

Consent to certain actions for the purposes of the Initial Enforcement Order made by the Competition and Markets Authority (CMA) on 4 March 2016

Completed acquisition by Hammerson Plc of the Grand Central Shopping Centre Business (the Transaction)

We refer to your emails dated 16 June 2016 requesting further derogations to the Initial Order.

The terms defined in the Initial Order have the same meaning in this letter unless otherwise specified.

Under the Initial Order, save for written consent by the CMA, Hammerson Plc and Hammerson UK Properties Plc and Grand Central Limited Partnership are required to hold separate the Hammerson business from the Grand Central business and refrain from taking any action which might prejudice a reference under section 22 of the Act or impede the taking of any remedial action following such a reference.

After due consideration of your request for derogations from the Initial Order, based on the information received from you and in the particular circumstances of this case, Hammerson Plc, Hammerson UK Properties Plc and Grand Central Limited Partnership may carry out the following actions, in respect of the specific paragraphs:

Paragraph 4(a) and 5(g) of the Initial Order

In order to ensure the continuity and viability of the Grand Central business, Hammerson is permitted to appoint [\gg] and [\gg], respectively the security and cleaning contractors at Bullring, to provide security and cleaning services at Grand Central on similar terms as at Bullring.

28 June 2016