declaration shall be made, the Trustee, the Company and the Trust Committee shall, notwithstanding the provisions of Section 19.3, make such amendments to this Deed as the Trustee may consider necessary or desirable to ensure that, so far as may be possible, this Deed shall mutatis mutandis be as valid and effective as it is under the laws of Bermuda. The Trustee shall notify the Trust Shareholders of any such change of situs and any such amendments as soon as practicable thereafter. (B) The Trustee may make the declaration referred to in Paragraph (A) of this Section 11.7 only if all of the following conditions precedent have been met:- (1) Such declaration has been approved by the Trust Committee;	 (5) The Trustee has appointed a Person named in such declaration as its agent in such jurisdiction to accept service of any legal proceedings on its behalf. Whenever any such declaration shall be made, the Trustee, the Company and the Trust Committee shall, notwithstanding the provisions of Section 19.3 18.3, make such amendments to this Deed as the Trustee may consider necessary or desirable to ensure that, so far as may be possible, this Deed shall mutatis mutandis be as valid and effective as it is under the laws of Bermuda. The Trustee shall notify the Trust Shareholders of any such change of situs and any such amendments as soon as practicable thereafter. (B) The Trustee may make the declaration referred to in Paragraph (A) of this Section 11.7 10.7 only if all of the following conditions precedent have been met:- 	

PF		OF THE TRUST DEED BEFORE ROPOSED AMENDMENTS	PROPOS	SED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
		cognize and substantially give fect to the Trust; and	(1)	Such declaration has been approved by the Trust Committee;	
	ins	suitable bank, trust company or stitutional trustee incorporated or arrying on business in such other risdiction and qualified under any	(2)	The law of the new jurisdiction will recognize and substantially give effect to the Trust; and	
	ar ac ar pu	oplicable laws of such jurisdiction to opt as Successor Trustee and opproved by the Trustee for the urpose is willing to be appointed uccessor Trustee.	(3)	A suitable bank, trust company or institutional trustee incorporated or carrying on business in such other jurisdiction and qualified under any applicable laws of such jurisdiction to act as Successor Trustee and	
(C)	Paragrap made, th bank, tru referred	er any declaration as referred to in ph (A) of this Section 11.7 shall be the Trustee shall by deed appoint the fust company or institutional trustee to in Paragraph (B) of this Section I shall resign.	Par	approved by the Trustee for the purpose is willing to be appointed Successor Trustee. enever any declaration as referred to in agraph (A) of this Section 11.7 10.7 shall made, the Trustee shall by deed appoint	
(D)	changed Section appointe	event that the situs of the Trust is pursuant to Paragraph (A) of this 11.7 and a Successor Trustee is ed, the Successor Trustee shall call a of Trust Shareholders as soon as	trus Sec	bank, trust company or institutional tee referred to in Paragraph (B) of this tion 41.7 10.7 and shall resign. the event that the situs of the Trust is	

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practicable thereafter for the purpose of approving the advisability of such change of situs and such Successor Trustee. If such change of situs should not be approved by an Ordinary Resolution the Successor Trustee shall forthwith restore the Trust to the jurisdiction from which it was removed pursuant to such Notice of Change of Situs. In the event that the Successor Trustee should not be approved by an Ordinary Resolution such Successor Trustee shall nevertheless continue to act as Trustee until such time as the Trust Committee shall have nominated another Successor Trustee who receives the approval of an Ordinary Resolution whereupon such other Successor Trustee shall be appointed as Trustee. SECTION 11.8. Resignation of the Trustee. (A) The Trustee may not resign except upon the appointment of a Successor Trustee the Trust Committee in writing of its desire to resign, the Trust Committee and the Trustee shall	changed pursuant to Paragraph (A) of this Section 11.7 10.7 and a Successor Trustee is appointed, the Successor Trustee shall call a meeting of Trust Shareholders as soon as practicable thereafter for the purpose of approving the advisability of such change of situs and such Successor Trustee. If such change of situs should not be approved by an Ordinary Resolution the Successor Trustee shall forthwith restore the Trust to the jurisdiction from which it was removed pursuant to such Notice of Change of Situs. In the event that the Successor Trustee should not be approved by an Ordinary Resolution such Successor Trustee shall nevertheless continue to act as Trustee until such time as the Trust Committee shall have nominated another Successor Trustee who receives the approval of an Ordinary Resolution whereupon such other Successor Trustee shall be appointed as Trustee. SECTION 11.8. Section 10.8. Resignation of the Trustee.	

