



SUNBORN FINANCE OYJ

Listing of EUR 50,000,000 Senior Secured Callable Floating Rate Bonds due 2024 The Bonds are represented by units in denominations of EUR 20,000

On 9 February 2018, Sunborn Finance Oyj (“**Issuer**” or the “**Company**”) issued senior secured callable floating rate notes with an aggregate nominal amount of EUR 50,000,000 (the “**Bonds**”) mainly to domestic and Nordic institutional investors. The Bonds are represented by units in denominations of EUR 20,000. The floating rate of interest of the Bonds is EURIBOR (3 months) plus 4.85 % per annum. This document (this document and the documents incorporated herein by reference jointly referred to as the “**Listing Prospectus**”) has been prepared solely for the purpose of re-admission to listing of the Bonds to trading on regulated market on Nasdaq Helsinki Ltd (the “**Helsinki Stock Exchange**”), originally listed on Helsinki Stock Exchange on 8 February 2019 and does not constitute any offering of the Bonds.

This Listing Prospectus has been drawn up in accordance with the Regulation (EU) 2017/1129 of the European Parliament and of the Council, as amended (the “**Prospectus Regulation**”), the Commission Delegated Regulation (EU) 2019/979, the Commission Delegated Regulation (EU) 2019/980 (the “**Delegated Regulation**”) in application of Annexes 6, 14 and 21 (as applicable) thereof, the Finnish Securities Markets Act (746/2012, as amended) (the “**Finnish Securities Markets Act**”) and the regulations and guidelines of the Finnish Financial Supervisory Authority (the “**FIN-FSA**”). The FIN-FSA, which is the competent authority for the purposes of the Prospectus Regulation in Finland, has approved this Prospectus (journal number FIVA/2023/1510). The FIN-FSA has only approved this Prospectus as meeting the standards of completeness, comprehensibility and consistency imposed by the Prospectus Regulation, and such approval shall not be considered as an endorsement of the Issuer or as an endorsement of the qualities of the Notes. Investors should make their own assessment as to the suitability of investing in the Notes. This Prospectus has been drawn up as a single document in accordance with Article 24 of the Delegated Regulation. This Prospectus also contains a summary in the format required by Article 7 of the Prospectus Regulation.

The application for the Bonds to be admitted to public trading on the Helsinki Stock Exchange (the “**Listing**”) is expected to be filed on or about 5 September 2023, and the Listing is expected to take place on or about 6 September 2023.

Besides filing this Listing Prospectus with the FIN-FSA and the application to the Helsinki Stock Exchange as well as original listing of the Bonds in 2019, the Issuer has not taken any action, nor will it take any action to render the public offer of the Bonds or their possession, or the distribution of this Listing Prospectus or any other documents relating to the Bonds admissible in any other jurisdiction than Finland requiring special measures to be taken for the purpose of public offer. Reasons for the relisting of the Bonds are described under “*General Information – Application for relisting*” below.

The Bonds have not been, and will not be, registered under the U.S. Securities Act 1933, as amended (the “**Securities Act**”) or with any securities regulatory authority of any state of the United States. The Bonds have not been offered, sold, pledged or otherwise transferred directly or indirectly within the United States or to, or for the account or benefit of, U.S. Persons (as defined under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in compliance with any applicable state securities laws.

The Issuer or the Bonds have not been assigned any credit ratings by any rating agency at the request or with the cooperation of the Issuer in the rating process. Investment in the Bonds involves certain risks. The principal risk factors that may affect the ability of the Issuer to fulfil its obligations under the Bonds are discussed under “*Risk Factors*” below.

Joint Lead Managers

DNB Bank ASA, Sweden Branch

OP Corporate Bank plc



IMPORTANT INFORMATION

In this Listing Prospectus, “**Issuer**” or “**Company**” refers to Sunborn Finance Oyj. All references to “**Sunborn Group**” refers to, each or collectively as context may require, Sunborn Oy and its subsidiaries on a consolidated basis. “**Guarantors**” refers to both Sunborn Saga Oy, also “**Operator**”, and Sunborn Oy, also “**Unrestricted Guarantor**” or “**Sunborn**”.

This Listing Prospectus should be read in conjunction with all documents which are deemed to be incorporated herein by reference and such documents form part of this Listing Prospectus. See “*Documents Incorporated by Reference*”.

DNB Bank ASA, Sweden Branch (“**DNB**”) and OP Corporate Bank plc (“**OP**”, and together with DNB, the “**Joint Leader Managers**”) was acting for Issuer as the arranger and manager in the issuance of the Bonds. Joint Leader Managers were not acting for anyone else in connection with the Bonds’ issue.

Without prejudice to any obligation of Issuer to publish a supplement to prospectus pursuant to applicable rules and regulations, neither the delivery of this Listing Prospectus nor any sale made hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of Issuer since the date of Listing Prospectus or that the information herein is correct as of any time subsequent to the date of Listing Prospectus.

In making an investment decision, each investor is advised to rely on their examination, analysis and enquiry of Issuer and the Terms and Conditions of the Bonds, including the risks and merits involved. Neither Issuer nor any of its respective affiliated parties or representatives is making any representation to any offeree or subscriber of the Bonds regarding the legality of the investment by such person. Investors are advised to make their independent assessment of the legal, tax, business, financial and other consequences of an investment in the Bonds.

No person has been authorised to give any information or to make any representation not contained in or not consistent with this Listing Prospectus or any information supplied by Issuer or such other information as is in the public domain and, if given or made, such information or representation should not be relied upon as having been authorised by Issuer.

Nothing contained in this Listing Prospectus is, or shall be relied upon as, a promise or representation by Issuer as to the future. Investors are advised to inform themselves of any press and/or stock releases published by Issuer since the date of this Listing Prospectus.

The distribution of this Listing Prospectus may, in certain jurisdictions, be restricted by law, and this Listing Prospectus may not be used for the purpose of, or in connection with, any offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not authorised or to any person to whom it is unlawful to make such offer or solicitation. No actions have been taken to register or qualify the Bonds, or otherwise to permit a public offering of the Bonds, in any jurisdiction outside of Finland. Investors should take such restrictions, as applicable, into account in any activities they may take regarding or based on this Listing Prospectus. Issuer does not accept any legal responsibility for any violation by any person, whether or not a prospective purchaser of Bonds is aware of such restrictions. In particular:

- the Bonds may not be offered, sold, resold, transferred or delivered, directly or indirectly, in or into the United States, Australia, Canada, Hong Kong, Japan, Singapore or any other jurisdiction in which it would not be permissible to offer the Bonds; and
- this Listing Prospectus may not be sent to any person in the aforementioned jurisdictions.

This Listing Prospectus has been prepared in English only. However, the summary of this Listing Prospectus has been translated into Finnish. The Issuer is solely responsible for the correctness of Finnish language translation of the summary. The Bonds are governed by and construed in accordance with the laws of Finland. Any dispute arising in relation the Bonds shall be settled non-exclusively by Finnish courts in accordance with Finnish law. The Agent, the Security Agent and the Bondholders (as defined in the “*Terms and Conditions of the Bonds*”) may commence proceedings against the Issuer or any other Obligor (as defined in the “*Terms and Conditions of the Bonds*”) in any court in any jurisdiction.

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SUMMARY

Introduction and warnings

*This summary contains all the sections required by Regulation (EU) 2017/1129 (the “**Prospectus Regulation**”) to be included in a summary for this type of securities and issuer. This summary should be read as an introduction to the Listing Prospectus (the “**Listing Prospectus**”). Any decision to invest in the securities should be based on consideration of the Listing Prospectus as a whole by the Investor.*

An investor investing in the securities could lose all or part of the invested capital. Where a claim relating to the information contained in the Listing Prospectus is brought before a court, the plaintiff investor might, under applicable law, have to bear the costs of translating the Listing Prospectus before legal proceedings are initiated. Issuer assumes civil liability in respect of this summary including translation thereof only if it is misleading, inaccurate or inconsistent, when read together with the other parts of the Listing Prospectus, or where it does not provide, when read together with the other parts of the Listing Prospectus, key information in order to aid investors when considering whether to invest in the securities.

The contact details of the Issuer and the Guarantors are as follows:

Issuer: Sunborn Finance Oyj (business identity number 2834108-5) is a public limited liability company incorporated in Finland with a registered address at Juhana Herttuan puistokatu 23, 20100 Turku, Finland. Its business identity number is and 2726819-7 and Legal entity identifier (**LEI**) 743700MQ1ZDAHSP2CK94.

Operator: Sunborn Saga Oy (business identity number 1083815-7) is a private limited liability company incorporated in Finland with a registered address at Juhana Herttuan puistokatu 23, 20100 Turku, Finland. Its business identity number is 1083815.

Unrestricted Guarantor:

Sunborn Oy (business identity number 0140466-4) is a private limited liability company incorporated in Finland with a registered address at Juhana Herttuan puistokatu 23, 20100 Turku, Finland. Its business identity number is 0140466-4 and Legal entity identifier 743700PA39QOVJ2YT548.

(The Operator and the Unrestricted Guarantor together as the “**Guarantors**”)

The details of the Bonds are as follows:

ISIN: FI4000292750
Trading code: SBFV048524

These Bonds are secured debt of the Issuer with an aggregated nominal amount of MEUR 50. The Bonds were originally listed on the corporate bond list of Nasdaq Helsinki on 8 February 2019.

This Prospectus has been approved by the FIN-FSA as the competent authority under the Prospectus Regulation on 5 September 2023.

The identity and contact details of the competent authority, the FIN-FSA, approving the Prospectus are as follows:

Authority: Financial Supervisory Authority
Address: P.O. Box 103, FI-00101 Helsinki, Finland

Telephone: +358 9183 51
Email address: kirjaamo@finanssivalvonta.fi

Key Information on the Issuer

Who is the issuer of the securities?

The legal and commercial name of the Issuer is Sunborn Finance Oyj (“**Issuer**” or “**Company**”) and it is domiciled in Turku, Finland. The Issuer is registered with the Finnish Trade Register under business identity number 2834108-5. The Issuer’s legal entity identifier code (LEI) is 743700MQ1ZDAHSP2CK94. The Issuer is a public limited liability company incorporated in Finland, and it is organised and operating under the laws of Finland.

Principal activities

The Issuer’s primary business is the ownership of the Naantali Spa Hotel and 30% ownership of the Ruissalo Spa Hotel building (together, the “**Hotels**”).

The Guarantors’ business is in the hospitality industry, specifically relating to the Hotels, Operator’s management of the day-to-day activities of the Hotels.

Controlling shareholder

The Issuer is wholly-owned by Pekka Niemi, Ritva Niemi, Hans Niemi and Jari Niemi (together, the “**Niemi Family**”). The Issuer has one subsidiary. The Issuer is dependent on the Sunborn Group; specifically, on Sunborn Oy for the majority of its financial and legal services, and Sunborn Saga Oy for the operation of the Hotels.

The Niemi Family controls the Sunborn Group. The Niemi Family wholly-owns the parent company of the Sunborn Group, Sunborn Oy, which in turn wholly-owns Sunborn Saga Oy.

Key management and auditor of the Issuer

The members of the Board of Directors of the Issuer are Ritva Niemi (Chairman), Pekka Niemi, Hans Niemi and Jari J. Niemi.

The Issuer’s statutory auditor is PricewaterhouseCoopers Oy, Authorised Public Accountants, with Kalle Laaksonen, Authorised Public Accountant, as auditor with principal responsibility.

What is the key financial information regarding the Issuer?

The following tables present selected financial information for Issuer and the Guarantors. For the Issuer is unaudited as of and for the six months ended 30 June 2022 and 30 June 2023 and audited for the twelve month period ended 31 December 2021 and 31 December 202. Selected financial information for the Operator and the Unrestricted Guarantor for the periods ended 31 December 2022 and 31 December 2021 is audited. For the Operator is unaudited as of and for the six months ended 30 June 2022 and 30 June 2023. Issuer’s audited financial statements have been prepared in accordance with IFRS as adopted by the European Union and the unaudited interim financial information has been prepared in accordance with IAS 34 Interim financial reporting standard. The Operator’s and Unrestricted Guarantor’s audited financial statements for the years ended 31 December 2022 and 31 December 2021 have been prepared in accordance with Finnish Accounting Standards. Financial information for Issuer and Guarantors is further described under “*Financial and Trend Information*” and “*Selected financial information*”.

Key Figures (IFRS) - Sunborn Finance Oyj

EUR thousand	H1/2023 1 Jan – 30 Jun 2023 (unaudited)	H1/2022 1 Jan – 30 Jun 2022 (unaudited)	1 Jan – 31 Dec 2022 (audited)	1 Jan – 31 Dec 2021 (audited)
Revenue	2 073	1 899	3 802	3 856
Operating profit	1 041	989	2 875	2 862
Investment property (Spa Hotels)	62 276	61 760	62 195	61 759
Total equity	1 763	2 324	2 562	2 638
Bond	49 838	50 055	50 212	49 906
Net Cash flows from operating activities	3 121	1 745	3 378	3 086
Net Cash flows from financing activities	-2 306	-1 244	-2 543	-2 530
Net Cash flow from investing activities	-617	-545	-652	-311
	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Current ratio	0,44	0,81	0,86	1,10
Debt to equity ratio	35,0	25,9	23,7	22,7
Net financial debt	48 781	49 424	49 353	49 230

Key Figures (FAS)- Operator Sunborn Saga Oy

EUR thousand	1 Jan - 30 June 2023 (unaudited)	1 Jan - 30 June 2022 (unaudited)	1 Jan – 31 Dec 2022 (audited)	1 Jan – 31 Dec 2021 (audited)
Revenue	12 388	11 078	25 467	22 469
Operating profit	- 1 113	-1 212	-161	144
Results for the period	-1 149	-1 254	136	12
Total assets	10 316	11 061	12 266	13 237
Net Cash flows from operating activities	-3 134	-2 425	-16	1 184
Net Cash flows from financing activities	2 489	378	-1 021	-619
Net Cash flow from investing activities	-400	-364	-548	-303
	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Current ratio	1,62	1,84	1,67	1,84
Debt to equity ratio	-16,4	-13,1	24,6	37,7
Net financial debt	1 046	1 426	300	-685

Key Figures (FAS)- Unrestricted Guarantor Sunborn Oy

EUR thousand	1 Jan – 31 Dec 2022 (audited)	1 Jan – 31 Dec 2021 (audited)
Revenue	1 988	1 671
Operating profit	323	53
Total assets	77 765	78 587
Net Cash flows from operating activities	409	297
Net Cash flows from financing activities	-1 037	579
Net Cash flow from investing activities	364	-346
	(unaudited)	(unaudited)
Current ratio	5,53	5,18
Debt to equity ratio	0,13	0,14
Net financial debt	-258	538

What are the key risks that are specific to the Issuer and to the Guarantors?

Risks related to the Market Conditions

- General market and political conditions and economic fluctuations may have a negative impact on the Issuer and the Guarantors and their respective ability to repay the Bonds

Risks related to the Issuer's and the Operator's Business Operations

The Issuer and the Guarantors operate in the hospitality industry, which is subject to a high degree of competition, seasonal fluctuations and replacement of services with technological advances beyond their control that could have an indirect material adverse effect on the Issuer's and the Guarantors' business

Discontinuance of government and corporate-sponsored rehabilitation or wellness programs may affect the profitability of the Hotels' business

Risks relating to the Operator's employees may increase the Operator's costs of managing the Hotels

Financial Risks

Failure of the Issuer and the Guarantors to continuously maintain and improve the Hotels may affect the profitability of the Hotels' business

The Issuer is dependent on Sunborn Group and is subject to its financial strength

Credit risk in relation to the Operator

Unique risks of the Ruissalo Spa Hotel may lead to financial losses and liabilities related to the Issuer's interest in this hotel

Fair market value of the Hotels may fluctuate

Key Information on the Securities

What are the main features of the securities?

The Bonds are Senior secured callable bonds with an aggregate principal amount of up to EUR 50,000,000 by units in denomination of 20,000. The ISIN code of the Bonds is FI4000292750.

Each Bond is freely transferable but the Bondholders may be subject to purchase or transfer restrictions with regard to the Bonds, as applicable, under local laws and regulations to which a Bondholder may be subject to.

The Bonds constitute direct, general, unconditional, unsubordinated and secured obligations of the Issuer and shall at all times rank at least pari passu among each other and with all direct unconditional, unsubordinated and unsecured obligations of the Issuer, save for such obligations which are mandatory by law, and without any preference among them.

The Bonds are issued in dematerialized form in the Infinity securities system of Euroclear Finland Oy.

The Bonds bear floating interest rate of EURIBOR (3 months) plus 4.85 % per annum ("**Interest Rate**"). EURIBOR will be deemed to be zero if below zero, and therefore, the interest rate floor is 4.85%. The Interest Rate as of this Listing Prospectus is 8,604%.

The interest of the Bonds will be paid annually in arrears commencing 9 May 2018 and thereafter on each 9 August, 9 November and 9 February ("**Interest Payment Date**") until 9 February 2024 (if not earlier redeemed or repurchased in accordance with the Bonds' Terms and Conditions; the "**Redemption Date**").

Each Outstanding Bond will accrue interest at the Interest Rate on the nominal amount of each bond for each period between 9 February, 9 May, 9 August and 9 November each year (each an "**Interest Period**"), commencing on and including the first date of the Interest Period, and ending on but excluding the last date of the Interest Period. Interest shall be calculated on the basis of the actual number of days in the Interest Period in respect of which payment is being made divided by 360 (actual/360-days basis).

Certain purchase or selling restrictions may apply to Bondholders under applicable local laws and regulations from time to time. Neither the Issuer nor the Bond Trustee shall be responsible to ensure compliance with such laws and regulations and each Bondholder is responsible for ensuring compliance with the relevant laws and regulations at its own cost and expense.

The Bonds include following Covenants:

- Exchange Listing;
- Financial, press release and miscellaneous information reporting;
- Change of Control;
- Restrictions on additional financial indebtedness, mergers, disposals, demergers, continuation of business, negative pledge, compliance with laws, related party transactions, transfer of assets, corporate structure, other business, capital expenditures, dividend payments and distribution of earnings from operations;
- Cross, Insolvency and Unlawfulness Default.

Additionally, the Terms and Conditions include financial and general undertakings. The undertakings include financial undertakings on maintenance covenants and general undertakings on distributions, nature of business, financial indebtedness, disposal of assets, regulation of the permitted transfer, dealings with related parties, negative pledge, listing, loans out, insurance, valuation, property maintenance, minimum lease payment, issuer bank accounts and operator bank accounts.

Risks related to the Bonds

- Failure of performance of the Operator may render the Issuer unable to meet its Bond payment obligations
- The Issuer may not receive financing at competitive terms or at all or may be unable to refinance the Bonds which could have a material adverse effect on the Issuer's business, financial position, results of operations and future prospects and thereby, on the Issuer's ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds
- Investors are exposed to currency risks and as a result, there is a risk that investors may receive less interest or principal than expected, or no interest or principal

Where will the securities be traded?

Application shall be made for the Bonds to be re-admitted to public trading listed on the Helsinki Stock Exchange maintained by Nasdaq Helsinki Ltd, and the listing is expected to take place on or about 6 September 2023. The Bonds were originally admitted to trading in 2019. Estimated costs of listing are EUR 1,300,000 since no additional costs are expected from the relisting of the Bonds.

Is there a guarantee or security attached to the securities?

The Bonds are secured by, among other things, guarantees from Guarantors Sunborn Saga Oy and Sunborn Oy. The guarantee is a contractual agreement between its parties. The guarantee from Guarantors provides for, among other things:

- Guarantee granted by the Operator to the Bondholders and the Agent for punctual performance by the Issuer of all the Issuer's obligations under the Finance Documents (as defined in the "*Terms and Conditions of the Bonds*"); and
- Guarantee granted by the Unrestricted Guarantor, up to an amount corresponding to the Paid Dividend (as defined in the "*Terms and Conditions of the Bonds*"), to the Bondholders and the Agent for punctual performance by the Issuer of all the Issuer's payment obligations under the Finance Documents.

Operator: Sunborn Saga Oy (business identity number 1083815-7) is a private limited liability company incorporated in Finland with a registered address at Juhana Herttuan puistokatu 23, 20100 Turku, Finland. Its business identity number is 1083815.

Unrestricted Guarantor:

Sunborn Oy (business identity number 0140466-4) is a private limited liability company incorporated in Finland with a registered address at Juhana Herttuan puistokatu 23, 20100 Turku, Finland. Its business identity number is 0140466-4 and Legal entity identifier 743700PA39QOVJ2YT548.

The key financial details related to the Guarantors are presented above in the chapter "*What is the key financial information regarding the Issuer?*"

In addition the Bond is secured by the following Securities, among others:

- Pledge granted by the Niemi Family over all of the shares in the Issuer;
- Pledge granted by Pekka Niemi and Ritva Niemi to real estate mortgage certificates and lease receivables relating to the Ruissalo Property;

- Pledge granted by the Issuer to certain bank accounts of the Issuer, real estate mortgage certificates, insurance proceeds, lease receivables and receivables under the lease guarantee relating to Naantali Property and enterprise mortgage certificates;
- Pledge granted by the Issuer to the proceeds account of the Issuer;
- Pledge granted by the Operator to Operator's bank account, enterprise mortgage certificates and insurance proceeds;
- Pledge granted by Unrestricted Guarantor over the shares in the Operator; and
- Pledge over all the shares in the company to be incorporated for the purposes of accepting the Leasehold of the Ruissalo Property.

Risks related to the guarantee

- Security and guarantees granted to secure the Bonds may be insufficient and the guarantee may prove to be insufficient to cover the Issuer's payment obligations, and thus an investor may forfeit interest payable on, and the principal amount of, the Bonds in whole or in part.

Interest material to issue including conflicting interest

Interest of the Joint Lead Managers: Business interest common in the financial markets.

Interest of the Agent, Security Agent and Paying Agent: Business interest normal in the financial markets.

Why is this prospectus being produced?

The Issuer has prepared and published this Listing Prospectus to reapply for listing of these Bonds on the corporate bonds list of Nasdaq Helsinki.

Use of proceeds

The relisting of the Bonds will not include additional proceeds. The proceeds from the original issue were used for redemption of existing debt, for the Issuer's general corporate purposes and for issuer transaction cost.

TIIVISTELMÄ

Johdanto ja varoitukset

Tämä tiivistelmä sisältää kaikki Euroopan parlamentin ja neuvoston asetuksen (EU) 2017/1129, muutoksineen ("Esiteasetus") edellyttämät tiivistelmään tämän kaltaisten arvopapereiden ja liikkeeseenlaskijan yhteydessä sisällytettävät kohdat. Tätä tiivistelmää tulee lukea listalleottoesitteen ("Esite") johdantona. Sijoittajan tulee perustaa arvopapereita koskeva sijoituspäätöksensä Esitteeseen kokonaisuutena.

Sijoittaja voi menettää arvopapereihin sijoittamansa pääoman kokonaisuudessaan tai osittain. Jos tuomioistuimessa pannaan vireille Esitteeseen sisältyviä tietoja koskeva kanne, kantajana toimiva sijoittaja saattaa sovellettavaksi tulevan lainsäädännön nojalla joutua ennen oikeudenkäynnin vireillepanoa vastaamaan Esitteen käännöskustannuksista. Liikkeeseenlaskija on siviilioikeudellisessa vastuussa tästä tiivistelmästä ja sen käännöksistä vain, jos tiivistelmä luettuna yhdessä Esitteen muiden osien kanssa on harhaanjohtava, epätarkka tai epäjohdonmukainen tai jos siinä ei luettuna yhdessä Esitteen muiden osien kanssa anneta keskeisiä tietoja sijoittajien auttamiseksi, kun ne harkitsevat sijoittamista Liikkeeseenlaskijan liikkeeseen laskemiin arvopapereihin.

Liikkeeseenlaskijan ja Takaajien yhteystiedot ovat seuraavat:

Liikkeeseenlaskija:

Sunborn Finance Oyj (Y-tunnus 2834108-5) on Suomessa rekisteröity julkinen osakeyhtiö, jonka rekisteröity osoite on Juhana Herttuan puistokatu 23, 20100 Turku. Sen y-tunnus on 2726819-7 ja oikeushenkilötunnus (**LEI-tunnus**) on 743700MQ1ZDAHSP2CK94.

Operaattori: Sunborn Saga Oy (Y-tunnus 1083815-7) on Suomessa rekisteröity yksityinen osakeyhtiö, jonka rekisteröity osoite on Juhana Herttuan puistokatu 23, 20100 Turku. Sen y-tunnus on 1083815-7.

Rajoittamaton takaaja:

Sunborn Oy (Y-tunnus 0140466-4) on Suomessa rekisteröity yksityinen osakeyhtiö, jonka rekisteröity osoite on Juhana Herttuan puistokatu 23, 20100 Turku. Sen y-tunnus on 0140466-4 ja oikeushenkilötunnus (**LEI-tunnus**) on 743700PA39QOVJ2YT548.

(Operaattori ja Rajoittamaton takaaja yhdessä "**Takaajat**")

Joukkovelkakirjalainojen tiedot ovat seuraavat:

ISIN: FI4000292750
Kaupankäyntitunnus: SBFV048524

Nämä Joukkovelkakirjalainat ovat vakuudellisia velkakirjoja, joiden nimellisarvo on 50 miljoonaa euroa. Lainat alun perin listattu Nasdaq Helsinki Oy:n ylläpitämälle joukkovelkakirjalainojen listalle 8.2.2019

Tämän Esitteen on 5.9.2023 hyväksynyt Finanssivalvonta, joka on Esiteasetuksessa tarkoitettu toimivaltainen viranomaisena.

Esitteen hyväksyvän toimivaltaisen viranomaisen eli Finanssivalvonnan yksilöinti- ja yhteystiedot ovat seuraavat:

Viranomainen: Finanssivalvonta
Osoite: PL 103, 00101 Helsinki
Puhelinnumero: +358 9183 51
Sähköpostiosoite: kirjaamo@finanssivalvonta.fi

Keskeiset tiedot liikkeeseenlaskijasta

Kuka on arvopapereiden liikkeeseenlaskija?

Liikkeeseenlaskijan oikeudellinen ja kaupallinen nimi on Sunborn Finance Oyj ("**Liikkeeseenlaskija**" tai "**Yhtiö**"), ja sen kotipaikka on Turku. Liikkeeseenlaskija on rekisteröity kaupparekisteriin y-tunnuksella 2834108-5. Liikkeeseenlaskijan oikeushenkilötunnus (LEI-tunnus) on 743700MQ1ZDAHSP2CK94. Liikkeeseenlaskija on julkinen osakeyhtiö, joka on perustettu Suomessa ja jonka toimintaan sovelletaan Suomen lakia.

Pääasiallinen toiminta

Liikkeeseenlaskijan pääliiketoiminta on omistaa Naantalin kylpylähotelli ja noin 30 % Ruissalon kylpylähotellirakennuksesta (yhdessä "**Hotellit**").

Takaajat harjoittavat majoitusliiketoimintaa, erityisesti Hotelleihin liittyen, Operaattori hallinnoi Hotellien päivittäistä toimintaa.

Suurimmat osakkeenomistajat

Pekka Niemi, Ritva Niemi, Hans Niemi ja Jari Niemi ("**Niemet**") omistavat Liikkeeseenlaskijan kokonaan. Liikkeeseenlaskijalla on yksi tytäryhtiö. Liikkeeseenlaskija on riippuvainen Sunborn-konsernista, erityisesti Sunborn Oy:stä, sillä se tuottaa suurimman osan sen taloudellisista ja oikeudellisista palveluista, ja Sunborn Saga Oy:stä, sillä se operoi Hotelleja.

Niemet hallitsevat Sunborn-konsernia. Niemet omistavat kokonaan Sunborn-konsernin emoyhtiön Sunborn Oy:n, joka puolestaan omistaa kokonaan Sunborn Saga Oy:n.

Liikkeeseenlaskijan johdon avainhenkilöt ja tilintarkastaja

Liikkeeseenlaskijan hallituksen jäsenet ovat Ritva Niemi (puheenjohtaja), Pekka Niemi, Hans Niemi ja Jari J. Niemi.

Liikkeeseenlaskijan lakisääteinen tilintarkastaja on tilintarkastusyhteisö PricewaterhouseCoopers Oy päävastuullisena tilintarkastajanaan KHT Kalle Laaksonen.

Mitä ovat Liikkeeseenlaskijaa koskevat keskeiset taloudelliset tiedot?

Alla olevissa taulukoissa esitetään valittuja Liikkeeseenlaskijan ja Takaajien taloudellisia tietoja. Liikkeeseenlaskijan osalta tiedot ovat tilintarkastamattomia 30.6.2022 ja 30.6.2023 päättyneiltä kuuden kuukauden jaksoilta ja tilintarkastettuja 31.12.2021 ja 31.12.2022 päättyneiltä kahdentoista kuukauden tilikausilta. Operaattorin ja Rajoittamattoman takaajan taloudelliset tiedot ovat tilintarkastettuja ja 31.12.2022 ja 31.12.2023 päättyneiltä tilikausilta. Operaattorin 30.6.2022 ja 30.6.2023 päättyneiltä kuuden kuukauden jaksoilta tiedot ovat tilintarkastamattomia. Liikkeeseenlaskijan tilintarkastetut tilinpäätökset on laadittu Euroopan unionissa hyväksytyjen IFRS-standardien mukaisesti ja tilintarkastamattomat osavuositiedot on laadittu IAS 34 Osavuositiedot -standardin mukaisesti. Operaattorin ja Rajoittamattoman takaajan tilintarkastetut tilinpäätökset 31.12.2022 ja 31.12.2021 päättyneiltä tilikausilta on laadittu suomalaisen kirjanpitoikäytännön mukaisesti. Liikkeeseenlaskijan ja Takaajan taloudellisia tietoja kuvataan tarkemmin kohdassa "*Financial and Trend Information*" ja "*Selected financial information*".

Avainluvut (IFRS) - Sunborn Finance Oyj

	H1/2023 1.1.– 30.6.2023 Tilintarkas- tamaton	H1/2022 1.1.– 30.6.2022 Tilintarkas- tamaton	1.1.– 31.12.2022 Tilin- tarkastettu	1.1.– 31.12.2021 Tilin- tarkastettu
Tuhatta euroa				
Liikevaihto	2 073	1 899	3 802	3 856
Liikevoitto (tappio)	1 041	989	2 875	2 862
Sijoituskiinteistöt (kylpylähotellit)	62 276	61 760	62 195	61 759
Oma pääoma yhteensä	1 763	2 324	2 562	2 638
Bond	49 838	50 055	50 212	49 906
Liiketoiminnan nettorahavirta	3 121	1 745	3 378	3 086
Rahoitustoiminnan nettorahavirta	-2 306	-1 244	-2 543	-2 530
Sijoitustoiminnan nettorahavirta	-617	-545	-652	-311
	Tilintarkas- tamaton	Tilintarkas- tamaton	Tilintarkas- tamaton	Tilintarkas- tamaton
Käyttöpääomasuhde	0.44	0.81	0.86	1.10
Velkaantumisaste	35.0	25.9	23.7	22.7
Nettorahoitusvelka	48 781	49 424	49 353	49 230

Avainluvut (FAS) - Operaattori Sunborn Saga Oy

	1.1-30.6.2023 Tilintarkas- tamaton	1.1-30.6.2022 Tilintarkas- tamaton	1.1.– 31.12.2022 Tilin- tarkastettu	1.1.– 31.12.2021 Tilin- tarkastettu
Tuhatta euroa				
Liikevaihto	12 388	11 078	25 467	22 469
Liikevoitto	-1 113	-1 212	-161	144
Tilikauden tulos	-1 149	-1 254	136	12
Vastaavaa yhteensä	10 316	11 061	12 266	13 237
Liiketoiminnan nettorahavirta	-3 134	-2 425	-16	1 184
Rahoitustoiminnan nettorahavirta	2 489	378	-1 021	-619
Sijoitustoiminnan nettorahavirta	-400	-364	-548	-303
	Tilintarkas- tamaton	Tilintarkas- tamaton	Tilintarkas- tamaton	Tilintarkas- tamaton
Käyttöpääomasuhde	1.62	1.84	1.67	1.84
Velkaantumisaste	-16.4	-13.1	24.6	37.7
Nettorahoitusvelka	1 046	1 426	300	-685

Avainluvut (FAS) - Rajoittamaton takaaja Sunborn Oy

	1.1.– 31.12.2022	1.1.– 31.12.2021
	Tilin- tarkastettu	Tilin- tarkastettu
Tuhatta euroa		
Liikevaihto	1 988	1 671
Liikevoitto	323	53
Vastaavaa yhteensä	77 675	78 587
Liiketoiminnan nettorahavirta	409	297
Rahoitustoiminnan nettorahavirta	-1 037	579
Sijoitustoiminnan nettorahavirta	364	-346
	Tilintarkas- tamaton	Tilintarkas- tamaton
Käyttöpääomasuhde	5.53	5.18
Velkaantumisaste	0.13	0.14
Nettorahoitusvelka	-258	538

Mitkä ovat Liikkeeseenlaskijaan ja Takaajiin liittyvät olennaiset riskit?

Markkinatilanteeseen liittyvät riskit

Yleiset markkina- ja poliittiset olosuhteet sekä suhdannevaihtelut saattavat vaikuttaa epäsuotuisasti Liikkeeseenlaskijaan ja Takaajiin ja heidän kykyynsä maksaa Joukkovelkakirjalainat takaisin

Liikkeeseenlaskijan ja Operaattorin liiketoimintaan liittyvät riskit

Liikkeeseenlaskija ja Takaajat toimivat majoitustoimialalla, johon vaikuttavat runsas kilpailu, kausiluonteiset vaihtelut ja palveluiden korvautuminen teknologisilla kehitysaskeleilla, jotka ovat niiden vaikutusmahdollisuuksien ulkopuolella olevia tekijöitä, joilla voi olla välillinen olennainen haitallinen vaikutus Yhtiön ja Takaajien liiketoimintaan

Hallituksen ja yhteisöjen tukemien kuntoutus- ja hyvinvointiohjelmien lopettaminen voi vaikuttaa Hotellien liiketoiminnan kannattavuuteen

Operaattorin henkilöstöön liittyvät riskit voivat lisätä Hotellien hallintokuluja

Taloudelliset riskit

Liikkeeseenlaskijan tai Takaajien epäonnistuminen Hotellin ylläpidossa ja parannuksissa voi vaikuttaa Hotellien liiketoiminnan kannattavuuteen

Liikkeeseenlaskija on riippuvainen Sunborn-konsernista ja sen taloudellisesta tilasta

Operaattoriin liittyvät luottoriskit

Ruissalon kylpylähotelliin liittyvät ainutlaatuiset riskit voivat johtaa taloudellisiin tappioihin ja maksuvelvoitteisiin koskien Liikkeeseenlaskijan osuutta hotellissa

Hotellien käypä markkina-arvo voi vaihdella

Keskeiset tiedot arvopapereista

Mitkä ovat arvopapereiden keskeiset ominaisuudet?

Joukkovelkakirjalainat ovat senioriehtoisia lunastettavissa olevia vakuudellisia joukkovelkakirjalainoja, joiden kokonaispääoma on yhteensä enintään 50 000 000 euroa 20 000 euron yksikkökoolla. Joukkovelkakirjalainojen ISIN-koodi on FI4000292750.

