IMPORTANT NOTICE

IMPORTANT: You must read the following before continuing. The following disclaimer applies to the attached consent solicitation statement (the “Consent Solicitation Statement”), and you are therefore advised to read this carefully before reading, accessing or making any other use of the Consent Solicitation Statement. By accepting the attached Consent Solicitation Statement, you agree to be bound by the following terms and conditions, including any modifications to them, any time you receive any information from K2016470260 (South Africa) Limited (“HoldCo 1”), K2016470219 (South Africa) Limited (“HoldCo 2”) or any of their respective subsidiaries or affiliates or the Information and Tabulation Agent (as defined in the Consent Solicitation Statement), as a result of such acceptance and access. HoldCo 2 and its consolidated subsidiaries, including HoldCo 1, are collectively referred to herein as the “Group.”

The attached Consent Solicitation Statement should not be forwarded or distributed to another person and should not be reproduced in any manner whatsoever. Any forwarding, distribution or reproduction of the Consent Solicitation Statement in whole or in part is unauthorized. Failure to comply with this direction may result in a violation of applicable laws and regulations.

Nothing in this electronic transmission constitutes a tender or exchange offer for, or an offer to sell, or a solicitation of an offer to buy any securities in the United States or any other jurisdiction.

No South African residents or other offshore subsidiary of a South African resident may participate in the Consent Solicitations (as defined in the Consent Solicitation Statement) unless such participation is otherwise permitted under the Exchange Control Regulations, 1961, promulgated pursuant to the Currency and Exchanges Act, 1933 (as amended from time to time) (the “Exchange Control Regulations”), or the rulings promulgated thereunder or specific approval has been obtained from the Financial Surveillance Department of the South African Reserve Bank (the “SARB”).

Confirmation of your representation: You have been sent the attached Consent Solicitation Statement on the basis that you have confirmed to the Information and Tabulation Agent, being the sender of the attached, that (i) you are a holder of or are a custodian or intermediary acting on behalf of the beneficial owner of the Notes (as defined in the Consent Solicitation Statement), (ii) you are not a person to whom it is unlawful to send the attached Consent Solicitation Statement or solicit the Consents (as defined in the Consent Solicitation Statement) contained in the attached Consent Solicitation Statement under applicable laws and regulations, (iii) you have understood and agreed to the terms set out herein and (iv) you consent to delivery of the attached Consent Solicitation Statement by electronic transmission.

The Consent Solicitation Statement has been sent to you in an electronic form. You are reminded that documents transmitted via this medium may be altered or changed during the process of transmission and consequently none of HoldCo 1, HoldCo 2, any member of the Group, the Information and Tabulation Agent, the Trustee (as defined in the Consent Solicitation Statement) and any of their respective subsidiaries or any person who controls, or is a director, officer, employee or agent of any of HoldCo 1, HoldCo 2 or the Group, nor any affiliate of any such person, accepts any liability or responsibility whatsoever in respect of any difference between the Consent Solicitation Statement distributed to you in electronic format and the hard copy version available to you on request from the Information and Tabulation Agent at the addresses specified at the end of the Consent Solicitation Statement.

You are responsible for protecting against viruses and other destructive items. Your use of the Consent Solicitation Statement is at your own risk, and it is your responsibility to take precautions to ensure that it is free from viruses and other items of a destructive nature.

You are reminded that the attached Consent Solicitation Statement has been delivered to you on the basis that you are a person into whose possession the Consent Solicitation Statement may lawfully be delivered in accordance with the laws of the jurisdiction in which you are located and you may not nor are you authorized to deliver the Consent Solicitation Statement to any other person. Notwithstanding the foregoing, and provided that you may lawfully do so, you should deliver the attached Consent Solicitation Statement to any person through whom the sale or transfer was effected, for transmission to the purchaser or transferee.

The Trustee under the Indentures (as defined in the Consent Solicitation Statement) makes no representation or warranties with respect to the accuracy or completeness of the attached Consent Solicitation Statement or any subsequent modifications of amendments thereof. The Trustee expresses no opinion as to the merits of the proposals as presented to Noteholders (as defined in the Consent Solicitation Statement) in the attached Consent Solicitation Statement. Further, the Trustee makes no assessment of the impact of the proposals as presented to Noteholders on the interests of the Noteholders, either as a class or as individuals, and makes no recommendation as to whether or not Noteholders should deliver Consents in the Consent Solicitations.

The attached Consent Solicitation Statement contains important information which should be read carefully before any decision is made with respect to the matters described therein. Each Noteholder is recommended to seek its own advice, including as to any tax consequences, from its broker, bank manager, solicitor, accountant, independent financial adviser authorized under the Financial Services and Markets Act 2000 (if in the United Kingdom) or other appropriately authorized financial adviser. Any Noteholder whose Notes are held on its behalf by a broker, dealer, bank, custodian, trust company or other nominee must contact such entity if it wishes to deliver its Consents in the Consent Solicitations.
CONSENT SOLICITATION STATEMENT

K2016470219 (SOUTH AFRICA) LIMITED

and

K2016470260 (SOUTH AFRICA) LIMITED

Solicitation of Consents to (i) Defer Certain Reporting Requirements and (ii) Waive any Related Existing Defaults under the Indentures Relating to the:

Series A-1 25.00% Senior Secured PIK Notes due 2022 (the “25.00% Senior Secured PIK Notes”) (ISIN: XS1540039754 / XS1540027825 / XS1540040174); and

Series A-2 5.00% Senior Secured PIK Notes due 2022 (the “5.00% Senior Secured PIK Notes”) (ISIN: XS1540047344 / XS1540047856 / XS1540051882);

(collectively, the “HoldCo 1 Notes”); and

Series A 8.00% Senior Secured PIK Notes due 2022 (the “8.00% Senior Secured PIK Notes”) (ISIN: XS1540047344 / XS1540045306 / XS1540047690);

Series B 3.00% Senior Secured PIK Notes due 2022 (the “3.00% Senior Secured PIK Notes”) (ISIN: XS1540048235 / XS1540049852 / XS1540051452); and

Series B 10.177% Senior Secured PIK Notes due 2022 (the “10.177% Senior Secured PIK Notes” and, collectively with the 3.00% Senior Secured PIK Notes, the “Series B Senior Secured PIK Notes”) (ISIN: XS1540051882 / XS1540051700 / XS1540052187)

(collectively, the “HoldCo 2 Notes” and, collectively with the HoldCo 1 Notes, the “Notes”)

Record Date for Delivery of Consents from Holders of Notes: 26 September 2018 (the “Record Date”)

Upon the terms of, and subject to the conditions set forth in, this Consent Solicitation Statement, K2016470219 (South Africa) Limited (“HoldCo 2”) and K2016470260 (South Africa) Limited (“HoldCo 1” and, together with HoldCo 2, the “Issuers”) hereby solicit the consents (the “Consents”) of holders as of the Record Date of (i) the 25.00% Senior Secured PIK Notes (the “25.00% Senior Secured PIK Noteholders”), (ii) the 5.00% Senior Secured PIK Notes (the “5.00% Senior Secured PIK Noteholders”), (iii) the 8.00% Senior Secured PIK Notes (the “8.00% Senior Secured PIK Noteholders”) and (iv) the Series B Senior Secured PIK Notes (the “Series B Senior Secured PIK Noteholders” and, collectively with the 25.00% Senior Secured PIK Noteholders, the 5.00% Senior Secured PIK Noteholders and the 8.00% Senior Secured PIK Noteholders, the “Noteholders”), respectively, to amend the relevant Indenture (as defined herein) to:

(a) extend the deferral of the requirement to deliver the report of Edcon Acquisition Proprietary Limited (“BidCo”) and its consolidated subsidiaries (collectively, the “Edcon Group”) for the fiscal year ended 31 March 2018 and the fiscal quarters ended 23 December 2017 and 30 June 2018;

(b) defer the requirement to deliver the report of the Edcon Group for the fiscal quarters ending 29 September 2018 and 29 December 2018;

(c) remove the requirement to hold a conference call in respect of the reports for the fiscal year ended 31 March 2018, the fiscal quarter ended 30 June 2018 and the fiscal quarter ending 29 September 2018;

(d) defer the requirement to hold a conference call in respect of the report for the fiscal quarter ending 29 December 2018;
(e) extend the deferral granted under each Indenture of the requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the fiscal year ended 31 March 2018; and

(f) remove the requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the fiscal quarters ending 29 September 2018 and 29 December 2018,

in each case until the earlier to occur of 31 March 2019 and the termination of the SSCF Waiver or the SSLF Waiver pursuant to the terms thereof, and to waive each Issuer’s Defaults (as defined in the relevant Indenture) under the relevant Indenture that may have resulted or will result from such Issuer’s breach of obligations with respect to the above, and in each case subject to the terms described herein.

For the avoidance of doubt, no amendment to the Indentures other than the Proposed Amendments (as defined herein), is being proposed in the Consent Solicitations (as defined herein).

Pursuant to Section 9.2(a) of the relevant Indenture, adoption of the relevant Proposed Amendments requires the Consents of relevant Noteholders representing not less than a majority in aggregate principal amount of the relevant Notes then outstanding (and in the case of the Series B Senior Secured PIK Notes, voting as a single class). As of the date of this Consent Solicitation Statement, approximately $240.7 million, $54.5 million, €191.8 million, $695.4 million and R97.5 million in aggregate principal amount of the 25.00% Senior Secured PIK Notes, 5.00% Senior Secured PIK Notes, 8.00% Senior Secured PIK Notes, 3.00% Senior Secured PIK Notes and 10.177% Senior Secured PIK Notes, respectively, was outstanding.

The Issuers may terminate the Consent Solicitations for any reason or may extend the Consent Solicitations for a specified period or on a daily basis, regardless of whether the relevant Requisite Consents (as defined herein) have been obtained, prior to the Expiration Time (as defined below). Consents may be revoked by Noteholders at any time in accordance with the instructions and procedures set out herein, prior to the Revocation Deadline (which is prior to, but not on or after, the Effective Time (as defined below)).

Please refer to “The Consent Solicitations—Procedures for Delivering Consents” and “The Consent Solicitations—Revocation of Consents” for a description of the procedures Noteholders wishing to participate in the applicable Consent Solicitation need to follow to deliver or revoke their relevant Consents.