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(B) Upon selection of a nominee for Successor Trustee by the Trust Committee or the Trustee, the Trustee or the Trust Committee shall call a meeting of Trust Shareholders for the purpose of approving such Successor Trustee. Upon approval by an Ordinary Resolution the Trust Committee shall appoint such Successor Trustee. If no such approval is obtained the Trust Committee or the Trustee may submit a new nominee Successor Trustee to a meeting of Trust Shareholders as soon thereafter as such nominee can be selected. SECTION 11.9. Acceptance of Appointment by Successor Trustee. Every Successor Trustee shall execute and deliver to the Trustee, the Company and the Trust Committee an instrument in writing accepting its appointment under this Deed and	 (A) The Trustee may not resign except upon the appointment of a Successor Trustee. In the event the Trustee notifies the Trust Committee in writing of its desire to resign, the Trust Committee and the Trustee shall use all reasonable efforts to find a Successor Trustee. (B) Upon selection of a nominee for Successor Trustee by the Trust Committee or the Trustee, the Trustee or the Trust Committee shall call a meeting of Trust Shareholders for the purpose of approving such Successor Trustee. Upon approval by an Ordinary Resolution the Trust Committee shall appoint such Successor Trustee. If no such approval is obtained the Trust Committee or the Trustee may submit a new nominee Successor Trustee to a meeting of Trust Shareholders as soon thereafter as such nominee can be selected. 	
thereupon:- (A) The Trustee shall execute such documents	Appointment by Successor Trustee. Every Successor Trustee shall execute and deliver to the	

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and do all such other acts and things as may be necessary to vest all rights, title and interest in the Trust Property in such Successor Trustee;	Trustee, the Company and the Trust Committee an instrument in writing accepting its appointment under this Deed and thereupon:-	
(B) Such Successor Trustee shall become vested with all the rights, powers, duties and obligations of its predecessor; and	(A) The Trustee shall execute such documents and do all such other acts and things as may be necessary to vest all rights, title and interest in the Trust Property in such Successor Trustee;	
 (C) The term Trustee, as used in this Deed, shall refer to such Successor Trustee. Each Successor Trustee shall promptly give notice of its appointment to all Trust Shareholders in the 	(B) Such Successor Trustee shall become vested with all the rights, powers, duties and obligations of its predecessor; and	
manner notices to Trust Shareholders are to be given as provided in Section 19.1.	(C) The term Trustee, as used in this Deed, shall refer to such Successor Trustee.	
SECTION 11.10. <u>Indemnity.</u> Except if and so far as otherwise expressly provided in this Deed the Trustee shall as regards all the trusts, powers, authorities and discretions vested in it have absolute and uncontrolled discretion as to the	Each Successor Trustee shall promptly give notice of its appointment to all Trust Shareholders in the manner notices to Trust Shareholders are to be given as provided in Section 19.1 18.1	
exercise thereof whether in relation to the manner or as to the mode of and the time for the exercise thereof and in the absence of fraud or negligence	SECTION 11.10. Section 10.10. Indemnity. Except if and so far as otherwise expressly provided in this Deed the Trustee shall as regards all the trusts,	

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the Trustee shall not be in any way responsible for any loss, costs, damages or inconvenience that may result from the exercise or non-exercise thereof. The Trustee shall be fully protected when acting in accordance with the directions or requests of the Trust Committee or the Company or an Ordinary Resolution as provided in this Deed and the Company will indemnify the Trustee against any liability incurred by it in so acting.	powers, authorities and discretions vested in it have absolute and uncontrolled discretion as to the exercise thereof whether in relation to the manner or as to the mode of and the time for the exercise thereof and in the absence of fraud or negligence the Trustee shall not be in any way responsible for any loss, costs, damages or inconvenience that may result from the exercise or non-exercise thereof. The Trustee shall be fully protected when acting in accordance with the directions or requests of the Trust Committee or the Company or an Ordinary Resolution as provided in this Deed and the Company will indemnify the Trustee against any liability incurred by it in so acting.	
ARTICLE XII Trust Shareholders SECTION 12.1. Rights. Trust Shareholders shall have only those rights specifically granted to Trust Shareholders by this Deed. SECTION 12.2. Trust Shareholders bound by Deed. The terms and conditions of this Deed shall	ARTICLE XII XI Trust Shareholders SECTION 12.1. Section 11.1. Rights. Trust Shareholders shall have only those rights specifically granted to Trust Shareholders by this Deed. SECTION 12.2. Section 11.2. Trust Shareholders bound by Deed. The terms and conditions of this	

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be binding on each Trust Shareholder and all Persons claiming through him as if he had been a party to this Deed.	Deed shall be binding on each Trust Shareholder and all Persons claiming through him as if he had been a party to this Deed.	
ARTICLE XIII General Provisions Relating to Meetings of Trust Shareholders	ARTICLE XIII-XII General Provisions Relating to Meetings of Trust Shareholders	
SECTION 13.1. Convening a Trust Shareholders' Meeting.	SECTION 13.1. Section 12.1. Convening a Trust Shareholders' Meeting.	
(A) In addition to such meetings as shall be convened pursuant to any other provision of this Deed the Trustee or the Trust Committee may at any time, and the Trustee shall, at the request in	(A) In addition to such meetings as shall be convened pursuant to any other provision of this Deed the Trustee or the Trust Committee may at any time, and the Trustee shall, at the request in	
writing of Persons holding Shares representing not less than one-tenth of the aggregate of the number of Units outstanding convene a meeting of Trust Shareholders.	writing of Persons holding <u>Trust</u> Shares representing not less than one-tenth of the aggregate of the number of <u>Units</u> <u>Trust Shares</u> outstanding convene a meeting of Trust Shareholders.	
If the Trustee has convened the meeting the Trust Committee shall be entitled to	If the Trustee has convened the meeting the Trust Committee shall be entitled to	