Jokainen Joukkovelkakirjalaina on vapaasti siirrettävissä, mutta Joukkovelkakirjanhaltijoita voivat koskea osto- ja luovutusrajoitukset kulloinkin voimassa olevien kansallisten lakien ja säädösten puitteissa.

Joukkovelkakirjalainat muodostavat välittömät, yleiset, ehdottomat, ei-alisteiset ja vakuudelliset Liikkeeseenlaskijan sitoumukset sijoittuen ainakin *pari passu* (samoin ehdoin) toisiinsa ja kaikkiin muihin suoriin ehdottomiin, ei-alisteisiin ja vakuudettomiin Liikkeeseenlaskijan velkoihin nähden lukuun ottamatta sellaisia sitoumuksia, jotka ovat etuoikeutettuja laista johtuvista pakollisista säännöksistä johtuen.

Joukkovelkakirjat lasketaan liikkeeseen arvo-osuuksina Euroclear Finland Oy:n Infinity-arvopaperijärjestelmässä.

Joukkovelkakirjalainojen korko on vaihtuva EURIBOR (3 kuukautta) lisättynä 4,85 %:lla vuodessa ("**Korko**"). Jos EURIBOR on negatiivinen, katsotaan sen olevan nolla. Täten alhaisin korkotaso on 4,85 %. Korko on 8,604 % tämän Esitteen päivänä.

Joukkovelkakirjalainojen korko maksetaan vuosittain jälkikäteen siten, että ensimmäinen maksu on 9.5.2018 ja siitä lähtien aina 9.8., 9.11. ja 9.2. ("**Koronmaksupäivä**"), aina 9.2.2024 asti (ellei Joukkovelkakirjoja ole aiemmin lunastettu tai uudelleenostettu Joukkovelkakirjan ehtojen mukaisesti; "**Lunastuspäivä**").

Jokainen Liikkeeseenlaskettu Joukkovelkakirjalaina kerryttää Korkoa jokaisen joukkovelkakirjalainan nimellisarvolle vuosittain 9.2., 9.5., 9.9. ja 9.11. välisinä ajanjaksoina (jokainen näistä "**Korkokausi**") alkaen Korkokauden ensimmäisestä päivästä ja päättyen Korkokauden viimeistä päivää edeltävänä päivänä. Korko lasketaan perustuen Korkokauden päivien todelliseen lukumäärään, jonka suhteessa maksu tehdään, jakamalla 360:lla (todellinen/360 päivää).

Tietyt osto- ja luovutusrajoitukset voivat koskea Joukkovelkakirjalainojen haltijoita kulloinkin voimassa olevien kansallisten lakien ja säädösten puitteissa. Liikkeeseenlaskija ja Joukkovelkakirjalainojen hoitaja eivät ole vastuussa sen varmistamisesta, että tällaisia lakeja ja säädöksiä noudatetaan, ja kukin Joukkovelkakirjalainan haltija vastaa omalla kustannuksellaan sovellettavien lakien ja säädösten noudattamisesta.

Joukkovelkakirjalainoihin sisältyvät seuraavat kovenantit:

- Pörssilistaus;
- Taloudellinen raportointi, lehdistötiedotteet ja muu raportointi;
- Määräysvallan muutos;
- Rajoitukset koskien lisävelkaantumista, sulautumisia, omaisuuden luovutuksia, jakautumisia, liiketoiminnan jatkamista, panttaamattomuusehtoa, lainsäädännön noudattamista, lähipiiriiliiketoimia, omaisuuden siirtoa, yhtiörakennetta, muuta liiketoimintaa, pääomakustannuksia, osingonjakoa sekä muuta toiminnasta saatujen tuottojen jakoa;
- Ristiineräännytämisehto, maksukyvyttömysehto ja laittomuus.

Lisäksi "*Terms and Conditions of the Bonds*" -asiakirja sisältää taloudellisia ja yleisiä sitoumuksia. Sitoumukset sisältävät taloudellisia sitoumuksia ylläpitokovenanteista ja yleisiä sitoumuksia varojenjaosta, liiketoiminnan luonteesta, velkaantumisesta, varojen hävittämisestä, sallitun luovutuksen sääntelystä, lähipiirin kanssa toimimisesta, vakuuden antamiskiellon (negative pledge), joukkovelkakirjalainojen listaamisesta, lainojen antamisesta, vakuutuksista, arvosta,

kiinteistöjen kunnossapidosta, vähimmäisvuokramäärästä, liikkeeseenlaskijan pankkitilistä sekä operaattorin pankkitilistä.

Joukkovelkakirjalainoihin liittyvät riskit

- Operaattorin veloitteiden täyttämättä jättäminen saattaa johtaa siihen, että Liikkeeseenlaskija ei pysty täyttämään Joukkovelkakirjalainoista johtuvia maksuvelvoitteitaan.
- Liikkeeseenlaskija ei välttämättä saa uudelleenrahoitettua Joukkovelkakirjalainoja kilpailukykyisin ehdoin tai ollenkaan, millä voi olla olennainen negatiivinen vaikutus liikkeeseenlaskijan taloudelliseen asemaan, liiketoimintaan ja tulevaisuudennäkymiin ja siten liikkeeseenlaskijan kykyyn täyttää Joukkovelkakirjalainojen mukaiset veloitteet, sekä vaikuttaa negatiivisesti Joukkovelkakirjalainojen markkina-arvoon.
- Sijoittajat altistuvat valuuttariskille ja tästä johtuen on olemassa riski, että sijoittajat saavat sijoitukselleen alhaisempaa korkotuottoa tai sijoitetun pääoman tuottoa tai eivät tuottoa lainkaan.

Missä arvopapereilla tullaan käymään kauppaa?

Yhtiö hakee Joukkovelkakirjalainojen ottamista uudelleen kaupankäynnin kohteeksi Nasdaq Helsinki Oy:n ylläpitämälle pörssilistalle, ja listauksen odotetaan tapahtuvan arviolta 5.9.2023. Joukkovelkakirjalainat on alun perin otettu kaupankäynnin kohteeksi 2019. Listauskustannusten määrän arvioidaan olevan yhteensä 1 300 000 euroa, sillä Joukkovelkakirjalainojen uudelleenlistauksesta ei arvioida aiheutuvan lisäkustannuksia.

Arvopapereihin liittyvä takaus

Joukkovelkakirjalainojen vakuutena toimivat muun muassa Takaajien, Sunborn Saga Oy ja Sunborn Oy, antamat takaukset. Takaus perustuu sopimukseen osapuolten välillä. Takaajien antama takaus sisältää muun muassa seuraavat:

- Operaattorin antama takaus Joukkovelkakirjalainojen haltijoille ja Lainanhaltijoiden edustajalle Liikkeeseenlaskijan veloitteiden täsmällisestä suorittamisesta Taloudellisten Asiakirjojen (kuten määritelty ”*Terms and Conditions of the Bonds*” -asiakirjassa) mukaisesti; ja
- Rajoittamattoman takaajan Joukkovelkakirjalainojen haltijoille ja Lainanhaltijoiden edustajalle antama takaus, joka vastaa enimmillään Maksettua Osinkoa (kuten määritelty ”*Terms and Conditions of the Bonds*” -asiakirjassa), Liikkeeseenlaskijan veloitteiden täsmällisestä suorittamisesta Taloudellisten Asiakirjojen mukaisesti.

Operaattori: Sunborn Saga Oy (Y-tunnus 1083815-7) on Suomessa rekisteröity yksityinen osakeyhtiö, jonka rekisteröity osoite on Juhana Herttuan puistokatu 23, 20100 Turku. Sen y-tunnus on 1083815-7.

Rajoittamaton takaaja:

Sunborn Oy (Y-tunnus 0140466-4) on Suomessa rekisteröity yksityinen osakeyhtiö, jonka rekisteröity osoite on Juhana Herttuan puistokatu 23, 20100 Turku. Sen y-tunnus on 0140466-4 ja oikeushenkilötunnus (**LEI-tunnus**) on 743700PA39QOVJ2YT548.

Takaajia koskevat keskeiset taloudelliset tiedot on esitetty yhdessä liikkeeseenlaskijan taloudellisten tietojen kanssa yllä kappaleessa ”*Mitä ovat Liikkeeseenlaskijaa koskevat keskeiset taloudelliset tiedot?*”.

Lisäksi Joukkovelkakirjalainojen vakuutena ovat muun muassa seuraavat vakuudet:

- Niemien antama panttaussitoumus Liikkeeseenlaskijan kaikista osakkeista;
- Pekka Niemen ja Ritva Niemen antama panttaussitoumus Ruissalon-kiinteistön kiinnitystodistuksesta ja vuokrasaamisista;
- Liikkeeseenlaskijan antama panttaussitoumus Liikkeeseenlaskijan eräistä pankkitileistä, kiinteistöjen kiinnitystodistuksista, vakuutustuloista, vuokrasaamisista ja Naantalin-kiinteistön vuokratokuiden mukaisista saamisista ja yritys kiinnitystodistuksista;
- Liikkeeseenlaskijan antama panttaussitoumus Liikkeeseenlaskijan tuottotilistä;
- Operaattorin antama panttaussitoumus Operaattorin pankkitilistä, yritys kiinnitystodistuksista ja vakuutustuloista;
- Rajoittamattoman takaajan antama panttaussitoumus Operaattorin kaikista osakkeista; ja
- Panttaussitoumus Ruissalon-kiinteistön vuokraoikeuden hyväksymistä varten perustettavan yhtiön kaikista osakkeista.

Takaukseen liittyvät riskit

- Joukkovelkakirjalainoille myönnettyt takaukset ja vakuudet voivat osoittautua riittämättömiksi kattamaan liikkeeseenlaskijan maksuvelvoitteet, ja sijoittaja voi täten menettää osittain tai kokonaan hänelle kuuluvan Joukkovelkakirjalainojen koron tai pääoman.

Liikkeeseenlaskuun liittyvät olennaiset intressit ja eturistiriidat

Järjestäjien intressit: Rahoitusmarkkinoille tyypillinen liiketoimintaintressi.

Lainanhaltijoiden edustajan, Vakuusagentin ja Maksuagentin intressit: Normaalit rahoitusmarkkinoiden liiketoimintaintressit.

Miksi tämä esite on laadittu?

Liikkeeseenlaskija on laatinut ja julkaissut tämän listalleottoesitteen uudelleen hakeakseen nämä Joukkovelkakirjalainat kaupankäynnin kohteeksi Nasdaq Helsingin ylläpitämälle joukkovelkakirjalainojen listalle.

Varojen käyttötarkoitus

Joukkovelkakirjalainojen uudelleenlistaus ei kerrytä liikkeeseenlaskijalle lisätuottoja. Alkuperäisen liikkeeseenlaskun tuotot käytettyyn olemassa olevien velkojen maksuun, liikkeeseenlaskijan yleisiin rahoitustarpeisiin ja transaktiokustannuksiin.

RISK FACTORS

Investors considering investment in the Bonds should carefully review the information contained in this Listing Prospectus and, in particular, the risk factors described below. Factors possibly affecting an investment decision are also discussed elsewhere in this Listing Prospectus. Investing in the Bonds involves inherent risks. Should one or more of the risk factors described herein materialise, it may have a material adverse effect on Issuer's business, financial condition, results of operations and future prospects and, thereby, on Issuer's ability to fulfil its obligations under the Bonds as well as the market price and value of the Bonds. As a result, investors may lose part or all of their investments.

In this section, a summary of certain risk factors are illustrated, namely general risks pertaining to Issuer's business operations and material risks relating to the Bonds as financial instruments. This description is based on information known and assessed at the time of preparing this Listing Prospectus, and therefore, the description of the risk factors is not necessarily exhaustive. The risks involved in an investment in the Bonds are not limited to the factors identified below and the sequence in which the following risk factors are listed is not an indication of their likelihood to occur or of the extent of their commercial consequences. All investors should make their own evaluations of the risks associated with an investment in the Bonds and consult with their own professional advisers if they consider it necessary.

The risk factors presented herein have been divided into five categories based on their nature. These categories are:

- risks related to the market conditions;*
- risks related to the Issuer's and the Operator's business operations;*
- financial risks;*
- legal risks;*
- risks relating to the Bonds; and*
risks related to Guarantee.

Within each category, the risk factor estimated to be the most material on the basis of an overall evaluation of the criteria set out in the Prospectus Regulation is presented first. However, the order in which the risk factors are presented after the first risk factor in each category is not intended to reflect either the relative probability or the potential impact of their materialisation. The order of the categories does not represent any evaluation of the materiality of the risk factors within that category, when compared to risk factors in another category.

Risks related to the Market Conditions

General market and political conditions and economic fluctuations may have a negative impact on the Issuer and the Guarantors and their respective ability to repay the Bonds

Uncertainty remains in the global market, due to, among other things, the economic uncertainty caused by Russia's invasion of Ukraine. Furthermore, Russia's invasion of Ukraine has had an instant impact on energy prices and costs of goods sold, delivery times and availability of different products and items. Furthermore, with the inflation pressures, consumer buying behaviour is also shifting, and while people continue to travel, they will likely reduce ancillary consumption, impacting food and beverage and spa sales, among others. The crisis will likely affect foreign bookings, which are expected to remain lower than historical levels due to rerouted and rescheduled flights and uncertainty in Russia and Ukraine. Uncertainty in the general economic and financial markets may be a result of, for example, deterioration in business and consumer

confidence leading to decreased investment activity and consumer spending, negative employment trends, increasing cost of energy, increasing level of public and household debt and rising interest rates.

Economic slowdown or recessions, regardless of their depth, or any other negative developments, such as adverse political conditions, including but not limited to changes in laws concerning the operations of the Issuer and the Guarantors, changes in perceptions of foreign guests due to terrorism or environmental damage and the Issuer's and the Operator's ability to exploit land leased from the municipalities, may affect the Issuer's business in a number of ways, including its income, wealth, liquidity, business and/or financial condition, which in turn largely depend on matters outside the Issuer's scope of influence. During the past years, uncertainty about the economic development and instability in financial markets has influenced the operating conditions of Finnish market operators. Changes in general economic conditions may have an impact both on the demand of hotel properties in Finland and on the Operator's domestic and international customers' ability to pay the value of the services provided in the Hotels. For example, reduced domestic or international disposable income, weakened currency exchange ratios, increased costs due to inflation and higher interest rates or processing time of visa or other travel documentation may reduce the number of guests at the Hotels. These impacts, varying in terms of scope, may also include the rate at which additional financing is available and other costs of financing.

If general market or political conditions would deteriorate, the Operator's ability to make lease payments to the Issuer and the value of the Hotels could decrease. Realisation of any of the aforementioned risks or any other significant macro-economic or political changes may have a material adverse effect on the Issuer's and the Guarantors' business operations, financial condition and results of operations, and thereby, on the Issuer's and the Guarantors' ability to fulfil their respective obligations under the Bonds as well as the market price and value of the Bonds.

Risks related to the Issuer's and the Operator's Business Operations

The Issuer and the Guarantors operate in the hospitality industry, which is subject to a high degree of competition, seasonal fluctuations and replacement of services with technological advances beyond their control that could have an indirect material adverse effect on the Issuer's and the Guarantors' business

The Issuer's operation is limited to the ownership of the Hotels, which both include hotel rooms, spa, restaurants, bars and conference spaces. The Issuer has entered into a lease agreement with the Operator, whereby the Operator operates and manages the Hotels. The Unrestricted Guarantor also operates in the hospitality industry.

Increased competition and periodic oversupply of hotel accommodation could adversely affect occupancy levels and room rates. Seasonal and cyclical nature of the demand for hotel rooms, meeting spaces and conference venues may contribute to fluctuations in the Issuer's financial condition and results of operations. Growth of online travel agencies, internet reservation channels and other travel intermediaries may increase competition for customers and reduce profitability. Increased use of videoconferencing and further emergence of long-stay apartment hotels or "sharing economy" platforms (such as Airbnb) may reduce the demand for hotel and meeting services. Also, the inability of the Operator to adapt to new trends and developments in the tourism industry or to meet expectations of the guests will have an adverse effect on the Issuer and the Guarantors. Hence, development of the abovementioned factors related to the hospitality industry could have an indirect material adverse effect on the Issuer's and the Guarantors' business, financial position, results of operations and future prospects and thereby, on the Issuer's and the Guarantors' ability to fulfil their respective obligations under the Bonds, as well as the market price and value of the Bonds.

Discontinuance of government and corporate-sponsored rehabilitation or wellness programs may affect the profitability of the Hotels' business

The Hotels, especially the Ruissalo Spa Hotel, offer services to customers within government and corporate sponsored rehabilitation or wellness programs, such as rehabilitation of occupational diseases and working with veterans. The Issuer and the Operator benefit from such programs as these programs finance customers' visits to the Hotels. There is a risk that changes in legislation or policy regarding government spending could have a negative effect on the availability and terms of such programs. In addition, the number of war veterans reduces each year, affecting the number of war veterans eligible for government and corporate sponsored rehabilitation or wellness programs. The Operator's veteran rehabilitation revenues and other eligible rehabilitation revenues may therefore be reduced in the future. Should any of the above risks materialise, it could have an adverse effect on the Operator's ability to perform its lease payment obligations, and thereby, on the Issuer's ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds.

Risks relating to the Operator's employees may increase the Operator's costs of managing the Hotels

The Operator's future development depends largely on the skills, experience and commitment of its employees. Therefore, it is important for the Operator's business activities and development that the Operator is able to retain and, where necessary, also recruit competent employees. Some of the Operator's employees are members of trade unions. If the Operator's relationships with the employees and/or the affiliated trade unions deteriorate, the Operator may suffer business interruptions due to strikes or employment litigations. The Operator has in the past taken labour restructuring measures, and such measures could trigger or exacerbate any strikes or other work stoppages. Furthermore, changes in labour law regulations may result in increased labour rights for the employees, such as higher salary and pension. Other increased costs due to potential change of labour law include increased costs for compliance with regulation in respect of work environment and safety standards. Should any of the above-described risks materialise, it may have a material negative impact on the Operator's ability to perform its lease payment obligations, and thereby, on the Issuer's and the Operator's ability to fulfil their obligations under the Bonds, as well as the market price and value of the Bonds.

Financial Risks

Failure of the Issuer and the Guarantors to continuously maintain and improve the Hotels may affect the profitability of the Hotels' business

In order to stay competitive, the Issuer and the Operator need to continuously maintain and improve the Hotels. Refurbishment may entail risks relating to procurement of building permits and other necessary authority approvals, procurement of construction and supplier contracts, and timely completion of construction. Such refurbishments could be delayed or aborted for various reasons, including inability to secure financing. The Issuer and the Operator are obligated under their lease agreement to make certain capital expenditures, which are dependent on their ability to generate and/or borrow sufficient amount of funds in order to finance such investments.

The Issuer's bond financing is maturing on 9 February 2024 and from the management's point of view, the current high yield market conditions are more challenging. While Issuer has engaged its advisors and is in progress of pursuing refinancing in advance of maturity, there is no guarantee on which terms, or at all, the Issuer will be able to secure refinancing.

Should the Issuer and the Operator be unable to fund the capital expenditure program or should such investments be delayed, require significantly more costs than expected or prove to be commercially unsuccessful, it could decrease the demand for the Hotels' services and decrease the Operator's (and in turn, the Issuer's) income. Consequently, this could have an adverse effect on the Issuer's and the Operator's business, earning and financial position, and thereby, on the

Issuer's and the Operator's ability to fulfil their respective obligations under the Bonds, as well as the market price and value of the Bonds.

The Issuer is dependent on Sunborn Group and is subject to its financial strength

All of the Issuer's operations and revenues arise from agreements, such as the lease agreement and the intra-group services agreement, between the Issuer and Sunborn Group entities. Accordingly, the Issuer is dependent upon receipt of sufficient income and services related to the operation of and common ownership by the Niemi Family of the Sunborn Group to enable the Issuer to make payments under the Bonds. For example, the Sunborn Group business relies on its well-known and established brands to retain and attract customers and employees, and is thus sensitive to factors that may harm its reputation. The brands may be harmed by a number of factors, including, but not limited to, the occurrence of accidents and injuries, natural disasters, epidemics, pandemics, crimes or similar events that could lead to loss of confidence in Sunborn Group's business. There is a risk that negative publicity or announcements relating to the Sunborn Group's and its business or business area may, whether or not justifiable, impair the value of their brands.

The Sunborn Group companies are legally separate and distinct from the Issuer and have certain obligations to pay amounts due with respect to the Issuer's obligations and commitments, including the Bonds, or to make funds available for such payments. Furthermore, under the Terms and Conditions of the Bonds, the Issuer and the Guarantors may not sell, transfer or otherwise dispose of all or a substantial part of their assets without setting off a mandatory prepayment event. The ability of the Sunborn Group to make such payments, however, to the Issuer is subject to, among other things, the availability of funds from Sunborn Group's other business operations.

Should the Issuer not receive sufficient income or services from Sunborn Group, the investors' ability to receive payment under the Terms and Conditions of the Bonds may be adversely affected.

Credit risk in relation to the Operator

As of 30 July 2023 the Issuer had no receivables from the Operator, a Guarantor under the Bonds. The Issuer assesses at the end of each reporting period whether there is objective evidence that a financial asset or group of financial assets are impaired. The Issuer has leased the Hotels to the Operator under a long-term lease. The lease receivables create a credit risk concentration in relation to the Operator. The credit risk is managed by continuously monitoring the performance and the financial position of the Operator, which has not been assigned credit ratings by any rating agency. The credit risk has however increased as a result of the Operator's deteriorating financial condition due to recent covid pandemic and current high inflation macroeconomic conditions. If the lease receivables from the Operator or other financial assets are impaired, it could have material adverse effect on the Issuer's business, financial position, results of operations and future prospects and thereby, on the Issuer's ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds.

Insufficient insurance coverage may adversely affect the Issuer's and the Guarantors' financial position

The Issuer and the Guarantors may incur costs due to inadequate insurance coverage for, inter alia, property, business interruption, liability, life and pensions. There is a risk that the Issuer and the Guarantors fail to maintain adequate insurance coverage on acceptable terms, or at all. Furthermore, the insurance coverage maintained by the Issuer and the Guarantors may prove to be insufficient. If the level of insurance coverage is not sufficient to cover for potential claims or losses, this could have a negative impact on the Issuer's and the Guarantors' operations and financial position, as well as the Issuer's and the Guarantors' ability to fulfil their respective obligations under the Bonds, as well as the market price and value of the Bonds.

Technical and political risks related to the nature of property ownership may lower the Hotels' values

Property investments and property management entail inherent technical risks related to the operations of the property, including, but not limited to, construction issues, hidden defects, damage (including through fire or other natural disasters) and pollution. These types of technical problems could result in significant unforeseen costs relating to the Hotels. Furthermore, the Issuer is subject to political risks because the local municipalities in Finland have planning monopoly (Sw. *planmonopol*), which means that the municipalities alone may decide how and for what purpose a land area within the municipality shall be exploited. Shift in political powers and/or local opinion may affect the Issuer's ability to exploit the Hotels. Should the Issuer encounter any technical or political issues in relation to the Hotels in the future, this could substantially increase the costs and/or decrease the value relating to such property, which could have a negative effect on the Issuer's business, financial position, results of operations and future prospects and thereby, on the Issuer's ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds.

Unique risks of the Ruissalo Spa Hotel may lead to financial losses and liabilities related to the Issuer's interest in this hotel

The Ruissalo Spa Hotel is situated in a nature protection area in Turku, which may restrict the Issuer's possibilities to develop and exploit the property in the future, which in turn could affect the valuation of the Ruissalo Spa Hotel and have a negative impact on the Issuer's operations, earnings and results. Such restrictions could concern, without limitation, expanding or changing any buildings or structures on the Ruissalo Spa Hotel or operations which may affect the environment in the surrounding areas.

The land lease arrangement related to the Ruissalo Spa Hotel, where the relevant area is leased by the private persons Ritva and Pekka Niemi rather than by the Issuer or the Operator who conduct business operations on the Ruissalo leasehold area, may be considered to deviate from market practice in Finland and includes risks relating to the compliance with the terms of the land lease agreement as the lessees are private persons. If the lessee is in breach of the terms of the land lease agreement, the landlord may have a right to terminate the land lease agreement or demand damages or contractual penalties from the lessee.

Development of the abovementioned factors related to the Ruissalo Spa Hotel could have an indirect material adverse effect on the Issuer's business, financial position, results of operations and future prospects and thereby, on the Issuer's ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds.

The Issuer and the Operator are exposed to environmental liabilities that may adversely affect the Issuer's and the Operator's financial position

According to the polluter-pays principle established under Finnish environmental law, the operator who has contributed to contamination will be responsible for the remediation of the pollution. Secondly, if the polluter is not able to fulfil its obligation to remediate the contamination (e.g., due to bankruptcy or because the polluter is unknown), the possessor (i.e., an owner or occupier) of the property where the contamination is located, is potentially liable for the remediation. Both the Naantali Spa Hotel parking property and the land on which the Ruissalo Spa Hotel is located have entries in the Finnish soil condition database (Fi. *maaperän tilan tietojärjestelmä*) indicating that there may be or has been some activity which may cause or have caused soil contamination on such properties. Thus, the Issuer and/or the Operator may become liable for remediation costs pertaining to soil contamination on such properties. There is a possibility that there are other environmental issues on the properties on which the Hotels are located, causing a risk that the Issuer and/or the Operator will be subject to claims by public authorities or third parties as a result of environmental, technical or other damages related to such properties. Should any of the above risks materialise, it could have an adverse effect on the Issuer's and the Operator's business,

financial position, results of operations and future prospects and thereby, on the Issuer's and the Operator's ability to fulfil their respective obligations under the Bonds, as well as the market price and value of the Bonds.

Fair market value of the Hotels may fluctuate

The Hotels are classified as investment property in the Issuer's financial statements. According to the management of the Company, the fair market value of the property assets of the Issuer was approximately EUR 62.276 million as of 30 June 2023. The valuation is based on valuation reports dated 5 December 2022 and bookkeeping calculations thereafter. According to the valuation reports, the fair market value of the property assets of the Issuer was approximately EUR 61.5 million calculated from the total value of EUR 79.400 million of the Hotels as of 5 December 2022. The valuation reports are incorporated by reference to this prospectus. Investment property is carried at fair market value in the Issuer's financial statements.¹ Third parties perform valuation reports as of the financial reporting date, which reports form the basis for the carrying amounts in the financial statements. The fair market value of investment property is measured under income approach and reflects, among other things, rental income from current leases and other assumptions market participants would make when pricing the property under current market conditions. Changes in the fair market value of the investment properties impact the Issuer's statement of comprehensive income and statement of financial position, but they do not have a direct effect on the cash flow statement. Significant fair market value losses of the investment properties due to changes in market conditions or in the underlying assumptions and estimates could have a material adverse effect on the Issuer's business, financial position, results of operations and future prospects and thereby, on the Issuer's ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds.

Legal risks

Governmental, legal and arbitration proceedings may have a material adverse effect on the Issuer and the Guarantors

Neither the Issuer nor the Guarantors are currently involved in governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer or the Guarantors are aware), which may have, or may have had in the recent past, significant effects on the Issuer's or the Guarantors' business operations and/or their financial position or profitability. However, the Issuer and the Guarantors are exposed to different types of legal risks in their business. Therefore, it is possible that the Issuer or the Guarantors will in the future be a party to governmental, legal or arbitration proceedings or administrative procedures. The risks and costs relating to any of the above proceedings or procedures could have a material adverse effect on the Issuer's and the Guarantors' business, financial position, results of operations and future prospects and thereby, on the Issuer's and the Guarantors' ability to fulfil their respective obligations under the Bonds, as well as the market price and value of the Bonds.

Risks relating to the Issuer's and the Operator's IT systems and processing of personal data under the GDPR may subject the Issuer and the Operator to additional costs and liabilities

The Operator is dependent on having functioning IT systems to conduct its operations. The Operator collects large volumes of customer data, including credit card numbers and other

¹ The valuation report of Naantali Spa Hotel prepared by Catella Property Oy (Business ID 2214835-6, Aleksanterinkatu 46 A, 00100 Helsinki) (the "**Naantali Valuation Report**") and the valuation report of the Ruissalo Spa Hotel prepared by Catella Property Oy (the "**Ruissalo Valuation Report**"; and together with the Naantali Valuation Report, the "**Hotel Valuation Reports**"). The valuation reports were requested by Sunborn Oy, whom consents to inclusion of the summary of the report, and it is provided herein by request of the Issuer. The party who prepared the report consents to its inclusion. Catella Property Oy is a leading specialist in property consultation and belongs to Catella Group. No material changes have occurred since the date of valuation. Valuation includes 0.743 MEUR as right of use value of assets of land and water areas according to management judgement based on discounted present value of lease. Only 1/3 of Ruissalo Spa valued at MEUR 26.8 is owned by the Issuer.

personal data. There is a risk that interference or delays as a result of, inter alia, cyber attacks may result in loss of valuable information, leakage of personal data or other valuable and sensitive information. Such incidents could also cause business interruption.

The Operator and the Issuer collect and retain personal data which is subject to data protection regulations and in particular, the General Data Protection Regulation (679/2016) (the “GDPR”). Breaches of the GDPR may result in administrative sanctions of up to EUR 20 million or four (4) percent of the previous year’s combined annual turnover of the respective ultimate parent company of the Operator and the Issuer and all other companies that such ultimate parent company controls directly or indirectly (whichever is higher), as well as reputational damage. Thus, compliance with the GDPR is crucial to the Operator and the Issuer. The Issuer and the Operator have involved external consultants to implement procedures and policies in accordance with the GDPR. However, there is a risk that the Issuer and the Operator may not be fully compliant with the GDPR and any non-compliance with the GDPR, as well as other applicable data privacy legislation, could have an adverse effect on the Issuer’s and the Operator’s business, financial position, results of operations and future prospects and thereby, on the Issuer’s ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds.

Risks related to the Bonds

Failure of performance of the Operator may render the Issuer unable to meet its Bond payment obligations

Under the Hotels’ lease agreement, the Operator makes fixed monthly rent payments to the Issuer. These payments are the Issuer’s sole source of income. In the event that, for whatever reason, the Operator is unable to make a portion or the entirety of its fixed monthly rent payment, this could have a material adverse effect on the Issuer’s business, financial position, results of operations and future prospects and thereby, on the Issuer’s ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds.

The Issuer may not receive financing at competitive terms or at all or may be unable to refinance the Bonds

There is no guarantee that Issuer will be able to meet its financial covenants when required, nor guarantee on which terms, or at all, the Issuer will be able to secure refinancing to meet its Bond obligations. Uncertainty in the financial market may mean that the price of the financing needed to carry out the Issuer’s business will increase and that financing will be less readily available. The Bonds are maturing on 9 February 2024. Should the Issuer be unable to receive financing at competitive terms or at all, this could have a material adverse effect on the Issuer’s business, financial position, results of operations and future prospects and thereby, on the Issuer’s ability to fulfil its obligations under the Bonds, as well as the market price and value of the Bonds.

Ability to comply with the Terms and Conditions and make Bond payments as a result of a breach thereof

The Issuer and the Guarantors are required to comply with the Terms and Conditions, inter alia, to pay interest under the Bonds. Events beyond the Issuer’s and the Guarantors’ control, including changes in the economic and business conditions in which the Issuer or the Guarantors operate, may affect their ability to comply with, among other things, the undertakings set out in the Terms and Conditions. A breach of the Terms and Conditions, including the already occurred default event described in this prospectus in section “*General Information – Application for relisting*” could result in a default under the Terms and Conditions, which could lead to an acceleration of the Bonds, resulting in the Issuer or the Guarantors having to repay the Bondholders at the applicable call premium. It is possible that the Issuer and the Guarantors will not have sufficient funds at the time of the repayment to make the required redemption of Bonds.

Investors are exposed to currency risks

The Bonds are denominated and payable in EUR. If the Bondholders measure their investment return by reference to a currency other than EUR, an investment in the Bonds will entail foreign exchange-related risks due to, among other factors, possible significant changes in the value of the EUR relative to the currency by reference to which investors measure the return on their investments. This could cause a decrease in the effective yield of the Bonds below their stated coupon rates and could result in a loss to investors when the return on the Bonds is translated into the currency by reference to which the investors measure the return on their investments. Government and monetary authorities may impose (as some have done in the past) exchange controls that could adversely affect an applicable exchange rate or the ability of the Issuer to make payments in respect of the Bonds. As a result, there is a risk that investors may receive less interest or principal than expected, or no interest or principal.

Interest rate risks

The value of the Bonds depends on several factors, one of the most significant over time being the level of market interest. The Bonds bear interest at a floating rate of 3-month EURIBOR plus a margin of 4.85 per cent. per annum and the interest of the Notes will be determined two business days prior to the first day of each respective interest period. Hence the interest rate is to a certain extent adjusted for changes in the level of the general interest rate. There is a risk that an increase of the general interest rate level will adversely affect the value of the Notes. The general interest level is to a high degree affected by international development and is outside of the Issuer's control.

The Bonds or the Issuer are not currently rated by any rating agency

Neither the Issuer nor the Bonds are currently rated by any rating agency. The absence of rating may reduce the liquidity of the Bonds and/or increase the borrowing costs of the Issuer. This in turn may lead to decreased ability for the investors to get the fair market value for the Bonds or decrease the ability of the Issuer to make payments in respect of the Bonds.

The market price of the Bonds may be volatile

The market price of the Bonds could be subject to significant fluctuations in response to actual or anticipated variations in the Issuer's and the Sunborn Group's operating results and those of its competitors, adverse business developments, changes to the regulatory environment in which the Issuer and the Sunborn Group operate, changes in financial estimates by securities analysts and the actual or expected sale of a large number of Bonds, as well as other factors. In addition, in recent years the global financial markets have experienced significant price and volume fluctuations, for example due to the central banks interest rate increases, which, if repeated in the future, could adversely affect the market price of the Bonds without regard to the Issuer's and the Sunborn Group's operating results, financial condition or prospects.

Liquidity risks and secondary market

Although the Bonds are to be reappplied to be admitted to trading on Helsinki Stock Exchange, active trading in the Bonds does not always occur and a liquid market for trading in the Bonds might not occur even though the Bonds will be relisted. This may result in the Bondholders not being able to sell their Bonds when desired or at a price level which allows for a profit comparable to similar investments with an active and functioning secondary market. Lack of liquidity in the market may have a negative impact on the market value of the Bonds. Furthermore, the nominal value of the Bonds may not be indicative compared to the market price of the Bonds. It should also be noted that during a given time period it may be difficult or impossible to sell the Bonds (at all or at reasonable terms) due to, for example, severe price fluctuations, close down of the relevant market or trade restrictions imposed on the market.

The Bonds carry no voting rights at the Issuer's General Meetings of shareholders

The Bondholders have no voting rights with respect to the general meetings of shareholders of the Issuer. Consequently, in the Issuer's General Meetings of shareholders the Bondholders cannot influence any decisions by the Issuer to redeem the Bonds or any decisions by the Issuer's shareholders concerning, for instance, the capital structure of the Issuer. Any further indebtedness may worsen the position and priority of the Bondholders.

