

OCTAGON INVESTMENT PARTNERS 36, LTD. OCTAGON INVESTMENT PARTNERS 36, LLC

NOTICE OF EXECUTED FIRST SUPPLEMENTAL INDENTURE

NOTE: THIS NOTICE CONTAINS IMPORTANT INFORMATION THAT IS OF INTEREST TO THE REGISTERED AND BENEFICIAL OWNERS OF THE SUBJECT NOTES. IF APPLICABLE, ALL DEPOSITORIES, CUSTODIANS, AND OTHER INTERMEDIARIES RECEIVING THIS NOTICE ARE REQUESTED TO EXPEDITE RE-TRANSMITTAL TO BENEFICIAL OWNERS OF THE NOTES IN A TIMELY MANNER.

Date of Notice: May 23, 2018

To: The Holders of the Notes identified on Schedule I and Additional Parties identified on Schedule II:

Reference is made to that certain (i) Indenture, dated as of April 5, 2018 (as further amended, modified or supplemented, the "Original Indenture"), by and among Octagon Investment Partners 36, Ltd., as issuer (the "Issuer"), Octagon Investment Partners 36, LLC, as co-issuer (the "Co-Issuer" and, together with the Issuer, the "Co-Issuers"), and U.S. Bank National Association, as trustee (the "Trustee") and (ii) the First Supplemental Indenture, dated as of May 21, 2018 (the "First Supplemental Indenture", and together with the Original Indenture, the "Indenture"), by and among the Co-Issuers and the Trustee. Capitalized terms used but not defined herein shall have the meanings given to them in the Indenture.

The purpose of this notice is to inform you of the execution and delivery of the First Supplemental Indenture, a copy of which is attached hereto as <u>Exhibit A</u>. Please consult the First Supplemental Indenture attached hereto for a complete understanding of the First Supplemental Indenture's effect on the Original Indenture.

Section 8.3 of the Indenture requires that the Trustee shall provide a copy of any executed supplemental indenture to the Holders and each Rating Agency. This notice is being sent to satisfy such requirements.

Questions may be directed to the Trustee by contacting Mark Sullivan at (617) 603-6487 or mark.sullivan@usbank.com.

U.S. BANK NATIONAL ASSOCIATION, as Trustee

SCHEDULE I

Holder of the Notes Described As:

Class	Rule 144A CUSIP ISIN	Regulation S CUSIP ISIN Common Code	Accredited Investor CUSIP ISIN
Class X Notes	67591UAA5 US67591UAA51	G6716CAA6 USG6716CAA65 176900130	67591UAB3 US67591UAB35
Class A-1 Notes	67591UAC1 US67591UAC18	G6716CAB4 USG6716CAB49 176899948	67591UAD9 US67591UAD90
Class A-2 Notes	67591UAE7 US67591UAE73	G6716CAC2 USG6716CAC22 176899930	67591UAF4 US67591UAF49
Class B Notes	67591UAG2 US67591UAG22	G6716CAD0 USG6716CAD05 176900113	67591UAH0 US67591UAH05
Class C Notes	67591UAJ6 US67591UAJ60	G6716CAE8 USG6716CAE87 176899913	67591UAK3 US67591UAK34
Class D Notes	67591UAL1 US67591UAL17	G6716CAF5 USG6716CAF52 176899905	67591UAM9 US67591UAM99
Class E Notes	67591QAA4 US67591QAA40	G6716NAA3 USG6715NAA30 176900083	67591QAB2 US67591QAB23
Class F Notes	67591QAC0 US67591QAC06	G6715NAB1 USG6715NAB13 176899883	67591QAD8 US67591QAD88
Combination Notes	67591QAE6 US67591QAE61	G6715NAC9 USG6715NAC95 176899875	67591QAF3 US67591QAF37
Subordinated Notes	67591QAG1 US67591QAG10	G6715NAD7 USG6715NAD78 176900067	67591QAH9 US67591QAH92

SCHEDULE II

Additional Parties

Issuer:

Octagon Investment Partners 36, Ltd. c/o MaplesFS Limited
P.O. Box 1093
Boundary Hall, Cricket Square
Grand Cayman, KY-1102
Cayman Islands
Attention: The Directors

Email: cayman@maplesfs.com

Co-Issuer:

Octagon Investment Partners 36, LLC c/o Maples Fiduciary Services (Delaware) Inc. 4001 Kennett Pike, Suite 302 Wilmington, Delaware 19807

Collateral Manager:

Octagon Credit Investors, LLC 250 Park Avenue, 15th Floor New York, NY 10177 Attention: Gretchen Lam

Collateral Administrator:

U.S. Bank National Association One Federal Street, 3rd Floor Boston, Massachusetts 02110 Attention: Mark Sullivan

Re: Octagon Investment Partners 36, Ltd.