PI	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	receive notice of the day, time and place of such meeting and of the general nature of the business to be transacted thereat, and if the Trust Committee has convened the meeting the Trustee shall be entitled to receive such notice. Any such meeting shall be held either in Rotterdam or at such other place as the Trust Committee may approve, provided that such place shall be in the Netherlands so long as any Share is admitted to trading on the regulated market of Euronext Amsterdam. All expenses incurred by the Trust Committee and the Trustee in connection with the holding of a meeting of Trust Shareholders shall be reimbursed as provided in Sections 10.7 and 16.1.	receive notice of the day, time and place of such meeting and of the general nature of the business to be transacted thereat, and if the Trust Committee has convened the meeting the Trustee shall be entitled to receive such notice. Any such meeting shall be held either in Rotterdam or at such other place as the Trust Committee may approve, provided that such place shall be in the The Netherlands so long as any Trust Share is admitted to trading on the regulated market of Euronext Amsterdam. All expenses incurred by the Trust Committee and the Trustee in connection with the holding of a meeting of Trust Shareholders shall be reimbursed as provided in Sections 10.7 9.7 and 16.1	
(B)	At least forty-two (42) days' notice (exclusive of the day on which the meeting is held) specifying the day, time and place of the meeting shall be given to the Trust Shareholders. Such notice shall specify the general nature of the business to be transacted at the	(B) At least forty-two (42) days' notice (exclusive of the day on which the meeting is held) specifying the day, time and place of the meeting shall be given to the Trust Shareholders. Such notice shall specify the general nature of the	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
meeting thereby convened as well as	business to be transacted at the	
the entitlement to attend the meeting,	meeting thereby convened as well as	
and such notice shall be given in the	the entitlement to attend the meeting,	
manner provided for notices to Trust	and such notice shall be given in the	
Shareholders set forth in Section 19.1.	manner provided for notices to Trust	
0.505.001.40.00.00.00.00.00.00.00.00.00.00.00.00.	Shareholders set forth in Section 49.1	
SECTION 13.2. Qualifications for Attending	<u>18.1</u> .	
and Voting.	SECTION 13.2. Section 12.2. Qualifications	
	for Attending and Voting.	
(A) The only Persons who shall be entitled to	ioi Atterioring and Voting.	
be present and to speak at any meeting of		
Trust Shareholders shall be the Trust	(A) The only Persons who shall be entitled to	
Shareholders, those Persons appointed	be present and to speak at any meeting of	
by an instrument in writing or by	Trust Shareholders shall be the Trust	
electronic means as proxy of a Trust	Shareholders, those Persons appointed	
Shareholder, and their counsel, any representatives of the Trustee, the	by an instrument in writing or by electronic means as proxy of a Trust	
Company or the Trust Committee and	Shareholder, and their counsel, any	
their respective counsel and the	representatives of the Trustee, the	
members of the executive board and the	Company or the Trust Committee and their	
non-executive board (or any similar body	respective counsel and the members of	
or bodies if it is or they are known by	the executive board and the non-	
another name) of the Company and their	executive board (or any similar body or	
counsel.	bodies if it is or they are known by another	
	name) of the Company and their counsel.	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
(B) Trust Shareholders whose Shares are subject to the Giro Act or their proxies will only be admitted to meetings of Trust Shareholders upon showing a certificate of admittance issued by the central institute (centraal instituut) or an intermediary (intermediair) as defined in the Giro Act (or any comparable entity under any successor legislation) stating the number of Units represented by the Shares administered in the name of the relevant Trust Shareholder. Bearer Shareholders who desire to attend Trust Shareholders' meetings or to be represented at such meetings must deposit their Bearer Shares with the Netherlands Agent or the Trustee or at such other place as the Trustee, failing whom the Trust Committee, may approve not later than on such day as the Trustee, failing whom the Trust Committee, shall determine (provided that such day shall not be earlier than the third (3rd) day after the day on	(B) Trust Shareholders whose Shares are subject to the Giro Act or their proxies will only be admitted to meetings of Trust Shareholders upon showing a certificate of admittance issued by the central institute (centraal instituut), an admitted institution (aangesloten instelling) or an intermediary (intermediair) as defined in the Giro Act (or any comparable entity under any successor legislation) stating the number of Trust Shares administered in the name of relevant Trust Shareholder. the number of Units represented by the Shares administered in the name of the relevant Trust Shareholders who desire to attend Trust Shareholders who desire to attend Trust Shareholders' meetings must deposit their Bearer Shares with the Netherlands Agent or the Trustee or at such other place as the Trustee, failing whom the Trust Committee, may approve not later than on such day as the Trustee, failing whom the Trust Committee, shall determine (provided that such day shall not	Technical change. Change to reflect that there will only be registered shares, referred to as 'Trust Shares' (in view whereof 'Units' redesignated in 'Trust Shares'), and that Bearer Shares will be abolished.