Risks related to redemption, early redemption and put options

The Issuer may redeem all outstanding Bonds before the final redemption date. If the Bonds are redeemed before the final redemption date, the Bondholders have the right to receive an early redemption amount at a price equal to 100 per cent or a greater percentage of the nominal amount depending on when this right is exercised. However, there is a risk that the market value of the Bonds is higher than the early redemption amount and that it may not be possible for the Bondholders to reinvest such proceeds at an effective interest rate as high as the interest rate on the Bonds and may only be able to do so at a significantly lower rate.

In addition, the Issuer must redeem a certain percentage of the outstanding Bonds upon an event whereby any of the Hotels are subject to a major damage or value loss. There is a risk that the Issuer's and the Operator's insurance coverage is not sufficient or that the Issuer or the Operator for any other reason will not receive insurance proceeds in an amount sufficient to make the required redemption. Hence, the Issuer and the Operator may not have sufficient funds at the time of the repayment to make the required redemption of Bonds.

Furthermore, in connection with a partial redemption of the Bonds due to a total loss event (as described above) or a mandatory prepayment event in connection with the Ruissalo Spa Hotel, the outstanding nominal amount of the Bonds will be reduced. There is a risk that a lower outstanding nominal amount will result in a lack of liquidity in the market which may have a negative impact on the market value of the Bonds and making it difficult or impossible to sell the Bonds.

Lastly, the Bonds are subject to prepayment at the option of each Bondholder (put options) if (i) Sunborn ceases to be the direct or indirect owner of all the shares in the Operator, or (ii) any of Ritva Niemi and Pekka Niemi or any of their heirs cease directly or indirectly to (A) have the power to cast, or control the casting of, at least 50 percent of the votes attaching to the shares of the Issuer or the Operator, and (B) hold at least 50 percent of the issued share capital of the Issuer or the Operator. There is, however, a risk that the Issuer will not have sufficient funds at the time of such prepayment to make the required prepayment of the Bonds which could adversely affect the Issuer, e.g., by causing Insolvency or an event of default under the Terms and Conditions, and thus adversely affect all Bondholders and not only those that choose to exercise the option.

Benchmark Regulation

Interest payable on the Bonds is calculated by reference to EURIBOR. The process for determining EURIBOR and other interest-rate benchmarks is subject to a number of legislative acts and other regulations. Some of these acts and regulations have already been implemented whilst some are set to be implemented in the near future. The most extensive initiative in this respect is the Benchmark Regulation (Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014). The Benchmark Regulation came into force on 1 January 2018. The Benchmark Regulation addresses the provision of benchmarks, the contribution of input data to benchmarks and the use of benchmarks within the European Union. Changes in interest rate legislation could, for example, lead to increased volatility regarding some benchmarks. A further potential risk is that increased administrative requirements, and resulting regulatory risk, may discourage stakeholders from participating in the production of benchmarks, or that some benchmarks cease to be provided. If this would happen

in respect of the benchmark that is used for the Bonds, it could potentially have negative effects for the Bondholders.

Amendments to the Terms and Conditions bind all Bondholders

The Terms and Conditions include certain provisions regarding the Bondholders' meeting. Such meetings may be held in order to resolve on matters relating to the Bondholders' interests. The Terms and Conditions will allow for stated majorities to bind all Bondholders, including Bondholders who have not taken part in the meeting and those who have voted differently to the required majority at a duly convened and conducted Bondholders' meeting. Consequently, the actions of the majority in such matters could impact a Bondholders' rights in a manner that would be undesirable for some of the Bondholders.

No action against the Issuer and the Bondholders' representation

In accordance with the Terms and Conditions of the Bonds, the Bond Trustee will represent all Bondholders in all matters relating to the Bonds and the Bondholders may be prevented from taking actions on their own against the Issuer. Consequently, individual Bondholders may not have the right to take legal actions to declare any default by claiming any payment from or enforcing any security granted by the Issuer in all possible circumstances and may therefore lack effective remedies unless and until a requisite majority of the Bondholders agree to take such action. However, the possibility that a Bondholder, in certain situations, could bring its own action against the Issuer (in breach of the Terms and Conditions) cannot be ruled out, which could negatively impact an acceleration of the Bonds or other action against the Issuer. To enable the Bond Trustee to represent Bondholders in court, the Bondholders may have to submit a written power of attorney for legal proceedings. The failure of all Bondholders to submit such a power of attorney could negatively affect the legal proceedings. Under the Terms and Conditions, the Bond Trustee will in some cases have the right to make decisions and take measures that bind all Bondholders. Consequently, the actions of the Bond Trustee in such matters could impact Bondholders' rights under the Terms and Conditions in a manner that would be undesirable for some of the Bondholders.

The rights of the Bondholders depend on the Agent's, Security Agent's and Paying Agent's actions and financial standing

By subscribing for, or accepting the assignment of, any Bond, each Bondholder will accept the appointment of the Agent, Security Agent and Paying Agent to act on its behalf and to perform its functions relating to the Bonds.

The Agent shall have, among other things, the right to represent the Bondholders in all court and administrative proceedings in respect of the Bonds. The role of the Security Agent is governed by the Finnish Act on Noteholders' Agent (574/2017). Only the Security Agent is entitled to exercise the rights under the Transaction Security and enforce the same. Any failure by an agent to perform its duties and obligations properly, or at all, may adversely affect the enforcement of the rights of the Bondholders due to, for example, inability to enforce the security and/or receive any or all amounts payable from the security in a timely and effective manner.

The failure of any of these roles to, or be able to, perform in part or entirely in accordance with their respective obligations may adversely affect the rights of the Bondholders. Furthermore, each of these roles under the Bonds' Terms and Conditions may be replaced by a successor. However, it may be difficult to find a successor with commercially acceptable terms or at all. It also cannot be excluded that such successor would not breach its obligations under the Finance Documents. Materialization of any of the above risks may have a material adverse effect on the enforcement of the rights of the Bondholders and the rights of the Bondholders to receive payments under the Bonds.

Risks related to Guarantee

Security and guarantees granted to secure the Bonds may be insufficient

The repayment of the Bonds will be secured by the Transaction Security (as defined in the Terms and Conditions of the Bonds), and the Guarantee (as defined in the Terms and Conditions of the Bonds). These security interests and guarantee may prove to be insufficient to cover the Issuer's payment obligations under the Bonds, and thus an investor may forfeit interest payable on, and the principal amount of, the Bonds in whole or in part.

Security granted to secure the Bonds may be unenforceable

While as a general rule, security granted at the time when a debt is issued is not subject to a recovery risk, pursuant to the Finnish Act on Recovery to a Bankruptcy Estate (758/1991, as amended), a transaction can, subject to certain pre-requisites, be revoked if the transaction was concluded within a certain period of time (the length of which varies depending on the type of transaction and the parties thereto) before the application for bankruptcy, reorganization or execution was filed with the competent court. The mandatory Finnish bankruptcy laws may therefore require under specific circumstances that the security granted to secure the Bonds be recovered to the bankruptcy estate of the Issuer.

Applicable law may require that a security interest in certain assets can only be properly perfected and its priority retained through certain actions undertaken by the secured party or the security provider. The transaction security may not be perfected if the security agent or the relevant security provider is not able to or does not take the actions necessary to perfect or maintain the perfection of any such security. There is a risk that such failure will result in the invalidity of the relevant transaction security or adversely affect the priority of such security interest in favour of third parties, including a trustee in bankruptcy and other creditors who claim a security interest in the same transaction security.

In addition to the recovery risk, there is a risk that the security granted to secure the Bonds may be deemed unenforceable. If the Issuer could not repay the Bonds and a court was to render a judgment that the security granted to secure the Bonds was not enforceable, the Bondholders could find it difficult or impossible to recover the amounts owed to them under the Bonds. Therefore, there may be a risk that the security granted to secure the Bonds might be ineffective in respect of any of the Issuer's obligations under the Bonds in a potential insolvency of the Issuer.

Further, enforcement of certain security assets is subject to statutory requirements and contractual provisions. For example, the enforcement of the enterprise mortgage and real estate mortgage requires an enforceable title for execution and such enforcement can be effected only in accordance with mandatory provisions of the Enforcement Code. Furthermore, enforcement of the secondary lease guarantee may be delayed as due to the nature of secondary guarantee as the secured party is required to first make a claim against the guaranteed party before enforcing the guarantee. Therefore, there is a risk that enforcement of certain security interests may be delayed.

In addition, any enforcement may be delayed due to any inability to sell the security assets in a timely and efficient manner. For example, the Ruissalo Spa Hotel is partly owned by the Issuer and partly by the shareholders of the Issuer which could lead to inability to sell the security assets in a timely and efficient manner and delay the enforcement of the Ruissalo Spa Hotel.

Security over assets granted to third parties

The Issuer may be subject to certain limitations, inter alia, as set forth in the Terms and Conditions, to incur additional financial indebtedness and provide security for such indebtedness. In the event of bankruptcy, re-organization or winding-up of the Issuer, the Bondholders will be subordinated in respect of the right of payment out of the assets being subject to such security. In addition, if any such third-party financier holding security provided by the Issuer would enforce

such security due to a default by the Issuer under the relevant finance documents, such enforcement could have a material adverse effect on the Issuer's assets, operations and ultimately the position of the Bondholders.

RESPONSIBILITY STATEMENT

This Listing Prospectus has been drawn by the Issuer and the Issuer accepts responsibility regarding the information contained in this Listing Prospectus. The information contained in this Listing Prospectus is, to the best of the Issuer's knowledge, in accordance with the facts and that the Listing Prospectus makes no omission likely to affect its import.

The Guarantors are responsible for their respective information on Sunborn Saga Oy and Sunborn Oy presented in this Listing Prospectus. Having taken all reasonable care to ensure that such is the case, the information contained in this Listing Prospectus is, to the best of the Guarantors' knowledge, in accordance with the facts and the Listing Prospectus makes no omission likely to affect its import.

GENERAL INFORMATION

The Issuer

Sunborn Finance Oyj
Juhana Herttuan puistokatu 23
FI-20100 Turku
Finland

The Operator

Sunborn Saga Oy
Juhana Herttuan puistokatu 23
20100 Turku
Finland

The Unrestricted Guarantor

Sunborn Oy
Juhana Herttuan puistokatu 23
20100 Turku
Finland

The Auditor of the Issuer

PricewaterhouseCoopers Oy
Läntinen Rantakatu 7
FI-20100 Turku
Finland

Auditor in charge Kalle Laaksonen.

The Auditor of the Operator

PricewaterhouseCoopers Oy
Läntinen Rantakatu 7
FI-20100 Turku
Finland

Auditor in charge Kalle Laaksonen.

The Auditor of the Unrestricted Guarantor

PricewaterhouseCoopers Oy
Läntinen Rantakatu 7
FI-20100 Turku
Finland

Auditor in charge Kalle Laaksonen.

Joint Lead Manager of the Issue of the Bonds

DNB Bank ASA
Regeringsgatan 59
SE-111 56 Stockholm
Sweden

Joint Lead Manager of the Issue of the Bonds

OP Corporate Bank plc
Gebhardinaukio 1
FI-00510 Helsinki
Finland

Legal Adviser to the Issuer

Borenius Attorneys Ltd
Eteläesplanadi 2
FI-00130 Helsinki
Finland

Forward-looking Statements

Certain statements in this Listing Prospectus, including but not limited to certain statements set forth under the chapters "*Risk Factors*", "*Information about the Issuer*" and "*Financial and Trend Information*", are based on the beliefs of the Company's management as well as assumptions made by and information currently available to it, and such statements may constitute forward-looking statements. Such forward-looking statements are based on certain expectations, which, even though they seem to be reasonable at present, may turn out to be incorrect. Such forward-looking statements involve known and unknown risks, uncertainties and other important factors that could cause the actual results, revenues and performance expressed or implied in the forward-looking statements of the Company.

Such risks, uncertainties and other important factors include, among other things, the risks described in the section "*Risk Factors*". Should one or more of the risks or uncertainties materialise, or should any underlying assumptions prove to be incorrect, the Company's actual results of operations, its financial condition or its ability to fulfil its obligations under the Bonds could differ materially from those described here as "*anticipated*", "*believed*", "*estimated*" or "*expected*". The forward-looking statements are not guarantees of the future operational or financial performance of the Company.

The Issuer does not intend and does not assume any obligation to update any forward-looking statements contained herein unless required by applicable legislation.

Market and Third Party Information

This Listing Prospectus contains information about the Company's markets and estimates regarding the position of the Company therein. Where certain information has been derived from third party sources the name of the source is given. The Issuer confirms that any third party information has been accurately reproduced and that, as far as the Issuer is aware and is able to ascertain from information published by such third party, no facts have been omitted which would render the reproduced information inaccurate or misleading. However, neither the Issuer nor the Manager have independently verified, and cannot give any assurances as to the appropriateness of such information. Should this Listing Prospectus contain market data or market estimates in connection which no source has been presented, such information is based on the estimates of the Company's management.

Auditors

The financial statements of the Issuer for the financial year ended 31 December 2022 and 31 December 2021 incorporated in this Listing Prospectus by reference have been audited by PricewaterhouseCoopers Oy, Authorised Public Accountants, with Kalle Laaksonen, Authorised Public Accountant, as auditor with principal responsibility.

The financial statements of the Operator for the financial year ended 31 December 2022 and 31 December 2021 incorporated in this Listing Prospectus by reference have been audited by PricewaterhouseCoopers Oy, Authorised Public Accountants, with Kalle Laaksonen, Authorised Public Accountant, as auditor with principal responsibility.

The financial statement of the Unrestricted Guarantor for the financial year ended 31 December 2022 and 2021 incorporated in this Listing Prospectus by reference has been audited by PricewaterhouseCoopers Oy, Authorised Public Accountants, with Kalle Laaksonen, Authorised Public Accountant, as auditor with principal responsibility.

PricewaterhouseCoopers Oy and Kalle Laaksonen are registered in the auditor register maintained by the Finnish Patent and Registration Office.

For the current financial period, same auditors were appointed.

Availability of Documents

This Listing Prospectus will be published on or about 5 September 2023 on the Issuer's website at <https://www.sunborn.com/sunborn-finance-bond>, at the Company's premises at Juhana Herttuan puistokatu 23, 20100 Turku, Finland during normal office hours, and at the reception of the Helsinki Stock Exchange at Fabianinkatu 14, FI-00130 Helsinki, Finland.

No Incorporation of Website Information

This Listing Prospectus and the documents incorporated by reference hereto are available on the Company's Bonds' webpage at <https://www.sunborn.com/sunborn-finance-bond>. However, the contents of the Group's website or the Company's Bonds' webpage otherwise or any other website do not form a part of this Listing Prospectus, and prospective investors should not rely on such information in making their decision to invest in the Bonds.

Notice to Investors

The Manager has acknowledged the requirements in the delegated directive (EU/2017/593, as amended, the "**MiFID Product Governance Rules**") and mutual responsibilities of manufacturers relating to the product approval process, the target market and the proposed distribution channels for the issuance of the Bonds, to the extent applicable. To the extent applicable to the issuance, the target market and distribution channels have been identified by the Manager.

Notice to Prospective Investors in the United States

The Bonds have not been, and will not be, registered under the Securities Act and the Bonds may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons. Terms used in this paragraph and not otherwise defined herein the preceding sentence have the meanings given to them by Regulation S. In addition, until 40 days after the commencement of the offering of the Bonds, an offer or sale of the Bonds within the United States by a dealer (whether or not participating in the Offering) may violate the registration requirements of the Securities Act if such offer or sale is made otherwise than in accordance with an available exemption from registration under the Securities Act.

Notice to Prospective Investors in the UK

The Listing Prospectus may only be distributed to, and is directed at (a) persons who have professional experience in matters relating to investments falling within article 19(1) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the "**Order**") or (b) high net worth entities falling within article 49(2)(a) to (d) of the Order, and other persons to whom it may be lawfully communicated, falling within article 49(1) of the Order (all such persons together being referred to as "**relevant persons**"). Any person who is not a relevant person should not act or rely on this document or any of its contents.

The Bonds may not be a suitable investment for all investors

Each prospective investor in the Bonds is urged to determine, based on its own independent review and such professional advice as it deems appropriate under the circumstances, that investment in the Bonds is consistent with its financial needs, objectives and condition, complies and is consistent with the investment policies, guidelines and restrictions applicable to it and is a fit, proper and suitable investment for it, notwithstanding the material risks inherent in investing in or holding the Bonds.

A prospective investor should:

- (a) have sufficient knowledge and experience to make a meaningful evaluation of the Bonds, the merits and risks of investing in the Bonds and the information contained or referred to in this Listing Prospectus;
- (b) have access to, and knowledge of, appropriate analytical tools to evaluate, in the context of its particular financial situation, an investment in the Bonds and the effect that the Bonds can have on its overall investment portfolio;
- (c) have sufficient financial resources and liquidity to bear all of the risks of an investment in the Bonds;
- (d) understand fully the terms of the Bonds and be familiar with the behaviour of any relevant financial market; and
- (e) be able to evaluate (either on its own or with the help of its financial adviser) possible scenarios for economic, interest rate and other factors that may affect its investment and its ability to bear the applicable risks.

The completion of transactions relating to the notes is dependent on Euroclear Finland's operations and systems

The notes are issued in the book-entry securities system of Euroclear Finland Oy ("**Euroclear Finland**"). Pursuant to the Act on the Book-Entry System and Clearing and Settlement (348/2017, as amended) (in Finnish: *laki arvo-osuusjärjestelmästä ja selvitystoiminnasta*), the notes are not evidenced by any physical note or document of title other than statements of account made by Euroclear Finland or its account operator. The notes are dematerialised securities and title to the notes is recorded and transfers of the notes are perfected only through the relevant entries in the book-entry system and registers maintained by Euroclear Finland and its account operators. Therefore, timely and successful completion of transactions relating to the notes, including but not limited to transfers of, and payments made under, the notes, depend on the book-entry securities system being operational and that the relevant parties, including but not limited to the payment transfer bank and the account operators of the Noteholders, are functioning when transactions are executed. Any malfunction or delay in the book-entry securities system or any failure by any relevant party may result in the transaction involving the notes not taking place as expected or being delayed, which may cause financial losses or damage to the Noteholders whose rights depended on the timely and successful completion of the transaction.

The Issuer or any other third party will not assume any responsibility for the timely and full functionality of the book-entry securities system. Payments under the notes will be made in accordance with the laws governing the book-entry securities system, the rules of Euroclear Finland and the Terms and Conditions. For purposes of payments under the notes, it is the responsibility of each Noteholder to maintain with its respective book-entry account operator up to date information on applicable bank accounts.

Noteholders holding interest in the notes through nominee book-entry accounts (for example, in Euroclear or Clearstream, or through other custody or sub-custody arrangements so that the notes are held on a nominee omnibus account in Euroclear Finland), will not be recorded as the legal or beneficial owners of such notes under Finnish law and will therefore not be entitled to enforce any rights under the notes directly against the Issuer. Such Noteholders should acquaint themselves with the terms of business of the respective clearing system or custodian, as applicable, with respect to indirect enforcement of their rights, as well as having regard to the possibility of transferring the notes to a book-entry account with Euroclear Finland held directly by the Noteholders.

Legislative amendments may take place during the term of the notes

The notes are governed by the laws of Finland, as in force from time to time. Finnish laws and regulations, including, but not limited to, tax laws and regulations, governing the notes may change during the term of the notes and new judicial decisions can be given and new

administrative practices can be implemented. The Issuer makes no representations as to the effect of any such changes of laws or regulations, or new judicial decisions or administrative practices after the date hereof.

Application for relisting

On 22 August 2023 Issuer announced that it has become aware that its Bonds had been inadvertently delisted from Helsinki Stock Exchange without taking into account the extension of its maturity date until 9 February 2024.

Issuer had on 2 December 2022 commenced a written procedure in order to amend the terms and conditions of the Bonds to extend the maturity by 12 months to a current maturity of 9 February 2024. While the amendments to the terms and conditions were approved, the Bonds were inadvertently delisted from Helsinki Stock Exchange without Issuer being aware of this delisting. After becoming aware of the delisting of the Bonds and having investigated the matter, the Company immediately started preparations to have the Bonds relisted on Helsinki Stock Exchange.

Issuer expects the Bond to be readmitted to trading on 6 September 2023 and does not expect the process of delisting and relisting to have an effect to the Bondholders due to Issuer taking immediate action to remedy the listing status within the terms and conditions of the Bonds. Issuer has continued to follow its obligations under the rules of Helsinki Stock Exchange continuously and the Bonds have been traded over counter on the secondary market without disruptions.

The Bonds were originally admitted to trading on Helsinki Stock Exchange on 8 February 2019.

ADDITIONAL INFORMATION ON THE ISSUED BONDS AND RELISTING

Decisions and authorisations	Authorisation of the Board of Directors of the Issuer dated 29 January 2018.
Type of issue	The maximum principal amount of the Bonds (EUR 50,000,000) was issued on 9 February 2018. Individual issue of Bonds are offered in minimum subscription amounts of EUR 100,000.
Status of the Bonds	The Bonds constitute direct, general, unconditional, unsubordinated and secured obligations of the Issuer and shall at all times rank at least pari passu among each other and with all direct unconditional, unsubordinated and unsecured obligations of the Issuer, save for such obligations which are mandatory by law, and without any preference among them.
Interest of the Manager, Bond Trustee, Security Agent and Paying Agent of the issue of the Bonds	Each, business interest customary in the financial markets.
Form of the Bonds	Dematerialised securities issued in book-entry form in the Infinity-book-entry securities system maintained by Euroclear Finland Oy.
Depository and Settlement System	Euroclear Finland Oy, address Urho Kekkosen katu 5C, 00100, Helsinki, Finland.
Listing	Application shall be made for the Bonds to be re-admitted to public trading listed on the Helsinki Stock Exchange maintained by Nasdaq Helsinki Ltd (see “ <i>General Information – Application for relisting</i> ” for more information).
Estimated time of listing	On or about 6 September 2023.
Estimated cost of listing	Approximately EUR 1,300,000 for the original listing and no expected additional costs for relisting.
Rate of interest of the Bonds	EURIBOR (3 months) plus 4.85 % per annum, a 4.85% interest rate floor. Currently, the interest rate is 8,604% and the next Quotation Day is 7 November 2023.

Guarantees.....	<p>The Bonds are secured by, among other things, guarantees from Guarantors Sunborn Saga Oy and Sunborn Oy. The guarantee is a contractual agreement between its parties. The guarantee from Guarantors provides for, among other things:</p> <ul style="list-style-type: none"> - Guarantee granted by the Operator to the Bondholders and the Agent for punctual performance by the Issuer of all the Issuer's obligations under the Finance Documents (as defined in the "<i>Terms and Conditions of the Bonds</i>"); and - Guarantee granted by the Unrestricted Guarantor, up to an amount corresponding to the Paid Dividend (as defined in the "<i>Terms and Conditions of the Bonds</i>"), to the Bondholders and the Agent for punctual performance by the Issuer of all the Issuer's payment obligations under the Finance Documents.
Trading of the Bonds	The trading on the Bonds is expected to begin by 6 September 2023.
ISIN Code of the Bonds.....	FI4000292750
Reasons for the issue and use of proceeds ..	<p>The proceeds from the Issue have or will be used for:</p> <ul style="list-style-type: none"> i. Redeeming and discharging the approximately EUR 46.8 million in external existing debt, ii. Financing general corporate purposes, including investments in the Hotels, and iii. Financing the Bonds' transaction costs.
Application for relisting	<p>On 22 August 2023 Issuer announced that it has become aware that its Bonds had been inadvertently delisted from Helsinki Stock Exchange without taking into account the extension of its maturity date until 9 February 2024.</p> <p>Issuer had on 2 December 2022 commenced a written procedure in order to amend the terms and conditions of the Bonds to extend the maturity by 12 months to a current maturity of 9 February 2024. While the amendments to the terms and conditions were approved, the Bonds</p>

were inadvertently delisted from Helsinki Stock Exchange without Issuer being aware of this delisting. After becoming aware of the delisting of the Bonds and having investigated the matter, the Company immediately started preparations to have the Bonds relisted on Helsinki Stock Exchange.

Issuer expects the Bond to be readmitted to trading on 6 September 2023 and does not expect the process of delisting and relisting to have an effect to the Bondholders due to Issuer taking immediate action to remedy the listing status within the terms and conditions of the Bonds. Issuer has continued to follow its obligations under the rules of Helsinki Stock Exchange continuously and the Bonds have been traded over counter on the secondary market without disruptions.

The Bonds were originally admitted to trading on Helsinki Stock Exchange on 8 February 2019.

INFORMATION ABOUT THE BONDS TO BE ADMITTED TO TRADING

Senior secured callable bonds with an aggregate principal amount of up to EUR 50,000,000. The ISIN code of the Bonds is FI4000292750.

Each Bond is freely transferable but the Bondholders may be subject to purchase or transfer restrictions with regard to the Bonds, as applicable, under local laws and regulations to which a Bondholder may be subject.

Certain purchase or selling restrictions may apply to Bondholders under applicable local laws and regulations from time to time. Neither the Issuer nor the Bond Trustee shall be responsible to ensure compliance with such laws and regulations and each Bondholder is responsible for ensuring compliance with the relevant laws and regulations at its own cost and expense.

The Bonds constitute direct, general, unconditional, unsubordinated and secured obligations of the Issuer and shall at all times rank at least pari passu among each other and with all direct unconditional, unsubordinated and unsecured obligations of the Issuer, save for such obligations which are mandatory by law, and without any preference among them.

The Bonds bear floating interest rate of EURIBOR (3 months) plus 4.85 % per annum (“**Interest Rate**”). EURIBOR will be deemed to be zero if below zero, and therefore, the interest rate floor is 4.85%. The Interest Rate as of the date of this Listing Prospectus is 8,604%. The interest of the Bonds will be paid annually in arrears commencing 9 May 2018 and thereafter on each 9 August, 9 November and 9 February (“**Interest Payment Date**”) until 9 February 2024 (if not earlier redeemed or repurchased in accordance with the Bonds’ Terms and Conditions; the “Redemption Date”). Each Outstanding Bond will accrue interest at the Interest Rate on the nominal amount of each bond for each period between 9 February, 9 May, 9 August and 9 November each year (each an “**Interest Period**”), commencing on and including the first date of the Interest Period, and ending on but excluding the last date of the Interest Period. Interest shall be calculated on the basis of the actual number of days in the Interest Period in respect of which payment is being made divided by 360 (actual/360-days basis). The Interest Rate is determined two business days before the first day of the relevant Interest Period (the “**Quotation Day**”) The next Quotation Day is 7 November 2023. The current interest rate at any time is publicly available from Issuer’s stock exchange release webpage, the Helsinki Stock Exchange or the various financial market information providers that collect data from the Helsinki Stock Exchange. The Agent and Security Agent as of the date of this Listing Prospectus is Nordic Trustee Oy. The Paying Agent as of the date of this Listing Prospectus is Nordea Bank Abp.

The Interest Rate is referenced to the European Interbank Offered Rate (EURIBOR), which is (i) the applicable percentage rate displayed on the applicable Screen Rate (as defined in the “*Terms and Conditions of the Bonds*”) as of or around 11.00 a.m. (Brussels time) on the Quotation Day for the offering of deposits in Euro and for a period comparable to the relevant Interest Period; (ii) if no Screen Rate is available for the relevant Interest Period, the applicable EURIBOR shall be the Reference Bank Rate (as defined in the “*Terms and Conditions of the Bonds*”) as of the Quotation Day and for the period equal in length to the relevant Interest Period; or (iii) if no quotation is available pursuant to paragraph (ii), the interest rate which according to the reasonable assessment of the Paying Agent best reflects the interest rate for deposits in Euro offered for the relevant period; and in each case, if any such rate is below zero, EURIBOR will be deemed to be zero.

Application shall be made for the Bonds to be re-admitted to trading on a regulated market on the Helsinki Stock Exchange on or about 5 September 2023 and the Listing is expected to take place on or about 6 September 2023. The Bonds were originally admitted to trading on Helsinki Stock Exchange on 8 February 2019. Please see “General Information – Application for relisting” for more information.

INFORMATION ABOUT THE ISSUER

General

The business name of the Company is Sunborn Finance Oyj. The Issuer is a public limited liability company incorporated in Finland, and it is organised under the laws of Finland. The Issuer was established on 1 November 2017 and is registered in the Finnish Trade Register under the business identity number 2834108-5. The registered address of Sunborn Finance Oyj is Juhana Herttuan puistokatu 23, 20100 Turku, Finland and its telephone number is +358 2445 4735. The Issuer LEI is 743700MQ1ZDAHSP2CK94. The accounting period for the Issuer is the calendar year.

According to Section 3 of the Company's Articles of Association, the Company's line of business is to own, possess, trade, exchange, rent, finance, administer and consult hotels as well as own, finance, administer, trade, exchange and rent properties and securities. The company may engage in financing activities and produce financing and financing arrangement related services to companies within its group. The Group website is www.sunborn.com.

History and Development of the Issuer

The Issuer was established on 1 November 2017 through a partial demerger from Sunborn Oy (in Finnish *osittaisjakautuminen*), whereby the ownership of the Naantali Spa Hotel and part of the Ruissalo Spa Hotel building were transferred to the Issuer. The Issuer does not have any other business activities.

Business Overview

The Company's business is to own the Naantali Spa Hotel located in Naantali, Finland and 30 percent of the Ruissalo Spa Hotel building located in Ruissalo, Finland. Pekka and Ritva Niemi own the remaining part of the Ruissalo Spa Hotel building and act as the lessees of the land the hotel building is located. The Operator operates the Hotels, and the Company's income mainly consists of lease payments from the Operator with the balance of the income consisting of facility maintenance and IT services. The Issuer is dependent on the lease payments (see chapter "**Material Contracts**" below). The Issuer also provides ancillary property, facility and IT related services to the owned and managed properties and companies. In 2022 main business activity i.e., rental income for the Issuer was MEUR 3.534 and the secondary and property, facility and IT related services amounted to income of MEUR 0.268.

Naantali Spa Hotel was completed and hotel operations opened in 1984 and extended in 1992.

The Naantali Spa Hotel is located in south-western Finland by the Baltic Sea only 10 kilometers from Turku. There is good accessibility to highways, Turku Harbor and Turku International Airport. Naantali is known as a summer destination with sites such as the old town, the President's summer residence, Moominworld theme park, Väski adventure island and numerous events such as the Naantali Music Festival.

The Ruissalo Spa Hotel was completed in 1972 and extended with an additional wing in 2004. In September 2017, the renovation and refurbishment of all hotel rooms was completed. The hotel is located on Ruissalo Island 15 minutes by car from Turku city centre, at the edge of the scenic archipelago. The island is connected by a bridge to Turku with connections to highways, ferries and Turku International Airport. Ruissalo Island, once the hunting ground for the Russian Tsar and later the court of the Turku Castle and now part of the Turku National Park, contains tourist attractions, including marinas, a golf course, a botanical garden and plenty of historical villas overlooking the sea. Ruissalo Spa Hotel is the only hotel in the area as it is located inside the national park. No other buildings are allowed to be built in the area of Ruissalo as the area is a protected Natura 2000-area partial zoning plan (in Finnish "*osayleiskaava*").

The Naantali Spa Hotel is a large special real estate and the Ruissalo Spa Hotel is a medium-sized special real estate, both of whose markets are quite narrow. The Naantali Spa Hotel

merchantability is better than average and the Ruissalo Spa Hotel merchantability is average, but generally the number of spa purchasers on the market is low.

According to December 2022 valuation reports the value of the Spa hotels is at Naantali Spa MEUR 52.6 and at Ruissalo Spa MEUR 26.8 (1/3 of Ruissalo Spa is owned by Sunborn Finance and shown as its assets). As per fair market valuation used by the issuer, the fair market value of property assets of the Issuer was at the total of MEUR 62.2 as at 30 June 2023. Please see reference to the valuation report summary in section “*Documents incorporated by reference*”. Total valuation includes additional MEUR 0.743 as a right of use value of assets of land and water areas according to management judgement based on discounted present value of the lease.

Investments

Since 2018 both properties have seen substantial investments funded by the Issuer, totalling circa MEUR 5.5. Naantali Spa Hotel refurbished and invested in rooms, lobby and public areas, property automation, gym and fitness areas, spa and pool areas, food and beverage department, green investments and more at a cost of approximately MEUR 4 since 2018. Ruissalo Spa Hotel also made several refurbishments and investments in the hotel including new rooms, lobby and public areas, property automation, HVAC, energy efficiency, lift systems and more at a cost of approximately EUR 1.5m since 2018.

From the total investments of MEUR 6.5 between 2018 and 2022, approximately MEUR 5.5 was made by the Issuer and MEUR 0.9 by the Operator. Current investments continue on same basis by both Operator (property upgrades, fixtures, fittings and equipment) and Issuer (investments into real-estate, value enhancing CAPEX or major upgrades of leased property).

Issuer payables

Other than the outstanding Bonds, Issuer had payable of MEUR 1 722 to the Operator as at 30 June 2023. Other than that, the Issuer is not a party to any other material outstanding external debt.

Organisational Structure

The Issuer is wholly-owned by the Niemi Family (see also “*Information about the Issuer – Organisational Structure*”). The Issuer does not belong to the Sunborn Group. The Issuer has one wholly owned subsidiary for administrative purposes. The Niemi Family also own Sunborn Oy, the parent entity of Sunborn Group and the Unrestricted Guarantor, which in turn owns Sunborn Saga Oy, the Operator.

Governmental, Legal and Arbitration Proceedings

The Issuer or any of its subsidiaries part of the same group are not currently involved in governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer is aware), which may have, or may have had in the recent past, significant effects on the business operations and/or its financial position or profitability. As at the date of this Prospectus and over the period of preceding 12 months, there have been no governmental, legal, arbitration or administrative proceedings against or affecting Issuer (and no such proceedings are pending or threatened of which Issuer is aware) which have or may have had in the recent past, individually or together, significant effects on the profitability or the financial position of the Issuer.

Material Contracts

The following is a summary of the material terms of certain agreements entered into by the Issuer in connection with the operation of the Hotels. This summary does not purport to describe all of the applicable terms and conditions of such agreements.