Upon the date and time at which the Requisite Consents (as defined herein) are reached, or as soon as practicable thereafter, the Issuers intend, and the Trustee will be authorized, to enter into the Second Supplemental Indentures (as defined herein), whereupon the Proposed Amendments will become effective and operative (such time of effectiveness, the “Effective Time”) in accordance with the terms of this Consent Solicitation Statement.

If the relevant Requisite Consents are obtained and the relevant Proposed Amendments are adopted, each present and future holder of Notes will be bound by the relevant Second Supplemental Indentures, whether or not any such holder delivered Consents pursuant to the Consent Solicitations.

All capitalized terms used in this Consent Solicitation Statement but not defined herein have the meanings ascribed to them in the relevant Indenture.
THE CONSENT SOLICITATIONS WILL EXPIRE AT 5:00PM, LONDON TIME, ON 3 OCTOBER 2018, UNLESS TERMINATED OR EXTENDED BY US (SUCH DATE AND TIME, AS WE MAY EXTEND OR TERMINATE IT FROM TIME TO TIME, THE “EXPIRATION TIME”). THE EXPIRATION TIME MAY BE EXTENDED AT THE SOLE DISCRETION OF THE ISSUERS.

CONSENTS MUST BE VALIDLY DELIVERED IN ACCORDANCE WITH THE TERMS AND CONDITIONS SET FORTH HEREIN NO LATER THAN THE EXPIRATION TIME. NOTEHOLDERS MAY REVOKE THEIR CONSENTS AT ANY TIME PRIOR TO, BUT NOT AT OR AFTER, THE REVOCATION DEADLINE (AS DEFINED HEREIN). THE EFFECTIVE TIME (AS DEFINED BELOW) WILL NOT OCCUR IF THE REQUISITE CONSENTS (AS DEFINED BELOW) ARE NOT RECEIVED OR IF THE OTHER CONDITIONS DESCRIBED IN THIS CONSENT SOLICITATION STATEMENT HAVE NOT BEEN EITHER SATISFIED OR WAIVED AND IF THE CONSENTS HAVE NOT BEEN ACCEPTED BY THE ISSUERS ON OR PRIOR TO THE EXPIRATION TIME.

ONLY NOTEHOLDERS MAY RECEIVE THIS CONSENT SOLICITATION STATEMENT AND DELIVER CONSENTS. NOTHING IN THIS CONSENT SOLICITATION STATEMENT CONSTITUTES, OR MAY BE CONSTRUED TO CONSTITUTE, AN OFFER, SALE OR SOLICITATION TO PURCHASE ANY SECURITIES.

NO CONSENT PAYMENT WILL BE MADE TO NOTEHOLDERS IN RESPECT OF THE CONSENT SOLICITATIONS.

THE CONSENT SOLICITATIONS ARE NOT AN OFFERING OF NEW NOTES OR AN INVITATION TO TENDER ANY NOTES. UNDER NO CIRCUMSTANCES SHOULD ANY PERSON TENDER OR DELIVER NOTES TO THE ISSUERS, THE INFORMATION AND TABULATION AGENT, OR GLAS TRUST CORPORATION LIMITED (THE “TRUSTEE”) AT ANY TIME.

*The Information and Tabulation Agent for the Consent Solicitations is:*

Lucid Issuer Services Limited

The date of this Consent Solicitation Statement is 27 September 2018.
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>IMPORTANT INFORMATION</td>
<td>1</td>
</tr>
<tr>
<td>CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS</td>
<td>3</td>
</tr>
<tr>
<td>CERTAIN DEFINITIONS</td>
<td>4</td>
</tr>
<tr>
<td>KEY DATES</td>
<td>9</td>
</tr>
<tr>
<td>THE EDCON GROUP</td>
<td>10</td>
</tr>
<tr>
<td>BACKGROUND AND PURPOSE OF THE CONSENT SOLICITATIONS</td>
<td>11</td>
</tr>
<tr>
<td>THE PROPOSED AMENDMENTS</td>
<td>12</td>
</tr>
<tr>
<td>THE CONSENT SOLICITATIONS</td>
<td>15</td>
</tr>
</tbody>
</table>
IMPORTANT INFORMATION

This Consent Solicitation Statement is confidential and has been prepared by the Issuers (collectively with their subsidiaries, the “Group”) solely for use in connection with the Consent Solicitations described in this Consent Solicitation Statement and should be used solely for the purposes for which it has been produced. The distribution of this Consent Solicitation Statement to any other person is unauthorized, and any disclosure of the contents of this Consent Solicitation Statement without the Issuers’ prior written consent is prohibited. Each Noteholder, by accepting delivery of this Consent Solicitation Statement, agrees to the foregoing and agrees to not make copies of this Consent Solicitation Statement or any documents referred to in this Consent Solicitation Statement.

Noteholders are requested to read and carefully consider the information contained in this Consent Solicitation Statement. Each Noteholder intending to deliver Consents must comply with the instructions set forth herein prior to the Expiration Time. Any beneficial owner of Notes who is not a Noteholder must arrange with the person who is the Noteholder (or such holder’s assignee or nominee) to transmit Consents on behalf of such beneficial owner. For the purpose of the Consent Solicitations, the term “Noteholder” shall be deemed to include any Euroclear or Clearstream (together, the “Clearing Systems”) participants through which a beneficial owner’s Notes (in the form of book-entry interests) are held in Euroclear and/or Clearstream, as the case may be, and that have been granted a proxy or authorization by such relevant Clearing System.

Notwithstanding anything to the contrary set forth in this Consent Solicitation Statement, the Issuers reserve the right, in their sole discretion and regardless of whether any of the conditions described herein have been satisfied, subject to applicable law, at any time prior to the Expiration Time, to: (i) terminate the Consent Solicitations for any reason, (ii) waive any of the conditions to the Consent Solicitations described herein, including as described in “The Consent Solicitations—Conditions to the Acceptance of Consents by the Issuers”, in whole or in part, without any extension of the right to revoke Consents already submitted, (iii) extend the Expiration Time and/or (iv) amend the terms of the Consent Solicitations.

If the conditions described in this Consent Solicitation Statement have not been either satisfied or waived, and if the Consents have not been accepted by the Issuers on or prior to the Expiration Time, then none of the Consents submitted shall be valid and the Issuers shall not be bound by any term or condition of this Consent Solicitation Statement.

Noteholders who wish to participate in the Consent Solicitations must deliver Consents to the Information and Tabulation Agent in accordance with the customary procedures of Euroclear and/or Clearstream, as applicable, and in accordance with the instructions set forth herein.

UNDER NO CIRCUMSTANCES SHOULD ANY PERSON TENDER OR DELIVER ANY NOTES TO THE ISSUERS, ANY MEMBER OF THE GROUP, THE TRUSTEE OR THE INFORMATION AND TABULATION AGENT AT ANY TIME. THE CONSENT SOLICITATIONS ARE NOT AN OFFER TO PURCHASE OR OTHERWISE ACQUIRE NOTES.

No person has been authorized to provide you with any information or to make any representations other than those contained herein, and, if given or made, such information or representations must not be relied upon as having been authorized by the Issuers, the Group, any affiliate of the Group, the Trustee, the Information and Tabulation Agent or any other person. The statements made in this Consent Solicitation Statement are made as of the date hereof, and the delivery of this Consent Solicitation Statement and the accompanying materials shall not, under any circumstances, create any implication that the information contained herein is correct after the date hereof, or that there has been no change in the affairs of the Issuers, the Group or any affiliate of the Group as of such date.

Recipients of this Consent Solicitation Statement and the accompanying materials should not construe the contents hereof or thereof as legal, business or tax advice. Each recipient should consult its own attorney, business advisor, tax advisor and/or other professional advisors as to legal, business, tax and related matters concerning the Consent Solicitations.

Please handle this matter through your bank or broker, if applicable. Requests for assistance or requests for additional copies of this Consent Solicitation Statement or other related documents should be directed to the Information and Tabulation Agent at the contact details set forth on the back cover page hereof.
The Consent Solicitations are not being made to, and Consents will not be accepted from or on behalf of, any Noteholder in any jurisdiction in which the making of the Consent Solicitations to such Noteholder or the acceptance thereof from such holder would not be in compliance with the laws of such jurisdiction. However, the Issuers in their discretion may take such action as it may deem necessary to make the Consent Solicitations in any such jurisdiction and to extend the Consent Solicitations to Noteholders in such jurisdiction.

NO SOUTH AFRICAN RESIDENT OR OTHER OFFSHORE SUBSIDIARY MAY PARTICIPATE IN THE CONSENT SOLICITATIONS OR DELIVER CONSENTS UNLESS SUCH PARTICIPATION IN THE CONSENT SOLICITATIONS OR DELIVERY OF CONSENTS IS PERMITTED UNDER THE SOUTH AFRICAN EXCHANGE CONTROL REGULATIONS OR THE RULINGS PROMULGATED THEREUNDER, OR SPECIFIC APPROVAL HAS BEEN OBTAINED FROM THE FINANCIAL SURVEILLANCE DEPARTMENT OF THE SOUTH AFRICAN RESERVE BANK (THE “SARB”).

UNDER NO CIRCUMSTANCES SHALL THIS CONSENT SOLICITATION STATEMENT CONSTITUTE AN OFFER TO SELL OR ISSUE OR THE SOLICITATION OF AN OFFER TO BUY OR SUBSCRIBE ANY SECURITIES IN ANY JURISDICTION.

THIS CONSENT SOLICITATION STATEMENT HAS NOT BEEN FILED WITH OR REVIEWED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY OF ANY JURISDICTION, NOR HAS ANY SUCH COMMISSION OR AUTHORITY PASSED UPON THE ACCURACY OR ADEQUACY OF THIS CONSENT SOLICITATION STATEMENT. ANY REPRESENTATION TO THE CONTRARY IS UNLAWFUL AND MAY BE A CRIMINAL OFFENSE.