PR	OVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	which the notice concerning the	be earlier than the third (3rd) day after the	
	meeting is given in accordance with	day on which the notice concerning the	
	Section 19.1 nor be earlier than the	meeting is given in accordance with Section	
	seventh (7th) day prior to the day of	19.1 nor be earlier than the seventh (7th)	
	the meeting), in exchange for a	day prior to the day of the meeting), in	
	certificate of admittance stating the	exchange for a certificate of admittance	
	number of Units represented by the	stating the number of Units represented by	
	Bearer Shares so deposited and	the Bearer Shares so deposited and Bearer	
	Bearer Shareholders or their proxies	Shareholders or their proxies will only be	
	will only be admitted to meetings of	admitted to meetings of Trust Shareholders	
	Trust Shareholders upon showing their	upon showing their certificate of admittance.	
	certificate of admittance. In either	In either case, only one certificate shall be	
	case, only one certificate shall be	accepted by the Trustee (whose decision	
	accepted by the Trustee (whose	shall be final and binding on all parties	
	decision shall be final and binding on	hereto) in respect of any Share. The notice	
	all parties hereto) in respect of any	concerning the meeting shall specify the	
	Share. The notice concerning the	places where and the last day on which the	
	meeting shall specify the places where	deposits can be made.	
	and the last day on which the deposits		
	can be made.	(C) To be entitled to vote at any meeting of	
		Trust Shareholders (in accordance with	
(C)	To be entitled to vote at any	the provisions of Section 13.3 <u>12.3</u>) a	
	meeting of Trust Shareholders (in	Person shall be (a) a Trust Shareholder	
	accordance with the provisions of	or (b) a Person appointed by an	
	Section 13.3) a Person shall be (a)	instrument in writing or by electronic	