Operating Lease Agreement

Parties:	Issuer, as lessor, and Operator, as lessee
Term:	Ten years from November 2017.
Purpose:	Management and operation of the Naantali Spa Hotel and Ruissalo Spa Hotel.
Termination:	In the event that Operator materially breaches the Lease Agreement, goes into liquidation, seeks to a debt restructuring or bankruptcy or otherwise becomes or might become insolvent.
Operator duties:	All things necessary for the proper maintenance, management and operation of the Hotels, as is common under a triple net agreement. The Agreement requires the lessee to pay, in addition to the monthly fee and certain other costs, insurance for its own assets, and maintenance relating to the Hotels.
Rent:	For Ruissalo Spa Hotel EUR 32,970 monthly and for Naantali Spa Hotel EUR 245,182. The amounts of rent are adjusted in the Finnish cost-of-living index.
Insurance:	Issuer has taken out full value property insurance in relation to the Hotels. The Operator has taken out a due property insurance for its own assets or for the assets of a third party and liability and interruption insurances concerning its business.
Maintenance and repair:	Operator is responsible for the proper upkeep, repair and maintenance of the Hotels and their facilities. The Issuer is only responsible for land lease payments under land lease agreement, real estate taxes and customary full value property insurances for the Hotels. The Issuer is also responsible for certain major renovations of the Hotels (see <i>"Related Party Transactions"</i> above).
Governing law:	Laws of Finland

Naantali Land Lease Agreements

Parties:	City of Naantali, as lessor, and Sunborn Finance Oyj, as lessee
Term:	Three land lease agreements: 1) Initially from January 1982 to December 2031, extended until December 2055 2) Initially from January 1986 to December 2035, extended until December 2055 3) From October 1997 to December 2035
Purpose:	To lease a parcels of land and water areas located in the city of Naantali, Finland
Termination:	The lessor has the right to terminate the land lease agreement, if the lessee fails to comply with the building obligation pursuant to the land lease agreement or if the lessee fails to comply with the obligation to place a vessel to the water area pursuant to the land lease agreement. Otherwise under the Tenancy Act (in Finnish: <i>maanvuokralaki</i>) (258/1966, as amended).

In addition to the above, the lessee has the right to terminate the land lease agreement regarding the water area from October 1997 with a notice period of one year.

Liquidated damages: The two lease agreements from January 1982 and January 1986 include liquidated damage clause. If the lessee breaches the terms of the land lease agreements, the lessee is obliged to pay liquidated damages that maximum amount equals four annual rents. The land lease agreement from October 1997 does not contain liquidated damages clause.

Rent: The annual rent of the land lease agreements is EUR 45,730.

Governing law: Laws of Finland

Other than the below, the Issuer has not, outside the ordinary course of its business, entered into any material contracts which could result in the Issuer being under an obligation or entitlement that is material to the Issuer's ability to meet its obligation to the Bondholders.

Ruissalo Land Lease Agreement

The Issuer is not a party to the Ruissalo land lease agreement described in more detail below, however, the land lease agreement is material to the operations of the Issuer and thus included in this part. Pekka and Ritva Niemi have given their consent to Sunborn Oy (currently, after the partial demerger Sunborn Finance Oyj) to build an additional wing in connection with the Ruissalo Hotel on 19 June 1996.

Parties: City of Turku, as lessor, and Pekka Niemi and Ritva Niemi, as lessees

Term: From January 2011 to December 2057

Purpose: Lease of land located in Ruissalo area, in the city of Turku, Finland

Termination: The lessor has the right to terminate the land lease agreement, if the lessee fails to comply with the building obligation pursuant to the land lease agreement. Otherwise under the Tenancy Act (in Finnish: *maanvuokralaki*) (258/1966, as amended).

Liquidated damages: The lease agreement include liquidated damages clause. If the lessee breaches the terms of the land lease agreement, other than regarding the building obligation, the lessee is obliged to pay liquidated damages to the lessor equivalent to the five times the annual rent and furthermore all the costs incurred to the city of Turku.

Rent: The annual rent of the land was EUR 36,773 in the year 2018.

The Issuer does not pay rent for the land to Ritva and Pekka Niemi.

Governing law: Laws of Finland

BOARD OF DIRECTORS AND MANAGEMENT

Board of Directors

According to the Company's Articles of Association, the Board of Directors shall have a minimum of one and a maximum of seven members. As per the Articles of Association, the term of a member of the Board of Directors is continuous. The Board of Directors is responsible for the Company's administration and the due organisation of operations. The Board of Directors has drafted a written charter for its operations, which defines the key tasks and operating principles of the Board.

At the date of this Listing Prospectus, the members of the Board of Directors of the Company are as follows:

Name	Year born	Position	Elected to the Board of Directors
Ritva Niemi	1947	Chairman	2017
Pekka Niemi	1945	Member	2017
Hans Niemi	1977	Member	2017

Ritva Niemi has been the Chairman of the Board of Directors since 2017. Mrs. Niemi co-founded and co-owns Sunborn Oy, and sits on the governing board of most Sunborn Group entities. She has been awarded the Diamond Cross from the National Board of Entrepreneurs.

Pekka Niemi has been a member of the Board of Directors since 2017. Mr. Niemi co-founded and co-owns Sunborn Oy, and sits on the governing board of most Sunborn Group entities. He also serves on the board of numerous public offices, and has been awarded the title of Councilor by the President of Finland.

Hans Niemi has been a member of the Board of Directors since 2017. He is also a member of the Board in Operator and Unrestricted Guarantor. He has over 20 years of experience in hospitality management, real estate development and media, and has established several new companies and business industries within the Sunborn Group. He holds degrees in Economics, Finance and Business Administration and sits on multiple private and public company boards. Hans is an Honorary Consul of Germany in Turku, Finland.

Corporate Governance

The Board has not deemed it necessary to establish an Audit Committee, a Remuneration Committee, a Shareholders' Nomination Board nor other committees, as, taking into account the scope and nature of the Company's operations as well as the Board's working methods, the Board is able to handle matters effectively without such committees.

In its decision making and administration, the Company applies the Finnish Companies Act, regulations applicable to companies with listed bonds, the Company's Articles of Association, the rules of procedure for the Company's Board of Directors, rules and guidelines issued by Helsinki Stock Exchange.

Executive Management

Hans Niemi has been the CEO since 2021 and a member of the Board of Directors since 2017. He is also a board member of Sunborn International (UK) Limited and Sunborn Oy, and a board member and CEO of Sunborn International Holding Oy and Sunborn Finance Oyj. He has over 20 years of experience in hospitality management, real estate development and media, and has established several new companies and business industries within the Group. He holds degrees

in Economics, Finance and Business Administration and sits on multiple private and public company boards. Hans is an Honorary Consul of Germany in Turku, Finland.

Conflict of Interest

The Finnish Companies Act sets forth provisions regarding the conflicts of interest of the management of a Finnish company. Pursuant to Chapter 6, Section 4 of the Finnish Companies Act, a member of the Board of Directors may not participate in the handling of a contract between himself or herself and the company, nor may he or she participate in the handling of a contract between the company and a third party if he or she may thereby receive a material benefit, which may be in contradiction with the interests of the company. This provision also applies to any other legal act, legal proceeding or similar matter. This provision also applies to the CEO. Unless otherwise indicated below, there are no other potential conflicts of interest between any duties to the Company or any Sunborn Group entity of any member of the Board of Directors or the Executive Board and their private interests and/or other duties:

- Mrs. Ritva Niemi is wife to Pekka Niemi and mother to Hans Niemi. She also serves on the board of directors of Sunborn Oy and Sunborn Saga Oy, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group. Mrs. Niemi is the co-owner of the Issuer. Mrs. Niemi is also co-owner of Sunborn Oy, which is the sole shareholder of Sunborn Saga Oy.
- Mr. Pekka Niemi is husband to Ritva Niemi and father to Hans Niemi. He also serves on the board of directors of Sunborn Oy and Sunborn Saga Oy, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group. Mr. Niemi is the co-owner of the Issuer. Mr. Niemi is co-owner of Sunborn Oy, which is the sole shareholder of Sunborn Saga Oy.
- Mr. Hans Niemi is son to Ritva and Pekka Niemi, and also serves on the board of directors of Sunborn Oy and Sunborn Saga Oy, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group. Mr. Niemi is the co-owner of the Issuer.

Business Address

The business address of the members of the Board of Directors and the CEO is Juhana Herttuan puistokatu 23, 20100 Turku, Finland.

SHARE CAPITAL

As of the date of this Listing Prospectus, Company's fully paid share capital was EUR 80,000 and the total number of shares issued 400. The shares are divided into Series A and Series B shares. The total number of series A shares is 24 and the total number of series B shares is 376. Each Series A share carries 20 votes and each Series B share carries one vote. The Issuer's shares have not been listed on the Helsinki Stock Exchange or any other regulated market and they do not belong to the book-entry system. As of the date of this Listing Prospectus, the ownership of the Issuer is divided as follows:

	Shareholders	No. of Series A shares	No. of Series B shares	Total No. of shares	Shares %	Total votes	Votes %
1	Pekka Niemi	12	0	12	3,00 %	240	28,04 %
2	Ritva Niemi	12	0	12	3,00 %	240	28,04 %
3	Hans Niemi	0	188	188	47,00 %	188	21,96 %
4	Jari Niemi	0	188	188	47,00 %	188	21,96 %
	Total	24	376	400	100,00 %	856	100,00 %

The Niemi family holds 100 percent of the shares in Sunborn Finance Oyj.

INFORMATION ABOUT THE GUARANTORS

The Bonds are secured by, among other things, a guarantee from Sunborn Oy and Sunborn Saga Oy, which were issued under the bond agreement. The accounting period for the Guarantors is the calendar year.

General

Sunborn Oy (business identity number 0140466-4) is organised and validly existing under the laws of Finland. The registered office of the Guarantor is located at Juhana Herttuan puistokatu 23, 20101 Turku. Guarantor was incorporated on 19 December 1975. Sunborn Oy LEI is 743700PA39QOVJ2YT548 and its telephone number is +358 445 566 153.

Sunborn Saga Oy (business identity number 1083815-7) is organised and validly existing under the laws of Finland. The registered office of the Guarantor is located at Juhana Herttuan puistokatu 23, 20101 Turku and its telephone number is +358 445 566 153. Guarantor was incorporated on 12 December 2006.

Business Overview

Sunborn Oy and Sunborn Group

Sunborn Oy was founded in 1973 by the Niemi family and is a private company based in Finland. Sunborn Oy is part of the Niemi family holdings consisting of affiliated groups operating under Sunborn Group brand with focus on the development of luxury spa and yacht hotels, restaurants and other high-quality property in the hospitality sector. Sunborn Group currently has operations in Finland, Denmark, UK, Germany, Spain and Gibraltar, and operates under several individual brands. Estimated from Sunborn Group's management, value the Sunborn Group's overall portfolio of real estate and other assets under management was valued at approximately EUR 500 million in 2023. Portfolio is according to management appraisal, based on combination of book values and external valuations as of 31 December 2022.

According to the Articles of Association of Sunborn Oy (article 3), the line of business of Sunborn Oy is to practise among other things spa-, hotel- and accommodation services consulting and education as well as related product development.

Sunborn Saga Oy

Sunborn Saga Oy was founded in 1997 and is a private company. Based in Finland, Sunborn Saga is the largest single operating company in the group. Sunborn Saga is the tenant of the Hotels. Sunborn Saga's operations consist of hotel, spa and restaurant operations in the Hotels. Sunborn Saga also operates restaurants outside the hotel business. Its net sales consist of sales of hotel, spa and restaurant services. According to the Articles of Association of Sunborn Saga Oy (article 3), the line of business of Sunborn Saga Oy is to practise among other things spa-, hotel- and accommodation services consulting and education as well as related product development.

The Naantali Spa Hotel is a six-time winner of the Mercuri International Hotel of the Year award, and has been ranked among the 100 Best Spas in the World in several editions by World Travel Awards and is a member of the Royal Spas of Europe, as the only property in the Nordics.

The Hotels are located in Turku region, Finland. In Finland, approximately 75% of all hotel nights in Finland are sold to domestic guests. Until 2019, tourism accounted for 2.7 per cent of Finland's GDP, but the pandemic and the related restrictions caused it drop to 1.4 per cent in 2020. Travel segment has rebounded but as of June 2023 is still below visitor levels seen in 2020.² Turku is a historic city with many different attractions and focal points, notably the Moominworld and Turku

² Source: Finland overnight stay market data is a management view based on stat.fi overnight statistics 2022 as published

Castle. There are few hotels in the same segment as the Hotels with its spa, restaurant and conference facilities combined with locations near important tourist sights. Holiday Club Caribia located in Turku City is nearby spa hotel competitor, and Kultaranta Resort located on the island Luonnonmaa is the nearest short letting competitor, among others. The revenue streams of the Hotels are diversified with a fairly even split by accommodation, restaurants & bars and spa & rehabilitation.

It is Issuer’s management’s view that the general economic situation and pandemic has brought challenges to the accommodation and catering industry over the past few years in Finland.

Financings

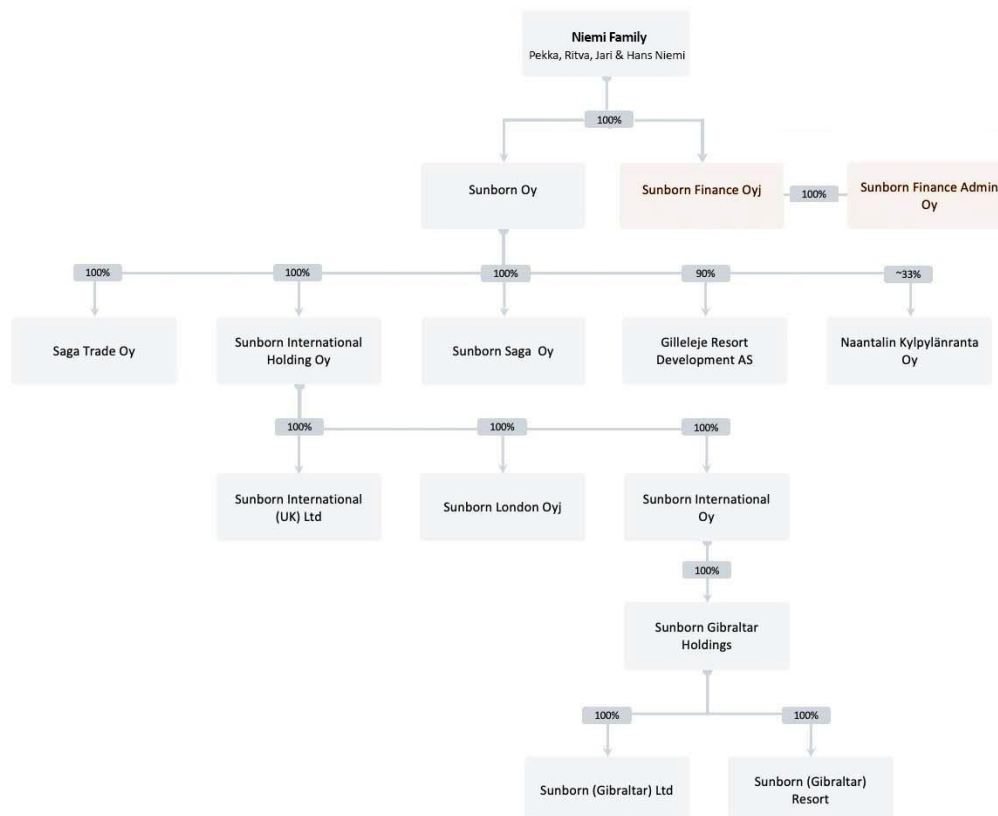
Sunborn Group companies currently have corporate bonds outstanding.

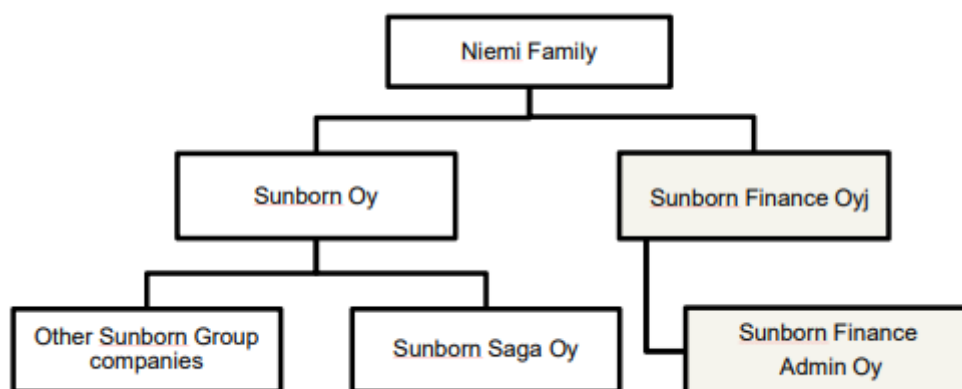
Sunborn London Oyj issued on September 2021 a senior secured bonds with nominal amount of EUR 25.5 million to certain qualified institutional investors mainly to refinance the maturing bonds with equivalent terms and conditions. The bonds are denominated in euros and mature on 22 September 2024. The bonds are repaid by the Company in 2 small instalments and the remaining amount will be fully redeemed on maturity date at nominal amount. The contractual interest is 5.5 % plus 3-month Euribor.

In addition, The Operator has outstanding external debt of EUR 1.5 million at June 30, 2023 related to the coronavirus epidemic. The Unrestricted Guarantor has outstanding external debt of EUR 0.21 million at September 4, 2023.

For information about the Operator’s planned investments, please see chapter “*Information about the issuer – Investments*” above.

Organizational Structure





Board of Directors and Management

Sunborn Oy

At the date of this Listing Prospectus, the members of the Board of Directors are as follows:

Name	Year born	Position	Elected to the Board of Directors
Ritva Niemi	1947	Chairperson	1996
Jyrki Heinimaa	1965	Member	2016
Hans Niemi	1977	Member	2016
Jari Niemi	1975	Member	2017
Pekka Niemi	1945	Member	1996
Antti Pankakoski	1954	Member	2016

Ritva Niemi has been the Chairman of the Board of Directors since 1996. Mrs. Niemi co-founded and co-owns Sunborn, and sits on the governing board of most Sunborn Group entities. She has been awarded the Diamond Cross from the National Board of Entrepreneurs.

Jyrki Heinimaa has been a member of the Board of Directors since 2016. He is also former president of Hollming Group, chairman of Rauma Marine Construction RMC and a board member in various maritime industry companies. HE is one of the leading ship building executives in Europe. He's previous positions include CFO of STX Finland and President at Aker Finnyards.

Hans Niemi has been a member of the Board of Directors since 2016. He is also a board member of Issuer, and a board member, Executive Director and COO of Sunborn. He has over 20 years of experience in hospitality management, real estate development and media, and has established several new companies and business industries for Sunborn Group entities. He holds degrees in Economics, Finance and Business Administration and sits on multiple private and public company boards. Hans is an Honorary Consul of Germany in Turku, Finland.

Jari Niemi has been a member of the Board of Directors since 2017. He is also a board member and Development Director of Sunborn. He has 20 years of experience within the Sunborn Group, and has led the Sunborn Group's Import-Export division, Maintenance and Renovation.

Pekka Niemi has been a member of the Board of Directors since 1996. Mr. Niemi co-founded and co-owns Sunborn, and sits on the governing board of most Sunborn Group entities. He also serves on the board of numerous public offices, and has been awarded the title of Councilor by the President of Finland.

Antti Pankakoski has been a member of the Board of Directors since 2016. He is also a board member of Arctia Oy, Kyrö Distillery Oy, Port of Helsinki and Emkine Oy. He has worked in the shipping industry since 1986, with leading positions at Cunard Line, Nordea Group, Wärtsilä Group and the Kvaerner Group.

Sunborn Oy Conflicts of Interest

The Finnish Companies Act sets forth provisions regarding the conflicts of interest of the management of a Finnish company. Pursuant to Chapter 6, Section 4 of the Finnish Companies Act, a member of the Board of Directors may not participate in the handling of a contract between himself or herself and the company, nor may he or she participate in the handling of a contract between the company and a third party if he or she may thereby receive a material benefit, which may be in contradiction with the interests of the company. This provision also applies to any other legal act, legal proceeding or similar matter. This provision also applies to the CEO. Unless otherwise indicated below, there are no other potential conflicts of interest between any duties to the Company or any Sunborn Group entity of any member of the Board of Directors or the Executive Board and their private interests and/or other duties:

- Mrs. Ritva Niemi is mother to Hans and Jari Niemi. She also serves on the board of directors of Sunborn Saga Oy and Issuer, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group. Mrs. Niemi is co-owner of Sunborn Oy, which is the sole shareholder of Sunborn Saga Oy.
- Mr. Hans Niemi is son to Ritva and Pekka Niemi, and also serves on the board of directors of Sunborn Saga Oy and Issuer, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group.
- Mr. Jari Niemi is son to Ritva and Pekka Niemi, and also serves on the board of directors of Saga Sunborn Oy, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group.
- Mr. Pekka Niemi is father to Hans and Jari Niemi. He also serves on the board of directors of Sunborn Saga Oy and Issuer, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group. Mr. Niemi is co-owner of Sunborn Oy, which is the sole shareholder of Sunborn Saga Oy.

Sunborn Saga Oy

At the date of this Listing Prospectus, the members of the Board of Directors are as follows:

Name	Year born	Position	Elected to the Board of Directors
Pekka Niemi	1945	Chairperson	2006
Hans Niemi	1977	Member	2006
Jari Niemi	1975	Member	2006
Ritva Niemi	1947	Member	2006

Pekka Niemi has been a chairperson of the Board of Directors since 2006. Mr. Niemi co-founded and co-owns Sunborn, and sits on the governing board of most Sunborn Group entities. He also serves on the board of numerous public offices, and has been awarded the title of Councilor by the President of Finland.

Hans Niemi has been a member of the Board of Directors since 2006. He is also a board member of Issuer, and a board member, Executive Director and COO of Sunborn. He has over 20 years of experience in hospitality management, real estate development and media, and has established several new companies and business industries for Sunborn Group entities. He holds degrees in Economics, Finance and Business Administration and sits on multiple private and public company boards. Hans is an Honorary Consul of Germany in Turku, Finland.

Jari Niemi has been a member of the Board of Directors since 2006. He is also a board member and Development Director of Sunborn. He has 20 years of experience within the Sunborn Group, and has led the Sunborn Group's Import-Export division, Maintenance and Renovation.

Ritva Niemi has been the member of the Board of Directors since 2006. Mrs. Niemi co-founded and co-owns Sunborn Oy, and sits on the governing board of most Sunborn Group entities. She has been awarded the Diamond Cross from the National Board of Entrepreneurs.

Sunborn Saga Oy Conflicts of Interest

The Finnish Companies Act sets forth provisions regarding the conflicts of interest of the management of a Finnish company. Pursuant to Chapter 6, Section 4 of the Finnish Companies Act, a member of the Board of Directors may not participate in the handling of a contract between himself or herself and the company, nor may he or she participate in the handling of a contract between the company and a third party if he or she may thereby receive a material benefit, which may be in contradiction with the interests of the company. This provision also applies to any other legal act, legal proceeding or similar matter. This provision also applies to the CEO. Unless otherwise indicated below, there are no other potential conflicts of interest between any duties to the Company or any Sunborn Group entity of any member of the Board of Directors or the Executive Board and their private interests and/or other duties:

- Mr. Pekka Niemi is father to Hans and Jari Niemi. He also serves on the board of directors of Sunborn Oy and Issuer, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group. Mr. Niemi is co-owner of Sunborn Oy, which is the sole shareholder of Sunborn Saga Oy.
- Mr. Hans Niemi is son to Ritva and Pekka Niemi, and also serves on the board of directors of Sunborn Oy and Issuer, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group.
- Mr. Jari Niemi is son to Ritva and Pekka Niemi, and also serves on the board of directors of Sunborn Oy and Issuer, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group.
- Mrs. Ritva Niemi is mother to Hans and Jari Niemi. She also serves on the board of directors of Sunborn Oy and Issuer, in addition to other member positions in board of directors and/or executive positions within the Sunborn Group. Mrs. Niemi is co-owner of Sunborn Oy, which is the sole shareholder of Sunborn Saga Oy.

Governmental, Legal and Arbitration Proceedings

The Guarantors are not currently or have not been during the past 12 months involved in governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Guarantor is aware), which may have, or may have had in the recent past, significant effects on the Guarantors' business operations and/or its financial position or profitability.

Material Contracts

Sunborn Saga Oy is a party to the Operating Lease Agreement described under "*Information about the Issuer*".

The Guarantors have not, outside the ordinary course of their business, entered into any material contracts which could result in the Guarantors being under an obligation or entitlement that is material to the Guarantors' ability to meet its obligation to the Bondholders.

SHARE CAPITAL OF THE GUARANTORS

Operator's Share Capital

As of the date of this Listing Prospectus, Operator's fully paid share capital was EUR 2,522.82 and the total number of shares issued 200. The Operator's shares have not been listed on the Helsinki Stock Exchange or any other regulated market and they do not belong to the book-entry system. As of the date of this Listing Prospectus, the ownership of the Operator is divided as follows:

	Shareholders	No. of shares	Shares %
1	Sunborn Oy	200	100,00 %
	Total	200	100,00 %

Unrestricted Guarantor's Share Capital

As of the date of this Listing Prospectus, Unrestricted Guarantor's fully paid share capital was EUR 67,275.17 and the total number of shares issued 400. The shares are divided into Series A and Series B shares. The total number of series A shares is 24 and the total number of series B shares is 376. Each Series A share carries 20 votes and each Series B share carries one vote. The Unrestricted Guarantor's shares have not been listed on the Helsinki Stock Exchange or any other regulated market and they do not belong to the book-entry system. As of the date of this Listing Prospectus, the ownership of the Unrestricted Guarantor is divided as follows:

	Shareholders	No. of Series A shares	No. of Series B shares	Total No. of shares	Shares %	Total votes	Votes %
1	Pekka Niemi	12	0	12	3,00 %	240	28,04 %
2	Ritva Niemi	12	0	12	3,00 %	240	28,04 %
3	Hans Niemi	0	188	188	47,00 %	188	21,96 %
4	Jari Niemi	0	188	188	47,00 %	188	21,96 %
	Total	24	376	400	100,00 %	856	100,00 %

The Niemi family holds 100 percent of the shares in Sunborn Oy.

SELECTED FINANCIAL INFORMATION

The financial information presented below has been derived from Issuer's unaudited half year financial reports for six months ended 30 June 2023 and 30 June 2022. The financial information presented below has been derived from Issuer's, Operator's and Unrestricted Guarantor's audited financial information as at and for the financial year ended 31 December 2022 and 31 December 2021. The Issuer's unaudited half year financial reports for six months ended 30 June 2023 and 30 June 2022 as well as forementioned Issuer's audited financial information are prepared in accordance with International Financial Reporting Standards (IFRS), *IAS 34 interim Financial Reporting*, as adopted by the European Union. Operator's and Unrestricted Guarantor's financial reports have been prepared in accordance with Finnish Accounting Standards (FAS).

The Issuer's, Operator's and Unrestricted Guarantor's audited financial statements for twelve months ended 31 December 2022 and 31 December 2021 are incorporated into this Listing Prospectus by reference. See "Documents Incorporated by Reference." Financial information for Issuer, Operator and Unrestricted Guarantor is further described under "Financial and Trend Information".

The Issuer's unaudited half year financial reports for six months ended 30 June 2023 and 30 June 2022 are incorporated into this Listing Prospectus by reference. See "*Documents Incorporated by Reference.*" Financial information for Issuer, Operator and Unrestricted Guarantor is further described under "*Financial and Trend Information.*"

Financial information set forth in this Listing Prospectus has been rounded. Accordingly, in certain instances, the sum of the numbers in a column or row may not conform exactly to the total figure given for that column or row.

ISSUER'S CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (IFRS)	For the six months ended 30 June		For the year ended 31 December	
	2023 (unaudited)	2022 (unaudited)	2022 (audited)	2021 (audited)
EUR thousand				
Revenue	2,073	1,899	3,802	3,856
Changes in fair value of investment property	-617	-545	-218	-377
Personnel expenses	-166	-151	-299	-249
Operating expenses	-249	-214	-410	-368
Operating result	1,041	989	2,875	2,862
Interest expenses	-2,039	-1,382	-2,972	-2,797
Result before taxes	-998	-393	-97	65
Change in deferred tax	200	79	19	-13
Result for the period	-798	-314	-78	52
Total comprehensive income for the period	-798	-314	-78	52

ISSUER'S CONSOLIDATED BALANCE SHEET (IFRS)	For the six months ended 30 June		For the year ended 31 December	
	2023 (unaudited)	2022 (unaudited)	2022 (audited)	2021 (audited)
EUR thousand				
Assets				
Non-current assets				
Investment property ¹⁾	62,276	61,760	62,195	61,759
Total non-current assets	62,276	61,760	62,195	61,759
Current assets				
Receivables from related party	75	75	70	70
Other receivables	66	66	66	17
Cash and cash equivalents	1,057	632	859	676
Total current assets	1,198	772	995	763
Total assets	63,474	62,532	63,190	62,522
Equity and liabilities				
Share capital	80	80	80	80
Reserve for invested unrestricted equity	6,638	6,638	6,638	6,638
Retained earnings	-4,955	-4,395	-4,156	-4,080
Total equity	1,763	2,324	2,562	2,638
Liabilities				
Non-current liabilities				
Borrowings ²⁾	-	-	-	49,906
Lease liabilities	699	628	624	632
Deferred tax liabilities	8,426	8,566	8,626	8,645
Total non-current liabilities	9,125	9,194	9,250	59,183
Current liabilities				
Borrowings ²⁾	49,838	50,055	50,212	-
Lease liabilities	9	8	8	8
Trade and other payables	305	246	193	262
Payables to related parties	1,743	281	404	10
Accrued expenses	690	423	562	421
Total current liabilities	52,585	51,013	51,379	700
Total liabilities	61,710	60,208	60,629	59,883
Total equity and liabilities	63,474	62,532	63,190	62,522

1) According to December 2022 valuation reports the value of the spa hotels is at Naantali Spa MEUR 52.6 and at Ruissalo Spa MEUR 26.8 (1/3 of Ruissalo Spa is owned by Sunborn Finance and shown as its assets). As per fair market valuation used by the issuer, the fair market value of property assets of the issuer, including MEUR 0.65 right of use of assets of land and water areas, was at the total of MEUR 62.2 as at 30 June 2023.

2) Current book value of the outstanding Bonds. In IFRS Borrowings are carried at amortised cost in IFRS statements. Any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement as interest expense over the period of the borrowings using the effective interest method.

ISSUER'S CONSOLIDATED STATEMENT OF CASH FLOWS (IFRS)	For the six months ended 30 June		For the year ended 31 December	
	2023 (unaudited)	2022 (unaudited)	2022 (audited)	2021 (audited)
EUR thousand				
Cash flows from operating activities				
Result before tax	-998	-393	-97	65
Adjustments for				
Change in fair value of investment property	617	545	218	370
Interest expenses	2,039	1,382	2,972	2,797
Change of working capital				
Change in trade and other receivables	-5	-54	-49	-9
Change in trade and other payables	1,468	265	334	-136
Net cash flows from operating activities	3,121	1,745	3,378	3,086
Cash used in investing activities				
Capital Expenditure	-617	-545	-652	-311
Net cash flows used in investing activities	-617	-545	-652	-311
Cash flows used in financing activities				
Land lease agreement	-26	-24	-49	-71
Transaction costs paid	-516			
Interest paid	-1,763	-1,219	-2,494	-2,459
Net cash flows used in financing activities	-2,306	-1,244	-2,543	-2,530
Cash and cash equivalents at the beginning of period	859	676	676	430
Change in cash and cash equivalents	198	-44	183	245
Cash and cash equivalents at the end of period	1,057	632	859	676

OPERATOR'S STATEMENT OF COMPREHENSIVE INCOME (FAS)	For the year ended 31 December 12 months 2022 (audited)		For the year ended 31 December 12 months 2021 (audited)	
EUR				
Revenue	25,466,847.16		22,469,424.73	
Other operating profit	1,366,540.32		1,509,343.88	
Materials and services				
Materials, supplies, and goods				
Purchases during the year	4,255,518.76		3,463,062.82	
Change in inventories	-4,315.25		-35,192.65	
External services	1,428,592.49	5,679,796.00	905,992.76	4,333,862.93
Personnel expenses				
Wages and salaries	7,345,339.60		6,683,891.89	
Pension expenses	1,236,841.04		1,073,582.86	
Other indirect personnel expenses	272,898.63	8,855,079.27	266,194.73	8,023,669.48
Depreciation and impairment				
Depreciation according to plan		562,181.52		550,375.27
Other operating expenses		11,897,116.97		10,926,482.59
Operating profit	-160,786.28		144,378.34	
Financial income and expenses				
Other interest and financial income	1,100.65		551.35	
Interest expenses and other financial expenses	-83,164.66	-82,064.01	-92,149.35	-91,598.00
Profit / loss before appropriations and taxes	-242,850.29		52,780.34	
Appropriations				
Group contributions		379,000.00		-40,000.00
Income tax		0.00		-1,087.78
Profit / loss for the financial year	136,149.71		11,692.56	

OPERATOR'S STATEMENT OF COMPREHENSIVE INCOME (FAS)	1 Jan - 30 June 2023		1 Jan - 30 June 2022	
tEUR	6 months (unaudited)		6 months (unaudited)	
Revenue		12,388		11,078
Other operating profit		117		617
Materials and services				
Materials, supplies, and goods				
Purchases during the financial period	-2 186		-2 015	
Change in inventories	194		140	
External services	194	-2,599	-597	-2,472
Personnel expenses				
Wages and salaries	-3 763		-3 624	
Mandatory pension expenses	-567		-528	
Other social security costs	-122	-4,452	-115	-4,266
Depreciation				
Depreciation according to plan		-248		-279
Other operating charges		-6 318		-5 890
OPERATING PROFIT		-1 113		-1 212
Financial income and expenses				
Interest income and financial income	0		1	
Interest expenses and financial expenses	-37	-36	-41	-40
RESULT BEFORE ADJUSTMENT ITEMS AND TAXES		-1,149		-1,253
Adjustment items				
Group contributions received(+) / paid(-)		0		0
Income tax		0		-1
RESULT FOR THE PERIOD		-1,149		-1,254

OPERATOR'S BALANCE SHEET (FAS)	For the year ended 31 December 2022		For the year ended 31 December 2021	
EUR	(audited)		(audited)	
Assets				
Non-current assets				
Intangible assets				
Intangible rights	129,234.66		166,149.50	
Other long-term expenses	450,680.63	579,915.29	738,174.98	904,324.48
Tangible assets				
Machinery and equipment	897,324.34		576,849.87	
Advance payments	12,315.58	909,639.92	22,926.34	599,776.21
Investments				
Other shares and similar rights of ownership		290.00		290.00
Current assets				
Stocks				
Raw materials and consumables	179,204.85		169,075.99	
Goods	177,795.60	357,000.45	183,609.21	352,685.20
Debtors				
Non-current				
Amounts due from group companies	7,168,701.67		6,948,256.93	
		7,168,701.67		6,948,256.93
Current				
Amounts due from group companies	47,430.84		47,044.16	
Trade debtors	792,248.50		998,452.27	
Other debtors	307,889.76		45,357.11	
Prepayments and accrued income	602,625.65	1,750,194.75	255,293.35	1,346,146.89
Cash and cash equivalents		1,500,197.64		3,085,082.38
Total assets		12,265,939.72		13,236,562.09
Equity and liabilities				
Capital and reserves				
Share capital	2,522.82		2,522.82	
Reserve for invested unrestricted equity	100,000.00		100,000.00	
Retained earnings/loss	240,684.29		227,903.95	
Profit/loss for the financial year	136,149.71	479,356.82	11,692.56	342,119.33
Creditors				
Non-currents				
Pension loans	1,200,000.00		1,800,000.00	
Other creditors	4,133,629.13	5,333,629.13	4,712,971.61	6,512,971.61
Currents				
Due pension loans	600,000.00		600,000.00	
Payables to group companies	127,626.04		127,237.00	
Advance payments	3,040,427.23		3,092,768.98	
Trade creditors	1,366,599.03		1,268,506.05	
Other creditors	173,628.62		155,544.96	
Accruals and deferred income	1,144,672.85	6,452,953.77	1,137,414.16	6,381,471.15
Total equity and liabilities		12,265,939.72		13,236,562.09

