U.S. SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K

Current Report Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934

Date of Report (date of earliest event reported): March 21, 2007

AMB PROPERTY CORPORATION

(Exact name of registrant as specified in its charter)

Maryland	001-13545	94-3281941
(State or other jurisdiction of incorporation)	(Commission file number)	(I.R.S. employer identification number)
	Pier 1, Bay 1, San Francisco, California 94111 (Address of principal executive offices) (Zip code)	
	415-394-9000 (Registrant's telephone number, including area code)	
	n/a (Former name or former address, if changed since last report)	
ck the appropriate box below if the Form 8-K fi eral Instruction A.2. below):	ling is intended to simultaneously satisfy the filing obligation of the re	egistrant under any of the following provisions (see
Written communications pursuant to Rule 42	5 under the Securities Act (17 CFR 230.425)	
Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)		
Pre-commencement communications pursua	nt to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))	
Pre-commencement communications pursuan	nt to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))	

TABLE OF CONTENTS

ITEM 2.03 Creation of a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement of a Registrant. ITEM 9.01 Financial Statements and Exhibits. SIGNATURES

INDEX OF EXHIBITS EXHIBIT 10.1

Item 2.03 Creation of a Direct Financial Obligation or an Obligation under an Off-Balance Sheet Arrangement of a Registrant.

On March 21, 2007, we amended our facility agreement with ING Real Estate Finance NV and certain of its European affiliates as lenders, ING Real Estate Finance NV and certain of its European affiliates as security agents and ING Real Estate Finance NV as facility agent to increase the aggregate facility amount limit from euros 228,000,000 (approximately US\$303,946,800) to euros 328,000,000 (approximately US\$437,256,800). Conversions to US dollars in this report use the exchange rate as of March 22, 2007.

A copy of the amendment to the facility agreement is attached hereto as Exhibit 10.1, and is incorporated into this current report by reference.

Item 9.01 Financial Statements and Exhibits.

- (d) Exhibits.
- 10.1 Deed of Accession and Amendment, dated March 21, 2007, by and between ING Real Estate Finance NV, AMB European Investments LLC, AMB Property, L.P., SCI AMB Givaudan Distribution Center, AMB Hordijk Distribution Center B.V., ING Bank NV, the Original Lenders and the Entities of AMB (both as defined in the Deed of Accession and Amendment)

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

AMB Property Corporation (Registrant)

Date: March 23, 2007 By: /s/ Tamra D. Brow

By: /s/ Tamra D. Browne
Tamra D. Browne
Senior Vice President, General
Counsel and Secretary

Index to Exhibits

Exhibit Number 10.1

Deed of Accession and Amendment, dated March 21, 2007, by and between ING Real Estate Finance NV, AMB European Investments LLC, AMB Property, L.P., SCI AMB Givaudan Distribution Center, AMB Hordijk Distribution Center B.V., ING Bank NV, the Original Lenders and the Entities of AMB (both as defined in the Deed of Accession and Amendment)

21 March 2007

ING REAL ESTATE FINANCE NV

AMB EUROPEAN INVESTMENTS LLC

AMB PROPERTY, L.P.

SCI AMB GIVAUDAN DISTRIBUTION CENTER

AMB HORDIJK DISTRIBUTION CENTER B.V.

THE ORIGINAL LENDERS

THE ENTITIES OF AMB

DEED OF ACCESSION AND AMENDMENT



FRESHFIELDS BRUCKHAUS DERINGER

CONTENTS

CLAUSE		PAGE
1.	DEFINITIONS, INTERPRETATION AND COMMON PROVISIONS	1
2.	ACCESSION	2
3.	AGREEMENT TO AMEND	2
4.	AMENDMENT	3
5.	ACKNOWLEDGMENT	6
6.	CONDITIONS PRECEDENT	7
7.	COUNTERPARTS	7
8.	GOVERNING LAW	7
9.	ENFORCEMENT	7
10.	SERVICE OF PROCESS	7
SCHEDULE	1 THE ORIGINAL LENDERS	8
SCHEDULE 2	2 THE ENTITIES OF AMB	9