PROVISION OF THE TRUST DEED BEFOR THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
a Trust Shareholder or (b) a Person appointed by an instrument in writing or by electronic means as proxy of a Trust Shareholder.	means as proxy of a Trust Shareholder. SECTION 13.3. Section 12.3. Voting Procedure.	
SECTION 13.3. Voting Procedure. (A) The chairman of the meeting shall determine the manner in which votes shall be cast, except that a vote upon any resolution concerning the appointment, suspension or dismissal of Persons shall be by written, unsigned and secret ballot if any Person attending and entitled to vote at the meeting so requests.	(B) Each Trust Shareholder shall be able to cast one vote for each Unit represented	Change to reflect that there will only be registered shares, referred to as 'Trust Shares' (in view whereof 'Units' redesignated in 'Trust
(B) Each Trust Shareholder shall be able to cast one vote for each Unit represented by the Registered Share(s) of which he is the registered holder and by the Bearer Share(s) and, in the case of Registered Shares subject to the Giro Act, by the Registered Share(s) in respect of which he shall have obtained	by the Registered Trust Share(s) of which he is the registered holder and by the Bearer Share(s) and, in the case of Registered Trust Shares subject to the Giro Act, by the Registered Trust Share(s) in respect of which he shall have obtained a certificate of admittance as provided in Section 13.2.(B) 12.2(B).	Shares'), and that Bearer Shares will be abolished.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
a certificate of admittance as provided in Section 13.2(B). SECTION 13.4. Regulations. Notwithstanding any other provisions of this Deed, the Trustee may with the approval of the Trust Committee make such reasonable regulations as it may deem advisable for any meeting of Trust Shareholders, in regard to proof of the holding of Shares and of the appointment of proxies, the submission and examination of proxies, certificates and other evidence of the right to vote, and such other matters concerning the conduct of the meeting as it shall deem appropriate. The Trustee shall, by an instrument in writing, appoint a temporary chairman of the meeting. The temporary chairman shall be the chairman of the meeting unless it is resolved otherwise by Ordinary Resolution.	SECTION 13.4. Section 12.4 Regulations. Notwithstanding any other provisions of this Deed, the Trustee may with the approval of the Trust Committee make such reasonable regulations as it may deem advisable for any meeting of Trust Shareholders, in regard to proof of the holding of Trust Shares and of the appointment of proxies, the submission and examination of proxies, certificates and other evidence of the right to vote, and such other matters concerning the conduct of the meeting as it shall deem appropriate. The Trustee shall, by an instrument in writing, appoint a temporary chairman of the meeting. The temporary chairman shall be the chairman of the meeting unless it is resolved otherwise by Ordinary Resolution.	
ARTICLE XIV Reports	ARTICLE XIV XIII Reports	Renumbering and certain clean-ups are proposed.
SECTION 14.1. Reports of the Trust Committee. The Trust Committee shall prepare an	SECTION 14.1. Section 13.1. Reports of the Trust Committee. The Trust Committee shall	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
annual report of its own affairs. The Trustee shall provide all information regarding the Trust which the Trust Committee may reasonably require for the purpose of preparing such report.	prepare an annual report of its own affairs. The Trustee shall provide all information regarding the Trust which the Trust Committee may reasonably require for the purpose of preparing such report.	
SECTION 14.2. <u>Financial Statements of the Company.</u> The Company will furnish the Trustee with such numbers of copies as the Trustee shall require of:-	SECTION 14.2. Section 13.2. Financial Statements of the Company. The Company will furnish the Trustee with such numbers of copies as the Trustee shall require of:-	
(1) Its balance sheet and profit and loss account and its consolidated balance sheet and profit and loss account (or, if the Company does not prepare any consolidated balance sheet or profit and loss account, of its balance sheet and profit and loss account) and any report or other notice or circular which is made generally available by the Company to Company Shareholders (or a summary thereof acceptable to the Trustee), if any, as soon as practicable after the same are made generally available as aforesaid; and	(1) Its balance sheet and profit and loss account and its consolidated balance sheet and profit and loss account (or, if the Company does not prepare any consolidated balance sheet or profit and loss account, of its balance sheet and profit and loss account) and any report or other notice or circular which is made generally available by the Company to Company Shareholders (or a summary thereof acceptable to the Trustee), if any, as soon as practicable after the same are made generally available as aforesaid; and	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
(2) In respect of each Financial Year an audited consolidated balance sheet as at the end of such Financial Year and an audited consolidated profit and loss account for the Financial Year ending on that date in respect of the Company and its consolidated subsidiaries prepared in conformity with International Financial Reporting Standards and reported on by independent public accountants of international standing selected by the Company for such purpose, as soon as practicable after the end of such Financial Year and such that the Trustee will be able to comply with its duties following from Section 14.3. SECTION 14.3. Financial Statements of the Trustee and the Trust. The Trustee will prepare its balance sheet and profit and loss account for	(2) In respect of each Financial Year an audited consolidated balance sheet as at the end of such Financial Year and an audited consolidated profit and loss account for the Financial Year ending on that date in respect of the Company and its consolidated subsidiaries prepared in conformity with International Financial Reporting Standards and reported on by independent public accountants of international standing selected by the Company for such purpose, as soon as practicable after the end of such Financial Year and such that the Trustee will be able to comply with its duties following from Section 14.3 13.3 SECTION 14.3. Section 13.3. Financial Statements of the Trustee and the Trust. The	
the same financial year as that of the Company (the "Financial Year"). The Trustee will also prepare the balance sheet and profit and loss	Trustee will prepare its balance sheet and profit and loss account for the same financial year as that of the Company (the "Financial Year"). The	
account of the Trust for each Financial Year, consolidating the balance sheet and profit and	Trustee will also prepare the balance sheet and profit and loss account of the Trust for each	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
loss account of the Company. The Trustee shall appoint the independent public accountants selected by the Company as provided in Section 14.2 for the purpose of reporting on such balance sheets and profit and loss accounts of the Trustee and the Trust and shall with due observance all applicable legal requirements including any applicable provisions of the securities laws of any relevant jurisdiction submit such balance sheets and profit and loss accounts and the report of such independent public accountants to a meeting of Trust Shareholders for approval by an Ordinary Resolution.	Financial Year, consolidating the balance sheet and profit and loss account of the Company. The Trustee shall appoint the independent public accountants selected by the Company as provided in Section 14.3 13.2 for the purpose of reporting on such balance sheets and profit and loss accounts of the Trustee and the Trust and shall with due observance all applicable legal requirements including any applicable provisions of the securities laws of any relevant jurisdiction submit such balance sheets and profit and loss accounts and the report of such independent public accountants to a meeting of Trust Shareholders for approval by an Ordinary	
SECTION 14.4. Availability of reports and statements. The Trustee shall give notice to the Trust Shareholders that copies of the reports and statements referred to in Sections 14.1 and 14.3, and copies of any reports and other notices and circulars of the Company as referred to in Section 14.2 can be obtained without charge at the offices of the Trustee and the Netherlands Agent.	Resolution. SECTION 14.4. Section 13.4. Availability of reports and statements. The Trustee shall give notice to the Trust Shareholders that copies of the reports and statements referred to in Sections 14.1 Section 13.1 and 14.3 Section 13.3, and copies of any reports and other notices and circulars of the Company as referred to in Section 14.2 13.2 can be obtained without charge at the offices of the Trustee and the Netherlands	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	Agent.	
ARTICLE XV Stock Exchange Listing SECTION 15.1. The parties to this Deed shall use their best efforts to obtain, and maintain so long as any Share is outstanding, a listing for the Shares on Euronext Amsterdam and for that purpose the Company shall pay all fees and the parties shall sign and deliver all undertakings required by Euronext Amsterdam in connection therewith.	ARTICLE XV XIV Stock Exchange Listing SECTION 15.1. Section 14.1 Stock Exchange Listing. The parties to this Deed shall use their best efforts to ebtain continue and maintain so long as any Trust Share is outstanding, a listing for the Trust Shares on Euronext Amsterdam and for that purpose the Company shall pay all fees and the parties shall sign and deliver all undertakings required by Euronext Amsterdam in connection therewith.	Renumbering and certain clean-ups are proposed.
ARTICLE XVI Reimbursement of the Trustee SECTION 16.1. The Company shall reimburse the Trustee for all its reasonable charges and expenses incurred in carrying out its functions under this Deed, including, but not limited to, the fees, charges and expenses of the Netherlands Agent and the costs of meetings and notices. The	ARTICLE XVI XV Reimbursement of the Trustee SECTION 16.1. Section 15.1. Reimbursement of the Trustee. The Company shall reimburse the Trustee for all its reasonable charges and expenses incurred in carrying out its functions under this Deed, including, but not limited to, the fees, charges and expenses of the Netherlands	Renumbering and clean-up proposed.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
Trustee shall not incur substantial expenses without consulting the Trust Committee. The Trustee shall present a statement of its fees, charges and expenses to the Company once every six (6) months.	Agent and the costs of meetings and notices. The Trustee shall not incur substantial expenses without consulting the Trust Committee. The Trustee shall present a statement of its fees, charges and expenses to the Company once every six (6) months.	
ARTICLE XVII The Netherlands Agent	ARTICLE XVII XVI The Netherlands Agent	
SECTION 17.1. The Netherlands Agent. As long as any Share is admitted to trading on the regulated market of Euronext Amsterdam the Trustee shall have an agent with offices in Amsterdam (the "Netherlands Agent"). The Netherlands Agent shall be appointed and can be replaced by the Trustee with the approval of the Trust Committee. The Netherlands Agent shall be an entity which is permitted to engage in banking business in the Netherlands. The Trustee shall determine the terms and conditions upon which the Netherlands Agent will act with the approval of the Trust Committee.	SECTION 17.1 Section 16.1. The Netherlands Agent. As long as any Trust Share is admitted to trading on the regulated market of Euronext Amsterdam the Trustee shall have an agent with offices in Amsterdam (the "Netherlands Agent"). The Netherlands Agent shall be appointed and can be replaced by the Trustee with the approval of the Trust Committee. The Netherlands Agent shall be an entity which is permitted to engage in banking business in the The Netherlands. The Trustee shall determine the terms and conditions upon which the Netherlands Agent will act with the approval of the Trust Committee.	
SECTION 17.2. <u>Duties of the Netherlands</u> <u>Agent.</u> The Netherlands Agent shall have the	SECTION 17.2 Section 16.2. Duties of the	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
power and the duty:-	Netherlands Agent. The Netherlands Agent shall have the power and the duty:-	
(A) To make exchanges as provided in Section 3.1;	(A) To make exchanges as provided in Section 3.1; and	
(B) To make distributions as provided in Section 9.3; and	(B) To make distributions the payments as provided in Section 9.3; 8.2.	Technical change.
(C) To accept deposits of Bearer Shares and to issue certificates of admittance for the purpose set forth in Section 13.2(A).	(C) To accept deposits of Bearer Shares and to issue certificates of admittance for the purpose set forth in Section 13.2(A).	Change to reflect that there will only be registered shares, referred to as 'Trust Shares' (in view whereof 'Units' redesignated in 'Trust Shares'), and that Bearer Shares will be abolished.
ARTICLE XVIII Termination of the Trust	ARTICLE XVIII XVII Termination of the Trust	
SECTION 18.1. By Ordinary Resolution. The Trust may be terminated at any time by an Ordinary Resolution and such termination shall take effect from the date on which such Ordinary Resolution is passed or such later date (if any) as such Ordinary Resolution may provide.	SECTION 18.1. Section 17.1. By Ordinary Resolution. The Trust may be terminated at any time by an Ordinary Resolution and such termination shall take effect from the date on which such Ordinary Resolution is passed or such later date (if any) as such Ordinary Resolution may provide. The resolution to	
SECTION 18.2. <u>Distribution Upon</u>	terminate the Trust shall specify the manner of	