OPERATOR'S BALANCE SHEET (FAS)	30 June 2023		30 June 2022	
tEUR	(unaudited)		(unaudited)	
Assets				
Fixed assets				
Intangible assets				
Intangible rights	109		144	
Other capitalised long term expenditure	365	474	579	723
Tangible assets				
Machinery and equipment	879		619	
Advance payments	289	1,168	247	866
Investments				
Other shares and similar rights of ownership		0		0
Current assets				
Inventories				
Raw materials and supplies	341		302	
Goods	210	551	191	493
Receivables				
Non-current receivables				
Receivables from group companies				6,880
Current receivables				
Receivables from group companies	43	4,490	46	
Accounts receivable	1 170		1 082	
Other receivables	1 385		196	
Prepaid expenses and accrued income	80	2,679	102	1,425
Cash and bank receivables		454		674
Total assets		10,316		11,061
Liabilities				
Shareholders' equity				
Share capital	3		3	
Reserve for invested unrestricted equity	100		100	
Retained earnings/loss	377		240	
Profit/loss for the financial period	-1 149	-670	-1254	-912
Liabilities				
Non-currents liabilities				
Borrowings	1 200		1 800	
Other liabilities	4 443	5 643	5 023	6 823
Currents liabilities				
Debt to group companies	274		99	
Borrowings	300		300	
Short-term advance payments	1 524		1 553	
Short-term accounts payable	1 736		1 645	
Other liabilities	77		103	
Accrued liabilities and deferred income	1 431	5,342	1 451	5,150
Total liabilities		10,316		11,061

OPERATOR'S CASH FLOW STATEMENT (FAS)	1 Jan - 30 June 2023	1 Jan - 30 June 2022	1 Jan - 31 Dec 2022	1 Jan - 31 Dec 2021
tEUR	(unaudited)	(unaudited)	(audited)	(audited)
Cash flow from operations				
Profit before adjustment items and taxes	-1 149	-1 253	-243	53
Depreciation and amortization	248	279	562	550
Income taxes	0	-1	0	-1
Change in current receivables	-929	-79	-404	-145
Change in inventories	-194	-140	-4	-35
Change in current non-interest-bearing liabilities	-1 111	-1 231	71	761
Other adjustments	0	0	1	2
Cash flow from operations (A)	-3 134	-2 425	-16	1 185
Investing activities				
Change in tangible and intangible assets	-400	-364	-548	-303
Cash flow from investing activities (B)	-400	-364	-548	-303
Financing activities				
Change in non-current receivables	2 179	69	-220	-312
Change in long-term borrowings	310	310	-1 179	-268
Group contribution	0	0	379	-40
Cash flow from financing activities (C)	2 489	378	-1 021	-619
Change in cash and cash equivalents (A+B+C)	-1 046	-2 411	-1 585	262
Cash and cash equivalents at beginning of period	1 500	3 085	3 085	2 823
Cash and cash equivalents at end of period	454	674	1 500	3 085

UNRESTRICTED GUARATOR'S STATEMENT OF INCOME (FAS)	For the year ended 31 December		For the year ended 31 December	
	2022 (audited)		2021 (audited)	
EUR				
Revenue		1,987,854.77		1,671,158.62
Other operating profit		1,500.00		0.00
Materials and services				
Change in inventories		-264,061.13	-261,400.96	-261,400.96
Personnel expenses				
Wages and salaries	-627,597.10		-551,164.99	
Pension expenses	-99,384.05		-85,281.11	
Other indirect personnel expenses	-12,611.03	-739,592.18	-12,784.05	-649,230.15
Depreciation and impairment				
Depreciation according to plan		-28,873.19		-28,221.47
Other indirect operating expenses		-633,414.75		-679,713.35
Operating profit		323,413.52		52,592.69
Financial income and expenses				
Interest income and other financial income	3,515.87		3,644.44	
Interest income from group companies	0.00		7,216.64	
Interest expenses and other financial expenses	-24,384.66	-20,868.79	-37,147.16	
Interest expenses for group companies			0.00	-26,286.08
Profit / loss before appropriations and taxes		302,544.73		26,306.61
Appropriations				
Group contributions		-246,581.71		41,000.00
Income taxes		-21,685.95		-100.00
Profit / loss for the financial year		34,304.07		67,206.61

UNRESTRICTED GUARANTOR'S BALANCE SHEET (FAS)	For the year ended 31 December		For the year ended 31 December	
	2022 (audited)		2021 (audited)	
EUR				
Non-current assets				
Intangible assets				
Intangible rights		38,216.37		53,404.83
Tangible assets				
Buildings and constructions	89,224.23		96,194.31	
Machinery and equipment	21,650.23	110,874.46	22,954.60	
Pending acquisitions			0.00	119,148.91
Investments				
Share in group companies	64,525,701.82		64,525,701.82	
Other stocks and shares	35,437.80	64,561,139.62	35,437.80	64,561,139.62
Assets				
Current assets				
Other current assets		3,872,123.18		4,136,184.31
Receivables				
Non-current				
Receivables from group companies		8,383,817.95		8,753,750.86
Current				
Sales receivables	15,692.20		7,650.14	
Receivables from group companies	101,265.22		117,064.93	
Other receivables	0.00		36,971.15	
Prepayments and accrued income	54,000.00	170,957.42	0.00	161,686.22
Cash and bank deposit		537,903.56		801,783.28
Total assets		77,675,032.56		78,587,098.03
EQUITY AND LIABILITIES				
Equity				
Share capital	67,275.17		67,275.17	
Retained earnings from previous financial years	68,795,634.29		68,728,427.68	
Profit / loss for the financial year	34,304.07	68,897,213.53	67,206.61	68,862,909.46
Liabilities				
Non-current				
Loans from financial institutions	0.00		990,199.36	
Loans from pension companies	210,000.00		280,000.00	
Debt to group companies	5,801,126.88		5,512,082.14	
Other debts	1,938,668.87	7,949,795.75	1,957,921.29	8,740,202.79
Current				
Loans from pension companies	70,000.00		70,000.00	
Account payable	90,774.98		70,785.99	
Debts to group companies	2,545.78		2,627.92	
Other payables	539,658.53		690,505.42	
Accrued liabilities	125,043.99	828,023.28	150,066.45	983,985.78
Total liabilities		77,675,032.56		78,587,098.03

UNRESTRICTED GUARANTOR'S STATEMENT OF CASH FLOW (FAS)	For the year ended 31 December 2022 (audited)	For the year ended 31 December 2021 (audited)
EUR		
Operations		
Result before appropriations and taxes	302,544.73	26,306.61
Depreciations and decrease in value	28,873.19	28,221.47
Assessed taxes	-21,658.95	-100.00
Current receivables, increase (-) / decrease (+)	-9,271.20	81,210.97
Current assets, increase (-) / decrease (+)	264,061.13	-40,747.17
Current interest-free debt, increase (-) / decrease (+)	-155,962.50	202,364.64
Cash flows from operating activities (A)	408,586.40	297,256.52
Investments		
Business investments (tangible and intangible)	-5,410.28	-11,430.95
Change in group receivables	369,932.91	-334,184.50
Cash flows from investing activities (B)	364,522.63	-345,615.45
Financing		
Current loans, increase (+) / decrease (-)	0.00	70,000.00
Non-current loans, increase (+) / decrease (-)	-790,407.04	468,069.01
Group contribution	-246,581.71	41,000.00
Cash flows from financing activities (C)	-1,036,988.75	579,069.01
Change in cash and cash equivalents (A+B+C)	-263,879.72	530,710.08
Cash and cash equivalents at beginning of period	801,783.28	271,073.20
Cash and cash equivalents at end of period	537,903.56	801,783.28

Key Figures (IFRS) - Sunborn Finance Oyj

EUR thousand	H1/2023 1 Jan – 30 Jun 2023 (unaudited)	H1/2022 1 Jan – 30 Jun 2022 (unaudited)	1 Jan – 31 Dec 2022 (audited)	1 Jan – 31 Dec 2021 (audited)
Revenue	2 073	1 899	3 802	3 856
Operating profit	1 041	989	2 875	2 862
Investment property (Spa Hotels)	62 276	61 760	62 195	61 759
Total equity	1 763	2 324	2 562	2 638
Bond	49 838	50 055	50 212	49 906
Net Cash flows from operating activities	3 121	1 745	3 378	3 086
Net Cash flows from financing activities	-2 306	-1 244	-2 543	-2 530
Net Cash flow from investing activities	-617	-545	-652	-311
	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Current ratio	0,44	0,81	0,86	1,10
Debt to equity ratio	35,0	25,9	23,7	22,7
Net financial debt	48 781	49 424	49 353	49 230

Key Figures (FAS)- Operator Sunborn Saga Oy

EUR thousand	1 Jan - 30 June 2023 (unaudited)	1 Jan - 30 June 2022 (unaudited)	1 Jan – 31 Dec 2022 (audited)	1 Jan – 31 Dec 2021 (audited)
Revenue	12 388	11 078	25 467	22 469
Operating profit	- 1 113	-1 212	-161	144
Results for the period	-1 149	-1 254	136	12
Total assets	10 316	11 061	12 266	13 237
Net Cash flows from operating activities	-3 134	-2 425	-16	1 184
Net Cash flows from financing activities	2 489	378	-1 021	-619
Net Cash flow from investing activities	-400	-364	-548	-303
	(unaudited)	(unaudited)	(unaudited)	(unaudited)
Current ratio	1,62	1,84	1,67	1,84
Debt to equity ratio	-16,4	-13,1	24,6	37,7
Net financial debt	1 046	1 426	300	-685

Key Figures (FAS)- Unrestricted Guarantor Sunborn Oy

EUR thousand	1 Jan – 31 Dec 2022 (audited)	1 Jan – 31 Dec 2021 (audited)
Revenue	1 988	1 671
Operating profit	323	53
Total assets	77 765	78 587
Net Cash flows from operating activities	409	297
Net Cash flows from financing activities	-1 037	579
Net Cash flow from investing activities	364	-346
	(unaudited)	(unaudited)
Current ratio	5,53	5,18
Debt to equity ratio	0,13	0,14
Net financial debt	-258	538

Calculation formulas

Figures	Formulas
Net financial debt	Non-Current and Current Interest-bearing Debt - Interest-bearing Assets ¹⁾
Current ratio	Current Asset (inventory, s-t receivables, cash) / Current Liabilities
Debt to equity ratio	Total Liabilities / Shareholders Equity

- 1) Net financial debt is including Interest-bearing liabilities less interest-bearing assets. Shareholder loans and I/C loans are left out since they are not interest-bearing. They are intended to strengthen the company and can be capitalized if necessary.

FINANCIAL AND TREND INFORMATION

The Issuer's unaudited half year financial report for six months ended 30 June 2023 and 30 June 2022 and audited financial statement as at and for the year ended 31 December, 2022 and 2021, have been incorporated into this Listing Prospectus by reference (see "*Documents Incorporated by Reference*"). The Issuer's unaudited half year financial report for six months ended 30 June 2023 and 30 June 2022 as well as audited financial statement as at and for the year ended 31 December, 2022 and 2021, have been prepared in accordance with IFRS as adopted by the European Union.

The Operator's audited financial statement for twelve months ended 31 December 2022 and 2021, have been incorporated into this Listing Prospectus by reference (see "*Documents Incorporated by Reference*"). The Operator's financial statement as at and for the year ended 31 December 2022 and 2021, have been prepared in accordance with Finnish Accounting Standards ("**FAS**").

The Unrestricted Guarantor's audited financial statement as at and for the year ended 31 December 2022 and 31 December 2021 have been incorporated into this Listing Prospectus by reference (see "*Documents Incorporated by Reference*"). The Unrestricted Guarantor's audited financial statement as at and for the year ended 31 December 2022 and 31 December 2021 has been prepared in accordance with FAS.

Recent events during and after the end of the last audited financial report and estimated future developments

Sunborn Finance

The Spa hotels, Naantali Spa and at Ruissalo Spa require constant upkeep to enable future positive outlook for the Issuer. The required renovations continued in Q2 2023. In Ruissalo conversion of 26 rehabilitation rooms to executive hotel rooms was completed and rooms were taken into use in May and June, just before the summer holidays. The new rooms with Nordic design style enabled higher room rates and already increased customer satisfaction. The renovation was followed by restaurant renovations in Naantali and was completed in June. Further restaurant renovations are scheduled for the fall season. The Issuer currently has an ongoing 3-year investment plan related those renovations.

Energy costs, including electricity and fuel, have also significantly increased³ due to inflation and war. These added expenses have further impacted the Issuer's profit margins. To mitigate the impact of rising energy costs, it is essential for hotels and restaurants to continue adopting energy-efficient solutions. The Issuers' 3-year ESG strategy, which was implemented in 2022, is starting to yield results with noticeable reductions in energy and water consumption compared to pre-pandemic levels. Converting heating and cooling systems to more sustainable alternatives remain as a top priority for the Issuer in the coming years, but requires material CAPEX in plants and machinery in both properties.

On 22 August 2023 Issuer announced that it has become aware that its Bonds had been inadvertently delisted from Helsinki Stock Exchange without taking into account the extension of its maturity date until 9 February 2024. Please see "*General Information – Application for relisting*" above for more information.

Sunborn Oy

³ Source: Eurostat – Electricity prices for non-household consumers, 2023

There have been no mentionable recent events or expected future developments in the prospects of the Unrestricted Guarantor since 31 December 2022, being the end of the last financial period for which audited financial statements of the Unrestricted Guarantor have been prepared.

Sunborn Saga Oy

During Q2 2023, salaries of the Issuer's employees have increased due to the rising costs of living caused by inflation. These higher salaries have had an impact on the Issuer's overall operational costs and have reduced profit margins. In response to these challenges, it is necessary to re-evaluate labour structure and explore cost-effective alternatives while still maintaining employee satisfaction.

The hotel and restaurant industry faced significant challenges in Q2 2023 due to inflationary pressures caused by the war in Ukraine. This conflict resulted in higher prices for essential goods and services, leading to a decline in customer consumption as people prioritized their basic needs over discretionary spending.

Given the concerns about customer spending and travel capabilities in the coming months, it is anticipated revenue growth may be flat or negative, particularly in the leisure segment. This makes it crucial for the Issuer to address these changing trends and adapt to evolving customer needs and cost structures.

Food and beverage costs have also seen an increase during the second quarter as a result of inflation. This has led to higher purchasing expenses. To maintain profitability, it is essential to carefully reassess implement cost management strategies.

Other than forementioned, there have been no mentionable recent events or expected future developments in the prospects of the Operator since 31 December 2022, being the end of the last financial period for which audited financial statements of the Operator have been prepared.

Significant Changes or Material Adverse Changes

Other than what is described in this chapter "*Financial and Trend Information*", there has not been any significant change in the prospects of the Issuer, Unrestricted Guarantor or the Operator since 31 December 2022, which is date of the last published audited financial statement for each.

Other than what is described in this chapter "Financial and Trend Information", there has not been any significant change in the financial position or financial performance of the Issuer or the Operator since 30 June 2023, which is the date of the last published financial information for each nor has there been any significant change in the financial position or financial performance of the Unrestricted Guarantor since 31 December 2022 which is the date of the last published financial information of the Unrestricted Guarantor.

Short-term Risks and Uncertainties

The Issuer's financial risks related to business are market risk (including interest rate risk), credit risk, liquidity risk, refinancing risk.

Floating interest rate risk has not been hedged and may negatively and materially impact on Sunborn Finance Oyj liquidity.

The Company's bond is maturing for repayment on 9 February 2024. From the management's point of view, the current high yield market conditions are more challenging but refinancing is available subject to certain terms and conditions (please refer to section "*Risk Factors – The Issuer may not receive financing at competitive terms or at all or may be unable to refinance the Bonds*"). The Company has engaged advisors and is in progress of pursuing refinancing in advance of maturity.

The Company's financial risk management aims to protect it against unfavourable developments in the financial markets and ensure the performance. The management reviews financial risks on regular basis to secure the financial risk position and decide on necessary actions.

Incidents relating to environmental or public health may cause the Operator potential business interruptions. The war in Ukraine is not estimated to have a direct impact on the Company's operations.

FINNISH TAXATION

The following is a general description that only addresses the Finnish withholding tax treatment of income arising from the Bonds. This summary is based on the laws, regulations, and tax authority guidance in force and effect in Finland as at the date of this Listing Prospectus, which may be subject to change in the future, potentially with retroactive effect. Investors should be aware that the comments below are of a general nature and do not constitute legal or tax advice and should not be understood as such. The comments below relate only to the position of persons who are the absolute beneficial owner of the Bonds. Prospective investors are advised to consult their own qualified advisors so as to determine, in the light of their individual circumstances, the tax consequences of the acquisition, holding, redemption, sale or other disposal of the Bonds. The tax legislation of the investor's Member State and of the Issuer's country of incorporation may have an impact on the income received from the securities.

Finnish Resident Individuals

Interest paid on the Bonds to an individual (natural person) residing in Finland for tax purposes, or an undistributed estate of a deceased Finnish resident, is subject to an advance withholding tax in accordance with the Finnish Withholding Tax Act (1118/1996, as amended) (in Finnish: *ennakkoperintälaki*). The withholding obligation is with the Issuer or paying agent or other intermediary effecting payment that is resident in Finland or has a permanent establishment in Finland. Interest on the Bonds is treated as capital income in the final taxation in accordance with the Finnish Income Tax Act (1535/1992, as amended), assuming the Bonds do not belong to the business activities of the individual.

The current applicable withholding tax rate is 30 per cent. The capital income tax rate is 30 per cent, however, should the amount of capital income received by a resident natural person exceed EUR 30,000 in a calendar year, the final capital income tax rate is 34 per cent on the amount that exceeds the EUR 30,000 threshold.

If the Bonds are disposed of (or if the Bonds are repaid or redeemed), any capital gain as well as accrued interest received (secondary market compensation) is taxed as capital income. The Issuer, or a paying agent or other intermediary resident in Finland or having a permanent establishment in Finland, must deduct an advance withholding tax from secondary market compensation paid to an individual residing in Finland or an undistributed estate of a deceased Finnish resident. Capital losses are primarily deductible from capital gains arising in the same year. Any capital losses that cannot be used to offset capital gains in the same year can be used against other capital income in the same year. Any remaining unused capital losses can be carried forward to be deducted from capital gains or other capital income in the five subsequent calendar years. If the aggregate value of all taxable disposals of the individual does not exceed EUR 1,000 during the calendar year, the capital gain is exempt (and the capital loss is not deductible, if also the aggregate acquisition costs of the disposed assets do not exceed EUR 1,000).

If Bonds are acquired in the secondary market, any accrued interest paid (secondary market compensation) is deductible from the capital income or, to the extent exceeding capital income, from earned income subject to the limitations in the Finnish Income Tax Act.

Finnish Corporate Entities

Interest paid on the Bonds and income arising from the disposal, repayment or redemption of the Bonds are subject to final taxation as income of the recipient corporation either in accordance with the Finnish Business Income Tax Act (360/1968, as amended) or the Finnish Income Tax Act, depending on the legal form of the recipient and to which source of income the Bonds belong to. As of tax year 2020, most Finnish corporate entities are taxed exclusively in accordance with the Business Income Tax Act. The current Finnish income tax rate for corporate entities is 20 per cent. Interest paid to corporate Bondholders is not subject to withholding taxation.

In a disposal, repayment or redemption of Bonds taxed under the Finnish Business Income Tax Act, the received income is taxable and the acquisition cost is in general treated as a deductible

expense. Possible losses in the business income source can be set off against income from the same income source during the same tax year and the ten subsequent tax years.

In a disposal, repayment or redemption of Bonds taxed under the Finnish Income Tax Act, the capital gain is taxable income but capital losses may only be set off against capital gains from disposals of other assets derived during the same tax year and the five subsequent tax years.

Non-Finnish Resident Bondholders

Bondholders who are not resident in Finland for tax purposes and who do not engage in trade or business through a permanent establishment in Finland are not subject to Finnish taxation on interest or gains realised on the sale, repayment or redemption of the Bonds. However, the recipient should provide sufficient evidence on its non-resident status to the payer or otherwise tax may be withheld from certain payments.

Transfer Taxation

Any investment in or disposition of the Bonds is not subject to Finnish transfer tax under the Finnish Transfer Tax Act (931/1996, as amended).

DOCUMENTS INCORPORATED BY REFERENCE

The Issuer's and Operator's unaudited half year financial reports for six months ended 30 June 2023 and the audited financial statements of the Issuer, Operator and Unrestricted Guarantor as at and for the year ended 31 December, 2022 and 2021, are incorporated into this Listing Prospectus by reference. The forementioned documents and following other documents incorporated by reference are available at the Company's Bonds' webpage at www.sunborn.com/sblondonlisting and at the registered office of the Company located at Juhana Herttuan puistokatu 23, 20100 Turku, Finland, on weekdays during normal business hours.

Document	Information incorporated by reference
<u>Sunborn Finance Oyj, Financial Statement, 2022</u>	Audited consolidated financial statements and the auditor's reports of Sunborn Finance Oyj for the financial year ended 31 December 2022.
<u>Sunborn Finance Oyj, Financial Statement, 2021</u>	Audited consolidated financial statements and the auditor's reports of Sunborn Finance Oyj for the financial year ended 31 December 2021.
<u>Sunborn Finance Oyj and Sunborn Saga Oy, Half Year Financial Report 1–6 2023</u>	Unaudited consolidated half year financial report of Sunborn Finance Oyj for the six months ended 30 June 2023 including unaudited half year financial report of Sunborn Saga Oy for the same period.
<u>Sunborn Finance Oyj and Sunborn Saga Oy, Half Year Financial Report 1–6 2022</u>	Unaudited consolidated half year financial report of Sunborn Finance Oyj for the six months ended 30 June 2022 including unaudited half year financial report of Sunborn Saga Oy for the same period.
<u>Sunborn Saga Oy, Financial Statement, 2022</u>	Audited financial statement and the auditor's report of Sunborn Saga Oy for the financial year ended 31 December 2022.
<u>Sunborn Saga Oy, Financial Statement, 2021</u>	Audited financial statement and the auditor's report of Sunborn Saga Oy for the year ended 31 December 2021
<u>Sunborn Oy, Financial Statement, 2022</u>	Audited financial statement and the auditor's report of Sunborn Oy for the financial year ended 31 December 2022.
<u>Sunborn Oy, Financial Statement, 2021</u>	Audited financial statement and the auditor's report of Sunborn Oy for the year ended 31 December 2021.
<u>Naantali Valuation Report summary</u> <u>Ruissalo Valuation Report summary</u>	Naantali Valuation Report summary and Ruissalo Valuation Report summary. Summary of the valuation reports of the Hotels, Catella Property Oy (Business ID 2214835-6, Aleksanterinkatu 46 A, 00100 Helsinki). Catella Property Oy is a leading specialist in property consultation and belongs to Catella Group.

DOCUMENTS ON DISPLAY

In addition to the documents incorporated by reference, this Listing Prospectus, the Finance Documents, the Issuer's Articles of Association and Extract from the Finnish Trade Register concerning the Issuer are available for viewing at the head office of the Company, address Juhana Herttuan puistokatu 23 20100 Turku, Finland for as long as any of the Bonds are outstanding.

The Finance Documents defined in the Terms and Conditions of the Bonds shall be available:

1. The latest versions of (i) the Guarantee and Adherence Agreement between Sunborn Saga, Sunborn Oy and Nordic Trustee Oy, (ii) Security Agreement between Sunborn Finance Oy and Nordic Trustee Oy, (iii) Security Agreement between Sunborn Oy and Nordic Trustee Oy, (iv) Security Agreement between Sunborn Saga Oy and Nordic Trustee Oy, (v) Security Agreement between Pekka and Ritva Niemi and Nordic Trustee Oy and (vi) other Finance Documents shall be available for review at the office of the Agent and the Security Agent during normal business hours (Nordic Trustee Oy, Aleksanterinkatu 44, 00100 Helsinki, Finland).
2. The latest version of the Terms and Conditions (including any document amending the Terms and Conditions) shall be available on the websites of the Issuer Bonds' webpage (www.sunborn.com/press) and the Agent and Security Agent (www.nordictrustee.com).

1 ANNEX A – TERMS AND CONDITIONS OF THE BONDS

BOND TERMS

for

Sunborn Finance Oyj (previously Sunborn Finance Oy)

EUR 50,000,000

Senior Secured Callable Floating Rate Bonds

ISIN: FI4000292750

Definitions and Construction

1.1 Definitions

In these terms and conditions (the "**Terms and Conditions**"):

"**Accounting Principles**" means the generally accepted accounting principles, standards and practices in Finland as applied by the Issuer in preparing its annual financial statements, including IFRS (as of the date on which IFRS becomes applicable to the Issuer, except where specifically stated to refer to such standards as in force on the Issue Date).

"**Act on Noteholders' Agent**" means the Finnish Act on Noteholders' Agent (Laki joukkolainanhaltijoiden edustajasta 574/2017, as amended).

"**Adjusted Nominal Amount**" means the Total Nominal Amount less the Nominal Amount of all Bonds owned by a Group Company or an Affiliate of the Issuer or a Group Company, irrespective of whether such Person is directly registered as owner of such Bonds.

"**Advance Purchase Agreements**" means:

- (a) an advance or deferred purchase agreement if the agreement is in respect of the supply of assets or services and payment in the normal course of business with credit periods which are normal for the relevant type of project contracts; or
- (b) any other trade credit incurred in the ordinary course of business.

"**Affiliate**" means any Person, directly or indirectly, controlling or controlled by or under direct or indirect common control with such specified Person. For the purpose of this definition, "**control**" when used with respect to any Person means the power to direct the management and policies of such Person, directly or indirectly, whether through the ownership of voting securities, by contract or otherwise, and the terms "**controlling**" and "**controlled**" have meanings correlative to the foregoing.

"**Agency Agreement**" means the agency agreement entered into on or before the Issue Date, between the Issuer and the Agent, or any replacement agency agreement entered into after the Issue Date between the Issuer and an agent.

"**Agent**" means Nordic Trustee Oy, Finnish Reg. No. 2488240-7, Mikonkatu 1B, 00100 Helsinki, Finland, or another party replacing it, as Agent, in accordance with these Terms and Conditions.

"**Asset Cover Ratio**" means the ratio of the Market Value to Net Interest Bearing Debt.

"**Bondholder**" means the Person who is registered in the register maintained by the CSD pursuant to Clause 2 of Section 3 of Chapter 4 of the Book-Entry System Act as direct registered owner (in Finnish *omistaja*) or nominee (in Finnish *hallintarekisteröinnin hoitaja*) with respect to a Bond.

"**Bondholders' Meeting**" means a meeting among the Bondholders held in accordance with Clause 17 (*Bondholders' Meeting*).

"**Bond**" means a debt instrument for the Nominal Amount and of the type referred to in Clause 1 of Section 34 of the Act on Promissory Notes (Velkakirjalaki 622/1947, as amended) (in Finnish *joukkovelkakirja*) and which is governed by and issued under these Terms and Conditions.

"Book-Entry Securities System" means the infinity system being part of the book-entry register maintained by the CSD or any other replacing book-entry securities system.

"Book-Entry System Act" means the Finnish Act on Book-Entry System and Clearing Operations (Laki arvo-osuusjärjestelmästä ja selvitystoiminnasta 348/2017, as amended).

"Business Day" means a day on which the deposit banks are generally open for business in Helsinki.

"Business Day Convention" means the first following day that is a CSD Business Day unless that day falls in the next calendar month, in which case that date will be the first preceding day that is a CSD Business Day.

"Cash and Cash Equivalents" means, at any time:

- (a) cash in hand held by the Issuer or with a reputable bank credited to an account in the name of the Issuer and in each case to which the Issuer is beneficially and legally entitled and which is immediately available to be applied in repayment or prepayment of the Bonds or payment of interest (for the avoidance of doubt, not including e.g. any cash subject to a pledge or similar arrangement (excluding legal right to set-off) or any amount standing on client accounts); and
- (b) short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value of the Issuer.

"Change of Control Event" means the occurrence of an event or series of events whereby:

- (a) the Unrestricted Guarantor ceases to be the direct or indirect owner of all the shares in the Operator; or
- (b) none of the Ultimate Shareholders or their heirs directly or indirectly:
 - (i) have the power to cast, or control the casting of, at least fifty (50) per cent. of the votes attaching to the shares of the Issuer or the Operator; and
 - (ii) hold at least fifty (50) per cent. of the issued share capital of the Issuer or the Operator.

"Compliance Certificate" means a certificate, in the agreed form between the Agent and the Issuer, signed by the Issuer certifying satisfaction and compliance with the Incurrence Test and/or the Maintenance Test (if relevant) and the Temporary Maintenance Test (if provided in connection with the Operator's quarterly interim unaudited consolidated financial statements pursuant to Clause 11.1(a)(v)) that so far as it is aware no Event of Default has occurred and is continuing or, if it is aware that such event is continuing, specifying the event and steps, if any, being taken to remedy it. If the Compliance Certificate is provided in connection with a Temporary Maintenance Test, a Maintenance Test or an Incurrence Test, the certificate shall include calculations and figures in respect of the Temporary Maintenance Test, the Maintenance Test or the Incurrence Test, as applicable.

"CSD" means the Issuer's central securities depository and registrar in respect of the Bonds, from time to time, initially Euroclear Finland Oy, business identity code 1061446-0, Urho Kekkosen katu 5 C, P.O. Box 1110, 00101 Helsinki.

"CSD Business Day" means a day on which the Book-Entry Securities System is open in accordance with the regulations of the CSD.

"Cure Amount" has the meaning ascribed to such term in Clause 12.3 (*Equity Cure*).

"Equity Cure" means an equity cure pursuant to Clause 12.3 (*Equity Cure*).

"EURIBOR" means:

- (a) the applicable percentage rate displayed on the applicable Screen Rate as of or around 11.00 a.m. (Brussels time) on the Quotation Day for the offering of deposits in Euro and for a period comparable to the relevant Interest Period; or
- (b) if no Screen Rate is available for the relevant Interest Period, the applicable EURIBOR shall be the Reference Bank Rate as of the Quotation Day and for a period equal in length to the relevant Interest Period; or
- (c) if no quotation is available pursuant to paragraph (b), the interest rate which according to the reasonable assessment of the Issuing and Paying Agent best reflects the interest rate for deposits in Euro offered for the relevant period, and

if any such rate is below zero, EURIBOR will be deemed to be zero.

"Euro" and **"EUR"** means the single currency of the participating member states in accordance with the legislation of the European Community relating to Economic and Monetary Union.

"Event of Default" means an event or circumstance specified in any of the Clauses 14.1 (*Non-Payment*) to and including Clause 14.12 (*Continuation of the Business*).

"Existing Debt" means the existing external debt in an amount of EUR 46,791,728.74 that is to be refinanced in connection with the disbursement of Net Proceeds from the Proceeds Account.

"Final Maturity Date" means 9 February 2024.

"Finance Documents" means these Terms and Conditions, the Agency Agreement, the Security Documents, the Guarantee and Adherence Agreement, the Proceeds Account Pledge Agreement, any Subordination Agreement and any other document designated by the Issuer and the Agent as a Finance Document.

"Finance Lease" means any finance leases, to the extent the arrangement is or would have been treated as a finance lease in accordance with the Accounting Principles applicable on the Issue Date (a lease which in the accounts of the Group is treated as an asset and a corresponding liability), and for the avoidance of doubt, any leases treated as operating leases under the Accounting Principles as applicable on the Issue Date shall not, regardless of any subsequent changes or amendments of the Accounting Principles, be considered as finance or capital leases.

"Financial Indebtedness" means any indebtedness in respect of:

- (a) monies borrowed or raised, including Market Loans;
- (b) the amount of any liability in respect of any Finance Leases;
- (c) receivables sold or discounted (other than any receivables to the extent they are sold on a non-recourse basis);
- (d) any amount raised under any other transactions (including any forward sale or purchase agreement) having the commercial effect of a borrowing;
- (e) any derivative transaction entered into in connection with protection against or benefit from fluctuation in any rate or price (and, when calculating the value of any derivative transaction,

only the mark to market value shall be taken into account, provided that if any actual amount is due as a result of a termination or a close-out, such amount shall be used instead);

- (f) any counter indemnity obligation in respect of a guarantee, indemnity, bond, standby or documentary letter of credit or any other instrument issued by a bank or financial institution; and
- (g) (without double counting) any guarantee or other assurance against financial loss in respect of a type referred to in the above paragraphs (a)-(f).

"Financial Report" means the Issuer Financial Reports and the Operator Financial Reports.

"First Call Date" means the date falling thirty-six (36) months after the Issue Date.

"Floating Rate Margin" means 4.85 per cent. *per annum*.

"Group" means the Issuer and the Operator and each direct and indirect Subsidiary of the Issuer and the Operator (each member of the Group is referred to as a **"Group Company"**).

"Guarantees" means (i) the guarantee granted by the Operator to the Bondholders and the Agent for the punctual performance by the Issuer of all the Issuer's obligations under the Finance Documents (to the fullest extent permitted under applicable laws), and (ii) the guarantee granted by the Unrestricted Guarantor, up to an amount corresponding to the Paid Dividend, to the Bondholders and the Agent for the punctual performance by the Issuer of all the Issuer's payment obligations under the Finance Documents (to the fullest extent permitted under applicable laws).

"Guarantee and Adherence Agreement" means the guarantee and adherence agreement pursuant to which (i) the Operator and the Unrestricted Guarantor shall grant the guarantees, and (ii) the Operator undertake to adhere to the terms of the Finance Documents.

"Guarantors" means the Unrestricted Guarantor and the Operator.

"Insolvent" means, in respect of a relevant Person, that it (i) is deemed to be insolvent within the meaning of Section 1 of Chapter 2 of the Finnish Bankruptcy Act (Konkurssilaki 120/2004, as amended) (or its equivalent in any other jurisdiction), (ii) admits inability to pay its debts as they fall due, (iii) suspends making payments on any of its debts, (iv) by reason of actual financial difficulties commences negotiations with its creditors (other than the Secured Parties) with a view to rescheduling any of its indebtedness (including company reorganisation under the Finnish Act on Company Reorganisation (Laki yrityksen saneerauksesta 47/1993, as amended) (or its equivalent in any other jurisdiction)) or (v) is subject to involuntary winding-up, dissolution or liquidation.

"Initial Nominal Amount" has the meaning set forth in Clause 2(c).

"Interest" means the interest on the Bonds calculated in accordance with Clauses 8(a) to 8(c).

"Interest Coverage Ratio" means the ratio of Issuer EBITDA to Issuer Net Finance Charges.

"Interest Payment Date" means 9 February, 9 May, 9 August and 9 November of each year or, to the extent such day is not a CSD Business Day, the CSD Business Day following from an application of the Business Day Convention. The first Interest Payment Date for the Bonds shall be 9 May 2018 and the last Interest Payment Date shall be the relevant Redemption Date.