EACH NOTEHOLDER MUST MAKE HIS, HER OR ITS OWN DECISION AS TO WHETHER TO DELIVER CONSENTS. NOTEHOLDERS ARE URGED TO EVALUATE CAREFULLY ALL OF THE INFORMATION IN THIS CONSENT SOLICITATION STATEMENT AND TO CONSULT THEIR INVESTMENT AND TAX ADVISORS IN MAKING THEIR DECISION AS TO WHETHER TO DELIVER CONSENTS. NO REPRESENTATION IS BEING MADE THAT ALL RELEVANT INFORMATION HAS BEEN DISCLOSED TO NOTEHOLDERS IN THIS CONSENT SOLICITATION STATEMENT.
CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This Consent Solicitation Statement includes forward-looking statements. Forward-looking statements are all statements other than those of historical fact and include, without limitation, statements regarding our business, financial condition, strategy, results of operations, plans and objectives for future operations, expected investments, projected costs, certain of our plans, objectives, assumptions, expectations, prospects and beliefs and statements regarding other future events or prospects. The words “aim,” “anticipate,” “assume,” “believe,” “continue,” “estimate,” “expect,” “future,” “help,” “intend,” “may,” “ongoing,” “plan,” “positioned,” “potential,” “predict,” “project,” “risk,” “seek,” “shall,” “should,” “target,” “will,” the negative or other variations of them and other similar expressions that are predictions of or indicate future events and future trends are or may constitute forward-looking statements, but the absence of these words does not necessarily mean that a statement is not forward-looking. These forward-looking statements reflect our current expectations, intentions or forecasts of future events, which are based on the information currently available to us and on assumptions which we have made. Although we believe that our plans, intentions and expectations as reflected in or suggested by those forward-looking statements are reasonable, we can give no assurance that the plans, intentions or expectations will be achieved.

Any forward-looking statement speaks only as of the date on which it is made and we do not intend to update or revise any forward-looking statements in this Consent Solicitation Statement whether as a result of new information, future events or otherwise. All subsequent written or oral forward-looking statements attributable to us, or persons acting on our behalf, included in but not limited to press releases (including on our website), reports to our security holders and other communications, are expressly qualified in their entirety by the cautionary statements contained throughout this Consent Solicitation Statement. As a result of these risks, uncertainties and assumptions, you should not place undue reliance on these forward-looking statements.
CERTAIN DEFINITIONS

Unless otherwise specified or the context requires otherwise in this Consent Solicitation Statement, the following terms have the meaning assigned to them below:

“3.00% Senior Secured PIK Notes” ............ the Series B 3.00% Senior Secured PIK Notes due 2022 issued by HoldCo 2 under the Series B Senior Secured PIK Notes Indenture;

“5.00% Senior Secured PIK Noteholders”... holders as of the Record Date of the 5.00% Senior Secured PIK Notes;

“5.00% Senior Secured PIK Notes” ............ the Series A-2 5.00% Senior Secured PIK Notes due 2022 issued by HoldCo 1 under the 5.00% Senior Secured PIK Notes Indenture;

“5.00% Senior Secured PIK Notes Consent Solicitation” ............................................ the solicitation of Consents from 5.00% Senior Secured PIK Noteholders to adopt the 5.00% Senior Secured PIK Notes Proposed Amendments;

“5.00% Senior Secured PIK Notes Indenture” .............................................. that certain Indenture governing the 5.00% Senior Secured PIK Notes, dated as of 1 February 2017 (as amended and supplemented up to the date hereof) among, inter alios, the Issuer, HoldCo 2 and the Trustee;

“5.00% Senior Secured PIK Notes Proposed Amendments” as defined in “The Proposed Amendments—The 5.00% Senior Secured PIK Notes Proposed Amendments”;

“5.00% Senior Secured PIK Notes Requisite Consents” Consents of 5.00% Senior Secured PIK Noteholders representing not less than a majority in aggregate principal amount of the 5.00% Senior Secured PIK Notes then outstanding;

“5.00% Senior Secured PIK Notes Second Supplemental Indenture” the supplemental indenture to be entered into by the Issuers and the Trustee with respect to the 5.00% Senior Secured PIK Notes Proposed Amendments;

“8.00% Senior Secured PIK Noteholders”... holders as of the Record Date of the 8.00% Senior Secured PIK Notes;

“8.00% Senior Secured PIK Notes” ............ the Series A 8.00% Senior Secured PIK Notes due 2022 issued by HoldCo 2 under the 8.00% Senior Secured PIK Notes Indenture;

“8.00% Senior Secured PIK Notes Consent Solicitation” ............................................ the solicitation of Consents from 8.00% Senior Secured PIK Noteholders to adopt the 8.00% Senior Secured PIK Notes Proposed Amendments;

“8.00% Senior Secured PIK Notes Indenture” .............................................. that certain Indenture governing the 8.00% Senior Secured PIK Notes, dated as of 1 February 2017 (as amended and supplemented up to the date hereof) among, inter alios, the Issuer, HoldCo 1 and the Trustee;

“8.00% Senior Secured PIK Notes Proposed Amendments” as defined in “The Proposed Amendments—The 8.00% Senior Secured PIK Notes Proposed Amendments”;

“8.00% Senior Secured PIK Notes Requisite Consents” Consents of 8.00% Senior Secured PIK Noteholders representing not less than a majority in aggregate principal amount of the 8.00% Senior Secured PIK Notes then outstanding;
"8.00% Senior Secured PIK Notes Second Supplemental Indenture" .................... the supplemental indenture to be entered into by the Issuers and the Trustee with respect to the 8.00% Senior Secured PIK Notes Proposed Amendments;

"10.177% Senior Secured PIK Notes" .............. the Series B 10.177% Senior Secured PIK Notes due 2022 issued by HoldCo 2 under the Series B Senior Secured PIK Notes Indenture;

"25.00% Senior Secured PIK Noteholders". holders as of the Record Date of the 25.00% Senior Secured PIK Notes;

"25.00% Senior Secured PIK Notes" ............ the Series A-1 25.00% Senior Secured PIK Notes due 2022 issued by HoldCo 1 under the 25.00% Senior Secured PIK Notes Indenture;

"25.00% Senior Secured PIK Notes Consent Solicitation"............................................. the solicitation of Consents from 25.00% Senior Secured PIK Noteholders to adopt the 25.00% Senior Secured PIK Notes Proposed Amendments;

"25.00% Senior Secured PIK Notes Indenture".............................................. that certain Indenture governing the 25.00% Senior Secured PIK Notes, dated as of 1 February 2017 (as amended and supplemented up to the date hereof) among, inter alios, the Issuer, HoldCo 2 and the Trustee;

"25.00% Senior Secured PIK Notes Proposed Amendments"............................... as defined in "The Proposed Amendments—The 25.00% Senior Secured PIK Notes Proposed Amendments";

"25.00% Senior Secured PIK Notes Requisite Consents"................................. Consents of 25.00% Senior Secured PIK Noteholders representing not less than a majority in aggregate principal amount of the 25.00% Senior Secured PIK Notes then outstanding;

"25.00% Senior Secured PIK Notes Second Supplemental Indenture" .................... the supplemental indenture to be entered into by the Issuers and the Trustee with respect to the 25.00% Senior Secured PIK Notes Proposed Amendments;

"BidCo" .................................................... Edcon Acquisition Proprietary Limited;

"Bridge Facilities"........................................ any term loan credit facilities made available to the borrowers thereunder pursuant to the Bridge Facilities Agreement;

"Bridge Facilities Agreement"................................. means the super senior bridge facilities agreement dated 25 May 2018 between, among others, Edcon Limited (as borrower), certain guarantors, Absa Bank Limited (acting through its corporate and investment banking division) (as agent) and the lenders party thereto from time to time, as may be amended and/or amended and restated from time to time;

"Business Day" ........................................... any day (that is not a Saturday or Sunday) on which commercial banks are open for general business in London, New York and Johannesburg;

"Clearing Systems"................................. Euroclear and Clearstream;

"Consent Solicitations"................................. the 25.00% Senior Secured PIK Notes Consent Solicitation, the 5.00% Senior Secured PIK Notes Consent Solicitation, the 8.00% Senior Secured PIK Notes Consent Solicitation
“Consents”................................. as defined on the cover pages of this Consent Solicitation Statement;

“Deferral Termination Event”.................. the earlier to occur of: (a) 11:59pm (Johannesburg time) on 31 March 2019; and (b) the termination of the SSCF Waiver or the SSLF Waiver pursuant to the terms thereof, as notified by the relevant Issuer to the Trustee and the relevant Noteholders immediately upon the occurrence of any such termination;

“Edcon Group”................................. BidCo and its consolidated subsidiaries;

“Effective Time”............................... the time at which the Second Supplemental Indentures will be executed and the Proposed Amendments will become effective and operative;

“Electronic Consent Instruction”............. as defined in “The Consent Solicitations—Procedures for Delivering Consents—Delivery of Consents”;

“euro” or “€”................................. The lawful currency of the European Monetary Union;

“Euroclear”................................. Euroclear Bank SA/NV;

“Euroclear/Clearstream Notice”............. as defined in “The Consent Solicitations—Procedures for Delivering Consents—Delivery of Consents”;

“Expiration Time”............................ 5:00pm, London time, on 3 October 2018, unless terminated or extended by the Issuers. The Expiration Time may be extended, at the sole discretion of the Issuers;

“FY18 Trading Update”....................... the trading update with respect to certain financial results of the Edcon Group for the fiscal year ended 31 March 2018 and other information of the Edcon Group, available on the Edcon Group’s website (http://www.edcon.co.za);

“Group”, “us”, “our” and “we”............... the Issuers and their subsidiaries;

“HoldCo 1”....................................... K2016470260 (South Africa) Limited;

“HoldCo 1 Notes”............................. the 25.00% Senior Secured PIK Notes and the 5.00% Senior Secured PIK Notes;

“HoldCo 2”....................................... K2016470219 (South Africa) Limited;

“HoldCo 2 Notes”............................. the 8% Senior Secured PIK Notes and the Series B Senior Secured PIK Notes;

“Information and Tabulation Agent” or “Lucid”................................. Lucid Issuer Services Limited;

“Indentures”.................................... the 25.00% Senior Secured PIK Notes Indenture, the 5.00% Senior Secured PIK Notes Indenture, the 8.00% Senior Secured PIK Notes Indenture and the Series B Senior Secured PIK Notes Indenture;