Rating Agencies:

Moody's Investors Service, Inc. 7 World Trade Center New York, New York 10007 Attention: CBO/CLO Monitoring

S&P Global Ratings, an S&P Global business 55 Water Street, 41st Floor New York, New York 10041 Attention: CBO/CLO Surveillance Email: cdo_surveillance@spglobal.com

Cayman Islands Stock Exchange:

The Cayman Islands Stock Exchange PO Box 2408
Grand Cayman, KY1-1105
Cayman Islands
Email: listing@csx.ky

Exhibit A

First Supplemental Indenture

FIRST SUPPLEMENTAL INDENTURE

to the

INDENTURE dated as of April 5, 2018

by and among

OCTAGON INVESTMENT PARTNERS 36, LTD., as Issuer,

OCTAGON INVESTMENT PARTNERS 36, LLC, as Co-Issuer.

and

U.S. BANK NATIONAL ASSOCIATION, as Trustee

This FIRST SUPPLEMENTAL INDENTURE dated as of May 21, 2018 (this "Supplemental Indenture") to the Indenture dated as of April 5, 2018, (as amended, modified and or supplemented from time to time, the "Indenture") is entered into by and among Octagon Investment Partners 36, Ltd., an exempted company incorporated with limited liability under the laws of the Cayman Islands (the "Issuer"), Octagon Investment Partners 36, Ltd., a limited liability company organized under the laws of the State of Delaware (the "Co-Issuer" and, together with the Issuer, the "Co-Issuers"), and U.S. Bank National Association, a limited purpose national banking association with trust powers, as trustee under the Indenture (together with its successors in such capacity, the "Trustee"). Capitalized terms used but not otherwise defined herein shall have the respective meanings set forth in the Indenture.

PRELIMINARY STATEMENT

WHEREAS, the Co-Issuers wish to amend the Indenture pursuant to Section 8.1(xiv); and

WHEREAS, the conditions set forth for entry into a supplemental indenture pursuant to Sections 8.1 and 8.3 of the Indenture have been satisfied;

NOW, THEREFORE, in consideration of the mutual agreements herein set forth, the parties agree as follows:

1. <u>Amendments</u>. Upon the effectiveness of this Supplemental Indenture, the following amendments are made to the Indenture pursuant to Section 8.1(xiv) of the Indenture:

(i) Schedule 5 to the Indenture is amended by deleting the paragraphs and tables under the heading "S&P Recovery Rate Tables" in its entirety and replacing it with the paragraphs and tables as set forth in Annex A hereto.

2. Governing Law.

THIS SUPPLEMENTAL INDENTURE AND EACH NOTE AND ANY CLAIM, CONTROVERSY OR DISPUTE ARISING UNDER OR RELATED TO THIS AGREEMENT, THE RELATIONSHIP OF THE PARTIES, AND/OR THE INTERPRETATION AND ENFORCEMENT OF THE RIGHTS AND DUTIES OF THE PARTIES SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED IN ALL RESPECTS (WHETHER IN CONTRACT OR IN TORT) BY THE LAWS OF THE STATE OF NEW YORK WITHOUT REGARD TO CONFLICT OF LAWS.

3. Execution in Counterparts.

This Supplemental Indenture may be executed in any number of counterparts, each of which so executed shall be deemed to be an original, but all such counterparts shall together constitute but one and the same instrument. Delivery of an executed counterpart of this Supplemental Indenture by electronic means (including email or telecopy) will be effective as delivery of a manually executed counterpart of this Supplemental Indenture.

4. Concerning the Trustee.

The recitals contained in this Supplemental Indenture shall be taken as the statements of the Co-Issuers, and the Trustee assumes no responsibility for their correctness. Except as provided in the Indenture, the Trustee shall not be responsible or accountable in any way whatsoever for or with respect to the validity, execution or sufficiency of this Supplemental Indenture and makes no representation with respect thereto. In entering into this Supplemental Indenture, the Trustee shall be entitled to the benefit of every provision of the Indenture relating to the conduct of or affecting the liability of or affording protection to the Trustee.