THIS DEED OF ACCESSION AND AMENDMENT is made on 21 March 2007

Retween

- (1) ING REAL ESTATE FINANCE NV, in its capacity as Facility Agent and as a Lender (the Facility Agent);
- (2) AMB EUROPEAN INVESTMENTS LLC in its capacity as AMB Agent for each Obligor (the AMB Agent);
- (3) AMB PROPERTY, L.P., in its capacity as Acquisition Loan Guarantor and Carve-Out Indemnifier;
- (4) SCI AMB GIVAUDAN DISTRIBUTION CENTER, a company with registration number RCS Nanterre No 490 765 922 (Givaudan);
- (5) AMB HORDIJK DISTRIBUTION CENTER B.V., a company with registration number 342 551 42 (Hordijk);
- (6) THE ORIGINAL LENDERS as listed in Schedule 1;
- (7) THE ENTITIES OF AMB as listed in Schedule 2; and
- (8) ING BANK NV, in its capacity as Counterparty under the Hedging Arrangements.

Background:

- (A) The Facility Agent and, amongst others, the AMB Agent entered into the facility agreement and the Deed of Subordination both dated 8 December 2006.
- (B) The Facility Agreement and the Deed of Subordination were amended in accordance with a deed of accession and amendment dated 13 February 2007.
- (C) The Acceding Companies have agreed to become parties to this Deed in order to obtain the rights and assume the obligations of a Term Borrower and a PropCo under the Facility Agreement and an Obligor under the Subordination Agreement as if they had been an Original Term Borrower and Original PropCo or Obligor (as the case may be) to such Accession Documents.
- (D) Pursuant to the terms of this Deed, the Acceding Companies have also agreed to enter into certain other documents.

1. Definitions, Interpretation and Common Provisions

1.1 **Definitions:**

- (a) Capitalised terms in this Deed shall, except where the context otherwise requires and save where otherwise defined in this Deed, have the meanings given to them in the Facility Agreement and this Deed shall be construed in accordance with the principles of construction set out in the Facility Agreement.
- (b) This Deed is a Finance Document.
- (c) In this Deed:

Acceding Companies means Givaudan and Hordijk.

Accession Documents means the Facility Agreement, the Deed of Subordination, and the Fee Letter.

Facility Agreement means the agreement between, amongst others, AMB European Investments LLC and ING Real Estate Finance NV dated 8 December 2006 as amended and restated from time to time.

1.2 Identification of Agreement: This Deed is made pursuant to clause 30.2 of the Facility Agreement and clause 16.1 of the Deed of Subordination.

2. Accession

2.1 Documents:

- (a) Each of the Acceding Companies acknowledges that it has received a copy of the following documents:
 - (i) the Facility Agreement;
 - (ii) the Deed of Subordination;
 - (iii) the Fee Letter; and
 - (iv) the letter dated 20 March 2007 from the Facility Agent to the AMB Agent in accordance with clause 30.2(b)(ii) of the Facility Agreement and clause 16.1(c)(i) of the Deed of Subordination.
- 2.2 Accession: Subject to Clause 5 (Conditions Precedent) below, each of the parties to this Deed agrees that from and after the date of this Deed, the Acceding Companies shall be deemed automatically to have become parties to the Accession Documents as if each of them had been:
- (a) an Original Term Borrower and Original PropCo to the Facility Agreement;
- (b) an obligor (as defined in the Subordination Agreement) to the Subordination Agreement, and, subject to the terms of the respective Accession Documents:
 - (i) shall have all the rights and obligations of a guarantor, obligor, Original Term Borrower and an Original PropCo (as applicable), under the Accession Documents and as expressly provided in the Accession Documents to be applicable to a guarantor, obligor, Original Term Borrower and an Original PropCo (as applicable); and
 - (ii) agrees to be bound by the terms and conditions set out in the Accession Documents applicable to a guarantor, obligor, Original Term Borrower and an Original PropCo (as applicable).

3. Agreement to Amend

Each of the parties to this Deed consents to the amendment and restatement of the documents referred to in Clause 4 (Amendment) in the manner set out in such Clause 4 (Amendment).