“Issuers”....................................... HoldCo 1 and HoldCo 2;

“Launch Date”................................. 27 September 2018;

“Noteholders”................................. the 25.00% Senior Secured PIK Noteholders, the 5.00% Senior Secured PIK Noteholders, the 8.00% Senior Secured PIK Noteholders and the Series B Senior Secured PIK Noteholders;

“Notes”......................................... the HoldCo 1 Notes and the HoldCo 2 Notes;

“OpCo Facilities”............................. the Bridge Facilities, the Super Senior Credit Facilities and the Super Senior Liquidity Facilities;
“OpCo Facilities Agreements” .................... the Bridge Facilities Agreement, the Super Senior Credit Facilities Agreement and the Super Senior Liquidity Facilities Agreement;

“person” .............................................. any individual, partnership, corporation, business trust, limited liability company, joint stock company, trust, unincorporated association, joint venture or other entity, or a government or any political subdivision or agency thereof;

“Proposed Amendments” .................... 25.00% Senior Secured PIK Notes Proposed Amendments, the 5.00% Senior Secured PIK Notes Proposed Amendments, the 8.00% Senior Secured PIK Notes Proposed Amendments and the Series B Senior Secured PIK Notes Proposed Amendments;

“rand” or “R” ..................................... the lawful currency of South Africa;

“Q1 Trading Update” ......................... the trading update with respect to certain financial results of the Edcon Group for the fiscal quarter ended 30 June 2018 and other information of the Edcon Group, available on the Edcon Group’s website (http://www.edcon.co.za);

“Q3 Trading Update” ......................... the trading update with respect to certain financial results of the Edcon Group for the fiscal quarter ended 23 December 2017 and other information of the Edcon Group, available on the Edcon Group’s website (http://www.edcon.co.za);

“Record Date” .................................. 26 September 2018;

“Requisite Consents” ....................... the 25.00% Senior Secured PIK Notes Requisite Consents, the 5.00% Senior Secured PIK Notes Requisite Consents, the 8.00% Senior Secured PIK Notes Requisite Consents and the Series B Senior Secured PIK Notes Requisite Consents;

“Revocation Deadline” ...................... prior to, but not on or after, the Effective Time;

“SARB” .......................................... The South African Reserve Bank;

“Second Supplemental Indentures” ........ the 25.00% Senior Secured PIK Notes Second Supplemental Indenture, the 5.00% Senior Secured PIK Notes Second Supplemental Indenture, the 8.00% Senior Secured PIK Notes Second Supplemental Indenture and the Series B Senior Secured PIK Notes Second Supplemental Indenture;

“Series B Senior Secured PIK Noteholders” holders as of the Record Date of the Series B Senior Secured PIK Notes;

“Series B Senior Secured PIK Notes” ...... the 3.00% Senior Secured PIK Notes and the 10.177% Senior Secured PIK Notes;

“Series B Senior Secured PIK Notes Consent Solicitation” .................. the solicitation of Consents from Series B Senior Secured PIK Noteholders to adopt the Series B Senior Secured PIK Notes Proposed Amendments;

“Series B Senior Secured PIK Notes Indenture” ........................................ that certain Indenture governing the Series B Senior Secured PIK Notes, dated as of 1 February 2017 (as amended and supplemented up to the date hereof) among, inter alios, the Issuer, HoldCo 1 and the Trustee;

“Series B Senior Secured PIK Notes Proposed Amendments” as defined in “The Proposed Amendments—The Series B Senior Secured PIK Notes Proposed Amendments”;

“Series B Senior Secured PIK Notes”
Requisite Consents: Consents of Series B Senior Secured PIK Noteholders representing not less than a majority in aggregate principal amount of the Series B Senior Secured PIK Notes then outstanding;

"Series B Senior Secured PIK Notes Second Supplemental Indenture": the supplemental indenture to be entered into by the Issuers and the Trustee with respect to the Series B Senior Secured PIK Notes Proposed Amendments;

"South Africa": the Republic of South Africa;

"SSCF Waiver": the waiver letter with respect to the Super Senior Credit Facilities, dated 6 March 2018 (as amended and supplemented up to the date hereof), by and between, inter alios, the agent under the Super Senior Credit Facilities Agreement and the obligors named therein, pursuant to which certain amendments and waivers to the terms of the Super Senior Credit Facilities Agreement were effected;

"SSLF Waiver": the waiver letter with respect to the Super Senior Liquidity Facilities, dated 6 March 2018 (as amended and supplemented up to the date hereof), by and between, inter alios, the agent under the Super Senior Liquidity Facilities Agreement and the obligors named therein, pursuant to which certain amendments and waivers to the terms of the Super Senior Liquidity Facilities Agreement were effected;

"Super Senior Credit Facilities": any term loan and revolving facilities made available to the borrowers thereunder pursuant to the Super Senior Credit Facilities Agreement;

"Super Senior Credit Facilities Agreement": the super senior credit facilities agreement dated 25 May 2007 (as amended and restated on 27 November 2015 and further amended and restated on 1 February 2017) and made between, among others, Edcon Limited and ABSA Bank Limited (acting through its Corporate and Investment Banking division), as SSCF Agent, as the same may be amended, restated, modified, renewed, refunded, replaced, restructured, refinanced, repaid, increased or extended in whole or in part, from time to time;

"Super Senior Liquidity Facilities": any term loan credit facilities (including any letter of credit thereunder) made available to the borrowers thereunder pursuant to the Super Senior Liquidity Facilities Agreement;

"Super Senior Liquidity Facilities Agreement": the super senior secured term loan facilities agreement dated as of 1 February 2017 by and between Edcon Limited, as borrower, certain guarantors, ABSA Bank Limited (acting through its Corporate and Investment Banking division) as agent, and the lenders party thereto from time to time, as the same may be amended, restated, modified, renewed, refunded, replaced, restructured, refinanced, repaid, increased or extended in whole or in part, from time to time;

"Trustee": GLAS Trust Corporation Limited;

"U.S. dollar" or "$": the lawful currency of the United States of America; and

"Waiver Effective Date": the date on which the SSLF Waiver and the SSCF Waiver became effective.
KEY DATES

The following summary of key dates is qualified in its entirety by the more detailed information appearing elsewhere in this Consent Solicitation Statement. Capitalized terms have the meanings assigned to them elsewhere in this Consent Solicitation Statement or in the Indentures.

Noteholders should take note of the following dates in connection with the Consent Solicitations. However, the dates below are subject to modification in accordance with the terms of the Consent Solicitations.

<table>
<thead>
<tr>
<th>Date</th>
<th>Calendar Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>Record Date</td>
<td>26 September 2018</td>
<td>The date at which positions are struck at the end of the day to note which parties are entitled to vote. Only a Noteholder as of the Record Date may deliver or revoke Consents, whether or not such Noteholder continues to be a Noteholder after the Record Date. Any person or entity that becomes a holder of Notes after the Record Date will not have the authority to deliver or revoke Consents.</td>
</tr>
<tr>
<td>Launch Date</td>
<td>27 September 2018</td>
<td>Commencement of the Consent Solicitations.</td>
</tr>
<tr>
<td>Revocation Deadline</td>
<td>Prior to, but not on or after the Effective Time.</td>
<td>The deadline for Noteholders to revoke Consents previously delivered. Consents may not be revoked following this time.</td>
</tr>
<tr>
<td>Effective Time</td>
<td>The time at which the Proposed Amendments will become effective and operative.</td>
<td>At the Effective Time, the relevant Second Supplemental Indentures will be executed and the Proposed Amendments to the relevant Indentures will become effective and operative.</td>
</tr>
<tr>
<td>Expiration Time</td>
<td>5:00pm, London time, on 3 October 2018, unless terminated or extended by the Issuers in their sole discretion.</td>
<td>The deadline for Noteholders to deliver Consents.</td>
</tr>
<tr>
<td>Announcement of the Consent Solicitations Results</td>
<td>As soon as practicable after the Expiration Time.</td>
<td>The date on which the results of the Consent Solicitations are announced by the Issuers through a press release and/or publication on the Edcon Group’s website and by sending a notice through the relevant Clearing System.</td>
</tr>
</tbody>
</table>

***** Noteholders are advised to check with any broker, dealer, bank, custodian, trust company or other trustee through which they hold Notes whether such broker, dealer, bank, custodian, trust company or other trustee would require receiving any notice or instructions prior to the deadlines set forth above. *****
THE EDCON GROUP

General

We are the largest non-food retailer in southern Africa. Our registered office is located at Edgardale, 1 Press Avenue, Crown Mines, Johannesburg, 2092, Republic of South Africa.

Available Information

The Information and Tabulation Agent will furnish without charge to each person, including any beneficial owner of the Notes, to whom this Consent Solicitation Statement is delivered, upon the written or oral request of such person, a copy of this Consent Solicitation Statement. Requests for such documents should be directed to the Information and Tabulation Agent at its contact details set forth on the back cover of this Consent Solicitation Statement.

All notices with respect to the Consent Solicitations and the results of the Consent Solicitations will be announced on the website of the Irish Stock Exchange (www.ise.ie) and also delivered through the relevant Clearing System.

More information about the Edcon Group, including details about our business and certain of our historical results of operations, is available on our website at www.edcon.co.za. This is not intended to be a web link. We have previously published (a) a trading update with respect to certain financial results for the fiscal quarter ended 23 December 2017 and other information of the Edcon Group (the “Q3 Trading Update”), (b) a trading update with respect to certain financial results for the fiscal year ended 31 March 2018 and other information of the Edcon Group (the “FY18 Trading Update”) and (c) a trading update with respect to certain financial results for the fiscal quarter ended 30 June 2018 and other information of the Edcon Group (the “Q1 Trading Update”), in each case available on our website, which are incorporated by reference herein and form part of this Consent Solicitation Statement.

Other than such historical results of operations of the Edcon Group, the Q3 Trading Update, the FY18 Trading Update and the Q1 Trading Update, information contained on our website shall not be deemed to be part of this Consent Solicitation Statement and is not incorporated by reference herein.