5. No Other Changes.

Except as provided herein, the Indenture shall remain unchanged and in full force and effect, and each reference to the Indenture and words of similar import in the Indenture, as amended hereby, shall be a reference to the Indenture as amended hereby and as the same may be further amended, supplemented and otherwise modified and in effect from time to time. This Supplemental Indenture may be used to create a conformed amended and restated Indenture for the convenience of administration by the parties hereto.

6. Execution, Delivery and Validity.

Each of the Co-Issuers represents and warrants to the Trustee that this Supplemental Indenture has been duly and validly executed and delivered by it and constitutes its legal, valid and binding obligation, enforceable against it in accordance with its terms.

24580523.4.BUSINESS -2-

7. <u>Binding Effect</u>.

This Supplemental Indenture shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

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24580523.4.BUSINESS -3-

OCTAGON INVESTMENT PARTNERS 36, LTD., as Issuer
By: Name: Peter Lundin Title: Director
OCTAGON INVESTMENT PARTNERS 36, LLC, as Co-Issuer
By:
Name:
Title:
U.S. BANK NATIONAL ASSOCIATION, as Trustee
By:
By: Name: Title:
Name:
Name: Title:
Name: Title: Consented to by: OCTAGON CREDIT INVESTORS, LLC,

LTD., as Issuer
By: Name: Title:
OCTAGON INVESTMENT PARTNERS 36, LLC, as Co-Issuer
By:
Name: Edward L Truitt Jr. Title: Independent Manager
U.S. BANK NATIONAL ASSOCIATION, as Trustee
By: Name: Title:
Consented to by:
OCTAGON CREDIT INVESTORS, LLC, as Collateral Manager
By: Name: Title:

OCTAGON INVESTMENT PARTNERS 36,

Ву:		
Name:		
Title:		
Title.		
OCTAGON INV	ESTMENT PARTNERS	3.36
LLC, as Co-l		, 50,
R _V .		
By: Name:		
Title:		
Title.		
	TIONAL ASSOCIATIO	IN,
as Trustee	HONAL ASSOCIATIO	IN,
as Trustee		IN,
as Trustee	ent P. Saell	IN,
as Trustee		N,
as Trustee By: Name:	Mark P. Sullivan	IN,
as Trustee By: Name:	Mark P. Sullivan	IN,
as Trustee By: Name: Title:	Mark P. Sullivan Vice President	IN,
as Trustee By: Name: Title: Consented to by:	Mark P. Sullivan Vice President	
as Trustee By: Name: Title: Consented to by:	Mark P. Sullivan Vice President EDIT INVESTORS, LLC	
as Trustee By: Name: Title: Consented to by: OCTAGON CRI	Mark P. Sullivan Vice President EDIT INVESTORS, LLC	
as Trustee By: Name: Title: Consented to by: OCTAGON CRI	Mark P. Sullivan Vice President EDIT INVESTORS, LLC	
as Trustee By: Name: Title: Consented to by: OCTAGON CRI	Mark P. Sullivan Vice President EDIT INVESTORS, LLC	

OCTAGON INVESTMENT PARTNERS 36,

LTD., as issue	
By: Name: Title:	
OCTAGON INVESTMENT PARTNERS 36, LLC, as Co-Issuer	
By: Name: Title: U.S. BANK NATIONAL ASSOCIATION, as Trustee	
By: Name: Title:	
Consented to by: OCTAGON CREDIT INVESTORS, LLC, as Collateral Manager	
By: Name: Title: Lauren Basmadjian Senior Portfolio Manager	

OCTAGON INVESTMENT PARTNERS 36,

ANNEX A S&P Recovery Rate Tables

(a) (i) If a Collateral Obligation has an S&P Recovery Rating, the S&P Recovery Rate for such Collateral Obligation shall be determined as follows:

S&P Recovery Rating of a Collateral Obligation	Recovery Range from S&P published reports*			Initi	al Liability	y Rating		
		"AAA"	"AA"	"A"	"BBB"	"BB"	"В"	"CCC"
1+	100	75.0%	85.0%	88.0%	90.0%	92.0%	95.0%	95.0%
1	95	70.0%	80.0%	84.0%	87.5%	91.0%	95.0%	95.0%
1	90	65.0%	75.0%	80.0%	85.0%	90.0%	95.0%	95.0%
2	85	62.5%	72.5%	77.5%	83.0%	88.0%	92.0%	92.0%
2	80	60.0%	70.0%	75.0%	81.0%	86.0%	89.0%	89.0%
2	75	55.0%	65.0%	70.5%	77.0%	82.5%	84.0%	84.0%
2	70	50.0%	60.0%	66.0%	73.0%	79.0%	79.0%	79.0%
3	65	45.0%	55.0%	61.0%	68.0%	73.0%	74.0%	74.0%
3	60	40.0%	50.0%	56.0%	63.0%	67.0%	69.0%	69.0%
3	55	35.0%	45.0%	51.0%	58.0%	63.0%	64.0%	64.0%
3	50	30.0%	40.0%	46.0%	53.0%	59.0%	59.0%	59.0%
4	45	28.5%	37.5%	44.0%	49.5%	53.5%	54.0%	54.0%
4	40	27.0%	35.0%	42.0%	46.0%	48.0%	49.0%	49.0%
4	35	23.5%	30.5%	37.5%	42.5%	43.5%	44.0%	44.0%
4	30	20.0%	26.0%	33.0%	39.0%	39.0%	39.0%	39.0%
5	25	17.5%	23.0%	28.5%	32.5%	33.5%	34.0%	34.0%
5	20	15.0%	20.0%	24.0%	26.0%	28.0%	29.0%	29.0%
5	15	10.0%	15.0%	19.5%	22.5%	23.5%	24.0%	24.0%
5	10	5.0%	10.0%	15.0%	19.0%	19.0%	19.0%	19.0%
6	5	3.5%	7.0%	10.5%	13.5%	14.0%	14.0%	14.0%
6	0	2.0%	4.0%	6.0%	8.0%	9.0%	9.0%	9.0%
				Recove	ery Rate			

^{*} If a recovery range is not available from S&P's published reports for a given loan with an S&P Recovery Rating of '1' through '6', the lower range for the applicable recovery rating will be assumed.

⁽b) If (x) a Collateral Obligation does not have an S&P Recovery Rating and such Collateral Obligation is a senior unsecured loan or second lien loan and (y) the issuer of such Collateral Obligation has issued another debt instrument that is outstanding and senior to such Collateral Obligation (a "Senior Secured Debt"

<u>Instrument</u>") that has an S&P Recovery Rating, the S&P Recovery Rate for such Collateral Obligation shall be determined as follows:

For Collateral Obligations Domiciled in Group A

S&P Recovery Rating of the Senior Secured Debt Instrument	Initial Liability Rating							
	"AAA"	"AA"	"A"	"BBB"	"BB"	"B" and "CCC"		
1+	18%	20%	23%	26%	29%	31%		
1	18%	20%	23%	26%	29%	31%		
2	18%	20%	23%	26%	29%	31%		
3	12%	15%	18%	21%	22%	23%		
4	5%	8%	11%	13%	14%	15%		
5	2%	4%	6%	8%	9%	10%		
6	-%	-%	-%	-%	-%	-%		
	Recovery rate							

For Collateral Obligations Domiciled in Group B

S&P Recovery Rating of the Senior Secured Debt Instrument	Initial Liability Rating							
	"AAA"	"AA"	"A"	"BBB"	"BB"	"B" and "CCC"		
1+	13%	16%	18%	21%	23%	25%		
1	13%	16%	18%	21%	23%	25%		
2	13%	16%	18%	21%	23%	25%		
3	8%	11%	13%	15%	16%	17%		
4	5%	5%	5%	5%	5%	5%		
5	2%	2%	2%	2%	2%	2%		
6	-%	-%	-%	-%	-%	-%		
	Recovery rate							

For Collateral Obligations Domiciled in Group C

S&P Recovery Rating of the Senior Secured Debt Instrument	Initial Liability Rating								
	"AAA"	"AAA" "AA" "A" "BBB" "BB" "B" and "CCC"							
1+	10%	12%	14%	16%	18%	20%			
1	10%	12%	14%	16%	18%	20%			
2	10%	12%	14%	16%	18%	20%			
3	5%	7%	9%	10%	11%	12%			
4	2%	2%	2%	2%	2%	2%			
5	-%	-%	-%	-%	-%	-%			
6	-%	-%	-%	-%	-%	-%			
		Recovery rate							