4. Amendment

- 4.1 The Parties to this Deed agree (in their respective capacities) and in accordance with clause 35.1(a) of the Facility Agreement that:
- (a) "€228,000,000" shall be amended to read "€328,000,000" in each of the following paragraphs, clauses or schedules (as the case may be);
 - (i) title page of the Facility Agreement;
 - (ii) definition of "Total Commitments" of the Facility Agreement;
 - (iii) schedule 3 (Conversion Offer) of the Facility Agreement;
 - (iv) schedule 4 (Form of Request) of the Facility Agreement;
 - (v) schedule 6 (Forms of transfer documents) of the Facility Agreement;
 - (vi) schedule 8 (Compliance Certificates) of the Facility Agreement;
 - (vii) schedule 11 (France Short Form Agreement) of the Facility Agreement;
 - (viii) schedule 13 (Form of TEG Letter) of the Facility Agreement;
 - (ix) schedule 16 (Reply to a Request) of the Facility Agreement; and
 - (x) any other reference to "€228,000,000" in any other Finance Document.
- (b) ING Real Estate Finance (France) shall be the Security Agent for Givaudan and part F (Security Agents) of schedule 1 (Original Parties and Properties) thereof shall be read accordingly;
- (c) ING Real Estate Finance NV shall be the Security Agent for Hordijk and part F & Gecurity Agents) of schedule 1 (Original Parties and Properties) thereof shall be read accordingly
- (d) part G (Original Properties) of schedule 1 (Original Parties and Properties) thereof shall be amended such that the following shall be read as items 27 and 28:

27	SCI AMB Givaudan Distribution	Paris Nord Distribution Centre
	Center	III, 89 rue des Chardonnerets, ZAC
		Paris Nord II, 93290 Tremblay en
		France
28	AMB Hordijk Distribution Center B.V.	AMB Hordijk Distribution Center, Bergambachtstraat 10, 12 and 14, 3079 DA Rotterdam, The
		Netherlands

(e) part I (Relevant Properties and Missing Property Confirmations) of schedule 1 (Original Parties and Properties) thereof shall be amended to read as follows:

	Property Owner	Property	Missing Property Confirmation(s)
1. AMB SAS	Le Grand Roissy Scandy	12, rue Jean Mermoz Lot 7 — ZAC de la Feuchère 77190 Compans	 Certificate of Conformity relating to permit numbers 77 123 97 00006; 77 123 96 00007; 77 123 99 00009; and 77 123 99 00009/1
			Certificate confirming payment of premiums of construction insurance
			• Insurance contract evidencing CNR insurance for building 3
			• Insurance contract evidencing damages insurance for buildings 2 and 3
2. AMB	Le Grand Roissy Sepia SAS	10, rue Jean Mermoz Compans Lot 12 — ZAC de la Fauchère 77290 Mitry Mory	 Certificate of Conformity relating to permit numbers 77 123 98 0005; 77 123 98 0005/1; and 77 123 98 0005/2
			Evidence of full compliance to the tenant waste management ICPE
			Certificate confirming payment of premiums of construction insurance
			Insurance contract evidencing CNR insurance.
3. AMB	Le Grand Roissy Segur SAS	2, rue des Parcs des Nations 363, rue de la Belle Etoile Lot 2 — ZAC Paris Nord II 95700 Roissy en France	Certificate of Conformity relating to permit number 095 527 00 E 0019
		Tremblay en France	Certificate of Conformity relating to the building of car spaces for lots n 1240 to 1251 and 1265 to 1266 of volume n 23 of the volumetric division of the building located at Section AK n 221 place "Rue de la belle etoil" in Roissy en France.
		4	