"Interest Period" means (i) in respect of the first Interest Period, the period from (and including) the Issue Date to (but excluding) the first Interest Payment Date, and (ii) in respect of subsequent Interest Periods, the period from (and including) an Interest Payment Date to (but excluding) the next succeeding Interest Payment Date (or a shorter period if relevant).

"Interest Rate" means EURIBOR (3 months) plus the Floating Rate Margin.

"Issue Date" means 9 February 2018.

"Issuer" means Sunborn Finance Oyj (previously Sunborn Finance Oy), a limited liability company incorporated under the laws of Finland with business identity code 2834108-5.

"Issuer Bank Accounts" means the Issuer's bank accounts which are pledged by the Issuer to the Secured Parties under the Security Documents.

"Issuer EBITDA" means, in respect of the Reference Period, the consolidated profit of the Issuer Group from ordinary activities according to the latest Issuer Financial Report(s):

- (a) before deducting any amount of tax on profits, gains or income paid or payable by any member of the Issuer Group;
- (b) before deducting any Issuer Net Finance Charges;
- (c) before taking into account any extraordinary items which are not in line with the ordinary course of business, provided that such items are not in excess of an amount equal to fifteen (15) per cent. of Issuer EBITDA in the Reference Period;
- (d) before taking into account any Transaction Costs paid by any member of the Issuer Group and any transaction costs relating to any acquisition of any additional target company;
- (e) not including any accrued interest owing to any member of the Issuer Group;
- (f) before taking into account any unrealised gains or losses on any derivative instrument (other than any derivative instruments which is accounted for on a hedge account basis);
- (g) after adding back or deducting, as the case may be, the amount of any loss or gain against book value arising on a disposal of any asset (other than in the ordinary course of trading) and any loss or gain arising from an upward or downward revaluation of any asset;
- (h) after deducting the amount of any profit (or adding back the amount of any loss) of any member of the Issuer Group which is attributable to minority interests;
- (i) plus or minus the Issuer Group's share of the profits or losses of entities which are not part of the Issuer Group; and
- (j) after adding back any amount attributable to the amortisation, depreciation or depletion of assets of members of the Issuer Group.

"Issuer Finance Charges" means for the Reference Period, the aggregate amount of the accrued interest, commission, fees, discounts, payment fees, premiums or charges and other finance payments in respect of Financial Indebtedness whether paid, payable or capitalised by any member of the Issuer Group according to the latest Issuer Financial Report(s) (calculated on a consolidated basis) other than Transaction Costs paid by an Issuer Group Company, capitalised interest in respect of any loan owing to any member of the Issuer Group or any Shareholder Loan provided to the Issuer and taking no account of any unrealised gains or losses on any derivative instruments other than any derivative instrument which are accounted for on a hedge accounting basis.

"Issuer Financial Report" means the Issuer's annual audited financial statements or quarterly interim unaudited reports, and, in the event the Issuer has any Subsidiary, the Issuer Group's annual audited consolidated financial statements or quarterly interim unaudited reports of the Issuer Group, which shall be prepared and made available according to Clauses 11.1 (a)(i) and (iii) (*Information from the Issuer and the Operator*).

"Issuer Group" means the Issuer and each direct and indirect Subsidiary of the Issuer (each member of the Issuer Group is referred to as an **"Issuer Group Company"**).

"Issuer Net Finance Charges" means, for the Reference Period, the Issuer Finance Charges according to the latest Issuer Financial Report(s), after deducting any interest payable for that Reference Period to any member of the Issuer Group and any interest income relating to Cash or Cash Equivalent investment (and excluding any interest capitalised on Shareholder Loans made to the Issuer).

"Issuing and Paying Agent" means the issuing and paying agent (in Finnish *liikkeeseenlaskijan asiamies*) of the Bonds, being Nordea Bank AB (publ), Finnish Branch, business identity code 1703218-0, Satamaradankatu 5, 00020 NORDEA, Helsinki, Finland, or another party replacing it as Issuing and Paying Agent in accordance with the regulations of the CSD.

"Joint Bookrunners" means DNB Bank ASA, Sweden Branch and OP Corporate Bank plc.

"Lease Agreement" means the lease agreement dated 1 November 2017 (including, for the avoidance of doubt, any amendments, supplements and modifications from time to time) and entered into between the Issuer and the Operator in relation to the Properties.

"Lease Guarantee" means the lease guarantee provided by the Unrestricted Guarantor to the Issuer, pursuant to which the Unrestricted Guarantor unconditionally guarantee to the Issuer by way of secondary guarantee (in Finnish *toissijainen takaus*) the punctual performance by the Operator of any outstanding Lease Payments to the Issuer.

"Lease Payment" means all payment obligations of the Operator to the Issuer under the Lease Agreement.

"Make Whole Amount" means the sum of:

- (a) the present value on the relevant record date of 102.425 per cent. of the Nominal Amount as if such payment originally should have taken place on the First Call Date; and
- (b) the present value on the relevant record date of the remaining coupon payments (assuming that the interest rate for the period from the relevant redemption date to the First Call Date will be equal to the interpolated EUR mid-swap rate for the remaining term from the relevant redemption date until the First Call Date plus the Floating Rate Margin), less any accrued but unpaid interest, through and including the First Call Date,

each calculated by using a discount rate of fifty (50) basis points over the comparable German government bond rate (i.e. comparable to the remaining duration of the Bonds until the First Call Date) provided that if the German government bond rate is less than zero, it will be deemed to be zero per cent., and where "relevant record date" shall mean a date agreed upon between the Agent, the CSD and the Issuer in connection with such repayment.

"Mandatory Prepayment Event" means a Naantali Mandatory Prepayment Event and/or a Ruissalo Mandatory Prepayment Event.

"Market Loan" means any loan or other indebtedness where an entity issues commercial paper, certificates, subordinated debentures, bonds or any other debt securities (including, for the avoidance of doubt, medium term note programmes and other market funding programmes), provided in each case that such instruments and securities are or can be subject to trade on Nasdaq Helsinki or any other regulated or unregulated recognised market place.

"Market Value" means the value of the Properties in accordance with the most recent Valuation.

"Material Adverse Effect" means a material adverse effect on:

- (a) the business, financial condition or operations of the Group taken as a whole;
- (b) the Issuer's ability to perform and comply with its payment obligations under these Terms and Conditions; or
- (c) the validity or enforceability of the Finance Documents.

"Naantali Hotel" means the hotel operated on the Naantali Leasehold.

"Naantali Leasehold" means the registered leaseholds with the registration numbers 529-10-9-2-L1 and 529-418-3-5-L1 owned by the Issuer.

"Naantali Mandatory Prepayment Event" means that the Issuer ceases to be the sole owner of the Naantali Property.

"Naantali Property" means the Naantali Leasehold together with the Naantali Hotel and other buildings, structures, furnishings, fittings and appurtenances (*kiinteistön ainesosat ja tarpeisto*) situated thereon.

"Naantali Total Loss Event" means the occurrence of an event or series of events resulting in major damage and/or significant value loss (exceeding fifty (50) per cent. of value according to the most recent Valuation) to the Naantali Property.

"Net Interest Bearing Debt" means the aggregate interest bearing debt of the Group less Cash and Cash Equivalents of the Group in accordance with the applicable Accounting Principles of the Issuer Group and the Operator Group (as applicable) from time to time (for the avoidance of doubt, excluding guarantees, bank guarantees, Shareholder Loans made to the Issuer or the Operator, any claims subordinated pursuant to the Subordination Agreement and interest bearing debt borrowed from any Group Company as permitted under the Finance Documents).

"Net Proceeds" means the proceeds from the Bond issue after deduction has been made for the Transaction Costs incurred by the Issuer or any other member of the Group in connection with the issuance of the Bonds and payable by the Issuer to the Joint Bookrunners (if the Joint Bookrunners have requested that their fees and costs shall be deducted) and the Issuing and Paying Agent for the services provided in relation to the placement and issuance of the Bonds.

"NewCo" means a limited liability company to be established solely for the purpose of executing the Permitted Transfer.

"Nominal Amount" means in respect of each Bond the Initial Nominal Amount, less the aggregate amount by which the Bond has been redeemed in part pursuant to Clauses 9.4 (*Mandatory early total redemption upon a Naantali Mandatory Prepayment Event*), 9.5

(Mandatory early partial redemption upon a Ruissalo Mandatory Prepayment Event), 9.6 (Mandatory early partial redemption upon a Naantali Total Loss Event), 9.7 (Mandatory early partial redemption upon a Ruissalo Total Loss Event) and 9.8 (Mandatory repurchase due to a Change of Control Event (put option)).

"Obligors" means the Issuer, the Operator and the Unrestricted Guarantor (each an **"Obligor"**).

"Operator" means Sunborn Saga Oy, a limited liability company incorporated under the laws of Finland with business identity code 1083815-7.

"Operator Bank Account" means the Operator's bank account which is pledged by the Operator to the Secured Parties under the Security Documents.

"Operator Cure Amount" shall have the meaning given to such term in Clause 12.4.2 (*Operator Equity Cure*).

"Operator EBITDA" means, in respect of the Reference Period or the Quarterly Reference Period (as applicable), the consolidated profit of the Operator Group (as applicable) from ordinary activities according to the latest Operator Financial Report(s):

- (a) before deducting any amount of tax on profits, gains or income paid or payable by any member of the Operator Group;
- (b) before deducting any Operator Net Finance Charges;
- (c) before taking into account any extraordinary items which are not in line with the ordinary course of business, provided that such items are not in excess of an amount equal to fifteen (15) per cent. of the Operator EBITDA in the Reference Period or the Quarterly Reference Period (as applicable);
- (d) before taking into account any Transaction Costs paid by any member of the Operator Group and any transaction costs relating to any acquisition of any additional target company;
- (e) before deducting any administrative charges paid by the Operator to a company wholly owned by the Ultimate Shareholders or by heirs of the Ultimate Shareholders;
- (f) before deducting any Lease Payments;
- (g) before deducting any lease payments paid by the Operator to the Ultimate Shareholders, the heirs of the Ultimate Shareholders or a company wholly owned by any of them, in the maximum amount of EUR 650,000 per calendar year;
- (h) not including any accrued interest owing to any member of the Operator Group;
- (i) before taking into account any unrealised gains or losses on any derivative instrument (other than any derivative instruments which is accounted for on a hedge account basis);
- (j) after adding back or deducting, as the case may be, the amount of any loss or gain against book value arising on a disposal of any asset (other than in the ordinary course of trading) and any loss or gain arising from an upward or downward revaluation of any asset;
- (k) after deducting the amount of any profit (or adding back the amount of any loss) of any member of the Operator Group which is attributable to minority interests;
- (l) plus or minus the Operator Group's share of the profits or losses of entities which are not part of the Operator Group; and

- (m) after adding back any amount attributable to the amortisation, depreciation or depletion of assets of members of the Operator Group.

"Operator Equity Cure" means an operator equity cure pursuant to Clause 12.4.2 (*Operator Equity Cure*).

"Operator Finance Charges" means for the Reference Period or the Quarterly Reference Period (as applicable), the aggregate amount of the accrued interest, commission, fees, discounts, payment fees, premiums or charges and other finance payments in respect of Financial Indebtedness whether paid, payable or capitalised by any member of the Operator Group according to the latest Operator Financial Report(s) (calculated on a consolidated basis) other than Transaction Costs paid by an Operator Group Company, capitalised interest in respect of any loan owing to any member of the Operator Group or any Shareholder Loan provided to the Operator and taking no account of any unrealised gains or losses on any derivative instruments other than any derivative instrument which are accounted for on a hedge accounting basis.

"Operator Financial Report" means the Operator's annual audited financial statements or quarterly interim unaudited reports, and, in the event the Operator has any Subsidiary, the Operator Group's annual audited consolidated financial statements or quarterly interim unaudited reports of the Operator Group, which shall be prepared and made available according to Clause 11.1 (a)(ii) and (iv) (*Information from the Issuer and the Operator*).

"Operator Group" means the Operator and each direct and indirect Subsidiary of the Operator (each member of the Operator Group is referred to as an **"Operator Group Company"**).

"Operator Net Finance Charges" means, for the Reference Period or the Quarterly Reference Period (as applicable), the Operator Finance Charges according to the latest Operator Financial Report(s), after deducting any interest payable for that Reference Period or Quarterly Reference Period (as applicable) to any member of the Operator Group and any interest income relating to cash or cash equivalent investment held by any member of the Operator Group (and excluding any interest capitalised on Shareholder Loans made to the Operator).

"Paid Dividend" means the aggregated amount of any dividend or distributions made by the Operator to the Unrestricted Guarantor as shareholder of the Operator in respect of the shares the Unrestricted Guarantor owns in the Operator (in Finnish *varallisuuspositoiset oikeudet*) from and including the Issue Date until the Final Maturity Date.

"Permitted Debt" means any Financial Indebtedness:

- (a) incurred under the Bonds;
- (b) incurred by the Group pursuant to any Finance Lease incurred in the ordinary course of the Group's business in a maximum amount of EUR 300,000;
- (c) taken up by an Issuer Group Company from a Group Company or by an Operator Group Company from an Operator Group Company;
- (d) arising under any interest rate hedging transactions in respect of payments to be made under these Terms and Conditions, but not any transaction for investment or speculative purposes;
- (e) incurred under any Shareholder Loans;
- (f) incurred under Advance Purchase Agreements;

- (g) of the Group under any pension or tax liabilities of the Group incurred in the ordinary course of business;
- (h) until the conditions precedent for disbursement have been fulfilled, any Existing Debt;
- (i) incurred by the Issuer if such Financial Indebtedness meets the Incurrence Test tested on a *pro forma* basis including such incurrence, ranks *pari passu* or is subordinated to the obligations of the Issuer under the Finance Documents, and has a final maturity date or a final redemption date or, when applicable, early redemption dates or instalment dates which occur after the Final Maturity Date;
- (j) incurred by any Operator Group Company under any overdraft facility provided for general corporate purposes, including investments in the Properties, in the maximum amount of EUR 1,200,000;
- (k) incurred in connection with the redemption of the Bonds in order to fully refinance the Bonds and provided further that such Financial Indebtedness is subject to an escrow arrangement up until the redemption of the Bonds (taking into account the rules and regulations of the CSD), for the purpose of securing, *inter alia*, the redemption of the Bonds;
- (l) any guarantee in favour of any city or municipality to secure any construction liabilities and/or liabilities in respect of a building permit or a similar planning or construction permission to the extent that:
 - (i) such guarantee is subordinated to any obligations owed under the Finance Documents; and
 - (ii) the liability under such guarantee together with the security granted over the mortgage certificates and/or floating mortgage certificates referred to in paragraph (j) of the definition of Permitted Security does not exceed EUR 3,000,000;
- (m) incurred by the Operator for working capital purposes under any governmental program (where financing is provided by or guaranteed by a governmental body or by way of deferred tax liabilities) under which it is eligible to receive financial support in a maximum amount of EUR 3,000,000 ("**Governmental Support**"); or
- (n) not permitted under paragraphs (a) to (m) above and where the outstanding principal amount does not exceed EUR 800,000 (or its equivalent in any other currencies) in aggregate for the Group at any time.

"**Permitted Security**" means any Security:

- (a) provided under the Finance Documents;
- (b) up until the initial release of funds from the Proceeds Account, any security provided under the Existing Debt;
- (c) arising by operation of law or in the ordinary course of business (including collateral or retention of title arrangements in connection with Advance Purchase Agreements but, for the avoidance of doubt, not including guarantees or security in respect of any monies borrowed or raised);
- (d) provided in relation to any lease agreement entered into by a Group Company pursuant to paragraph (b) of Permitted Debt;
- (e) created in the form of a pledge over an escrow account to which the proceeds incurred in relation to a refinancing of the Bonds in full are intended to be received;

- (f) created for the benefit of the finance providers in relation to a refinancing of the Bonds in full, however provided always that any perfection requirements in relation thereto are satisfied after repayment of the Bonds in full;
- (g) arising under any netting or set off arrangements under financial derivatives transactions or bank account arrangements, including group cash pool arrangements;
- (h) a second priority pledge over the mortgage certificates in the maximum amount of EUR 10,000,000 issued in the Properties as security for Shareholder Loans in the maximum aggregate amount of EUR 10,000,000 owed by the Operator to the Unrestricted Guarantor, the Ultimate Shareholders or heirs of the Ultimate Shareholders, which shall be fully subordinated to the security over the Properties provided under the Security Documents in accordance with the Subordination Agreement (the "**Second Priority Mortgage Pledge**");
- (i) any easements (in Finnish *rasite*) and similar encumbrances affecting the Properties required by law or as set out in an extract from the Finnish Real Estate Register (in Finnish *kiinteistörekisteriote*) at the date of the Issue Date;
- (j) over any:
 - (i) floating mortgage certificates; or
 - (ii) mortgage certificates issued in any Property, in favour of any city or municipality to secure any construction liabilities and/or liabilities in respect of a building permit or a similar planning or construction permission to the extent that:
 - (A) such Security is subordinated to the Transaction Security related to that Property; and
 - (B) the security granted over such mortgage certificates and/or floating mortgage certificates together with the liability under the guarantee referred to in paragraph (l) of the definition of Permitted Debt does not exceed EUR 3,000,000; and
- (k) any security where the outstanding principal amount does not exceed EUR 200,000 (or its equivalent in any other currencies) in aggregate for the Group at any time.

"**Permitted Transfer**" means the contemplated transfer of the Ruissalo Leasehold to the NewCo.

"**Person**" means any individual, corporation, partnership, limited liability company, joint venture, association, joint-stock company, trust, unincorporated organisation, government, or any agency or political subdivision thereof or any other entity, whether or not having a separate legal personality.

"**Proceeds Account**" means a bank account of the Issuer held with Nordea Bank AB (publ), Finnish Branch, into which the Net Proceeds will be transferred and which has been pledged in favour of the Agent and the Bondholders (represented by the Agent) under the Proceeds Account Pledge Agreement.

"**Proceeds Account Pledge Agreement**" means the pledge agreement entered into between the Issuer and the Agent on or about the Issue Date in respect of a first priority pledge over the Proceeds Account and all funds held on the Proceeds Account from time to time, granted in favour of the Agent and the Bondholders (represented by the Agent).

"**Properties**" means the Naantali Property and the Ruissalo Property (each a "**Property**").

"Quarterly Reference Period" means each period of three (3) consecutive calendar months (together forming a quarter).

"Quotation Day" means, in relation to any period for which an interest rate is to be determined, two (2) Business Days before the first day of that period.

"Record Date" means:

- (a) in relation to a payment of Interest, default interest and/or redemption of the Bonds when such payment is made through the Book-Entry Securities System, the end of the first CSD Business Day prior to, as applicable, (i) an Interest Payment Date, (ii) the day on which default interest is paid, (iii) a Redemption Date or (iv) a date on which a payment to the Bondholders is to be made under Clause 15 (*Distribution of Proceeds*);
- (b) in relation to a Bondholders' Meeting and Written Procedure, the end of the CSD Business Day specified in the communication pursuant to Clause 17(c) or Clause 18(c), as applicable; and
- (c) otherwise, the end of the fifth CSD Business Day prior to another relevant date.

"Redemption Date" means the date on which the relevant Bonds are to be redeemed or repurchased in accordance with Clause 9 (*Redemption and Repurchase of the Bonds*).

"Reference Bank Rate" means the arithmetic mean of the rates (rounded upwards to four decimal places) as supplied to the Agent at its request by the Reference Banks:

- (a) (other than where paragraph (b) below applies) as the rate at which the relevant Reference Bank believes one prime bank is quoting to another prime bank for interbank term deposits in euro within the participating member states for the relevant period; or
- (b) if different, as the rate (if any and applied to the relevant Reference Bank and the relevant period) which contributors to the Screen Rate are asked to submit to the relevant administrator.

"Reference Banks" means Nordea Bank AB (publ), Finnish Branch and OP Corporate Bank plc or such other entities as may be appointed by the Issuing and Paying Agent in consultation with the Issuer, provided that no person may be required to act as Reference Bank without its consent.

"Reference Date" means 31 March, 30 June, 30 September and 31 December in each year for as long as any Bonds are outstanding.

"Reference Period" means each period of twelve (12) consecutive calendar months.

"Regulated Market" means any regulated market (as defined in Directive 2004/39/EC on markets in financial instruments).

"Restricted Payment" has the meaning ascribed to such term in Clause 13.2 (*Distributions*).

"Ruissalo Hotel" means the hotel operated on the Ruissalo Leasehold.

"Ruissalo Leasehold" means 7/10 of the registered leasehold with the registration number 853-67-21-2-L1 owned by the Ultimate Shareholders based on the agreement to divide possession between joint owners made between the Ultimate Shareholders and the Shareholder Partnership on 8 February 2012 (registered to the Finnish title and mortgage register as agreement on partial transfer of leasehold and contemplated to be owned by the NewCo following completion of the Permitted Transfer).

"Ruissalo Mandatory Prepayment Event" means that the Issuer and/or the Ultimate Shareholders sell any of their shares in the Ruissalo Property (as applicable) other than due to the Permitted Transfer.

"Ruissalo Property" means the Ruissalo Leasehold together with the Ruissalo Hotel and other buildings, structures, furnishings, fittings and appurtenances (in Finnish *kiinteistön ainesosat ja tarpeisto*) situated thereon.

"Ruissalo Total Loss Event" means the occurrence of an event or series of events resulting in major damage and/or significant value loss (exceeding fifty (50) per cent. of value according to the most recent Valuation) to the Ruissalo Property.

"Screen Rate" means the euro interbank offered rate administered by the European Money Markets Institute (or any other person which takes over the administration of that rate) for the relevant period displayed on page EURIBOR01 of the Thomson Reuters screen (or any replacement Thomson Reuters page which displays that rate) or on the appropriate page of such other information service which publishes that rate from time to time in place of Thomson Reuters. If such page or service ceases to be available, the Issuing and Paying Agent may specify another page or service displaying the relevant rate after consultation with the Issuer.

"Secured Obligations" means all present and future obligations and liabilities of the Issuer to the Secured Parties under the Finance Documents (to the fullest extent permitted under applicable laws).

"Secured Parties" means the Security Agent, the Bondholders and the Agent (including in its capacity as Agent under the Agency Agreement).

"Security" means a mortgage, charge, pledge, lien, security assignment or other security interest securing any obligation of any Person, or any other agreement or arrangement having a similar effect.

"Security Agent" means the security agent holding the Transaction Security on behalf of the Secured Parties, being Nordic Trustee Oy on the Issue Date.

"Security Documents" means:

- (a) the security agreement entered into between Pekka Niemi, Ritva Niemi, Hans Niemi and Jari Niemi as pledgors and the Security Agent in respect of the shares in the Issuer;
- (b) the security agreement entered into between Pekka Niemi and Ritva Niemi as pledgors and the Security Agent in respect of real estate mortgage certificates and lease receivables relating to the Ruissalo Property;
- (c) the security agreement entered into between the Issuer as pledgor and the Security Agent in respect of certain bank accounts of the Issuer and real estate mortgage certificates, insurance proceeds, lease receivables and receivables under the Lease Guarantee relating to the Naantali Property and enterprise mortgage certificates;
- (d) the security agreement entered into between the Issuer and the Security Agent in respect of the Proceeds Account;
- (e) the security agreement entered into between the Operator as pledgor and the Security Agent in respect of the Operator Bank Account, enterprise mortgage certificates and insurance proceeds;

- (f) the security agreement entered into between the Unrestricted Guarantor as pledgor and the Security Agent in respect of the shares in the Operator; and
- (g) following the Permitted Transfer, a pledge over all the shares in the NewCo, which will own 7/10 of the Ruissalo Leasehold following execution of the Permitted Transfer.

"Shareholder Loans" means any loan made by any of its respective shareholders to the Issuer or the Operator if such shareholder loan:

- (a) pursuant to the Subordination Agreement, is subordinated to the obligations of the Issuer and the Operator under these Terms and Conditions;
- (b) according to its terms have a final redemption date or, when applicable, early redemption dates or instalment dates which occur after the Final Maturity Date; and
- (c) according to its terms yield only payment-in-kind interest, other than interest that is permitted to be payable under Clause 13.2 (*Distributions*).

"Shareholder Partnership" means Ruissalo Marina avoin yhtiö Ritva ja Pekka Niemi, an unlimited partnership incorporated under the laws of Finland with business identity code 2455167-5.

"Subordination Agreement" means a subordination agreement between, among others, the Agent, the Security Agent, the Issuer and any creditor with respect to Shareholder Loans in form and substance satisfactory to the Agent.

"Subsidiary" means, in respect of which such Person, directly or indirectly:

- (a) owns shares or ownership rights representing more than fifty (50) per cent. of the total number of votes held by the owners;
- (b) otherwise controls more than fifty (50) per cent. of the total number of votes held by the owners; or
- (c) has the power to appoint and remove all, or the majority of, the members of the board of directors or other governing body.

"Temporary Maintenance Test" means the test as set out in Clause 12.4.1 (*Temporary Maintenance Test and testing date*).

"Temporary Reference Date" means 31 December 2020, 31 March 2021, 30 June 2021 and 30 September 2021.

"Total Loss Event" means a Naantali Total Loss Event and/or a Ruissalo Total Loss Event.

"Total Nominal Amount" means the total aggregate Nominal Amount of the Bonds outstanding at the relevant time.

"Transaction Costs" means all fees, costs and expenses, stamp, registration and other taxes incurred by the Issuer or any other member of the Group in connection with:

- (a) the issuance of Bonds; and
- (b) the listing of the Bonds.

"Transaction Security" means the Security provided for the Secured Obligations pursuant to the Security Documents.

"**Ultimate Shareholder**" means each of Ritva Niemi and Pekka Niemi.

"**Unrestricted Guarantor**" means Sunborn Oy, a limited liability company incorporated under the laws of Finland with business identity code 0140466-4.

"**Valuation**" means a valuation of the Properties, prepared and issued by an independent and reputable appraiser.

"**Written Procedure**" means the written or electronic procedure for decision making among the Bondholders in accordance with Clause 18 (*Written Procedure*).

1.2 Construction

- (a) Unless a contrary indication appears, any reference in these Terms and Conditions to:
 - (i) "assets" includes present and future properties, revenues and rights of every description;
 - (ii) any agreement or instrument is a reference to that agreement or instrument as supplemented, amended, novated, extended, restated or replaced from time to time;
 - (iii) a "regulation" includes any regulation, rule or official directive, request or guideline (whether or not having the force of law) of any governmental, intergovernmental or supranational body, agency, department or regulatory, self-regulatory or other authority or organisation;
 - (iv) an Event of Default is continuing if it has not been remedied or waived;
 - (v) a provision of law is a reference to that provision as amended or re-enacted; and
 - (vi) a time of day is a reference to Helsinki time.
- (b) When ascertaining whether a limit or threshold specified in EUR has been attained or broken, an amount in another currency shall be counted on the basis of the rate of exchange for such currency against EUR for the previous Business Day, as published by the European Central Bank on its website (www.ecb.int). If no such rate is available, the most recently published rate shall be used instead.
- (c) A notice shall be deemed to be sent by way of press release if it is made available to the public within Finland promptly and in a non-discriminatory manner.
- (d) No delay or omission of the Agent or of any Bondholder to exercise any right or remedy under the Finance Documents shall impair or operate as a waiver of any such right or remedy.

2. STATUS OF THE BONDS

- (a) The Bonds are denominated in Euro and each Bond is constituted by these Terms and Conditions. The Issuer undertakes to make payments in relation to the Bonds and to comply with these Terms and Conditions.
- (b) By subscribing for Bonds, each initial Bondholder agrees that the Bonds shall benefit from and be subject to the Finance Documents and by acquiring Bonds, each subsequent Bondholder confirms such agreement.
- (c) The initial nominal amount of each Bond is EUR 20,000 (the "**Initial Nominal Amount**"). The maximum total nominal amount of the Bonds is EUR 50,000,000. All Bonds are issued on a fully paid basis at an issue price of 100 per cent. of the Initial Nominal Amount. The minimum permissible subscription amount upon the issuance of the Bonds is EUR 100,000. Any trading of the Bonds shall be made in compliance with all applicable laws and regulations.

- (d) The Bonds constitute direct, general, unconditional, unsubordinated and secured obligations of the Issuer and shall at all times rank at least *pari passu* with all direct, unconditional, unsubordinated and unsecured obligations of the Issuer, except those obligations which are mandatorily preferred by law, and without any preference among them.
- (e) The Bonds are freely transferable but the Bondholders may be subject to purchase or transfer restrictions with regard to the Bonds, as applicable, under local laws to which a Bondholder may be subject. Each Bondholder must ensure compliance with such restrictions at its own cost and expense.
- (f) No action is being taken in any jurisdiction that would or is intended to permit a public offering of the Bonds or the possession, circulation or distribution of any document or other material relating to the Issuer or the Bonds in any jurisdiction, where action for that purpose is required. Each Bondholder must inform itself about, and observe, any applicable restrictions to the transfer of material relating to the Issuer or the Bonds.

3. USE OF PROCEEDS

The Issuer shall use the proceeds from the issue of the Bonds, less the costs and expenses incurred by the Issuer in connection with the issue of the Bonds, to:

- (a) refinance the Existing Debt;
- (b) finance general corporate purposes, including investments in the Properties; and
- (c) finance the Transaction Costs.

4. CONDITIONS PRECEDENT

- (a) The payment of the Net Proceeds to the Proceeds Account is subject to the Agent having received documents and evidence of the Proceeds Account Pledge Agreement being duly executed and perfected.
- (b) The Issuer shall provide, or procure the provision of, to the Agent:
 - (i) constitutional documents and corporate resolutions from the Issuer, the Operator, the Unrestricted Guarantor and each other company providing Transaction Security regarding the entering into of the Finance Documents;
 - (ii) copies of the relevant Finance Documents, duly executed;
 - (iii) evidence (in the form of a release letter) that Existing Debt is, or will be immediately following the disbursement, repaid in full;
 - (iv) evidence (in the form of a release letter) that security existing in favour of the Existing Debt will be released and discharged upon repayment of the Existing Debt;
 - (v) copies of the Security Documents, duly executed, and evidence that the documents and other evidences to be delivered pursuant to the Security Documents will be delivered in accordance with the terms thereof following disbursement of the Net Proceeds from the Proceeds Account;
 - (vi) an agreed form Compliance Certificate; and
 - (vii) immediately following repayment of the Existing Debt, duly executed copies of:
 - (A) an amendment agreement to the lease agreement between the Issuer and the Operator, dated 1 November 2017, regarding Naantali Hotel and thirty (30) per cent. of Ruissalo Hotel, whereby the lease object is amended to include only the hotels; and

- (B) an amendment agreement to the lease agreement between Ritva and Pekka Niemi and the Operator, dated 23 December 2016, regarding seventy (70) per cent. of Ruissalo Hotel, whereby the lease term is extended to 31 October 2027 and the landlord's option to annually increase the rent based on the Operator's positive financial performance is removed from the lease agreement.
- (c) The Agent may assume that the documentation and evidence delivered to it is accurate, legally valid, enforceable, correct and true, and the Agent does not have to verify or assess the contents of any such documentation. The conditions precedent set out in paragraph (b) above are not reviewed by the Agent from a legal or commercial perspective on behalf of the Bondholders.
- (d) When the conditions precedent for disbursement set out in Clause 4(b) have been received by the Agent, the Agent shall instruct the bank (with which the Issuer holds the Proceeds Account) to transfer the funds from the Proceeds Account in accordance with Clause 3 (*Use of Proceeds*), and the Agent shall thereafter or in connection therewith release the pledge over the Proceeds Account.
- (e) If the conditions precedent for disbursement set out in Clause 4(b) have not been received by the Agent within thirty (30) Business Days from the Issue Date, the Issuer shall repurchase all Bonds at a price equal to 100 per cent. of the Nominal Amount together with any accrued Interest. Any funds distributed by the Agent to the Bondholders in accordance with the Proceeds Account Pledge Agreement shall be deemed to be paid by the Issuer for the redemption under this Clause 4(e). The repurchase date shall fall no later than thirty (30) Business Days after the ending of the thirty (30) Business Days period referred to above.

5. BONDS IN BOOK-ENTRY FORM

- (a) The Bonds will be issued in dematerialised form in the Book-Entry Securities System in accordance with the Book-Entry System Act and regulations of the CSD and no physical notes will be issued.
- (b) Each Bondholder consents to the Issuer having a right to obtain information on the Bondholders, their contact details and their holdings of the Bonds registered in the Book-Entry Securities System, such as information recorded in the lists referred to in Clauses 2 and 3 of Section 3 of Chapter 4 of the Book-Entry System Act kept by the CSD in respect of the Bonds and the CSD shall be entitled to provide such information upon request. At the request of the Agent or the Issuing and Paying Agent, the Issuer shall (and shall be entitled to do so) promptly obtain such information and provide it to the Agent or the Issuing and Paying Agent, as applicable.
- (c) The Agent and the Issuing and Paying Agent shall have the right to obtain information referred to in Clause 5(b) from the CSD in respect of the Bonds if so permitted under the regulation of the CSD. The Issuer agrees that each of the Agent and the Issuing and Paying Agent is at any time on its behalf entitled to obtain information referred to in Clause 5(b) from the CSD in respect of the Bonds.
- (d) The Issuer shall issue any necessary power of attorney to such Persons employed by the Agent or the Issuing and Paying Agent, as notified by the Agent or the Issuing and Paying Agent, in order for such individuals to independently obtain information directly from the debt register kept by the CSD in respect of the Bonds. The Issuer may not revoke any such power of attorney given to the Agent and/or the Issuing and Paying Agent unless directed by the Agent or unless consent thereto is given by the Bondholders.
- (e) The Issuer, the Agent, the Issuing and Paying Agent may use the information referred to in Clause 5(b) only for the purposes of carrying out their duties and exercising their rights in accordance with these Terms and Conditions with respect to the Bonds and shall not disclose such information to any Bondholder or third party unless necessary for the before-mentioned purposes.

6. RIGHT TO ACT ON BEHALF OF A BONDHOLDER

- (a) If any Person other than a Bondholder wishes to exercise any rights under the Finance Documents, it must obtain a power of attorney or other proof of authorisation from the Bondholder or a successive, coherent chain of powers of attorney or proofs of authorisation starting with the Bondholder and authorising such Person.
- (b) A Bondholder may issue one or several powers of attorney to third parties to represent it in relation to some or all of the Bonds held by it. Any such representative may act independently under the Finance Documents in relation to the Bonds for which such representative is entitled to represent the Bondholder and may further delegate its right to represent the Bondholder by way of a further power of attorney.
- (c) The Agent shall only have to examine the face of a power of attorney or other proof of authorisation that has been provided to it pursuant to Clause 6(b) and may assume that it has been duly authorised, is valid, has not been revoked or superseded and that it is in full force and effect, unless otherwise is apparent from its face.