(a) If (x) a Collateral Obligation does not have an S&P Recovery Rating and such Collateral Obligation is a subordinated loan or subordinated bond and (y) the issuer of such Collateral Obligation has issued a Senior Secured Debt Instrument that has an S&P Recovery Rating, the S&P Recovery Rate for such Collateral Obligation shall be determined as follows:

For Collateral Obligations Domiciled in Groups A and B

S&P Recovery Rating of the Senior Secured Debt Instrument	Initial Liability Rating								
	"AAA"	"AAA" "AA" "A" "BBB" "BB" "B" and "CCC"							
1+	8%	8%	8%	8%	8%	8%			
1	8%	8%	8%	8%	8%	8%			
2	8%	8%	8%	8%	8%	8%			
3	5%	5%	5%	5%	5%	5%			
4	2%	2%	2%	2%	2%	2%			
5	-%	-%	-%	-%	-%	-%			
6	-%	-%	-%	-%	-%	-%			
	Recovery rate								

For Collateral Obligations Domiciled in Group C

S&P Recovery Rating of the Senior Secured Debt Instrument	Initial Liability Rating							
	"AAA"	"AA"	"A"	"BBB"	"BB"	"B" and "CCC"		
1+	5%	5%	5%	5%	5%	5%		
1	5%	5%	5%	5%	5%	5%		
2	5%	5%	5%	5%	5%	5%		
3	2%	2%	2%	2%	2%	2%		
4	-%	-%	-%	-%	-%	-%		
5	-%	-%	-%	-%	-%	-%		
6	-%	-%	-%	-%	-%	-%		
		Recovery rate						

(b) If a recovery rate cannot be determined using clause (a), the recovery rate shall be determined using the following table.

Recovery rates for Obligors Domiciled in Group A, B or C:

Priority Category	Initial Liability Rating							
	"AAA"	"AA"	"A"	"BBB"	"BB"	"B" and "CCC"		
Senior Secured Loans (o	ther than Fi	rst-Lien Last	t-Out Loans)					
Group A	50%	55%	59%	63%	75%	79%		
Group B	39%	42%	46%	49%	60%	63%		

Priority Category	Initial Liability Rating					
Group C	17%	19%	27%	29%	31%	34%
Senior Secured Loans (C	Cov-Lite Loa	ns)				
Group A	41%	46%	49%	53%	63%	67%
Group B	32%	35%	39%	41%	50%	53%
Group C	17%	19%	27%	29%	31%	34%
Second Lien Loans, First-Lien Last-Out Loans, Unsecured Loans*						
Group A	18%	20%	23%	26%	29%	31%
Group B	13%	16%	18%	21%	23%	25%
Group C	10%	12%	14%	16%	18%	20%
Subordinated loans						
Group A	8%	8%	8%	8%	8%	8%
Group B	8%	8%	8%	8%	8%	8%
Group C	5%	5%	5%	5%	5%	5%
	Recovery rate					

Group A: Australia, Austria, Belgium, Canada, Denmark, Finland, France, Germany, Hong Kong, Ireland, Israel, Japan, Luxembourg, The Netherlands, Norway, Poland, Portugal, Singapore, Spain, Sweden, Switzerland, U.K. and United States of America

Group B: Brazil, Dubai International Finance Centre, Greece, Italy, Mexico, South Africa, Turkey and United Arab Emirates

Group C: India, Indonesia, Kazakhstan, Russia, Ukraine and Vietnam

Notwithstanding the foregoing, for purposes of determining the S&P Recovery Rate of a Collateral Obligation that is a Senior Secured Loan (including any Cov-Lite Loan) secured solely or primarily by common stock or other equity interests, such Collateral Obligation shall be deemed to be an Unsecured Loan.

^{*} Solely for the purpose of determining the S&P Recovery Rate for such loan, the Aggregate Principal Balance of all First-Lien Last-Out Loans, Unsecured Loans and Second Lien Loans that, in the aggregate, represent up to 15% of the Collateral Principal Amount shall have the S&P Recovery Rate specified for First-Lien Last-Out Loans, Unsecured Loans and Second Lien Loans in the table above and the Aggregate Principal Balance of all First-Lien Last-Out Loans, Unsecured Loans and Second Lien Loans in excess of 15% of the Collateral Principal Amount shall have the S&P Recovery Rate specified for Subordinated Loans in the table above.