

For and on behalf of
Duke Street LLP
as manager for and on behalf of
DS SPV NO.2 LP
Dated 22 February 2017 (2740509)

DS SPV NO.1 LP
Dated 22 February 2017

(2740508)

LIMITED PARTNERSHIPS ACT 1907

Notice is hereby given, pursuant to section 10 of the Limited Partnerships Act 1907, that on 22 February 2017, Duke Street General Partner Limited acting in its capacity as general partner of Duke Street VI No.4 Limited Partnership, a limited partner in DS SPV NO.4 L.P., a limited partnership registered in England under number LP17707 (the "**Partnership**"), distributed in specie 100% of its interest in the Partnership to GCM Grosvenor - NYSTRS Seasoned Primaries Fund, L.P. and The Bank of New York Mellon, as trustee for Bell Atlantic Master Trust and consequently, on that date, GCM Grosvenor - NYSTRS Seasoned Primaries Fund, L.P. and The Bank of New York Mellon, as trustee for Bell Atlantic Master Trust each became a limited partner in the Partnership and Duke Street General Partner Limited acting in its capacity as general partner of Duke Street VI No.4 Limited Partnership, ceased to be a partner in the Partnership.

For and on behalf of
Duke Street LLP
as manager for and on behalf of
DS SPV NO.4 LP
Dated 22 February 2017 (2740511)

LIMITED PARTNERSHIPS ACT 1907

Notice is hereby given, pursuant to section 10 of the Limited Partnerships Act 1907, that Duke Street General Partner Limited acting in its capacity as general partner of Duke Street VI No.1 Limited Partnership, a limited partner in DS SPV NO.1 L.P., a limited partnership registered in England under number LP17704 (the "**Partnership**");

- on 8 February 2017, transferred 59.08% of its interest in the Partnership to DS Cornerstone LP, and consequently, on that date, DS Cornerstone LP became a limited partner in the Partnership; and
- on 22 February 2017, distributed in specie 100% of its interest in the Partnership to the following:

Jade Investments Limited;

Unigestion Asset Management France SA in its capacity as investment manager of Unigestion Secondary Opportunity II FCPR;
Continuum Capital LP;

Unicapital Investment Management SA in its capacity as investment manager of Unicapital Investments V;

Unigestion Secondary Opportunity II L.P.;

Strategic Partners V Acquisitions III L.P.;

Credit Agricole Private Equity Secondary Fund Of Funds SAS;

Dahlia A SICAR S.C.A.;

Dahlia B SICAR S.C.A.;

Ubar Investment Holdings Limited;

Goldman Sachs VF VI Advisors Inc in its capacity as general partner of Private Equity Capital, LP.;

Goldman Sachs VF VI Offshore Advisors Inc in its capacity as general partner of Vintage VI Mgr Hlds LP;

Merbau Advisors, Ltd. in its capacity as general partner of Merbau Investors Offshore Holdings II, L.P.;

VF VII Advisors LLC in its capacity as general partner of PE Hopkins Holdings LP;

Lexington Private Equity II, L.P.;

The Kuwait Investment Office ("KIO") (being the London office) of the Kuwait Investment Authority ("KIA") acting on behalf of the Government of the State of Kuwait in relation to the investing of the assets deposited into the account known as the Future Generation Fund;

Enterprise Fennia Mutual Insurance Company; and

Fennia Life Insurance Company Ltd.,

together, the "**Recipients**", and consequently, on that date, each of the Recipients became a limited partner in the Partnership,

and Duke Street General Partner Limited acting in its capacity as general partner of Duke Street VI No.1 Limited Partnership, ceased to be a partner in the Partnership.

For and on behalf of
Duke Street LLP
as manager for and on behalf of