7. PAYMENTS IN RESPECT OF THE BONDS

- (a) Any payment or repayment under the Finance Documents, or any amount due in respect of a repurchase of any Bonds, shall be made to such Person who is registered as a Bondholder on the Record Date prior to an Interest Payment Date or other relevant due date in accordance with the Finnish legislation governing the Book-Entry Securities System and book-entry accounts as well as the regulations of the CSD.
- (b) If, due to any obstacle for the CSD, the Issuer cannot make a payment or repayment, such payment or repayment may be postponed until the obstacle has been removed. Interest shall accrue in accordance with Clause 8(d) during such postponement.
- (c) If payment or repayment is made in accordance with this Clause 7, the Issuer and the CSD shall be deemed to have fulfilled their obligation to pay, irrespective of whether such payment was made to a Person not entitled to receive such amount.
- (d) The Issuer is not liable to gross up any payments under the Finance Documents by virtue of any withholding tax, public levy or the similar.

8. INTEREST

- (a) Each Bond carries Interest at the Interest Rate from (and including) the Issue Date up to (but excluding) the relevant Redemption Date.
- (b) Interest accrues during an Interest Period. Payment of Interest in respect of the Bonds shall be made to the Bondholders on each Interest Payment Date for the preceding Interest Period.
- (c) Interest shall be calculated on the basis of the actual number of days in the Interest Period in respect of which payment is being made divided by 360 (actual/360-days basis).
- (d) If the Issuer fails to pay any amount payable by it on its due date, default interest shall accrue on the overdue amount from (but excluding) the due date up to (and including) the date of actual payment at a rate which is two (2) per cent. higher than the Interest Rate from (and including) the date such payment was due up to (but excluding) the date of actual payment. Accrued default interest shall not be capitalised. No default interest shall accrue where the failure to pay was solely attributable to the Agent, the Issuing and Paying Agent or the CSD, in which case the Interest Rate shall apply instead.

9. REDEMPTION AND REPURCHASE OF THE BONDS

9.1 Redemption at maturity

The Issuer shall redeem all, but not only some, of the outstanding Bonds in full on the Final Maturity Date with an amount per Bond equal to 110 per cent. of the Nominal Amount together with accrued but unpaid Interest. If the Final Maturity Date is not a CSD Business Day, then the redemption shall occur on the first following CSD Business Day.

9.2 Issuer's purchase of Bonds

The Issuer may, subject to applicable law, at any time and at any price purchase Bonds on the market or in any other way. The Bonds held by the Issuer may at the Issuer's discretion be retained or sold by the Issuer, but not cancelled.

9.3 Voluntary total redemption (call option)

- (a) The Issuer may redeem all, but not only some, of the outstanding Bonds in full on a CSD Business Day:
- (i) any time prior to the First Call Date, at an amount per Bond equal to the Make Whole Amount;
 - (ii) any time from and including the First Call Date to, but excluding, the first Business Day falling forty-eight (48) months after the Issue Date at an amount per Bond equal to 102.425 per cent. of the Nominal Amount, together with accrued but unpaid Interest;
 - (iii) any time from and including the first Business Day falling forty-eight (48) months after the Issue Date to, but excluding, the first Business Day falling fifty-four (54) months after the Issue Date at an amount per Bond equal to 101.213 per cent. of the Nominal Amount, together with accrued but unpaid Interest;
 - (iv) any time from and including the first Business Day falling fifty-four (54) months after the Issue Date to, but excluding the first Business Day falling sixty (60) months after the Issue Date at an amount per Bond equal to 100.606 per cent. of the Nominal Amount, together with accrued but unpaid Interest;
 - (v) any time from and including the first Business Day falling sixty (60) months after the Issue Date to, and including 31 March 2023 at an amount per Bond equal to 101 per cent. of the Nominal Amount, together with accrued but unpaid interest;
 - (vi) any time from and including 1 April 2023 to, and including 9 December 2023 at an amount per Bond equal to 104 per cent. of the Nominal Amount, together with accrued but unpaid interest; and
 - (vii) any time from and including 10 December 2023 to, but excluding the Final Maturity Date at an amount per Bond equal to 110 per cent. of the Nominal Amount, together with accrued but unpaid interest.
- (b) Redemption in accordance with Clause 9.3(a) (*Voluntary total redemption (call option)*) shall be made by the Issuer giving not less than fifteen (15) Business Days' notice to the Bondholders, the Agent and the Issuing and Paying Agent. Any such notice is irrevocable but may, at the Issuer's discretion, contain one or more conditions precedent. Upon expiry of such notice and the fulfillment of the conditions precedent (if any), the Issuer is bound to redeem the Bonds in full at the applicable amounts.

9.4 Mandatory early total redemption upon a Naantali Mandatory Prepayment Event

Upon the occurrence of a Naantali Mandatory Prepayment Event (excluding, for the avoidance of doubt, a Naantali Total Loss Event), the Issuer shall no later than thirty (30) days following the Naantali

Mandatory Prepayment Event (unless an Event of Default is continuing in which case it shall be promptly), redeem all the outstanding Bonds at the price as set forth in Clause 9.3(a) (*Voluntary total redemption (call option)*) for the relevant period and, shall for the non-call period (until the First Call Date) be the Make-Whole Amount. The applicable amount shall be an even amount in Euro and paid to the Person who is registered as a Bondholder on the Record Date prior to the relevant Redemption Date.

9.5 Mandatory early partial redemption upon a Ruissalo Mandatory Prepayment Event

Upon the occurrence of a Ruissalo Mandatory Prepayment Event (excluding, for the avoidance of doubt, a Ruissalo Total Loss Event), the Issuer shall no later than thirty (30) days following the relevant Ruissalo Mandatory Prepayment Event (unless an Event of Default is continuing in which case it shall be promptly), redeem an amount equal to the higher of:

- (a) the purchase price received net transaction costs;
- (b) the average of (i) one third (1/3) of the aggregate Nominal Amount of the Bonds and (ii) an amount equal to the value of the Ruissalo Property according to the most recent Valuation; and
- (c) one third (1/3) of the aggregate Nominal Amount of the Bonds, (rounded down to the nearest even EUR 100 per each Bond),

on a *pro rata* basis, together with a premium on the due and payable amount as set forth in Clause 9.3(a) (*Voluntary total redemption (call option)*) for the relevant period and, shall for the non-call period (until the First Call Date) be the Make Whole Amount. The applicable amount shall be an even amount in Euro and paid to the Person who is registered as a Bondholder on the Record Date prior to the relevant Redemption Date.

9.6 Mandatory early partial redemption upon a Naantali Total Loss Event

Upon a Naantali Total Loss Event, the Issuer shall promptly upon receipt of insurance proceeds, but in any event no later than 180 days following the Naantali Total Loss Event, redeem two thirds (2/3) of the aggregate Nominal Amount of the Bonds (rounded down to the nearest even EUR 100 per each Bond) on a *pro rata* basis, together with a premium on the due and payable amount as set forth in Clause 9.3(a) (*Voluntary total redemption (call option)*) for the relevant period and, shall for the non-call period (until the First Call Date) be the Make Whole Amount. The applicable amount shall be an even amount in Euro and paid to the Person who is registered as a Bondholder on the Record Date prior to the relevant Redemption Date.

9.7 Mandatory early partial redemption upon a Ruissalo Total Loss Event

Upon a Ruissalo Total Loss Event, the Issuer shall promptly upon receipt of insurance proceeds, but in any event no later than 180 days following the Ruissalo Total Loss Event, redeem one third (1/3) of the Nominal Amount of the Bonds (rounded down to the nearest even EUR 100 per each Bond) on a *pro rata* basis, together with a premium on the due and payable amount as set forth in Clause 9.3(a) (*Voluntary total redemption (call option)*) for the relevant period and, shall for the non-call period (until the First Call Date) be the Make Whole Amount. The applicable amount shall be an even amount in Euro and paid to the Person who is registered as a Bondholder on the Record Date prior to the relevant Redemption Date.

9.8 Mandatory repurchase due to a Change of Control Event (put option)

- (a) Upon a Change of Control Event occurring, each Bondholder shall have the right to request that all, or some only, of its Bonds be repurchased at a price per Bond equal to 101 per cent. of the Nominal Amount together with accrued but unpaid Interest, during a period of sixty (60) days following a notice from the Issuer of the Change of Control Event pursuant to Clause 11.1(b)(iii) (after which time period such right shall lapse). However, such period may not start earlier than upon the occurrence of the Change of Control Event.

- (b) The notice from the Issuer pursuant to Clause 11.1(b)(iii) shall specify the repurchase date and include instructions about the actions that a Bondholder needs to take if it wants Bonds held by it to be repurchased. If a Bondholder has so requested, and acted in accordance with the instructions in the notice from the Issuer, the Issuer, or a Person designated by the Issuer, shall repurchase the relevant Bonds and the repurchase amount shall fall due on the repurchase date specified in the notice given by the Issuer pursuant to Clause 11.1(b)(iii). The repurchase date must fall no later than twenty (20) Business Days after the end of the period referred to in Clause 9.8(a) (*Mandatory repurchase due to a Change of Control Event (put option)*).
- (c) The Issuer shall comply with the requirements of any applicable securities laws or regulations in connection with the repurchase of Bonds. To the extent that the provisions of such laws and regulations conflict with the provisions in this Clause 9.8 (*Mandatory repurchase due to a Change of Control Event (put option)*), the Issuer shall comply with the applicable securities laws and regulations and will not be deemed to have breached its obligations under this Clause 9.8 (*Mandatory repurchase due to a Change of Control Event (put option)*) by virtue of the conflict.

10. TRANSACTION SECURITY AND GUARANTEES

- (a) No later than the date of disbursement from the Proceeds Account in accordance with Clause 4(a) (*Conditions Precedent*), the Issuer shall (or, with respect to paragraph (i) below shall procure that the relevant security provider will):
 - (i) grant the Transaction Security in relation to the Security Documents; and
 - (ii) procure that each of the Guarantors grants the Guarantees.
- (b) As continuing Security for the due and punctual fulfilment of the Secured Obligations, the Issuer, certain Group Companies and members of the Niemi family grants on or in connection with the Issue Date the Transaction Security to the Secured Parties as represented by the Security Agent.
- (c) The Security Agent shall hold the Transaction Security on behalf of the Secured Parties in accordance with the Security Documents. The Issuer and each relevant Group Company and member of the Niemi family shall enter into the Security Documents and perfect the Transaction Security in accordance with the Security Documents.
- (d) Unless and until the Security Agent has received instructions from the Bondholders in accordance with Clause 16 (*Decisions by Bondholders*), the Security Agent shall (without first having to obtain the Bondholders' consent) be entitled to enter into agreements with the Issuer or a third party or take any other actions, if it is, in the Security Agent's opinion, necessary for the purpose of maintaining, altering, releasing or enforcing the Transaction Security, creating further Security for the benefit of the Secured Parties or for the purpose of settling the Bondholders' or the Issuer's rights to the Transaction Security, in each case in accordance with the terms of the Finance Documents.

11. INFORMATION TO BONDHOLDERS

11.1 Information from the Issuer and the Operator

- (a) The Issuer shall and, pursuant to the Guarantee and Adherence Agreement, the Operator shall with respect to paragraph (ii), (iv) and (v) below, prepare and, by way of a publication on the Sunborn group website www.sunborn.com (and after an application to list the Bonds has been submitted, the Issuer shall also by way of a press release), make available:
 - (i) the annual audited financial statements of the Issuer and, in the event the Issuer has any Subsidiary, prepare and make available the annual audited consolidated financial statements of the Issuer Group and the annual audited unconsolidated financial statements of the Issuer, including a profit and loss account, a balance sheet, a cash

flow statement and management commentary or report from the Issuer's board of directors, on the Sunborn group website at www.sunborn.com not later than four (4) months after the expiry of each financial year;

- (ii) the annual audited financial statements of the Operator and, in the event the Operator has any Subsidiary, prepare and make available the annual audited consolidated financial statements of the Operator Group and the annual audited unconsolidated financial statements of the Operator, including a profit and loss account, a balance sheet, a cash flow statement and management commentary or report from the Operator's board of directors, on the Sunborn group website at www.sunborn.com not later than four (4) months after the expiry of each financial year;
 - (iii) the quarterly interim unaudited unconsolidated reports of the Issuer, including a profit and loss account, a balance sheet, a cash flow statement and management commentary or report from the Issuer's board of directors, and, in the event the Issuer has any Subsidiary, prepare and make available the quarterly interim unaudited consolidated reports of the Issuer Group and the quarterly interim unaudited unconsolidated reports of the Issuer, including a profit and loss account, a balance sheet, a cash flow statement and management commentary or report from the Issuer's board of directors, on the Sunborn group website at www.sunborn.com not later than two (2) months after the expiry of each relevant interim period;
 - (iv) the quarterly interim unaudited unconsolidated reports of the Operator, including a profit and loss account, a balance sheet, a cash flow statement and management commentary or report from the Operator's board of directors, and, in the event the Operator has any Subsidiary, prepare and make available the quarterly interim unaudited consolidated reports of the Operator Group and the quarterly interim unaudited unconsolidated reports of the Issuer, including a profit and loss account, a balance sheet, a cash flow statement and management commentary or report from the Issuer's board of directors, on the Sunborn group website at www.sunborn.com not later than two (2) months after the expiry of each relevant interim period;
 - (v) for as long as the Temporary Maintenance Test is tested, the quarterly interim unaudited consolidated financial statements of the Operator for such period (including comparable figures for the corresponding period in 2019) on the Sunborn group website at www.sunborn.com and by way of press release as soon as the same become available, but in any event within two (2) months after the expiry of each quarter of the Operator's financial year; and
 - (vi) after an application to list the Bonds has been submitted, any other information required by the Finnish Securities Markets Act (746/2012, as amended) and the rules and regulations of the Regulated Market on which the Bonds are admitted to trading.
- (b) The Issuer shall:
- (i) issue a Compliance Certificate to the Agent in connection with:
 - (A) the publishing of a Financial Report;
 - (B) the making of a Restricted Payment;
 - (C) the incurrence of Permitted Debt under paragraph (i) of that definition; and
 - (D) the Agent's request, within twenty (20) Business Days from such request;
 - (ii) supply to the Agent, together with its and the Operator's annual financial statements and upon delivery of a Compliance Certificate delivered in connection with a Maintenance Test or Incurrence Test, the most recent Valuations for the Properties (if not already provided); and

- (iii) promptly notify the Bondholders and the Agent when the Issuer is or becomes aware of the occurrence of:
 - (A) a Change of Control Event;
 - (B) a Total Loss Event; and
 - (C) a Mandatory Prepayment Event; and

shall, in each case, provide the Agent with such further information as the Agent may request (acting reasonably) following receipt of such notice. Such notice may be given in advance of the occurrence of a Change of Control Event or a Mandatory Prepayment Event (as applicable) conditioned upon the occurrence of such Change of Control Event or a Mandatory Prepayment Event (as applicable), if a definitive agreement is in place providing for a Change of Control Event or a Mandatory Prepayment Event (as applicable).

- (c) When the Bonds have been listed on Nasdaq Helsinki (or another Regulated Market), the reports referred to under Clauses 11.1(a)(i) and (iii) (*Information from the Issuer and the Operator*) above shall, in addition, be prepared in accordance with IFRS and made available in accordance with the rules and regulations of Nasdaq Helsinki (or another Regulated Market) (as amended from time to time) and the Finnish Securities Markets Act (746/2012, as amended).
- (d) The Issuer shall immediately notify the Agent (with full particulars) upon becoming aware of the occurrence of any event or circumstance which constitutes an Event of Default, or any event or circumstance which would (with the expiry of a grace period, the giving of notice, the making of any determination or any combination of any of the foregoing) constitute an Event of Default, and shall provide the Agent with such further information as it may reasonably request in writing following receipt of such notice. Should the Agent not receive such information, the Agent is entitled to assume that no such event or circumstance exists or can be expected to occur, provided that the Agent does not have actual knowledge of such event or circumstance.
- (e) The Issuer is only obliged to inform the Agent according to this Clause 11.1 if informing the Agent would not conflict with any applicable laws or, when the Bonds are listed, the Issuer's registration contract with the Regulated Market. If such a conflict would exist pursuant to the listing contract with the Regulated Market or otherwise, the Issuer shall however be obliged to either seek approval from the Regulated Market or undertake other reasonable measures, including entering into a non-disclosure agreement with the Agent, in order to be able to timely inform the Agent according to this Clause 11.1.

11.2 Information from the Agent

Subject to the restrictions of any applicable law or regulation, the Agent is entitled to disclose to the Bondholders any event or circumstance directly or indirectly relating to the Issuer or the Bonds. Notwithstanding the foregoing, the Agent may if it considers it to be beneficial to the interests of the Bondholders delay disclosure or refrain from disclosing certain information other than in respect of an Event of Default that has occurred and is continuing.

11.3 Publication of Finance Documents

- (a) The latest version of these Terms and Conditions (including any document amending these Terms and Conditions) shall be available on the Sunborn group website at www.sunborn.com and at the website of the Agent.
- (b) The latest versions of the Finance Documents shall be available to the Bondholders at the office of the Agent during normal business hours.

12. FINANCIAL UNDERTAKINGS

12.1 Maintenance Covenants

- (a) Interest Coverage Ratio: The Issuer shall ensure that the Interest Coverage Ratio exceeds 1.00:1 at all times.
- (b) Asset Cover Ratio: The Issuer shall ensure that the Asset Cover Ratio exceeds 130 per cent. at all times.
- (c) Minimum Cash: The Issuer shall ensure that the Cash and Cash Equivalents in the Issuer shall not, at any time, be less than the amount of interest to be paid on the next Interest Payment Date. For the purpose of this test, interest shall be calculated by using EURIBOR on the relevant Reference Date.
- (d) Lease Payment Coverage: The Issuer shall ensure that the ratio of Operator EBITDA to Lease Payments (for the relevant Reference Period) shall at all times exceed 1.00:1.

12.2 Testing of the Maintenance Test

- (a) Except as set out in paragraph (b) below, the Maintenance Test shall be tested on each Reference Date with respect to the Reference Period ending on such Reference Date and calculated based on the most recently delivered Valuation. The first test date shall be 30 June 2018.
- (b) Notwithstanding the foregoing:
 - (i) the maintenance covenant (Interest Coverage Ratio) set out in Clause 12.1(a) above shall not be tested on the Reference Dates falling on, and including, 31 March 2020 to, but excluding, 31 December 2021;
 - (ii) the maintenance covenant (Minimum Cash) set out in Clause 12.1(c) above shall not be tested on the Reference Dates falling on, and including, 31 March 2020 to, but excluding, 30 September 2021; and
 - (iii) the maintenance covenant (Lease Payment Coverage) set out in Clause 12.1(d) above shall not be tested on the Reference Dates falling on, and including, 31 March 2020 to, but excluding, 31 December 2021.

12.3 Equity Cure

- (a) If there is a breach of the Maintenance Test, no Event of Default will occur if, within twenty (20) Business Days of a delivery of the relevant Compliance Certificate evidencing that breach, the Issuer has received equity injection in cash in the form of a share issue or an unconditional shareholder contribution in an amount sufficient to ensure compliance with the relevant Maintenance Test, as at the relevant test date (the "**Cure Amount**").
- (b) The calculation of the Net Interest Bearing Debt and/or Minimum Cash (as applicable) shall be adjusted so that the Net Interest Bearing Debt and/or the Minimum Cash (as applicable) for the Reference Period is reduced or increased (as applicable) with an amount equal to the Cure Amount.
- (c) The calculation of the Operator EBITDA shall be adjusted so that Operator EBITDA is for the Reference Period increased with an amount equal to 1/3 of the Cure Amount.
- (d) The calculation of the Interest Coverage Ratio shall be adjusted so that the Issuer Net Finance Charges for the Reference Period is reduced with an amount equal to the Cure Amount, multiplied with the average interest rate paid by the Issuer under the Bonds after taken into account payments and receipt under the hedging arrangements during the previous twelve (12) month period.

- (e) Any Equity Cure counted in any calendar quarter shall be included in the Maintenance Test calculations until such time as that calendar quarter falls outside the Reference Period.
- (f) Any Equity Cure must be made in cash and no more than two (2) Equity Cures are to be made over the life of the Bonds. Equity Cures may not be injected in respect of any consecutive twelve (12) month period.

12.4 Temporary Maintenance Test

12.4.1 Temporary Maintenance Test and testing date

- (a) The Temporary Maintenance Test is met if:
 - (i) Operator EBITDA for the Quarterly Reference Period ending on 31 December 2020 exceeds 60 per cent. of Operator EBITDA for the Quarterly Reference Period ended on 31 December 2019;
 - (ii) Operator EBITDA for the Quarterly Reference Period ending on 31 March 2021 exceeds 70 per cent. of Operator EBITDA for the Quarterly Reference Period ended on 31 March 2019;
 - (iii) Operator EBITDA for the Quarterly Reference Period ending on 30 June 2021 exceeds 80 per cent. of Operator EBITDA for the Quarterly Reference Period ended on 30 June 2019; and
 - (iv) Operator EBITDA for the Quarterly Reference Period ending on 30 September 2021 exceeds 80 per cent. of Operator EBITDA for the Quarterly Reference Period ended on 30 September 2019.
- (b) The Temporary Maintenance Test shall be tested on each Temporary Reference Date with respect to the Quarterly Reference Period ending on such Temporary Reference Date. The first test date shall be 31 December 2020.

12.4.2 Operator Equity Cure

- (a) If there is a breach of the Temporary Maintenance Test, no Event of Default will occur if, within fifteen (15) Business Days from the delivery of a Compliance Certificate evidencing a breach of the Temporary Maintenance Test, the Operator has received an equity injection in cash in the form of an unconditional shareholder contribution or a subordinated shareholder loan in an amount sufficient to ensure compliance with the Temporary Maintenance Test (the "**Operator Cure Amount**").
- (b) Calculation of Operator EBITDA for the relevant Quarterly Reference Period shall be adjusted so that the Operator EBITDA for the Quarterly Reference Period is increased with an amount equal to the Operator Cure Amount. For the avoidance of doubt, an Operator Cure Amount may only be used towards curing Operator EBITDA for the relevant Quarterly Reference Period and may not be carried forward.

12.5 Incurrence Test

The Incurrence Test is met if:

- (a) the Interest Coverage Ratio exceeds 1.25:1;
- (b) the Asset Cover Ratio exceeds 140 per cent.;
- (c) the Lease Payment Coverage exceeds 1.20:1; and
- (d) no Event of Default is continuing or would occur upon the incurrence or the payment (as applicable).

12.6 Testing of the Incurrence Test

- (a) The calculation of the Asset Cover Ratio shall be made as per a testing date determined by the Issuer, falling no more than one (1) month prior to the incurrence of the new Financial Indebtedness or the making of a Restricted Payment (as applicable). The Net Interest Bearing Debt shall be measured on the relevant testing date so determined, but include the new Financial Indebtedness provided it is an interest bearing obligation (however, any cash balance resulting from the incurrence of the new Financial Indebtedness shall not reduce the Net Interest Bearing Debt). The Market Value shall be calculated based on the most recent Valuation. EBITDA shall be calculated as set out below in Clause 12.7 (*Adjustments*).
- (b) When the Interest Coverage Ratio and the Lease Payment Coverage is measured under the Incurrence Test, as applicable, the calculation of the Interest Coverage Ratio and the Lease Payment Coverage, as applicable, shall be made for the Reference Period ending on the last day of the period covered by the most recent Financial Report.

12.7 Adjustments

Issuer EBITDA and Operator EBITDA

- (a) The figures for Issuer EBITDA and Operator EBITDA for the Reference Period ending on the last day of the period covered by the most recent relevant Financial Report shall be used for the Maintenance Test and the Incurrence Test, but adjusted so that:
 - (i) entities acquired or disposed of by the Issuer Group or the Operator Group (as applicable) during the Reference Period, or after the end of the Reference Period but before the relevant testing date, shall be included or excluded (as applicable), *pro forma*, for the entire Reference Period; and
 - (ii) any entity to be acquired with the proceeds from new Financial Indebtedness shall be included, *pro forma*, for the entire Reference Period.

Issuer Finance Charges and Operator Finance Charges

- (b) The figures for the Issuer Finance Charges for the Reference Period ending on the last day of the period covered by the most recent relevant Financial Report (including when necessary, the Issuer Financial Reports published before the Issue Date), shall be used, but adjusted so that Issuer Finance Charges for such period shall be:
 - (i) reduced by an amount equal to the Issuer Finance Charges directly attributable to any Financial Indebtedness of the Issuer or of any other Issuer Group Company repaid, repurchased or otherwise discharged with respect to the Issuer and the continuing Issuer Group Companies with the proceeds from disposals of entities (or, if the Financial Indebtedness is owed by an Issuer Group Company that is sold, the Issuer Finance Charges for such period directly attributable to the Financial Indebtedness of such Issuer Group Company to the extent the Issuer and the continuing Issuer Group Companies are no longer liable for such Financial Indebtedness after such sale); and
 - (ii) increased on a *pro forma* basis by an amount equal to the Issuer Finance Charges directly attributable to:
 - (A) any Financial Indebtedness owed by acquired entities, and
 - (B) any Financial Indebtedness incurred to finance the acquisition of such entities, in each case calculated as if all such debt had been incurred at the beginning of the relevant test period.
- (c) The figures for the Operator Finance Charges for the Reference Period ending on the last day of the period covered by the most recent relevant Financial Report (including when necessary,

the Operator Financial Reports published before the Issue Date), shall be used, but adjusted so that Operator Finance Charges for such period shall be:

- (i) reduced by an amount equal to the Operator Finance Charges directly attributable to any Financial Indebtedness of the Issuer or of any other Issuer Group Company repaid, repurchased or otherwise discharged with respect to the Issuer and the continuing Issuer Group Companies with the proceeds from disposals of entities (or, if the Financial Indebtedness is owed by an Issuer Group Company that is sold, the Operator Finance Charges for such period directly attributable to the Financial Indebtedness of such Issuer Group Company to the extent the Issuer and the continuing Issuer Group Companies are no longer liable for such Financial Indebtedness after such sale); and
- (ii) increased on a *pro forma* basis by an amount equal to the Operator Finance Charges directly attributable to:
 - (A) any Financial Indebtedness owed by acquired entities; and
 - (B) any Financial Indebtedness incurred to finance the acquisition of such entities, in each case calculated as if all such debt had been incurred at the beginning of the relevant test period.

13. GENERAL UNDERTAKINGS

13.1 General

The Issuer undertakes to (and shall, where applicable, procure that (i) each other Group Company will, and (ii) the Operator pursuant to the Guarantee and Adherence Agreement undertakes to) comply with the undertakings set out in this Clause 13 for as long as any Bonds remain outstanding.

13.2 Distributions

None of the Issuer or the Operator shall, and each of them shall procure that no Group Company will,

- (a) pay any dividend on its shares (other than by an Issuer Group Company to another Issuer Group Company or by an Operator Group Company to another Operator Group Company);
- (b) grant any loans (other than as set out in Clause 13.10 (*Loans Out*) below);
- (c) repurchase any of its own shares;
- (d) redeem its share capital or other restricted equity with repayment to shareholders;
- (e) repay any Shareholder Loans;
- (f) make any other similar distribution or transfers of value to the direct or indirect shareholder of the Issuer and/or the Operator, or any Affiliates of the Issuer or the Operator (other than by an Issuer Group Company to another Issuer Group Company or by an Operator Group Company to another Operator Group Company)

each of paragraphs (a) to (f) above being a "**Restricted Payment**".

Notwithstanding the above, a Restricted Payment may be made by the Operator, if at the time of the payment the Incurrence Test is met (calculated on a *pro forma* basis including such Restricted Payment).

13.3 Nature of Business

Each of the Issuer and the Operator shall procure that no substantial change is made to the general nature of the business carried on by any Group Company if such substantial change would have a Material Adverse Effect.

13.4 Financial Indebtedness

None of the Issuer or the Operator shall, and shall procure that no other Group Company will, incur, prolong, renew or extend any Financial Indebtedness, provided however that a Group Company have a right to incur, prolong, renew or extend Financial Indebtedness that constitutes Permitted Debt.

13.5 Disposal of Assets

- (a) None of the Issuer or the Operator shall, and shall procure that no other Group Company will, sell or otherwise dispose of shares in any Group Company or of all or substantially all of its or that Group Company's assets, or operations to any person not being a Group Company.
- (b) The Issuer shall not sell or otherwise dispose of any of the Properties, unless such disposal is made in accordance with Clause 9.4 (*Mandatory early total redemption upon a Naantali Mandatory Prepayment Event*) or 9.5 (*Mandatory early partial redemption upon a Ruissalo Mandatory Prepayment Event*) (as applicable).

13.6 Regulation of the Permitted Transfer

Immediately following the Permitted Transfer:

- (a) a share pledge shall be granted over the shares in the NewCo on terms substantially similar to the pledge over the shares in the Issuer; and
- (b) evidence is provided to the Agent that the security over the Ruissalo Leasehold remains effective after the Permitted Transfer or that such security is replaced with new equivalent security.

13.7 Dealings with Related Parties

Each of the Issuer and the Operator shall, and shall ensure that each Group Company will, conduct all dealings with the direct and indirect shareholders of the Group Companies (excluding other Group Companies) and/or any Affiliates of such direct and indirect shareholders at arm's length terms.

13.8 Negative Pledge

- (a) None of the Issuer or the Operator shall, and shall procure that no other Group Company will, provide, prolong or renew any security over any of its/their assets (present or future) to secure Financial Indebtedness, provided however that the Group Companies have a right to provide, prolong and renew any Permitted Security.
- (b) Notwithstanding the foregoing, none of the Issuer or the Operator shall, and shall procure that no other Group Company will, provide, prolong or renew any security over any of its/their assets (present or future) to secure Governmental Support.

13.9 Listing

The Issuer shall ensure that:

- (a) the Bonds are listed on the corporate bond list of Nasdaq Helsinki or, if such admission to trading is not possible to obtain or maintain, admitted to trading on another Regulated Market, within twelve (12) months of the Issue Date; and
- (b) the Bonds, if admitted to trading on a Regulated Market, continue being listed thereon for as long as any Bond is outstanding (however, taking into account the rules and regulations of the

relevant Regulated Market and the CSD (as amended from time to time) preventing trading in the Bonds in close connection to the redemption of the Bonds).

13.10 Loans Out

None of the Issuer or the Operator shall, and shall procure that no Group Company will, extend any loans in any form to any other party other than:

- (a) loans by an Issuer Group Company to another Issuer Group Company;
- (b) loans by an Operator Group Company to a Group Company; and
- (c) loans in the ordinary course of business.

13.11 Insurance

- (a) The Issuer and/or the Operator shall (and shall ensure that each member of the Group will) maintain full value insurances and loss of rent insurances with reputable insurance companies on and in relation to its business and assets against those risks and to the extent as is usual for companies carrying on the same or substantially similar business.
- (b) If a Total Loss Event occurs, the Issuer shall, to the extent and as soon as possible obtain and present to the Agent a written confirmation from the relevant insurers that the claim relating to the Total Loss Event has been accepted in full.

13.12 Valuation

The Issuer shall once in every twelve-month period deliver a Valuation for all Properties. In addition, the Agent may at any time request a Valuation if the Agent has reason to believe that the Asset Cover Ratio is breached. Each Valuation shall be addressed to the Agent and paid by the Issuer.

13.13 Property Maintenance

The Issuer and the Operator shall ensure that as long as any Bonds are outstanding:

- (a) the Properties are managed properly and maintained in good condition;
- (b) the Properties are not demolished or altered in a way that would have a Material Adverse Effect; and
- (c) all material undertakings of the Issuer and the Operator and any other relevant Group Company under the Lease Agreements are complied with.

13.14 Minimum Lease Payment

Except for the year of 2020 (for which no minimum amount of Lease Payments shall apply), the minimum aggregated amount of Lease Payments *per annum* shall not be less than EUR 3,336,000.

13.15 Issuer Bank Accounts

Any proceeds received under the Lease Agreement and/or the Lease Guarantee shall be paid directly to an Issuer Bank Account. The Issuer may not open any other bank account unless such bank account is promptly pledged to the Security Agent (on behalf of the Secured Parties) on the equivalent terms as the then existing Security Documents over the Issuer Bank Accounts.

13.16 Operator Bank Account

At least 60 per cent. of the proceeds received each calendar quarter in relation to the business and operations of the Operator including in relation to the Naantali Hotel and the Ruissalo Hotel shall be paid directly to the Operator Bank Account and may not be transferred to any bank account within the Group that is not subject to Security in favor of the Security Agent (on behalf of the Secured Parties).

14. EVENTS OF DEFAULT AND ACCELERATION OF THE BONDS

Each of the events or circumstances set out in this Clause 14 (other than Clause 14.13 (*Acceleration of the Bonds*)) is an Event of Default.

14.1 Non-Payment

The Issuer fails to pay an amount on the date it is due in accordance with the Finance Documents unless its failure to pay is caused by administrative or technical error and payment is made within five (5) Business Days of the due date.

14.2 Maintenance Test

The Issuer or the Operator fails to comply with any of the Maintenance Tests and such failure has not been cured in accordance with the provisions of an Equity Cure pursuant to Clause 12.3 (*Equity Cure*).

14.3 Temporary Maintenance Test

The Issuer has failed to procure that the Operator comply with the Temporary Maintenance Test, provided that an Operator Equity Cure has not remedied such failure.

14.4 Other Obligations

A member of the Group or an Ultimate Shareholder does not comply with its obligations under the Finance Documents, in any other way than as set out under Clauses 14.1 (*Non-Payment*), 14.2 (*Maintenance Test*) or 14.3 (*Temporary Maintenance Test*) above, provided that the Agent has requested the Obligor in writing to remedy such failure and the Obligor has not remedied the failure within ten (10) Business Days from such request (if the failure or violation is not capable of being remedied, the Agent may declare the Bonds due and payable without such prior written request).

14.5 Payment default/Cross-acceleration

Any Financial Indebtedness of a Group Company is not paid when due as extended by any originally applicable grace period, or is declared to be due and payable prior to its specified maturity as a result of an event of default (however described), provided that no Event of Default will occur under this Clause 14.5 if the aggregate amount of Financial Indebtedness that has fallen due is less than EUR 2,000,000 (or the equivalent) and provided that it does not apply to any Financial Indebtedness owed to a Group Company or Financial Indebtedness under a Shareholder Loan.

14.6 Lease Agreement Non-payment

- (a) Subject to paragraph (b) below, the Operator fails to make a Lease Payment to the Issuer under the Lease Agreement and such failure has not been remedied within fifteen (15) Business Days of the due date.
- (b) Paragraph (a) shall not apply for the period from, and including, 1 January 2020 to, and including, 31 December 2020.

14.7 Insolvency

- (a) Any Group Company is unable or admits inability to pay its debts as they fall due or is declared to be unable to pay its debts under applicable law, suspends making payments on its debts generally or, by reason of actual or anticipated financial difficulties, commences negotiations with its creditors generally (except for the Secured Parties) with a view to rescheduling its Financial Indebtedness; or
- (b) a moratorium is declared in respect of the Financial Indebtedness of any Group Company.

14.8 Insolvency Proceedings

Any corporate action, legal proceedings or other procedures are taken (other than (i) proceedings or petitions which are being disputed in good faith and are discharged, stayed or dismissed within sixty (60) days of commencement or, if earlier, the date on which it is advertised and (ii), in relation to a Group Company (other than the Issuer or the Operator), solvent liquidations) in relation to:

- (a) the suspension of payments, winding-up, dissolution, administration or reorganisation (in Finnish *yrittysaneeraus*) (by way of voluntary agreement, scheme of arrangement or otherwise) of any Group Company; and
- (b) the appointment of a liquidator, receiver, administrator, administrative receiver, compulsory manager or other similar officer in respect of any Group Company or any of its assets or any analogous procedure or step is taken in any jurisdiction in respect of any Group Company.