Pi	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	nination. Upon the Trust being terminated the tee shall proceed as follows:-	distribution upon Termination, as referred to in Section 17.2.	
(A)	The Trustee shall sell or otherwise realise for cash the Trust Property and shall pay out of the proceeds thereof all liabilities properly so payable and such sale shall be carried out and completed in such manner and within such period after the termination of the Trust as the Trustee deems advisable;	SECTION 18.2. Section 17.2. Distribution Upon Termination. Upon the Trust being terminated the Trustee shall proceed as follows:- either, (I) The Trustee shall terminate its holding and administration of the Company Shares and shall cancel all issued and outstanding Trust Shares, as a result of which the final distribution shall consist of a distribution to each of the Trust Shareholders	Amendment to emphasize the continued transparency of HAL Trust, including by ensuring that all distributions received from HAL Holding N.V. are distributed to the respective HAL Trust
(B)	The Trustee shall be entitled to retain out of the proceeds referred to in Paragraph (A) of this Section 18.2 full provision for all costs, charges, expenses, claims and demands incurred, made or apprehended by the Trustee in connection with or arising out of the termination of the Trust and out of the moneys so retained to be indemnified and saved harmless against any such costs, charges, expenses, claims and demands;	of one Company Share for each corresponding Trust Share, no further distributions shall be made and the Company shall reimburse and pay all costs, charges, expenses, claims and demands incurred, made or apprehended by the Trustee in connection with or arising out of the termination of the Trust. or, (II) (A) The Trustee shall sell or otherwise	Shareholders.
(C)	After the payments referred to in Paragraph (A) of this Section 18.2 and	realise for cash the Trust Property and shall pay out of the proceeds thereof all	