Recent Developments

On 24 April 2017, the National Consumer Tribunal (the “NCT”) rendered a judgment in a complaint referred to it by the National Credit Regulator (the “NCR”) declaring that the Edcon Group was in contravention of the National Credit Act, 32 of 2005 by requiring the payment of club fees in the terms of its credit agreements. The Group appealed the NCT’s judgement to the High Court. On 24 May 2018, the High Court issued a judgement in favour of the Group, reversing the NCT’s judgment on appeal and dismissing the NCR's complaint with costs. A copy of the High Court’s judgment can be viewed at http://www.saflii.org/za/cases/ZAGPPHC/2018/372.html. This is not intended to be a web link.

On 25 June 2018, the NCR filed an application with the Supreme Court of Appeal for special leave to appeal the decision of the High Court. The Group is currently awaiting a decision in this regard.
BACKGROUND AND PURPOSE OF THE CONSENT SOLICITATIONS

We refer to the Q3 Trading Update, the FY18 Trading Update and the Q1 Trading Update in “The Edcon Group—Available Information”, in each case with respect to the Edcon Group and available on its website (http://www.edcon.co.za). This is not intended to be a web link.

The purpose of the Consent Solicitations is to obtain the (i) 25.00% Senior Secured PIK Notes Requisite Consents to adopt the 25.00% Senior Secured PIK Notes Proposed Amendments from 25.00% Senior Secured PIK Noteholders, (ii) 5.00% Senior Secured PIK Notes Requisite Consents to adopt the 5.00% Senior Secured PIK Notes Proposed Amendments from 5.00% Senior Secured PIK Noteholders, (iii) 8.00% Senior Secured PIK Notes Requisite Consents to adopt the 8.00% Senior Secured PIK Notes Proposed Amendments from 8.00% Senior Secured PIK Noteholders and (iv) Series B Senior Secured PIK Notes Requisite Consents to adopt the Series B Senior Secured PIK Notes Proposed Amendments from Series B Senior Secured PIK Noteholders.

On 20 September 2018, the requisite majorities of lenders under the Group’s relevant OpCo Facilities Agreements agreed to extend the respective maturity dates thereunder until 31 January 2019, with the potential for an automatic extension until 31 March 2019, subject to certain conditions, including the Group securing additional working capital funding. In addition, the Group is continuing its review of strategic alternatives with respect to its business and corporate and capital structure, including, *inter alia*, a merger or acquisition process. At this time none of HoldCo 2 or any member of the Group has committed to any such strategic alternative and there is no certainty that any review of strategic alternatives will result in such a commitment.

On 26 March 2018, the Group announced it had successfully ratified certain amendments to each Indenture governing the Notes to, *inter alia*, defer the requirement to publish certain annual and quarterly accounts and information and hold conference calls with respect to such accounts and information, until 24 September 2018 (subject to a five Business Day grace period). While the Group has made progress in its discussions with its stakeholders with respect to the OpCo Facilities, the Group believes that such discussions will nonetheless not be concluded within this timeframe. The Issuers are therefore seeking the Consents to extend the Deferral Period under the Notes to align with the waiver periods provided in connection with the OpCo Facilities maturity date extensions, and to allow the Group to continue to discuss these facilities and conduct its ongoing strategic review of the Group’s business and capital structure.

The Proposed Amendments will not alter any covenant or provision of the Indentures, except as described in “The Proposed Amendments”.

THE PROPOSED AMENDMENTS

We are hereby soliciting Consents for the 25.00% Senior Secured PIK Notes Proposed Amendments to the 25.00% Senior Secured PIK Notes Indenture, the 5.00% Senior Secured PIK Notes Proposed Amendments to the 5.00% Senior Secured PIK Notes Indenture, the 8.00% Senior Secured PIK Notes Proposed Amendments to the 8.00% Senior Secured PIK Notes Indenture and the Series B Senior Secured PIK Notes Proposed Amendments to the Series B Senior Secured PIK Notes Indenture.

The 25.00% Senior Secured PIK Notes Proposed Amendments

The 25.00% Senior Secured PIK Notes Proposed Amendments will, if adopted, amend the 25.00% Senior Secured PIK Notes Indenture to: (i) extend the Deferral Period deferring the requirement to deliver the annual report of the Edcon Group for the fiscal year ended 31 March 2018 and the quarterly reports for the fiscal quarters ended 23 December 2017 and 30 June 2018, (ii) defer the requirement to deliver the quarterly reports of the Edcon Group for the fiscal quarters ending 29 September 2018 and 29 December 2018, (iii) remove the requirement to hold a conference call in respect of the reports for the fiscal year ended 31 March 2018, the fiscal quarter ended 30 June 2018 and the fiscal quarter ending 29 September 2018, (iv) defer the requirement to hold a conference call in respect of the report for the fiscal quarter ending 29 December 2018, (v) extend the Deferral Period deferring the requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the fiscal year ended 31 March 2018 and (vi) remove the requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the fiscal quarters ending 29 September 2018 and 29 December 2018, in each case until the earlier to occur of 11:59pm (Johannesburg time) on 31 March 2019 and the termination of the SSCF Waiver or the SSLF Waiver pursuant to the terms thereof, and to waive any Default under the 25.00% Senior Secured PIK Notes Indenture that may have resulted or will result from HoldCo 1’s breach of its obligations with respect to the foregoing.

From the Effective Time, all 25.00% Senior Secured PIK Noteholders, whether or not they have submitted Consents in the Consent Solicitations, are bound by the 25.00% Senior Secured PIK Notes Proposed Amendments.

25.00% Senior Secured PIK Noteholders, by delivery of their Consents, also authorize and direct the Trustee to make such amendments and/or modifications to the terms of the global 25.00% Senior Secured PIK Notes as are necessary, expedient or desirable to make the global 25.00% Senior Secured PIK Notes consistent with the terms of the 25.00% Senior Secured PIK Notes Indenture after giving effect to the 25.00% Senior Secured PIK Notes Proposed Amendments.

Upon the date and time at which the 25.00% Senior Secured PIK Notes Requisite Consents are reached, or as soon as practicable thereafter, the Issuers intend to, and the Trustee will be authorized to, enter into the 25.00% Senior Secured PIK Notes Second Supplemental Indenture, whereupon the 25.00% Senior Secured PIK Notes Proposed Amendments will automatically become effective and operative at the Effective Time.

The foregoing summary does not purport to be comprehensive or definitive, and is qualified in its entirety by reference to the 25.00% Senior Secured PIK Notes Second Supplemental Indenture.

The 5.00% Senior Secured PIK Notes Proposed Amendments

The 5.00% Senior Secured PIK Notes Proposed Amendments will, if adopted, amend the 5.00% Senior Secured PIK Notes Indenture to: (i) extend the Deferral Period deferring the requirement to deliver the annual report of the Edcon Group for the fiscal year ended 31 March 2018 and the quarterly reports for the fiscal quarters ended 23 December 2017 and 30 June 2018, (ii) defer the requirement to deliver the quarterly reports of the Edcon Group for the fiscal quarters ending 29 September 2018 and 29 December 2018, (iii) remove the requirement to hold a conference call in respect of the reports for the fiscal year ended 31 March 2018, the fiscal quarter ended 30 June 2018 and the fiscal quarter ending 29 September 2018, (iv) defer the requirement to hold a conference call in respect of the report for the fiscal quarter ending 29 December 2018, (v) extend the Deferral Period deferring the requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the fiscal year ended 31 March 2018 and (vi) remove the requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the
fiscal quarters ending 29 September 2018 and 29 December 2018, in each case until the earlier to occur of
11:59pm (Johannesburg time) on 31 March 2019 and the termination of the SSCF Waiver or the SSLF
Waiver pursuant to the terms thereof, and to waive any Default under the 5.00% Senior Secured PIK Notes
Indenture that may have resulted or will result from HoldCo 1’s breach of its obligations with respect to the
foregoing.

From the Effective Time, all 5.00% Senior Secured PIK Noteholders, whether or not they have
submitted Consents in the Consent Solicitations, are bound by the 5.00% Senior Secured PIK Notes
Proposed Amendments.

5.00% Senior Secured PIK Noteholders, by delivery of their Consents, also authorize and direct the
Trustee to make such amendments and/or modifications to the terms of the global 5.00% Senior Secured
PIK Notes as are necessary, expedient or desirable to make the global 5.00% Senior Secured PIK Notes
consistent with the terms of the 5.00% Senior Secured PIK Notes Indenture after giving effect to the 5.00%
Senior Secured PIK Notes Proposed Amendments.

Upon the date and time at which the 5.00% Senior Secured PIK Notes Requisite Consents are
reached, or as soon as practicable thereafter, the Issuers intend to, and the Trustee will be authorized to,
enter into the 5.00% Senior Secured PIK Notes Second Supplemental Indenture, whereupon the 5.00%
Senior Secured PIK Notes Proposed Amendments will automatically become effective and operative at the
Effective Time.

The foregoing summary does not purport to be comprehensive or definitive, and is qualified in its
entirety by reference to the 5.00% Senior Secured PIK Notes Second Supplemental Indenture.

The 8.00% Senior Secured PIK Notes Proposed Amendments

The 8.00% Senior Secured PIK Notes Proposed Amendments will, if adopted, amend the 8.00%
Senior Secured PIK Notes Indenture to: (i) extend the Deferral Period deferring the requirement to deliver the
annual report of the Edcon Group for the fiscal year ended 31 March 2018 and the quarterly reports for the
fiscal quarters ended 23 December 2017 and 30 June 2018, (ii) defer the requirement to deliver the quarterly
reports of the Edcon Group for the fiscal quarters ending 29 September 2018 and 29 December 2018, (iii)
remove the requirement to hold a conference call in respect of the reports for the fiscal year ended 31 March
2018, the fiscal quarter ended 30 June 2018 and the fiscal quarter ending 29 September 2018, (iv) defer the
requirement to hold a conference call in respect of the report for the fiscal quarter ending 29 December 2018,
(v) extend the Deferral Period deferring the requirement to provide information required to be delivered
pursuant to Rule 144A(d)(4) with respect to the fiscal year ended 31 March 2018 and (vi) remove the
requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the
fiscal quarters ending 29 September 2018 and 29 December 2018, in each case until the earlier to occur of
11:59pm (Johannesburg time) on 31 March 2019 and the termination of the SSCF Waiver or the SSLF
Waiver pursuant to the terms thereof, and to waive any Default under the 8.00% Senior Secured PIK Notes
Indenture that may have resulted or will result from HoldCo 2’s breach of its obligations with respect to the
foregoing.

