TERRITORY OF THE BRITISH VIRGIN ISLANDS BVI BUSINESS COMPANIES ACT, 2004

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CERTIFICATE OF REGISTRATION OF CHARGE (SECTION 163)

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The REGISTRAR OF CORPORATE AFFAIRS, of the British Virgin Islands HEREBY CERTIFIES that, pursuant to the BVI Business Companies Act, 2004, all the requirements of the Act in respect of registration of charges having been complied with, the following charge was registered in the Register of Registered Charges in respect of property of

MILE ESTATE INC.

BVI COMPANY NUMBER 1863957

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Charge ID: K9QQRH

Chargee: Limited Liability Company "Transtur"

this 6th day of October, 2015 at 19:02 hours. Details of the charge are more particularly described in the Register of Registered Charges.

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Topy Myon W. Heven

for REGISTRAR OF CORPORATE AFFAIRS 6th day of October, 2015

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Mile Estate Inc., British Virgin Islands

REGISTER OF MORTGAGES AND CHARGES

Attachment ID* 1

Date of Creation of Charge/Date Charged property aquired

Description of Instrument

Description of liability secured by the charge

Description of Property Charged

Name and Address of the Name and address of trustee if none, the name the Charge holder and adreess of the chargee

Company "Transtur".

Miklukho-Maklava

Str., 40, 117279,

Details of any prohibition or restriction, if any, contained in the instrument creating the, charge on the discharge power of the company to create any future charge ranking in

Date of or release of Charge

22/07/2015 Deed of Shares

in relation to the company Arify Investments Limited

Mile Estate Inc.(the Pledge and Charge "Pledgor") irrevocably, absolutely and unconditionally guarantees the due payment and discharge of the Secured Obligations by Redensy Management Limited (the "Borrower") when the same shall become due for payment or discharge, whether by acceleration or otherwise.

> *All terms used but not defined herein shall have the meaning assigned to them in the Deed of Shares Pledge and Charge in relation to the company Arify Investments Limited, dated 22 July 2015.

(i)As first priority security, 1000 Limited Liability ordinary shares in Arify Investments Limited valued 1 euro each and the share certificate(s) in respect thereof Moscow, Russian and all its right, title, interest and Federation benefit, present and future, to and in the Charged Assets. The pledge and charge hereunder is therefore automatically extended to the Further Shares if and when the same are issued to the

(ii) Mile Estate Inc. assigns and agrees to assign to the Pledgee all its right, title, interest and benefit, present and future. actual or contingent, related to. or acruing in respect of, the Charged Assets including, without limitation to the generality of the foregoing, all voting and other powers relating or pertaining to the Charged Assets.

Pledgor; and

*All terms used but not defined herein shall have the meaning assigned to them in the Deed of Shares Pledge and Charge in relation to the company Arify Investments Limited, dated 22 July 2015.

Limited Liability Company "Transtur", Miklukho-Maklaya Str.,40, 117279, Moscow, Russian Federation

Until the Secured Obligations have been unconditionally and irrevocably paid and discharged in full to the satisfaction of the Pledgee:

(i)the Pledgor shall not be entitled to participate in any security held or sums received by the Pledgee in respect of all or any part of the

Secured Obligations: (ii) The Pledgor shall not stand in the place of, or be subrogated for, the Pledgee in respect of any security nor take any step to enforce any claim against the Company (or the estate or assets of any such person) nor claim or exercise any right of set off or counterclaim against the Pledgee, nor make any claim in the bankruptcy or liquidation of the Company in respect of any sum which constitutes the proceeds of realization of the security constituted by the Deed of Shares Pledge and Charge in relation to the company Arify Investments Limited, dated 22 July 2015; (iii) The Pledgor shall not take any steps to enforce any claim which it may have against the Company without the prior

written consent of the Pledgee, and then only on such terms and subject to such conditions as the Pledgee may prescribe.

I/We the undersigned, hereby certify that the above is a true and correct extract from the Register of Mortgages and Charges of the above named Company.

Company Director

A.J.K. Corporate Administration Inc.

* CORPORTOR CORP