	Property Owner	Property	Missing Property Confirmation(s)
4.	AMB Le Grand Roissy Seringa SAS	5-7, rue Georges Pompidou ZAC des Vingt Arpents 77990 Le Mesnil Amelot	Certificate of Conformity relating to permit numbers 77 291 99 00003/1 and 77 291 99 00003/2.
5.	AMB Le Grand Roissy Signac SAS	119, rue des Chardonnerets ZAC Paris Nord II 92290 Tremblay en France	 Certificate of Conformity relating to permit number 93 073 97 C 0084
6.	AMB Le Grand Roissy Sisley SAS	270, avenue du Bois de la Pie Lot 10 — ZAC Paris Nord II 93290 Tremblay en France	 Certificate of Conformity relating to permit number 93 073 97 C 0084
7.	AMB Le Grand Roissy Soliflore SAS	27, avenue du Montboulon Lot 1 — Zone artisanale du Sauvoy 77165 Saint Soupplets	Certificate of Conformity relating to permit number 77 437 94 00031/0 Evidence of full compliance to the tenant
			Evidence of full compliance to the tenant waste management ICPE
8.	AMB Le Grand Roissy Sorbiers SAS	2, avenue du Montboulon Lot 19 — Zone artisanale du Sauvoy 77165 Saint Soupplets	• Certificate of Conformity relating to permit numbers 77 437 89 00113; and 77 437 89 00113/1
9.	AMB Le Grand Roissy Symphonie SAS	16, rue Jean Mermoz Lot 19 — ZAC de la Feuchère 77190 Compans	 Certificate of Conformity relating to permit number 77 123 00 00006
10.	SCI AMB France One	Paris Nord Distribution Centre II, rue des Chardonnerets, ZAC Paris Nord II, 93290 Tremblay en France	Evidence of full compliance to ICPE
		5	

	Property Owner	Property	Missing Property Confirmation(s)	
11.	SCI AMB France Two	Paris Nord Distribution Centre I, 8 rue de la Pyramide, ZAC	Evidence of full compliance to ICPE	
		Paris Nord II, 93290 Tremblay en France	Building insurance: (i) specific conditions and (ii) evidence of payment of insurance premiums for assurance dommages-ouvrage and, if applicable, assurance constructeur non réalisateur	e

(f) part G (Conditions Subsequent) of schedule 2 (Conditions Precedent) thereof shall be amended to read as follows:

Conditions Subsequent	Property Owner	Property	Missing Property Confirmation(s)
1.	AMB Le Grand Roissy	14, rue Jean Mermoz Lot 6 — ZAC de la	 Certificate of Conformity relating to permit
	Santal SAS	Feuchère 77190 Campans	numbers 77 123 97 00001.

5. Acknowledgment

- 5.1 AMB Property, L.P. in its capacity:
- (a) as Carve-out Indemnifier, in relation to the carve-out indemnity under clause 20.2 of the Facility Agreement agrees to the increase of the Total Commitments to €328,000,000 and acknowledges that the carve-out indemnity is increased accordingly, it being acknowledged by the parties to this Deed that AMB Property, L.P.'s liability under the carve-out indemnity under clause 20.2 of the Facility Agreement) shall be in the amount determined in accordance with, and respect of the matters referred to in, that clause 20.2; and
- (b) as guarantor under the Acquisition Loan Guarantee agrees to the increase of the Total Commitments to 328,000,000, it being acknowledged by the parties to this Deed that AMB Property, L.P.'s liability under the Acquisition Loan Guarantee shall be in the amount determined in accordance with, and respect of the matters referred to in, that Acquisition Loan Guarantee.
- 5.2 Each Obligor in relation to the tax indemnity under clause 15.2 and the indemnities under clause 33 of the Facility Agreement agrees to the increase of the Total Commitments to €328,000,000 and acknowledges that the tax indemnity may be increased accordingly in which case, each Obligor agrees to such an increase and the parties to this Deed acknowledge that the liability of each Obligor under clause 15.2 and clause 33 of the Facility Agreement

respectively shall be in the amount determined in accordance with, and respect of the matters referred to in, that clause 15.2 and clause 33.

6. Conditions Precedent

Additional Documents: The provisions of Clause 2.2 (*Accession*) of this Deed shall be conditional upon the Acceding Companies fulfilling the conditions precedents in Part D (*Term Loans*) of Schedule 2 (*Conditions Precedent*) of the Facility Agreement.