From the Effective Time, all 8.00% Senior Secured PIK Noteholders, whether or not they have
submitted Consents in the Consent Solicitations, are bound by the 8.00% Senior Secured PIK Notes
Proposed Amendments.

8.00% Senior Secured PIK Noteholders, by delivery of their Consents, also authorize and direct the
Trustee to make such amendments and/or modifications to the terms of the global 8.00% Senior Secured
PIK Notes as are necessary, expedient or desirable to make the global 8.00% Senior Secured PIK Notes
consistent with the terms of the 8.00% Senior Secured PIK Notes Indenture after giving effect to the 8.00%
Senior Secured PIK Notes Proposed Amendments.

Upon the date and time at which the 8.00% Senior Secured PIK Notes Requisite Consents are
reached, or as soon as practicable thereafter, the Issuers intend to, and the Trustee will be authorized to,
enter into the 8.00% Senior Secured PIK Notes Second Supplemental Indenture, whereupon the 8.00%
Senior Secured PIK Notes Proposed Amendments will automatically become effective and operative at the
Effective Time.
The foregoing summary does not purport to be comprehensive or definitive, and is qualified in its entirety by reference to the 8.00% Senior Secured PIK Notes Second Supplemental Indenture.

The Series B Senior Secured PIK Notes Proposed Amendments

The Series B Senior Secured PIK Notes Proposed Amendments will, if adopted, amend the Series B Senior Secured PIK Notes Indenture to: (i) extend the Deferral Period deferring the requirement to deliver the annual report of the Edcon Group for the fiscal year ended 31 March 2018 and the quarterly reports for the fiscal quarters ended 23 December 2017 and 30 June 2018, (ii) defer the requirement to deliver the quarterly reports of the Edcon Group for the fiscal quarters ending 29 September 2018 and 29 December 2018, (iii) remove the requirement to hold a conference call in respect of the reports for the fiscal year ended 31 March 2018, the fiscal quarter ended 30 June 2018 and the fiscal quarter ending 29 September 2018, (iv) defer the requirement to hold a conference call in respect of the report for the fiscal quarter ending 29 December 2018, (v) extend the Deferral Period deferring the requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the fiscal year ended 31 March 2018 and (vi) remove the requirement to provide information required to be delivered pursuant to Rule 144A(d)(4) with respect to the fiscal quarters ending 29 September 2018 and 29 December 2018, in each case until the earlier to occur of 11:59pm (Johannesburg time) on 31 March 2019 and the termination of the SSCF Waiver or the SSLF Waiver pursuant to the terms thereof, and to waive any Default under the Series B Senior Secured PIK Notes Indenture that may have resulted or will result from HoldCo 2’s breach of its obligations with respect to the foregoing.

From the Effective Time, all Series B Senior Secured PIK Noteholders, whether or not they have submitted Consents in the Consent Solicitations, are bound by the Series B Senior Secured PIK Notes Proposed Amendments.

Series B Senior Secured PIK Noteholders, by delivery of their Consents, also authorize and direct the Trustee to make such amendments and/or modifications to the terms of the global Series B Senior Secured PIK Notes as are necessary, expedient or desirable to make the global Series B Senior Secured PIK Notes consistent with the terms of the Series B Senior Secured PIK Notes Indenture after giving effect to the Series B Senior Secured PIK Notes Proposed Amendments.

Upon the date and time at which the Series B Senior Secured PIK Notes Requisite Consents are reached, or as soon as practicable thereafter, the Issuers intend to, and the Trustee will be authorized to, enter into the Series B Senior Secured PIK Notes Second Supplemental Indenture, whereupon the Series B Senior Secured PIK Notes Proposed Amendments will automatically become effective and operative at the Effective Time.

The foregoing summary does not purport to be comprehensive or definitive, and is qualified in its entirety by reference to the Series B Senior Secured PIK Notes Second Supplemental Indenture.
THE CONSENT SOLICITATIONS

This section summarizes the terms of the Consent Solicitations. Although the Issuers believe that this description covers the material terms of the Consent Solicitations, this summary may not contain all the information that is important to Noteholders. You should carefully read this entire Consent Solicitation Statement and the other documents referred to in this Consent Solicitation Statement for a more complete understanding of the terms and conditions of the Consent Solicitations.

General

The Issuers are soliciting Consents to the Proposed Amendments from Noteholders, upon the terms and subject to the conditions set forth in this Consent Solicitation Statement. If the relevant Requisite Consents are obtained, the relevant Proposed Amendments will amend the relevant Indentures as set forth under "The Proposed Amendments".

Pursuant to Section 9.2(a) of the 25.00% Senior Secured PIK Notes Indenture, adoption of the 25.00% Senior Secured PIK Notes Proposed Amendments requires the 25.00% Senior Secured PIK Notes Requisite Consents. Pursuant to Section 9.2(a) of the 5.00% Senior Secured PIK Notes Indenture, adoption of the 5.00% Senior Secured PIK Notes Proposed Amendments requires the 5.00% Senior Secured PIK Notes Requisite Consents. Pursuant to Section 9.2(a) of the 8.00% Senior Secured PIK Notes Indenture, adoption of the 8.00% Senior Secured PIK Notes Proposed Amendments requires the 8.00% Senior Secured PIK Notes Requisite Consents. Pursuant to Section 9.2(a) of the Series B Senior Secured PIK Notes Indenture, adoption of the Series B Senior Secured PIK Notes Proposed Amendments requires the Series B Senior Secured PIK Notes Requisite Consents.

The Issuers may terminate the Consent Solicitations for any reason or may extend the Consent Solicitations on a daily basis, regardless of whether the relevant Requisite Consents have been obtained, prior to the Expiration Time.

Following receipt of the relevant Requisite Consents with respect to the Notes, the Issuers intend, and the Trustee will be authorized, to execute the relevant Second Supplemental Indenture, whereupon the relevant Proposed Amendments will automatically become effective and operative at the Effective Time. The relevant Proposed Amendments, if adopted, will be binding on all relevant Noteholders and their successors and transferees, whether or not such Noteholders submit Consents in the Consent Solicitations.

Noteholders, by delivery of their Consents, authorize and direct the Trustee, to the extent necessary under the relevant Indenture, without the further consent of Noteholders, to take any action or steps necessary to effect the relevant Proposed Amendments; and to make such amendments and/or modifications to the terms of the relevant Indenture after giving effect to the relevant Proposed Amendments.

By transmitting a Consent through the applicable Clearing System’s customary procedures, each Noteholder makes the undertakings, instructions, representations and warranties set out herein.

Procedures for Delivering Consents

Before delivering Consents to the Consent Solicitations, Noteholders should read this Consent Solicitation Statement and the procedures set forth herein.

Only Noteholders or their duly designated proxies may deliver Consents. For the purpose of the Consent Solicitations, the term “Noteholders” shall be deemed to include any Euroclear or Clearstream participants through which a beneficial owner’s Notes (in the form of book-entry interests) are held in Euroclear and/or Clearstream, as the case may be, and that have been granted a proxy or authorization by such relevant Clearing System.

Any beneficial owner of Notes whose Notes are held through a broker, dealer, commercial bank, custodian, trust company, Euroclear or Clearstream participant or other nominee, and who wishes to deliver Consents in the Consent Solicitations, should contact such institution promptly and instruct such institution to deliver Consents in accordance with the procedures set out below. All Consents received remain valid and subject to revocation as provided in this Consent Solicitation Statement.
All questions as to the validity, form, eligibility (including time of receipt) and acceptance and revocation of Consents will be resolved by the Issuers, in their sole discretion, which resolution shall be final and binding. The Issuers reserve the right to reject any and all Consents not validly given or any Consents the Issuers’ acceptance of which could, in the opinion of the Issuers or their counsel, be unlawful. The Issuers also reserves the right to waive any defects or irregularities in the delivery of any Consent or modify the conditions to the Consent Solicitations. The interpretation by the Issuers of the terms and conditions of the Consent Solicitations (including the instructions thereto) shall be final and binding on all parties. Unless waived, any defects or irregularities in connection with deliveries of Consents must be cured within such time as the Issuers shall determine. None of the Issuers, the Group, the Information and Tabulation Agent, the Trustee nor any other person shall be under any duty to give notification of defects, irregularities or waivers with respect to deliveries of Consents, nor shall any of them incur any liability for failure to give such notification.

The following information describing the arrangements of Euroclear and Clearstream is subject to any change or reinterpretation of the rules, regulations and procedures of the relevant Clearing System, in each case as currently in effect. The information in such sections concerning these Clearing Systems has been obtained from sources that the Issuers believe to be reliable, but the Issuers take no responsibility for the accuracy of such information. Any Noteholder wishing to use the facilities of any of the Clearing Systems should confirm the continued applicability of the rules, regulations and procedures of the relevant Clearing System. The Issuer will not be responsible or liable for any aspect of the records relating to book-entry interests held through the facilities of any Clearing System or for maintaining, supervising or reviewing any records related to such book-entry interests.

**Delivery of Consents**

The delivery of Consents by Noteholders with respect to Notes that are held by any Clearing System pursuant to the procedures set forth below will constitute a binding agreement between such Noteholder and the Issuers in accordance with the terms and subject to the conditions set forth in this Consent Solicitation Statement.

The Issuers will accept validly delivered Consents given in accordance with the customary procedures of the applicable Clearing System.

To validly deliver Consents in accordance with the terms of the Consent Solicitations, each direct participant of Euroclear or Clearstream should deliver to the Information and Tabulation Agent (through the relevant Clearing System) a valid Electronic Consent Instruction (as defined below) in compliance with the requirements established by the relevant Clearing System.

To validly deliver Consents in accordance with the terms of the Consent Solicitations, each beneficial owner of Notes, if such beneficial owner is not a direct participant, must arrange with the person or entity that is the direct participant, or such direct participant’s assignee or nominee, to deliver on its behalf to the Information and Tabulation Agent (through the relevant Clearing System) a valid Electronic Consent Instruction in compliance with the requirements established by the relevant Clearing System.

