

APPENDIX 11



[Name of accountant]

[Address of accountant]

[Date (*Normally the same date as the accountant's report*)]

Dear [Title] [Last name]

[NAME OF LLP]

LETTER OF REPRESENTATION FOR THE [YEAR/PERIOD] ENDED [DATE]

We confirm that the following representations are made on the basis of enquiries of management and staff with relevant knowledge and experience and where appropriate, of inspection of supporting documentation, sufficient to satisfy ourselves that we can properly make each of the following representations to you in connection with the preparation of the LLP's accounts for the [year/period] ended [date].

1. We acknowledge, as designated members, our collective responsibility under the Companies Act 2006 as applicable to LLPs for presenting accounts, which give a true and fair view and confirm that we have approved the accounts for the [year/period] ended [date]. We also acknowledge our responsibility for making accurate representations to you. All the accounting records have been made available to you for the purpose of your assignment and all the transactions undertaken by the limited liability partnership have been properly reflected and recorded in the accounting records. All other records and related information, including minutes of all management and designated members meetings, have been made available to you.
2. We confirm that the limited liability partnership is entitled to prepare accounts under the micro-entity regime.
3. We confirm that the accounting policies and estimation techniques adopted for the preparation of the accounts are the most appropriate to the circumstances in which the limited liability partnership operates and comply with the requirements of FRS 105 'The Financial Reporting Standard Applicable to the Micro-Entity Regime'.
4. Other than those disclosed in the accounts we confirm there are no further transactions or arrangements requiring disclosure in the following areas:
 - contingent assets;
 - unprovided provisions;
 - pension commitments;
 - capital commitments;
 - other financial commitments, including obligations under operating leases.
5. Other than those disclosed in the accounts we confirm there are no further transactions or arrangements requiring disclosure in the following areas:

- advanced and credits granted by the limited liability partnership to designated members;
 - guarantees of any kind entered into by the limited liability partnership to or on behalf of its designated members.
6. We acknowledge our responsibility for the design and implementation of internal controls to prevent and detect errors or fraud. We are unaware of any irregularities, including fraud and suspected fraud, involving management, employees or others who have significant roles in internal control, or those employed by the limited liability partnership where the fraud could have a material effect on the accounts.
 7. We are unaware of any breaches or possible breaches of statute, regulations, contracts, or agreements including the members' agreement which might result in the limited liability partnership suffering significant penalties or other loss.
 8. The accounts have been prepared on the going concern basis as we believe that adequate cash resources will be available to cover the limited liabilities partnership's (LLPs) requirements for working capital and capital expenditure for at least the next twelve months. We are not aware of any other factors which could put into jeopardy the LLP's going concern status during or beyond this period.
 9. There have been no events since the reporting date which necessitate revision of the figures included in the accounts. Should further material events occur or be discovered which may necessitate revision of the figures included in the accounts, we will advise you accordingly.
 10. We confirm that after the accountant's report has been signed, we will circulate a copy of our accounts to every member of the LLP and every other person entitled to receive notice of general meetings, as required by section 423, Companies Act 2006 (as applied to limited liability partnerships).
 11. We confirm that as the limited liability partnership meets the criteria for audit exemption the designated members wish to take advantage of this exemption. We acknowledge that the work performed by you is substantially less in scope than an audit performed in accordance with International Standards on Auditing (UK) and that you do not express an audit opinion.

Yours sincerely,

[Signature]

[Name]

Signed on behalf of the designated members