Pi	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	the provisions referred to in Paragraph (B) of this Section 18.2 have been made, the Trustee shall, unless otherwise directed by an Ordinary Resolution (in which case the Trustee will act in accordance with such directions),	liabilities properly so payable and such sale shall be carried out and completed in such manner and within such period after the termination of the Trust as the Trustee deems advisable	
	distribute the remainder of the proceeds referred to in paragraph (A) of this Section 18.2 to the Trust Shareholders in proportion to the number of Units represented by the Shares held by such Trust Shareholders;	(B) The Trustee shall be entitled to retain out of the proceeds referred to in Paragraph (A)-(II) (A) of this Section 18.2 17.2 full provision for all costs, charges, expenses, claims and demands incurred, made or apprehended by the Trustee in connection with or arising out of the termination of the	
(D)	If the Trustee shall deem it advisable, it may make the distributions referred to in Paragraph (C) of this Section 18.2 by way of interim distributions, but it shall not be bound to make any distributions	Trust and out of the moneys so retained to be indemnified and saved harmless against any such costs, charges, expenses, claims and demands;	
	until the whole of the Trust Property shall have been sold or otherwise realised for cash;	(C) After the payments referred to in Paragraph (A)-(II) (A) of this Section 18.2 17.2 and the provisions referred to in Paragraph (B)-(II) (B) of this Section 18.2	
(E)	Upon the final distributions as referred to in Paragraph (C) of this Section 18.2, the Trust Shareholders shall	17.2 have been made, the Trustee shall, unless otherwise directed by an Ordinary Resolution (in which case the Trustee will	

PI	ROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
(F)	surrender their Shares to the Trustee; Any unclaimed proceeds as referred to in paragraph (A) of this Section 18.2 held by the Trustee shall at the expiration of six (6) years from the date upon which the same were payable be paid to the Company for its own benefit.	act in accordance with such directions), distribute the remainder of the proceeds referred to in paragraph (A) (II) (A) of this Section 18.2 17.2 to the Trust Shareholders in proportion to the number of Units represented by the Trust Shares held by such Trust Shareholders;. (D) If the Trustee shall deem it advisable, it may make the distributions referred to in Paragraph (C) (II) (C) of this Section 18.2 17.2 by way of interim distributions, but it shall not be bound to make any distributions until the whole of the Trust Property shall have been sold or otherwise realised for cash;.	
		(E) Upon the final distributions as referred to in Paragraph (C) (II) (C) of this Section 18.2 17.2, the Trust Shareholders shall surrender their Trust Shares to the Trustee; (F) Any unclaimed proceeds as referred to in paragraph (A) (II) (A) of this Section	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	48.2 17.2 held by the Trustee shall at the expiration of six (6) years from the date upon which the same were payable be paid to the Company for its own benefit.	
ARTICLE XIX Miscellaneous	ARTICLE XIX XVIII Miscellaneous	
SECTION 19.1. <u>Notices.</u>	SECTION 19.1. Section 18.1. Notices.	
(A) All notices to Trust Shareholders, whether Registered Shareholders or Bearer Shareholders, will be published with due observance of all applicable legal requirements including any applicable provisions of the securities laws of any relevant jurisdiction. Furthermore, one or more advertisements (not being notices) announcing meetings of Trust Shareholders will be published in at least one newspaper of general circulation customarily published in the Netherlands at least once a day for at least five (5) days in each calendar week,	(A) All notices to Trust Shareholders, whether Registered Shareholders or Bearer Shareholders, will be published with due observance of all applicable legal requirements including any applicable provisions of the securities laws of any relevant jurisdiction. Furthermore, one or more advertisements (not being notices) announcing meetings of Trust Shareholders will be published in at least one newspaper of general circulation customarily published in the The Netherlands at least once a day for at least	Change to reflect that there will only be registered shares, referred to as 'Trust Shares' (in view whereof 'Units' redesignated in 'Trust Shares'), and that Bearer Shares will be abolished.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
(B) Any notice to be given by the Company to the Trustee and/or the Trust Committee hereunder shall be signed by any Managing Director of the Company. Any notice given by the Trust Committee to the Trustee, the Company and/or the Netherlands Agent shall be signed by any director of the Trust Committee. Any notice given by the Trust et to the Trust Committee, the Company and/or the Netherlands Agent shall be signed by any director of the Trustee to the Trust Committee, the Company and/or the Netherlands Agent shall be signed by any director of the Trustee. Any notice given hereunder shall be given by registered mail (air mail if appropriate), postage prepaid, or by facsimile or via electronic mail addressed to the principal office for the time being of the addressee. SECTION 19.2. Governing Law and Competent Court. Except as provided in Section 11.7, this Deed and any non-contractual obligations arising out of or in connection with this Deed, shall be governed by, and this Deed shall be construed in accordance with, the laws of Bermuda. Except as provided in	five (5) days in each calender week, on a date to be selected by the Trustee that will be no later than the ultimate date for providing notice as set out in Section 12.1.(B). (B) Any notice to be given by the Company to the Trustee and/or the Trust Committee hereunder shall be signed by any Managing Director managing director of the Company. Any notice given by the Trust Committee to the Trustee, the Company and/or the Netherlands Agent shall be signed by any director of the Trust Committee. Any notice given by the Truste to the Trust Committee, the Company and/or the Netherlands Agent shall be signed by any director of the Trustee. Any notice given hereunder shall be given by registered mail (air mail if appropriate), postage prepaid, or by facsimile or via electronic mail e-mail or other text-conveying means of communication addressed to the principal office for the time being of the addressee.	Technical change.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
Section 11.7 all disputes arising in connection with this Deed, including disputes concerning the	SECTION 19.2. Section 18.2. Governing Law and Competent Court. Except as provided in Section	
existence and validity of this Deed and any dispute	41.7 10.7, this Deed and any non-contractual	
in relation to any non- contractual obligations	obligations arising out of or in connection with this	
arising out of or in connection with this Deed, shall	Deed, shall be governed by, and this Deed shall	
be exclusively resolved by the courts in Bermuda.	be construed in accordance with, the laws of	
	Bermuda. Except as provided in Section 41.7 10.7	
SECTION 19.3. <u>Amendment and Waiver.</u> This	all disputes arising in connection with this Deed,	
Deed may be amended from time to time by the	including disputes concerning the existence and	
Trust Committee, the Company and the Trustee	validity of this Deed and any dispute in relation to	
without the consent of any of the Trust	any non-contractual obligations arising out of or in	
Shareholders to cure any ambiguity or to correct or	connection with this Deed, shall be exclusively	
supplement any provision contained herein which may be defective or inconsistent with any other	resolved by the courts in Bermuda.	
provision contained herein; this Deed may also be	SECTION 19.3. Section 18.3. Amendment and	
amended from time to time by the Trust Committee,	Waiver. This Deed may be amended from time to	
the Company and the Trustee (or the performance	time by the Trust Committee, the Company and the	
of any of the provisions of this Deed may be waived)	Trustee without the consent of any of the Trust	
with the consent of an Ordinary Resolution, for the	Shareholders to cure any ambiguity or to correct or	
purposes of adding any provisions to or changing in	supplement any provision contained herein which	
any manner or eliminating any of the provisions of	may be defective or inconsistent with any other	
this Deed or of modifying in any manner the rights	provision contained herein; this Deed may also be	
of the Trust Shareholders.	amended from time to time by the Trust Committee,	
	the Company and the Trustee (or the performance	
	of any of the provisions of this Deed may be waived)	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	with the consent of an Ordinary Resolution, for the purposes of adding any provisions to or changing in any manner or eliminating any of the provisions of this Deed or of modifying in any manner the rights of the Trust Shareholders.	
	 Each Trust Share shall as of the date hereof be a continuation of a "Unit" as such term was defined in the amended and restated trust deed in respect of the Trust dated 18 May 2011 ("the 2011 Trust Deed") and each holder of Units shall as of the date hereof be holder of an equal number of Trust Shares as such holder held Units prior to the date hereof. The redesignation of "Units" as "Trust Shares" under this Deed is a matter of expediency only and is not intended to in any way alter the rights attaching thereto, except as expressly set out in this Deed. The 2011 Trust Deed allowed for the existence of bearer shares, representing one or more Units. Immediately prior to the execution of this Deed there are bearer shares outstanding 	Provision to implement the redesignation of "Units" into "Trust Shares" as of the date of implementation of the amended trust deed; the redesignation of "Units" as "Trust Shares" is a matter of expediency only and is not intended to in any way alter the rights attaching thereto, except as expressly set out in herein. Furthermore, this transitory provision governs the conditions in relation to the exchange and removal of the currently outstanding bearer shares, including rights and entitlements attached thereto.