7. Counterparts

This Deed may be executed in any number of counterparts. This has the same effect as if the signatures on the counterparts were on a single copy of this Deed.

8. Governing Law

This Deed is governed by English law.

9. Enforcement

Jurisdiction

- (a) The English courts have exclusive jurisdiction to settle any dispute in connection with this Deed.
- (b) The English courts are the most appropriate and convenient courts to settle any such dispute and each of the Subordinated Creditors and the Obligors waive objection to those courts on the grounds of inconvenient forum or otherwise in relation to proceedings in connection with this Deed.
- (c) This Clause is for the benefit of the Senior Creditors only. To the extent allowed by law, a Senior Creditor may take:
 - (i) proceedings in any other court; and
 - (ii) concurrent proceedings in any number of jurisdictions.

10. Service of process

10.1

- (a) Each Obligor and Subordinated Creditor not incorporated in England and Wales irrevocably appoints Law Debenture Corporate Services Limited of Fifth Floor, 100 Wood Street, London EC2V 7EX, United Kingdom as its agent under this Deed for service of process in any proceedings before the English courts.
- (b) This Clause does not affect any other method of service allowed by law.

SCHEDULE 1

THE ORIGINAL LENDERS

Original Lender	Registered Number
ING Real Estate Finance NV	KvK-nummer 271 573 28
ING Real Estate Finance (Espana), E.F.C., S.A. (Sociedad Unipersonal) (Spanish branch)	C.I.F. número A-83694182
ING Real Estate Finance (Espana), E.F.C., S.A. (Sociedad Unipersonal) (Italian branch)	C.I.F. número A-83694182
ING Real Estate Finance (U.K.) B.V.	KvK-nummer 27279566
ING Real Estate Finance (France)	RCS Paris 489 562 918

SCHEDULE 2

THE ENTITIES OF AMB

Company	Registered Number
AMB European Investments LLC	Not applicable
AMB Le Grand Roissy Santal SAS	RCS Nanterre N° 490 042 470
AMB Le Grand Roissy Saturne SAS	RCS Nanterre N° 490 042 595
AMB Le Grand Roissy Scandy SAS	RCS Nanterre N° 490 042 553
AMB Le Grand Roissy Scipion SAS	RCS Nanterre N° 490 042 751
AMB Le Grand Roissy Sepia SAS	RCS Nanterre N° 490 042 637
AMB Le Grand Roissy Segur SAS	RCS Nanterre N° 490 042 405
AMB Le Grand Roissy Seringa SAS	RCS Nanterre N° 490 042 454
AMB Le Grand Roissy Signac SAS	RCS Nanterre N° 490 042 249
AMB Le Grand Roissy Sisley SAS	RCS Nanterre N° 490 042 686
AMB Le Grand Roissy Soliflore SAS	RCS Nanterre N° 490 042 348
AMB Le Grand Roissy Sonate SAS	RCS Nanterre N° 490 042 496
AMB Le Grand Roissy Sorbiers SAS	RCS Nanterre N° 490 042 702
AMB Le Grand Roissy Storland SAS	RCS Nanterre N° 490 042 264
AMB Le Grand Roissy Symphonie SAS	RCS Nanterre N° 490 042 207
AMB Le Grand Roissy Mesnil SAS	RCS Nanterre N° 490 042 694
SCI AMB France Three	RCS Nanterre N° 450 269 949
SCI AMB France Four	RCS Nanterre N° 453 560 815
AMB Capronilaan BV	KvK Amsterdam 341 881 06
AMB Koolhovenlaan 1 BV	KvK Amsterdam 101 462 96
AMB Koolhovenlaan 2 BV	KvK Amsterdam 101 460 71
AMB Port of Rotterdam 2-10 BV	KvK Amsterdam 331 662 96
AMB BRU Air Cargo Center BVBA	RPR (Brussel) 0874.380.566

Gebäude 556 Cargo City Süd B.V. & Co. K.G. Local court of Bremen HRA 23217

AMB Le Grand Roissy Holding 2 S.à.r.l B115810

SCI AMB France One RCS Nanterre N° 444 128 136

SCI AMB France Two RCS Nanterre N° 444 128 045

AMB Eemhaven Distribution Center BV 34255109 (registration in The Netherlands)

AMB Fokker Logistics Center 1 BV 34196915 (registration in The Netherlands)

In witness of which this Deed has been executed and delivered as a deed by the parties as of the date appearing on page 1.