The Electronic Consent Instruction includes:

(a) the aggregate principal amount of relevant Notes with respect to which the relevant Noteholder wishes to deliver a Consent;

(b) the securities account number for the relevant Clearing System in which the Notes are held and the name of the direct participant in the relevant Clearing System;

(c) the Noteholder’s consent to the relevant Proposed Amendments which is the subject of the Electronic Consent Instruction;

(d) an acknowledgement by the relevant Noteholder that it has received and agrees to be bound by the terms and subject to the conditions set forth in this Consent Solicitation Statement and to make the representations, warranties and undertakings set forth herein; and

(e) an irrevocable authorization to disclose to the Information and Tabulation Agent (i) the name and contact details (being the telephone number and email address) of the beneficial owner of the Notes and (ii) the identity of the direct participant account holder and holding and account information.
The term “Electronic Consent Instruction” means the instruction required to be delivered by the direct participants in Euroclear or Clearstream to the Information and Tabulation Agent (through Euroclear or Clearstream, as applicable) in the form described in the Euroclear/Clearstream Notice (as defined below) and in accordance with such Clearing System’s procedures and deadlines in order for Noteholders to participate in the Consent Solicitations. By providing such Electronic Consent Instruction or by giving instructions to provide such Electronic Consent Instruction on its behalf, each Noteholder will be deemed, among other things, to have acknowledged that it has received and agreed to be bound by the terms and subject to the conditions set forth in this Consent Solicitation Statement and to make the representations, warranties and undertakings set forth herein.

The term “Euroclear/Clearstream Notice” means the notice to be sent by Euroclear or Clearstream, on or about the date of this Consent Solicitation Statement to its direct participants, informing its direct participants of the procedures to be followed in order to participate in the Consent Solicitations for the Notes.

The deadlines set by any such custodial entity and each of Euroclear and Clearstream for the submission of Consents may be earlier than the relevant deadlines specified in this Consent Solicitation Statement.

Notwithstanding the delivery of Consents by each Noteholder by means of an Electronic Consent Instruction, each Noteholder thereby agrees that such Electronic Consent Instruction constitutes a written Consent to the Consent Solicitations.

For the avoidance of doubt, only direct participants can submit an Electronic Consent Instruction. The receipt of such Electronic Consent Instruction by the Clearing Systems may be acknowledged in accordance with the standard practices and procedures of the Clearing Systems. For the avoidance of doubt, any such acknowledgement does not constitute an acceptance of any submitted Consents by or on behalf of the Issuers.

Beneficial owners of Notes should confirm with their respective custodial entity that is a direct participant the time by which such custodial entity must receive instructions to consent to the Consent Solicitations in order to meet the deadlines set forth herein. The deadlines set by any such custodial entity and each of Euroclear and Clearstream as applicable, for submission of an Electronic Consent Instruction will be earlier than the relevant deadlines specified in this Consent Solicitation Statement. As a result, there are no guaranteed delivery procedures provided by the Issuers in connection with the Consent Solicitations. Noteholders are responsible for informing themselves of these deadlines and for arranging the due and timely delivery of the Electronic Consent Instruction to the relevant Clearing System and custodial entity (if any). None of the Issuers, any member of the Group, the Information and Tabulation Agent and the Trustee shall be responsible if any Noteholder fails to meet these deadlines and cannot participate in the Consent Solicitations. Upon receipt of an Electronic Consent Instruction, the relevant Clearing System will advise the Information and Tabulation Agent of the amount of Consents delivered and other required information.

Unless waived by the Issuers, any irregularities in connection with Electronic Consent Instructions must be cured within such time as the Issuers shall in its absolute discretion determine. None of the Issuers, any member of the Group, the Information and Tabulation Agent, the Trustee, nor any of their respective affiliates, officers, directors or employees or any other person will be under any duty to give notification of any defects or irregularities in such Electronic Consent Instruction, nor will any of such entities or persons incur any liability for failure to give such notification.

Consent of Notes in Physical Form

All Noteholders hold the Notes through a Clearing System participant account and there are no Notes in physical form.

Acknowledgements, Representations, Warranties and Undertakings

By submitting, or requesting a direct participant to submit on its behalf, a valid Electronic Consent Instruction to Euroclear or Clearstream, the relevant Noteholder and any beneficial owner of the Notes is deemed to represent, warrant and undertake to the Issuers, the Trustee, and the Information and Tabulation Agent that:
• it has received and reviewed this Consent Solicitation Statement and understands that it agrees to be bound by the terms and subject to the terms and conditions set forth in this Consent Solicitation Statement, including the relevant Proposed Amendments, each as described in this Consent Solicitation Statement and to make the representations, warranties and undertakings set forth therein;

• it was the holder of record as of 26 September 2018 of the relevant Notes;

• the Notes are, at the time of acceptance, and will continue to be, until the termination or withdrawal of the Consent Solicitations, or, in the case of Notes in which Consents have been validly revoked, the date on which such Consents are validly revoked, held by it at Euroclear or Clearstream;

• it consents to have the Clearing Systems provide details concerning it and its direct participant’s identity to the Information and Tabulation Agent and the Issuers;

• it acknowledges that all authority conferred or agreed to be conferred pursuant to these representations, warranties and undertakings, and every obligation of it and the Consents given by it will be binding upon its successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives and will not be affected by, and shall survive, its death or incapacity;

• no information has been provided to it by the Issuers, the Information and Tabulation Agent, the Trustee, or any agent under the relevant Indenture with regard to the tax consequences to Noteholders arising from the participation in the Consent Solicitations, and it acknowledges that it is solely liable for any taxes and similar or related payments imposed on it under the laws of any applicable jurisdiction as a result of its participation in the Consent Solicitations and agrees that it will not and does not have any right of recourse (whether by way of reimbursements, indemnity or otherwise) against the Issuers, the Information and Tabulation Agent, the Trustee, any agent under the relevant Indenture; or any other person in respect of such taxes and payments. If the relevant Noteholder and/or any beneficial owner of the Notes is unable to give the representations and warranties described above, it should contact the Information and Tabulation Agent;

• it does hereby release and forever discharge the Trustee, its employees, officers, directors, affiliates, and agents, predecessors and successors, of and from any and all manner of actions, causes of actions, suits, debts, dues, accounts, bonds, covenants, contracts, agreements, judgments, claims and demands whatsoever in law or in equity arising for which it may have become or may become responsible for under the relevant Indenture or the relevant Notes or otherwise in respect of any act or omission by any party related to or in connection with the Consent Solicitations, the relevant Proposed Amendments or any of their implementation;

• it consents to the relevant Proposed Amendments as described in this Consent Solicitation Statement;

• it empowers, authorizes, and requests the Trustee to do all things as may be necessary or expedient to carry out and give effect to the Consents or this Consent Solicitation Statement, including entering into the relevant Second Supplemental Indentures;

• it declares and acknowledges that the Trustee will not be held responsible for any liabilities or consequences arising as a result of acts taken by them or pursuant to the terms of the Consent, this Consent Solicitation Statement or the relevant Proposed Amendments and it further declares that the Trustee has no responsibility for the terms of the Consent, this Consent Solicitation Statement or the relevant Proposed Amendments;

• it hereby acknowledges that this Consent Solicitation Statement and the transactions contemplated hereby will not be deemed to be investment advice or a recommendation as to a course of conduct by the Trustee or any of its officers, directors, employees or agents; it further
represents that, in executing and delivering the Electronic Consent Instruction, it has made an independent investment decision in consultation with its own agents and professionals;

• none of the Issuers, the Information and Tabulation Agent, the Trustee, any agent under the relevant Indenture nor any of their respective affiliates, directors, officers, employees or agents has given it any information with respect to the Consent Solicitations save as expressly set out in this Consent Solicitation Statement and any notice in relation thereto;

• it irrevocably and unconditionally waives any right and claim against the Trustee arising as a result of any loss or damage suffered or incurred as a result of the Trustee (i) executing any amendments (including but not limited to circumstances where it is subsequently found that such amendments are not valid or binding on the relevant Noteholders) or any other documents or agreements the Trustee may be asked to sign or (ii) taking (or refraining from taking) any action by the Trustee or any other party related to or in connection with the Consent Solicitations; and

• it indemnifies and holds harmless the Trustee and any agent under the relevant Indenture from and against all losses, liabilities, damages, costs, charges and expenses which may be suffered or incurred by them as a result of any claims (whether or not successful, compromised or settled), actions, demands or proceedings brought against the Trustee and any agent under the relevant Indenture and against all losses, liabilities, damages, costs, charges and expenses (including legal fees) which the Trustee or such agent may suffer or incur which in any case arise as a result of or in connection with the Consent Solicitations, any actions (or actions which the Trustee refrains from taking) taken in connection therewith, including any documents or agreements the Trustee may be asked to sign.

All authority conferred or agreed to be conferred pursuant to the foregoing representations, warranties and undertakings and every obligation of such Noteholder or any beneficial owner of the Notes and the Consents given by such Noteholder and any beneficial owner of the Notes shall be binding upon the successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives of such Noteholder or any beneficial owner of the Notes and shall not be affected by, and shall survive, the death or incapacity of the Noteholder or any beneficial owner of the Notes.

No Guaranteed Delivery

There are no guaranteed delivery procedures provided by the Issuers in connection with the Consent Solicitations. Beneficial owners of Notes that are held in the name of a custodian must contact such entity sufficiently in advance of the Expiration Time if they wish to deliver Consents.

Beneficial owners of the Notes must provide their relevant name and contact details and direct participants in Euroclear or Clearstream delivering Consents must give authority to the relevant Clearing System to disclose their identity to the Trustee and the Information and Tabulation Agent.

In each case, the Issuers shall have the right to determine whether any purported Consent satisfies the requirements of this Consent Solicitation Statement and the relevant Indenture, and any such determination shall be final and binding on the Noteholder who delivered such Consent or purported Consent.