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	representing 8,531 Units.1 The Trustee is not	
	aware of the identity of the holders of these	
	bearer shares and the predecessor of the	
	Trustee was not aware of such identity. The first	
	transitory provision stated above equally applies	
	to these bearer shares. The holder of a bearer	
	share outstanding immediately prior to the	
	execution of this Deed shall as of the date	
	hereof be the holder of a number of Trust	
	Shares equal to the number of Units	
	represented by such bearer share. Such Trust	
	Shares shall continue to be represented by the	
	bearer instrument(s) described in Section 5(3) of	
	the 2011 Trust Deed, subject to the following:	
	a. The holder of a Trust Share which	
	pursuant to the above provision is in	
	bearer form shall not be entitled to	
	exercise any right or entitlement	
	attaching to such Trust Share and the	
	<u>Trustee shall not be required to make any</u>	
	payment or meet any other obligation	
	under this Deed in relation to such share,	
	unless and until (i) such holder has	

¹ Note to HAL: is the number of outstanding bearer shares final or can this still fluctuate?

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	share for a Trust Share which is in registered form as set forth in Section 5 of this Deed, and (ii) such holder has provided such information and has done such other acts and things as the Trustee may reasonably require to effectuate the exchange, including the surrender of the bearer instrument embodying such Trust Share, whereupon the Trustee shall effectuate the exchange of such Trust Share for a Trust Share in registered form and alter the Register, or cause it to be altered accordingly. b. Section 7.5. of this Deed shall apply in respect of distributions in respect of a Trust Share which pursuant to the above provision is in bearer form until exchanged for a Trust Share in registered form in accordance with the previous paragraph. Any Trust Share which pursuant to the above provision is in bearer form, for which the bearer instrument embodying such Trust Share has not been surrendered on or before the thirty-first day of	

PROVISION OF THE TRUST DEED BEFORE THE PROPOSED AMENDMENTS	PROPOSED AMENDMENTS TO TRUST DEED	EXPLANATORY NOTES
	December two thousand and thirty-three, shall as of that date be cancelled and all rights attaching to such Trust Share – including those under Section 7.5. of this Deed – shall as of that date extinguish without the need for any further action. A number of Company Shares equal to the number of Trust Shares cancelled pursuant to the previous sentence shall then be transferred by the Trustee to the Company free of charge.	