ING Real Estate Finance NV in its capacity as the Facility Agent and as a Lender

EXECUTED AS A DEED by	/s/ M.C. Vincentie
ING Real Estate Finance NV acting by its duly appointed	(Signature of attorney)
attorney in the presence of:	Name (print): M.C. Vincentie
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen
EXECUTED AS A DEED by	/s/ M. Rang
ING Real Estate Finance NV	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): M. Rang
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen
The Original Lenders	
EXECUTED AS A DEED by	/s/ M.C. Vincentie
ING Real Estate Finance (Espana), E.F.C., S.A. (Sociedad Unipersonal) (Spanish branch)	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): M.C. Vincentie
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen
EXECUTED AS A DEED by	/s/ M. Rang
ING Real Estate Finance (Espana), E.F.C., S.A. (Sociedad Unipersonal) (Spanish branch) acting by its duly appointed	(Signature of attorney)
attorney in the presence of:	Name (print): M. Rang
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen
	11

EXECUTED AS A DEED by	/s/ M.C. Vincentie
ING Real Estate Finance (Espana), E.F.C., S.A. (Sociedad Unipersonal) (Italian branch)	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): M.C. Vincentie
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen
EXECUTED AS A DEED by	/s/ M. Rang
ING Real Estate Finance (Espana), E.F.C., S.A. (Sociedad Unipersonal) (Italian branch)	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): M. Rang
Witness's signature:	s/ M. van Teijlingen
Name (print):	M. van Teijlingen
EXECUTED AS A DEED by	/s/ M.C. Vincentie
ING Real Estate Finance (U.K.) B.V.	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): M.C. Vincentie
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen
EXECUTED AS A DEED by	/s/ M. Rang
ING Real Estate Finance (U.K.) B.V.	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): M. Rang
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen
EXECUTED AS A DEED by	/s/ M.C. Vincentie
ING Real Estate Finance (France)	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): M.C. Vincentie
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen

EXECUTED AS A DEED by ING Real Estate Finance (France)	/s/ M. Rang (Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): M. Rang
Witness's signature:	/s/ M. van Teijlingen
Name (print):	M. van Teijlingen
ING Bank NV in its capacity as Counterparty under the Hedging Arrangemen	ats
EXECUTED AS A DEED by	/s/ Dhr J.L.A. Sevat
ING Bank NV	(Signature of attorney)
acting by its duly appointed	Nome (mint), Dhu II. A. Corot
attorney in the presence of:	Name (print): Dhr J.L.A. Sevat
Witness's signature:	
Name (print):	
EXECUTED AS A DEED by	/s/ Dhr L. Veldrink
ING Bank NV	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): Dhr L. Veldrink
attorney in the presence of.	Tunic (print). Dir E. Veldrink
Witness's signature:	
Name (print):	
13	

AMB European Investments LLC in its capacity as the AMB Agent

EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB European Investments LLC (Signature of attorney) acting by its duly appointed Name (print): FRANÇOIS RISPE attorney in the presence of: Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier AMB Property L.P. in its capacity as Acquisition Loan Guarantor and Carve-out Indemnifier /s/ FRANÇOIS RISPE EXECUTED AS A DEED by AMB Property L.P. (Signature of attorney) acting by its duly appointed attorney in the presence of: Name (print): FRANÇOIS RISPE Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier The Acceding Parties /s/ FRANÇOIS RISPE **EXECUTED AS A DEED by** SCI AMB Givaudan Distribution Center (Signature of attorney) acting by its duly appointed attorney in the presence of: Name (print): FRANÇOIS RISPE Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Hordijk Distribution Center B.V. (Signature of attorney) acting by its duly appointed Name (print): FRANÇOIS RISPE attorney in the presence of: /s/ Antoine Ollivier Witness's signature: Name (print): Antoine Ollivier