14.9 Mergers and Demergers

A decision is made that any Group Company shall be demerged or merged, if such merger or demerger is likely to have a Material Adverse Effect, provided that a merger involving the Issuer, where the Issuer is not the surviving entity or a merger involving the Operator where the Operator is not the surviving entity, shall always be considered an Event of Default and provided that the Issuer and the Operator may not be demerged.

14.10 Creditors' Process

Any expropriation, attachment, sequestration, distress or execution or any analogous process in any jurisdiction affects any asset or assets of any Group Company having an aggregate value of an amount equal to or exceeding EUR 2,000,000 (or the equivalent) and is not discharged within sixty (60) days.

14.11 Impossibility or Illegality

It is or becomes impossible or unlawful for the Issuer to fulfil or perform any of the provisions of the Finance Documents or if the obligations under the Finance Documents are not, or cease to be, legal, valid, binding and enforceable.

14.12 Continuation of the Business

- (a) Subject to paragraph (b) below, the Issuer or any other Group Company ceases to carry on its business if such discontinuation is likely to have a Material Adverse Effect.
- (b) Paragraph (a) shall not apply for the period from, and including, 1 January 2020 to, and including, 31 December 2020.

14.13 Acceleration of the Bonds

- (a) Upon the occurrence of an Event of Default which is continuing, the Agent is entitled to, and shall following an instruction given pursuant to Clause 14.13(d), on behalf of the Bondholders (i) by notice to the Issuer, declare all, but not only some, of the outstanding Bonds due and payable together with any other amounts payable under the Finance Documents, immediately or at such later date as the Agent determines, and (ii) exercise any or all of its rights, remedies, powers and discretions under the Finance Documents.
- (b) The Agent may not accelerate the Bonds in accordance with Clause 14.13(a) by reference to a specific Event of Default if it is no longer continuing or if it has been decided, on a Bondholders Meeting or by way of a Written Procedure, to waive such Event of Default (temporarily or permanently).
- (c) The Agent shall notify the Bondholders of an Event of Default within five (5) Business Days of the date on which the Agent received actual knowledge of that an Event of Default has occurred and is continuing. The Agent shall, within twenty (20) Business Days of the date on which the Agent received actual knowledge of that an Event of Default has occurred and is

continuing, decide if the Bonds shall be so accelerated. If the Agent decides not to accelerate the Bonds, the Agent shall promptly seek instructions from the Bondholders in accordance with Clause 16 (*Decisions by Bondholders*). The Agent shall always be entitled to take the time necessary to consider whether an occurred event constitutes an Event of Default.

- (d) If the Bondholders instruct the Agent to accelerate the Bonds, the Agent shall promptly declare the Bonds due and payable and take such actions as may, in the opinion of the Agent, be necessary or desirable to enforce the rights of the Bondholders under the Finance Documents, unless the relevant Event of Default is no longer continuing.
- (e) If the right to accelerate the Bonds is based upon a decision of a court of law or a government authority, it is not necessary that the decision has become enforceable under law or that the period of appeal has expired in order for cause of acceleration to be deemed to exist.
- (f) In the event of an acceleration of the Bonds in accordance with this Clause 14.13, up to, but excluding, the First Call Date the Issuer shall redeem all Bonds at an amount per Bond equal to the price set out in paragraph 9.3(a)(i) and thereafter, as applicable considering when the acceleration occurs, the redemption amount specified in Clause 9.3 (a)(ii) - (a)(iv) (*Voluntary total redemption (call option)*).

15. DISTRIBUTION OF PROCEEDS

- (a) All payments by the Issuer relating to the Bonds and the Finance Documents following an acceleration of the Bonds in accordance with Clause 14 (*Events of Default and Acceleration of the Bonds*) and any proceeds received from an enforcement of the Transaction Security shall (in the case of proceeds from the Guarantees to the extent such proceeds can be applied towards satisfaction of the below) be distributed in the following order of priority, in accordance with the instructions of the Agent:
 - (i) first, in or towards payment *pro rata* of (i) all unpaid fees, costs, expenses and indemnities payable by the Issuer to the Agent in accordance with the Agency Agreement (other than any indemnity given for liability against the Bondholders), (ii) other costs, expenses and indemnities relating to the acceleration of the Bonds, the enforcement of the Transaction Security or the protection of the Bondholders' rights as may have been incurred by the Agent, (iii) any costs incurred by the Agent for external experts that have not been reimbursed by the Issuer in accordance with Clause 20.2(g), and (iv) any costs and expenses incurred by the Agent in relation to a Bondholders' Meeting or a Written Procedure that have not been reimbursed by the Issuer in accordance with Clause 16(c);
 - (ii) secondly, in or towards payment *pro rata* of accrued but unpaid Interest under the Bonds (Interest due on an earlier Interest Payment Date to be paid before any Interest due on a later Interest Payment Date);
 - (iii) thirdly, in or towards payment *pro rata* of any unpaid principal under the Bonds;
 - (iv) fourthly, in or towards payment *pro rata* of any other costs or outstanding amounts unpaid under the Finance Documents; and
 - (v) fifthly, in respect of proceeds received from an enforcement of the mortgage over the Properties, to the Second Priority Mortgage Pledge holders.

Any excess funds after the application of proceeds in accordance with paragraphs (i) to (v) above shall be paid to the Issuer or the Operator, as applicable.

- (b) If a Bondholder or another party has paid any fees, costs, expenses or indemnities referred to in Clause 15(a)(i), such Bondholder or other party shall be entitled to reimbursement by way of a corresponding distribution in accordance with Clause 15(a)(i).

- (c) Funds that the Agent receives (directly or indirectly) in connection with the acceleration of the Bonds or the enforcement of the Transaction Security constitute escrow funds and must be held on a separate interest-bearing account on behalf of the Bondholders and the other interested parties. The Agent shall arrange for payments of such funds in accordance with this Clause 15 as soon as reasonably practicable.
- (d) If the Issuer or the Agent shall make any payment under this Clause 15, the Issuer or the Agent, as applicable, shall notify the Bondholders of any such payment at least fifteen (15) Business Days before the payment is made. Such notice shall specify the Record Date, the payment date and the amount to be paid. Notwithstanding the foregoing, for any Interest due but unpaid the Record Date specified in Clause 7(a) shall apply and for any partial redemption in accordance with Clauses 9.4 (*Mandatory early total redemption upon a Naantali Mandatory Prepayment Event*), 9.5 (*Mandatory early partial redemption upon a Ruissalo Mandatory Prepayment Event*), 9.6 (*Mandatory early partial redemption upon a Naantali Total Loss Event*) and 9.7 (*Mandatory early partial redemption upon a Ruissalo Total Loss Event*) due but not made, the Record Date specified in Clause 9.5 shall apply.

16. DECISIONS BY BONDHOLDERS

- (a) A request by the Agent for a decision by the Bondholders on a matter relating to the Finance Documents shall (at the option of the Agent) be dealt with at a Bondholders' Meeting or by way of a Written Procedure.
- (b) Any request from the Issuer or a Bondholder (or Bondholders) representing at least ten (10) per cent. of the Adjusted Nominal Amount (such request may only be validly made by a Person who is a Bondholder on the Business Day immediately following the day on which the request is received by the Agent and shall, if made by several Bondholders, be made by them jointly) for a decision by the Bondholders on a matter relating to the Finance Documents shall be directed to the Agent and dealt with at a Bondholders' Meeting or by way a Written Procedure, as determined by the Agent. The Person requesting the decision may suggest the form for decision making, but if it is in the Agent's opinion more appropriate that a matter is dealt with at a Bondholders' Meeting than by way of a Written Procedure, it shall be dealt with at a Bondholders' Meeting.
- (c) The Agent may refrain from convening a Bondholders' Meeting or instigating a Written Procedure if (i) the suggested decision must be approved by any Person in addition to the Bondholders and such Person has informed the Agent that an approval will not be given, or (ii) the suggested decision is not in accordance with applicable laws.
- (d) Only a Person who is, or who has been provided with a power of attorney pursuant to Clause 6 (*Right to Act on Behalf of a Bondholder*) from a Person who is, registered as a Bondholder:
 - (i) at the Record Date on the CSD Business Day specified in the notice of the Bondholders' Meeting pursuant to Clause 17(c), in respect of a Bondholders' Meeting, or
 - (ii) at the Record Date on the CSD Business Day specified in the communication pursuant to Clause 18(c), in respect of a Written Procedure,may exercise voting rights as a Bondholder at such Bondholders' Meeting or in such Written Procedure, provided that the relevant Bonds are included in the definition of Adjusted Nominal Amount.
- (e) The following matters shall require the consent of Bondholders representing at least sixty-six and two thirds ($66 \frac{2}{3}$) per cent. of the Adjusted Nominal Amount for which Bondholders are voting at a Bondholders' Meeting or for which Bondholders reply in a Written Procedure in accordance with the instructions given pursuant to Clause 18(c):
 - (i) waive a breach of or amend an undertaking set out in Clause 13 (*General Undertakings*);

- (ii) release the security provided under the Security Documents;
 - (iii) reduce the principal amount, interest rate or interest amount which shall be paid by the Issuer;
 - (iv) amend any payment day for principal or interest amount or waive any breach of a payment undertaking, or
 - (v) amend the provisions regarding the majority requirements under these Terms and Conditions.
- (f) Any matter not covered by Clause 16(e) shall require the consent of Bondholders representing more than 50 per cent. of the Adjusted Nominal Amount for which Bondholders are voting at a Bondholders' Meeting or for which Bondholders reply in a Written Procedure in accordance with the instructions given pursuant to Clause 18(c). This includes, but is not limited to, any amendment to, or waiver of, the terms of any Finance Document that does not require a higher majority (other than an amendment permitted pursuant to Clause 19(a)(i) or (19(a)(ii))), an acceleration of the Bonds, or the enforcement of any Transaction Security.
- (g) Quorum at a Bondholders' Meeting or in respect of a Written Procedure only exists if a Bondholder (or Bondholders) representing at least fifty (50) per cent. of the Adjusted Nominal Amount in case of a matter pursuant to Clause 16(e), and otherwise twenty (20) per cent. of the Adjusted Nominal Amount:
- (i) if at a Bondholders' Meeting, attend the meeting in Person or by telephone conference (or appear through duly authorised representatives); or
 - (ii) if in respect of a Written Procedure, reply to the request.
- (h) If a quorum does not exist at a Bondholders' Meeting or in respect of a Written Procedure, the Agent or the Issuer shall convene a second Bondholders' Meeting (in accordance with Clause 17(a)) or initiate a second Written Procedure (in accordance with Clause 18(a)), as the case may be, provided that the relevant proposal has not been withdrawn by the Person(s) who initiated the procedure for Bondholders' consent. The quorum requirement in Clause 16(g) shall not apply to such second Bondholders' Meeting or Written Procedure.
- (i) Any decision which extends or increases the obligations of the Issuer or the Agent, or limits, reduces or extinguishes the rights or benefits of the Issuer or the Agent, under the Finance Documents shall be subject to the Issuer's or the Agent's consent, as appropriate.
- (j) A Bondholder holding more than one Bond need not use all its votes or cast all the votes to which it is entitled in the same way and may in its discretion use or cast some of its votes only.
- (k) The Issuer may not, directly or indirectly, pay or cause to be paid any consideration to or for the benefit of any Bondholder for or as inducement to any consent under these Terms and Conditions, unless such consideration is offered to all Bondholders that consent at the relevant Bondholders' Meeting or in a Written Procedure within the time period stipulated for the consideration to be payable or the time period for replies in the Written Procedure, as the case may be.
- (l) A matter decided at a duly convened and held Bondholders' Meeting or by way of Written Procedure is binding on all Bondholders, irrespective of them being present or represented at the Bondholders' Meeting or responding in the Written Procedure. The Bondholders that have not adopted or voted for a decision shall not be liable for any damages that this may cause other Bondholders.
- (m) All costs and expenses incurred by the Issuer or the Agent for the purpose of convening a Bondholders' Meeting or for the purpose of carrying out a Written Procedure, including reasonable fees to the Agent, shall be paid by the Issuer.

- (n) If a decision shall be taken by the Bondholders on a matter relating to the Finance Documents, the Issuer shall promptly at the request of the Agent provide the Agent with a certificate specifying the number of Bonds owned by Group Companies or (to the knowledge of the Issuer) its Affiliates, irrespective of whether such Person is directly registered as owner of such Bonds. The Agent shall not be responsible for the accuracy of such certificate or otherwise be responsible to determine whether a Bond is owned by a Group Company or an Affiliate.
- (o) Information about decisions taken at a Bondholders' Meeting or by way of a Written Procedure shall promptly be sent by notice to the Bondholders and published on the website of the Sunborn group at www.sunborn.com and at the website of the Agent, provided that a failure to do so shall not invalidate any decision made or voting result achieved. The minutes from the relevant Bondholders' Meeting or Written Procedure shall at the request of a Bondholder be sent to it by the Issuer or the Agent, as applicable.

17. BONDHOLDERS' MEETING

- (a) The Agent shall convene a Bondholders' Meeting by sending a notice thereof to the CSD and each Bondholder no later than five (5) Business Days after receipt of a request from the Issuer or the Bondholder(s) (or such later date as may be necessary for technical or administrative reasons).
- (b) Should the Issuer want to replace the Agent, it may convene a Bondholders' Meeting in accordance with Clause 17(a) with a copy to the Agent. After a request from the Bondholders pursuant to Clause 20.4(c), the Issuer shall no later than five (5) Business Days after receipt of such request (or such later date as may be necessary for technical or administrative reasons) convene a Bondholders' Meeting in accordance with Clause 17(a).
- (c) The notice pursuant to Clause 17(a) shall include (i) time for the meeting, (ii) place for the meeting, (iii) agenda for the meeting (including each request for a decision by the Bondholders), (iv) a specification of the CSD Business Day at the end of which a Person must be registered as a Bondholder in order to be entitled to exercise voting rights at the meeting, and (v) a form of power of attorney. Only matters that have been included in the notice may be resolved upon at the Bondholders' Meeting. Should prior notification by the Bondholders be required in order to attend the Bondholders' Meeting, such requirement shall be included in the notice.
- (d) The Bondholders' Meeting shall be held no earlier than fifteen (15) Business Days and no later than thirty (30) Business Days from the notice.
- (e) Without amending or varying these Terms and Conditions, the Agent may prescribe such further regulations regarding the convening and holding of a Bondholders' Meeting as the Agent may deem appropriate. Such regulations may include a possibility for Bondholders to vote without attending the meeting in Person.

18. WRITTEN PROCEDURE

- (a) The Agent shall instigate a Written Procedure (which may be conducted electronically in a manner determined by the Agent) no later than five (5) Business Days after receipt of a request from the Issuer or the Bondholder(s) (or such later date as may be necessary for technical or administrative reasons) by sending a communication to each such Person who is registered as a Bondholder on the Business Day prior to the date on which the communication is sent.
- (b) Should the Issuer want to replace the Agent, it may send a communication in accordance with Clause 18(a) to each Bondholder with a copy to the Agent.
- (c) A communication pursuant to Clause 18(a) shall include (i) each request for a decision by the Bondholders, (ii) a description of the reasons for each request, (iii) a specification of the CSD Business Day on which a Person must be registered as a Bondholder in order to be entitled to exercise voting rights, (iv) instructions and directions on where to receive a form for replying to the request (such form to include an option to vote yes or no for each request) as well as a

form of power of attorney, and (v) the stipulated time period within which the Bondholder must reply to the request (such time period to last at least fifteen (15) Business Days from the communication pursuant to Clause 18(a)). If the voting shall be made electronically, instructions for such voting shall be included in the communication.

- (d) When the requisite majority consents of the total Adjusted Nominal Amount pursuant to Clauses 16(e) and 16(f) have been received in a Written Procedure, the relevant decision shall be deemed to be adopted pursuant to Clause 16(e) or 16(f), as the case may be, even if the time period for replies in the Written Procedure has not yet expired.

19. AMENDMENTS AND WAIVERS

- (a) The Issuer and the Agent (acting on behalf of the Bondholders) may agree to amend the Finance Documents or waive any provision in a Finance Document, provided that:
 - (i) such amendment or waiver is not detrimental to the interest of the Bondholders, or is made solely for the purpose of rectifying obvious errors and mistakes;
 - (ii) such amendment or waiver is required by applicable law, a court ruling or a decision by a relevant authority; or
 - (iii) such amendment or waiver has been duly approved by the Bondholders in accordance with Clause 16 (*Decisions by Bondholders*).
- (b) The consent of the Bondholders is not necessary to approve the particular form of any amendment to the Finance Documents. It is sufficient if such consent approves the substance of the amendment.
- (c) The Agent shall promptly notify the Bondholders of any amendments or waivers made in accordance with Clause 19(a), setting out the date from which the amendment or waiver will be effective, and ensure that any amendments to the Finance Documents are published in the manner stipulated in Clause 11.3 (*Publication of Finance Documents*). The Issuer shall ensure that any amendments to the Finance Documents are duly registered with the CSD and each other relevant organisation or authority.
- (d) An amendment to the Finance Documents shall take effect on the date determined by the Bondholders Meeting, in the Written Procedure or by the Agent, as the case may be.

20. APPOINTMENT AND REPLACEMENT OF THE AGENT AND THE SECURITY AGENT

20.1 Appointment of Agent and the Security Agent

- (a) By subscribing for Bonds, each initial Bondholder appoints the Agent and the Security Agent to act as its agent, security agent and representative pursuant to the Act on Noteholders' Agent and Security Agent (as applicable) in all matters relating to the Bonds and the Finance Documents, and authorises each of the Agent and the Security Agent to act on its behalf (without first having to obtain its consent, unless such consent is specifically required by these Terms and Conditions) in all matters set out in the Act on Noteholders' Agent and particularly in any legal or arbitration proceedings relating to the Bonds held by such Bondholder or relating to the Transaction Security including any legal or arbitration proceeding relating to the perfection, preservation, protection or enforcement of the Transaction Security and the Guarantees.
- (b) By acquiring Bonds, each subsequent Bondholder confirms the appointment and authorisation for the Agent and the Security Agent to act on its behalf, as set forth in Clause 20.1(a).
- (c) Each Bondholder shall immediately upon request provide the Agent and the Security Agent with any such documents, including a written power of attorney (in form and substance satisfactory to the Agent or the Security Agent, as applicable), that the Agent or the Security Agent (as applicable) deems necessary for the purpose of exercising its rights and/or carrying

out its duties under the Finance Documents. Neither the Agent nor the Security Agent is under any obligation to represent a Bondholder which does not comply with such request.

- (d) The Issuer shall promptly upon request provide the Agent and the Security Agent with any documents and other assistance (in form and substance satisfactory to the Agent or the Security Agent, as applicable), that the Agent or the Security Agent (as applicable) deems necessary for the purpose of exercising its rights and/or carrying out its duties under the Finance Documents.
- (e) Each of the Agent and the Security Agent is entitled to fees for their respective work and to be indemnified for costs, losses and liabilities on the terms set out in the Finance Documents and the Agency Agreement and the Agent's and the Security Agent's respective obligations as Agent and Security Agent (as applicable) under the Finance Documents are conditioned upon the due payment of such fees and indemnifications.
- (f) Each of the Agent and the Security Agent may act as agent and/or trustee for several issues of securities issued by or relating to the Issuer and other Group Companies notwithstanding potential conflicts of interest.

20.2 Duties of the Agent and the Security Agent

- (a) Each of the Agent and the Security Agent shall represent the Bondholders in accordance with the Finance Documents, including, inter alia, holding the Transaction Security pursuant to the Security Documents and the Guarantees pursuant to the Guarantee and Adherence Agreement on behalf of the Bondholders and, where relevant, enforcing the Transaction Security and/or any Guarantee on behalf of the Bondholders. However, the Agent is not responsible for the execution or enforceability of the Finance Documents or the perfection of the Transaction Security.
- (b) When acting in accordance with the Finance Documents, the Agent and the Security Agent are always acting with binding effect on behalf of the Bondholders. The Agent and the Security Agent shall carry out their respective duties under the Finance Documents in a reasonable, proficient and professional manner, with reasonable care and skill.
- (c) Each of the Agent's and the Security Agent's duties under the Finance Documents are solely mechanical and administrative in nature and the Agent and the Security Agent only acts in accordance with the Finance Documents and upon instructions from the Bondholders, unless otherwise set out in the Finance Documents. In particular, neither the Agent nor the Security Agent is acting as an advisor (whether legal, financial or otherwise) to the Bondholders or any other Person and no opinion or advice by the Agent or the Security Agent will be binding on the Bondholders.
- (d) Neither the Agent nor the Security Agent is obligated to assess or monitor the financial conditions of the Issuer or compliance by the Group with the terms of the Finance Documents (unless to the extent expressly set out in the Finance Documents) or to take any steps to ascertain whether any Event of Default (or any event that may lead to an Event of Default) has occurred.
- (e) Each of the Agent and the Security Agent is entitled to delegate its duties to other professional parties, but each of them shall remain liable for the actions of such parties under the Finance Documents.
- (f) Each of the Agent and the Security Agent shall treat all Bondholders equally and, when acting pursuant to the Finance Documents, act with regard only to the interests of the Bondholders and shall not be required to have regard to the interests or to act upon or comply with any direction or request of any other Person, other than as explicitly stated in the Finance Documents.
- (g) Each of the Agent and the Security Agent is entitled to engage external experts when carrying out its duties under the Finance Documents. The Issuer shall on demand by the Agent and/or

the Security Agent (as applicable) pay all costs for external experts engaged after the occurrence of an Event of Default, or for the purpose of investigating or considering (i) an event which the Agent reasonably believes is or may lead to an Event of Default or (ii) a matter relating to the Issuer or the Transaction Security which the Agent reasonably believes may be detrimental to the interests of the Bondholders under the Finance Documents. Any compensation for damages or other recoveries received by the Agent and/or the Security Agent (as applicable) from external experts engaged by it for the purpose of carrying out its duties under the Finance Documents shall be distributed in accordance with Clause 15 (*Distribution of Proceeds*).

- (h) Notwithstanding any other provision of the Finance Documents to the contrary, neither the Agent nor the Security Agent is obliged to do or omit to do anything if it would or might in its reasonable opinion constitute a breach of any law or regulation.
- (i) If in the Agent's or the Security Agent's reasonable opinion the cost, loss or liability which it may incur (including its respective reasonable fees) in complying with instructions of the Bondholders, or taking any action at its own initiative, will not be covered by the Issuer, the Agent or the Security Agent (as applicable) may refrain from acting in accordance with such instructions, or taking such action, until it has received such funding or indemnities (or adequate Security has been provided therefore) as it may reasonably require.
- (j) Each of the Agent and the Security Agent shall give a notice to the Bondholders (i) before it ceases to perform its obligations under the Finance Documents by reason of the non-payment by the Issuer of any fee or indemnity due to the Agent under the Finance Documents or the Agency Agreement or (ii) if it refrains from acting for any reason described in Clause 20.2(i).

20.3 Limited liability for the Agent and the Security Agent

- (a) Neither the Agent nor the Security Agent will be liable to the Bondholders for damage or loss caused by any action taken or omitted by it under or in connection with any Finance Document, unless directly caused by its negligence or willful misconduct or unless otherwise provided for in the Act on Noteholders' Agent. Neither the Agent nor the Security Agent shall be responsible for indirect loss.
- (b) Neither the Agent nor the Security Agent shall be considered to have acted negligently if it has acted in accordance with advice from or opinions of reputable external experts addressed to it or if it has acted with reasonable care in a situation when it considers that it is detrimental to the interests of the Bondholders to delay the action in order to first obtain instructions from the Bondholders.
- (c) Neither the Agent nor the Security Agent shall be liable for any delay (or any related consequences) in crediting an account with an amount required pursuant to the Finance Documents to be paid by it to the Bondholders, provided that it has taken all necessary steps as soon as reasonably practicable to comply with the regulations or operating procedures of any recognised clearing or settlement system used by it for that purpose.
- (d) Neither the Agent nor the Security Agent shall have any liability to the Bondholders for damage caused by it acting in accordance with instructions of the Bondholders given in accordance with Clause 16 (*Decisions by Bondholders*) or a demand by Bondholders given pursuant to Clause 14.13.
- (e) Neither the Agent nor the Security Agent is liable for information provided to the Bondholders by or on behalf of the Issuer or by any other Person.
- (f) Any liability towards the Issuer which is incurred by the Agent or the Security Agent in acting under, or in relation to, the Finance Documents shall not be subject to set-off against the obligations of the Issuer to the Bondholders under the Finance Documents.

20.4 Replacement of the Agent and the Security Agent

- (a) Subject to Clause 20.4(f), each of the Agent and the Security Agent may resign by giving notice to the Issuer and the Bondholders, in which case the Bondholders shall appoint a successor Agent and/or Security Agent (as applicable) at a Bondholders' Meeting convened by the retiring Agent and/or retiring Security Agent (as applicable) or by way of Written Procedure initiated by the retiring Agent.
- (b) Subject to Clause 20.4(f), if the Agent and/or the Security Agent (as applicable) is Insolvent, removed by the Finnish Financial Supervisory Authority from the public register of Noteholders' Agents referred to in the Act on Noteholders' Agent or is no longer independent of the Issuer, the Agent and/or the Security Agent (as applicable) shall be deemed to resign as Agent and/or Security Agent (as applicable) and the Issuer shall within ten (10) Business Days appoint a successor Agent and/or Security Agent (as applicable) which shall be an independent financial institution or an independent reputable company which regularly acts as agent under debt issuances and which is registered (if required to be so registered by the Act on Noteholders' Agent) in the public register of noteholders' agents referred to in the Act on Noteholders' Agent.
- (c) A Bondholder (or Bondholders) representing at least ten (10) per cent. of the Adjusted Nominal Amount may, by notice to the Issuer (such notice may only be validly given by a Person who is a Bondholder on the Business Day immediately following the day on which the notice is received by the Issuer and shall, if given by several Bondholders, be given by them jointly), require that a Bondholders' Meeting is held for the purpose of dismissing the Agent and/or the Security Agent and appointing a new Agent and/or a new Security Agent (as applicable). The Issuer may, at a Bondholders' Meeting convened by it or by way of Written Procedure initiated by it, propose to the Bondholders that the Agent and/or Security Agent (as applicable) be dismissed and a new Agent and/or a new Security Agent (as applicable) be appointed.
- (d) If the Bondholders have not appointed a successor Agent and/or successor Security Agent (as applicable) within ninety (90) days after (i) the earlier of the notice of resignation was given or the resignation otherwise took place or (ii) the Agent was dismissed through a decision by the Bondholders, the Issuer shall appoint a successor Agent and/or successor Security Agent (as applicable) which shall be an independent financial institution or an independent reputable company which regularly acts as agent under debt issuances and which is registered (if required to be so registered by the Act on Noteholders' Agent) in the public register of noteholders' agents referred to in the Act on Noteholders' Agent.
- (e) The retiring Agent and/or retiring Security Agent (as applicable) shall, at its own cost, make available to the successor Agent and/or successor Security Agent (as applicable) such documents and records and provide such assistance as the successor Agent and/or successor Security Agent (as applicable) may reasonably request for the purposes of performing its functions as Agent and/or Security Agent (as applicable) under the Finance Documents.
- (f) The Agent's and the Security Agent's resignation or dismissal shall only take effect upon the appointment of a successor Agent and/or successor Security Agent (as applicable) and acceptance by such successor Agent and/or successor Security Agent (as applicable) of such appointment and the execution of all necessary documentation to effectively substitute the retiring Agent and/or retiring Security Agent (as applicable).
- (g) Upon the appointment of a successor, the retiring Agent and/or the retiring Security Agent (as applicable) shall be discharged from any further obligation in respect of the Finance Documents but shall remain entitled to the benefit of the Finance Documents and remain liable under the Finance Documents in respect of any action which it took or failed to take whilst acting as Agent and/or as Security Agent (as applicable). Its successor, the Issuer and each of the Bondholders shall have the same rights and obligations amongst themselves under the Finance Documents as they would have had if such successor had been the original Agent.
- (h) In the event that there is a change of the Agent and/or the Security Agent in accordance with this Clause 20.4, the Issuer shall execute such documents and take such actions as the new Agent and/or the new Security Agent (as applicable) may reasonably require for the purpose

of vesting in such new Agent and/or new Security Agent (as applicable) the rights, powers and obligation of the Agent and/or the Security Agent (as applicable) and releasing the retiring Agent and/or the retiring Security Agent (as applicable) from its respective further obligations under the Finance Documents and the Agency Agreement. Unless the Issuer and the new Agent and/or the New Security Agent (as applicable) agrees otherwise, the new Agent and/or the New Security Agent (as applicable) shall be entitled to the same fees and the same indemnities as the retiring Agent and/or the retiring Security Agent (as applicable).

21. APPOINTMENT AND REPLACEMENT OF THE ISSUING AND PAYING AGENT

- (a) The Issuer appoints the Issuing and Paying Agent to manage certain specified tasks under these Terms and Conditions and in accordance with the legislation, rules and regulations applicable to and/or issued by the CSD and relating to the Bonds.
- (b) The Issuing and Paying Agent may retire from its assignment or be dismissed by the Issuer, provided that the Issuer has approved that a commercial bank or securities institution approved by the CSD accedes as new Issuing and Paying Agent at the same time as the old Issuing and Paying Agent retires or is dismissed. If the Issuing and Paying Agent is Insolvent, the Issuer shall immediately appoint a new Issuing and Paying Agent, which shall replace the old Issuing and Paying Agent as issuing and paying agent in accordance with these Terms and Conditions.

22. NO DIRECT ACTIONS BY BONDHOLDERS

- (a) A Bondholder may not take any steps whatsoever against the Issuer or with respect to the Transaction Security to enforce or recover any amount due or owing to it pursuant to the Finance Documents, or to initiate, support or procure the winding-up, dissolution, liquidation, company reorganisation (*yrittysaneeraus*) or bankruptcy (*konkurssi*) (or its equivalent in any other jurisdiction) of the Issuer in relation to any of the liabilities of the Issuer under the Finance Documents.
- (b) Clause 22(a) shall not apply if the Agent has been instructed by the Bondholders in accordance with the Finance Documents to take certain actions but fails for any reason to take, or is unable to take (for any reason other than a failure by a Bondholder to provide documents in accordance with Clause 20.1(c)), such actions within a reasonable period of time and such failure or inability is continuing. However, if the failure to take certain actions is caused by the non-payment by the Issuer of any fee or indemnity due to the Agent under the Finance Documents or the Agency Agreement or by any reason described in Clause 20.2(i), such failure must continue for at least forty (40) Business Days after notice pursuant to Clause 20.2(j) before a Bondholder may take any action referred to in Clause 22(a).
- (c) The provisions of Clause 22(a) shall not in any way limit an individual Bondholder's right to claim and enforce payments which are due to it under Clause 9.8 (*Mandatory repurchase due to a Change of Control Event (put option)*) or other payments which are due by the Issuer to some but not all Bondholders.

23. PRESCRIPTION

- (a) The right to receive payment of the principal of or interest on the Bonds shall be prescribed and become void three years from the date on which such payment became due.
- (b) If a limitation period is duly interrupted in accordance with the Finnish Act on Limitations (*Laki velan vanhentumisesta 728/2003*, as amended), a new limitation period of at least three (3) years will commence.

24. NOTICES AND PRESS RELEASES

24.1 Notices

- (a) Any notice or other communication to be made under or in connection with the Finance Documents:

- (i) if to the Agent, shall be given at the address registered with the Finnish Trade Register on the Business Day prior to dispatch;
 - (ii) if to the Issuer, shall be given at the address registered with the Finnish Trade Register on the Business Day prior to dispatch; and
 - (iii) if to the Bondholders, shall be given at their addresses as registered with the CSD, on the Business Day prior to dispatch, and by either courier delivery or letter for all Bondholders. A Notice to the Bondholders shall also be published on the website of the Sunborn group at www.sunborn.com and the website of the Agent.
- (b) Any notice or other communication made by one Person to another under or in connection with the Finance Documents shall be sent by way of courier, personal delivery or letter and will only be effective, in case of courier or personal delivery, when it has been left at the address specified in Clause 24.1(a) or, in case of letter, three (3) Business Days after being deposited postage prepaid in an envelope addressed to the address specified in Clause 24.1(a).
 - (c) Failure to send a notice or other communication to a Bondholder or any defect in it shall not affect its sufficiency with respect to other Bondholders.
 - (d) If an Event of Default is continuing, any notice or other communication made by the Agent to the Issuer under or in connection with the Finance Documents may, provided that the Agent deems it necessary in order to preserve the Bondholders' rights under the Finance Documents, be sent by email and will be effective on the day of dispatch (unless a delivery failure message was received by the Agent), save that any notice or other communication sent by email that is sent after 5.00 pm in the place of receipt shall be deemed only to become effective on the following day. Any notice or other communication to be sent by email by the Agent to the Issuer in accordance with this paragraph (c) shall be sent to the CFO or the CEO of the Issuer, to the email addresses most recently notified by the Issuer to the Agent.

24.2 Press releases

- (a) Any notice that the Issuer or the Agent shall send to the Bondholders pursuant to Clauses 9.3 (*Voluntary total redemption (call option)*), 9.4 (*Mandatory early total redemption upon a Naantali Mandatory Prepayment Event*), 9.5 (*Mandatory early partial redemption upon a Ruissalo Mandatory Prepayment Event*) 9.6 (*Mandatory early partial redemption upon a Naantali Total Loss Event*) 9.7 (*Mandatory early partial redemption upon a Ruissalo Total Loss Event*), 9.8 (*Mandatory repurchase due to a Change of Control Event (put option)*), 11.1(d), 14.13(c), 16(o), 17(a), 18(a) and 19(c) shall also be published by way of press release by the Issuer or the Agent, as applicable.
- (b) In addition to Clause 24.2(a), if any information relating to the Bonds or the Group contained in a notice the Agent may send to the Bondholders under these Terms and Conditions has not already been made public by way of a press release, the Agent shall before it sends such information to the Bondholders give the Issuer the opportunity to issue a press release containing such information. If the Issuer does not promptly issue a press release and the Agent considers it necessary to issue a press release containing such information before it can lawfully send a notice containing such information to the Bondholders, the Agent shall be entitled to issue such press release.

25. GOVERNING LAW AND JURISDICTION

- (a) These Terms and Conditions, and any non-contractual obligations arising out of or in connection therewith, shall be governed by and construed in accordance with the laws of Finland.
- (b) The Issuer submits to the non-exclusive jurisdiction of the Finnish courts with the District Court of Helsinki (*Helsingin käräjäoikeus*) as the court of first instance.

- (c) Clause 25(a) and 25(b) above shall not limit the right of the Agent (or the Bondholders, as applicable) to take proceedings against the Issuer in any court which may otherwise exercise jurisdiction over the Issuer or any of its assets.

[Signature block intentionally left out]