Revocation of Consents

Each properly completed and validly delivered (and not validly revoked) Consent will be counted, unless the procedure for revocation of Consents described below has been followed. Following the Revocation Deadline (which is prior to, but not on or after, the Effective Time), Consents can no longer be revoked. By submitting Consents in respect of its Notes, a Noteholder agrees that its Consents may not be revoked on or after the Effective Time.

If Consents have been validly delivered with respect to any Notes, such Consents may be revoked only by the Noteholder of such Notes who granted such Consents. Each Noteholder by delivering a Consent will, by virtue of such delivery, be agreeing that its Consent may only be revoked in the manner specified in this Consent Solicitation Statement.
Revocation of Consents in Euroclear and Clearstream

For a revocation of Consents to be effective, beneficial owners should send written, telegraphic or facsimile notice or have the Euroclear and/or Clearstream participant through which such beneficial owners hold their Notes send a notice of revocation, in each case so that it is received by the Information and Tabulation Agent before the Expiration Time. Such notice of revocation must:

(a) specify the name of the holder that delivered the Consents to be revoked;
(b) contain a statement that you are revoking your previously delivered Consents in the Consent Solicitations;
(c) state the principal amount of the Notes, the Consents in respect of which are to be revoked; and
(d) specify the name and number of an account at Euroclear and/or Clearstream to which the Notes with respect to which Consents had been delivered can be credited.

A revocation of Consents can only be accomplished in accordance with the foregoing procedures. Validly revoked Consents may be redelivered by following the procedures described elsewhere in this Consent Solicitation Statement at any time prior to the Revocation Deadline.

The Issuers reserve the right to contest the validity of any revocation of Consents, and all questions as to the validity (including time of receipt) of any revocation will be determined by the Issuers in their sole discretion, which determination will be conclusive and binding subject only to such final review as may be prescribed by the Trustee concerning proof of execution and ownership. Neither the Issuers nor any of their affiliates, the Trustee or the Information and Tabulation Agent, nor any other person will be under any duty to give notification of any defects or irregularities with respect to any revocation, nor shall any of them incur any liability for failure to give such information.

Acceptance of Consents

Upon the terms and subject to the conditions of the Consent Solicitations, the Issuers will accept all Consents that are validly delivered (and not validly revoked prior to the Revocation Deadline) prior to, but not at or after, the Expiration Time. The Issuer will be deemed to have accepted Consents when the Issuer gives written notice to the Information and Tabulation Agent of its acceptance of such Consents.

Fees and Expenses; Sources of Funds

The Issuers will bear the costs of the Consent Solicitations and will reimburse the Trustee for fees and expenses (including, without limitation, reasonable legal fees and expenses) that the Trustee incurs in connection with the Consent Solicitations. The Issuers will use available cash on hand to provide the total amount of funds required to pay all fees and expenses in connection therewith.

No payment will be made to Noteholders, and no new securities will be issued, in connection with the Consent Solicitations.

Information and Tabulation Agent

Lucid has been retained by the Issuers to act as Information and Tabulation Agent for the Notes with respect to the Consent Solicitations. For the services of the Information and Tabulation Agent, the Issuers have agreed to pay reasonable and customary fees and to reimburse the Information and Tabulation Agent for its reasonable out-of-pocket expenses in connection with such services.

Requests for Assistance

Questions relating to the terms and conditions of the Consent Solicitations and requests for assistance in completing and delivering Consents, or requests for additional copies of this Consent Solicitation Statement and other related documents, should be directed to the Information and Tabulation Agent at its address and telephone number set forth on the back page hereof. Noteholders may also contact their broker, dealer, commercial bank, trust company or other nominee for assistance concerning the Consent Solicitations.
All documents required by the Consent Solicitations should be sent to the Information and Tabulation Agent at its address and telephone number set forth on the back page hereof, and not to the Issuers, any member of the Group, the Trustee or any other person. However, the Issuers reserve the right to accept any valid Consent received by the Issuers, the Group, the Trustee or any other person.

Conditions to the Acceptance of Consents by the Issuers

Notwithstanding any other provisions of the Consent Solicitations, the Issuers will not be required to accept any Consents submitted in the Consent Solicitations, and the Issuers may terminate, modify, extend or otherwise amend the Consent Solicitations by no later than 9:00 a.m. London time on the Business Day prior to the then scheduled Expiration Time, if any of the following conditions to the Consent Solicitations is not satisfied, or is reasonably determined by the Issuers not to be satisfied (in their sole discretion) at the Expiration Time:

- each of the relevant entities in the Group shall have taken all necessary steps to authorize the Consent Solicitations, as well as all transactions contemplated thereby;
- in our reasonable judgment, as determined prior to the Expiration Time, the Consent Solicitations will not result in any adverse tax consequences to us;
- the Trustee shall not have objected in any respect to, or taken any action that could adversely affect, the completion of the Consent Solicitations, nor shall the Trustee or any Noteholder have taken any action that challenges the validity or effectiveness of the procedures used by us in making the Consent Solicitations;
- there shall not have been instituted or threatened or be pending any action, proceeding, investigation (whether formal or informal) or declaration of default or event of default in connection with (x) any of the Group’s material credit instruments or (y) the Consent Solicitations that, in the case of each of the foregoing, (a) is, or is reasonably likely to be, materially adverse to the Group’s business, operations, properties, condition (financial or otherwise), income, assets, liabilities or prospects, (b) would or is likely to prohibit, prevent, restrict or materially delay consummation of the Consent Solicitations, or (c) would materially impair the contemplated benefits to the Group of the Consent Solicitations; and
- no order, statute, rule, regulation, executive order, stay, decree, judgment or injunction shall have been or is to be enacted, entered, issued, promulgated, enforced or deemed applicable by any court or governmental, regulatory or administrative agency or instrumentality that either (a) would or is likely to prohibit, prevent, restrict or materially delay consummation of the Consent Solicitations or (b) is, or is reasonably likely to be, materially adverse to our business, operations, properties, condition (financial or otherwise), income, assets, liabilities or prospects.

All of the foregoing conditions are for the benefit of the Issuers and the Group and, except as otherwise noted, may be waived by the Issuers, in whole or in part, in their sole discretion. Any determination that the Issuers make concerning an event, development or circumstance described or referred to above shall be conclusive and binding.

If any of the foregoing conditions are not satisfied, we may, before the expiration of the Consent Solicitations:

- modify, extend or otherwise amend the Consent Solicitations, subject, however, to the withdrawal and revocation rights of relevant Noteholders; or
- waive the unsatisfied conditions and accept all Consents delivered and not previously revoked.

Any modification, extension, termination, withdrawal or amendment of the Consent Solicitations Statement will be followed promptly by a press release or other permitted means which will be made by no later no later than 5:00 p.m. London time on the Business Day prior to the then scheduled Expiration Time.
Expiration Time

The Effective Time may occur at any time prior to the Expiration Time. If the Requisite Consents have not been received prior to the Expiration Time, the Issuer may, in its sole discretion, extend the Expiration Time for a specified period of time or on a daily basis until the Requisite Consents have been obtained.

Failure to deliver a Consent will have the same effect as if a Noteholder had voted “No” to the Proposed Amendments. None of the Issuers, the Information and Tabulation Agent, the relevant Trustee nor the relevant Security Agent is responsible if any Noteholder fails to meet these deadlines and cannot validly revoke its Consent. The Trustee and the Security Agent have no responsibility or liability for monitoring, tabulating or verifying compliance with deadlines or other formalities in connection with the delivery or revocation of Consents and will be relying conclusively on the Issuers and the Information and Tabulation Agent, as applicable.

None of the Information and Tabulation Agent, the relevant Trustee, the relevant Paying Agent or the relevant Security Agent makes any recommendation as to whether Noteholders, direct participants or beneficial owners should deliver their Consents.

Failure to Obtain Required Consents

In the event the Requisite Consents are not obtained prior to the Expiration Time, any other condition set forth in this Consent Solicitation Statement is not satisfied or waived or the Consent Solicitations are terminated, the Effective Time will not occur.

Expiration Time; Extensions; Amendments

The Expiration Time of the Consent Solicitations shall be 5:00 p.m., London time, on 3 October 2018, subject to our right to extend such date and time for the Consent Solicitations in our sole discretion, in which case, the Expiration Time shall mean, the latest date and time to which the Consent Solicitations is extended.

Each Noteholder that wishes to Consent must validly deliver Consents prior to the Expiration Time. A valid revocation of delivered Consents before the Revocation Deadline (which is prior to, but not on or after, the Effective Time) shall be deemed a revocation of previously delivered Consents. The relevant Consents that are submitted prior to the Revocation Deadline may be revoked, and a valid withdrawal of relevant submitted Consents prior to the Revocation Deadline shall be deemed a revocation of the relevant Consents. At the Effective Time, the relevant Consents can no longer be revoked.

If we amend the Consent Solicitations in a manner that we determine constitutes a material or significant change, we will extend the Consent Solicitations, so that they remain open for a period that provides Noteholders with a reasonable time to review and evaluate the change after it is communicated to them. The exact length of such extension will depend upon the significance of the amendment.

Without limiting the manner in which we may choose to make a public announcement of any delay, extension, amendment or termination of the Consent Solicitations, we will comply with applicable securities laws by disclosing any such delay, extension, amendment or termination by means of a Consent Solicitation Statement supplement that we shall distribute to Noteholders through the Clearing Systems. We will have no other obligation to publish, advertise or otherwise communicate any such public announcement other than by making a timely release through any appropriate news agency.

Indemnification of the Trustee

The Issuers agree to indemnify and hold harmless the Trustee (in its applicable capacity) with respect to any and all claims or liability (however described) in connection with any actions taken or not taken by the Trustee in connection with the Consent Solicitations or the Consents or any of the Proposed Amendments.
Any questions regarding the terms of the Consent Solicitations may be directed to the Information and Tabulation Agent. You may also contact your broker, dealer, commercial bank, trust company or other nominee for assistance concerning the Consent Solicitations.

The Information and Tabulation Agent for the Consent Solicitations is:

Lucid Issuer Services Limited
Tankerton Works, 12 Argyle Walk
London WC1H 8HA, United Kingdom
   Attn: Arlind Bytyqi
Telephone: +44 (0) 20 7704 0880
   Email: edcon@lucid-is.com