The entities of AMB

EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Santal S.A.S. Signature of attorney) acting by its duly appointed attorney in the presence of: Name (print): FRANÇOIS RISPE Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Saturne S.A.S. (Signature of attorney) acting by its duly appointed Name (print): FRANÇOIS RISPE attorney in the presence of: Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Scandy S.A.S. (Signature of attorney) acting by its duly appointed attorney in the presence of: Name (print): FRANÇOIS RISPE Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier **EXECUTED AS A DEED** by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Scipion S.A.S. (Signature of attorney) acting by its duly appointed attorney in the presence of: Name (print): FRANÇOIS RISPE Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Sepia S.A.S. (Signature of attorney) acting by its duly appointed attorney in the presence of: Name (print): FRANÇOIS RISPE Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier

EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Le Grand Roissy Segur S.A.S.	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): FRANÇOIS RISPE
autorney in the presence of.	Name (pinit). FRANÇOIS RISI E
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
Name (print).	Antonic Onivici
	(/ PR) VIGOVA PVORT
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Le Grand Roissy Seringa S.A.S. acting by its duly appointed	(Signature of attorney)
attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
<i>x</i> ,	
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Le Grand Roissy Signac S.A.S.	(Signature of attorney)
acting by its duly appointed	
attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Le Grand Roissy Sisley S.A.S.	(Signature of attorney)
acting by its duly appointed	Nome (agint), ED ANCOIC DICDE
attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Le Grand Roissy Soliflore S.A.S.	(Signature of attorney)
acting by its duly appointed	
attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier

EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Sonate S.A.S. (Signature of attorney) acting by its duly appointed Name (print): FRANÇOIS RISPE attorney in the presence of: /s/ Antoine Ollivier Witness's signature: Name (print): Antoine Ollivier EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Sorbiers S.A.S. (Signature of attorney) acting by its duly appointed attorney in the presence of: Name (print): FRANÇOIS RISPE /s/ Antoine Ollivier Witness's signature: Name (print): Antoine Ollivier EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Storland S.A.S. (Signature of attorney) acting by its duly appointed attorney in the presence of: Name (print): FRANÇOIS RISPE Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier **EXECUTED AS A DEED** by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Symphonie S.A.S. (Signature of attorney) acting by its duly appointed Name (print): FRANÇOIS RISPE attorney in the presence of: Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier EXECUTED AS A DEED by /s/ FRANÇOIS RISPE AMB Le Grand Roissy Mesnil S.A.S. (Signature of attorney) Name (print): FRANÇOIS RISPE acting by its duly appointed attorney in the presence of: Witness's signature: /s/ Antoine Ollivier Name (print): Antoine Ollivier

EXECUTED AS A DEED by SCI AMB France Three	/s/ FRANÇOIS RISPE
	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
SCI AMB France Four acting by its duly appointed	(Signature of attorney)
attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Capronilaan B.V.	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Koolhovenlaan 1 B.V. acting by its duly appointed	(Signature of attorney)
attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Koolhovenlaan 2 B.V. acting by its duly appointed	(Signature of attorney)
attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier

EXECUTED AS A DEED by AMB Port of Rotterdam 2-10 B.V.	/s/ FRANÇOIS RISPE
	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB BRU Air Cargo Center BVBA acting by its duly appointed	(Signature of attorney)
attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
Gebäude 556 Cargo City Süd B.V.	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): FRANÇOIS RISPE
	• ,
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EXECUTED AS A DEED by	/s/ FRANÇOIS RISPE
AMB Gebäude 556 Sàrl	(Signature of attorney)
acting by its duly appointed attorney in the presence of:	Name (print): FRANÇOIS RISPE
Witness's signature	/a/ Antaina Ollivian
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier
EVECUTED AC A DEED L.	/-/ ED ANGOIG DIEDE
EXECUTED AS A DEED by Gebäude 556 Cargo City Süd B.V. & Co. K.G.	/s/ FRANÇOIS RISPE (Signature of attorney)
acting by its duly appointed	Name (print): FRANÇOIS RISPE
attorney in the presence of:	
Witness's signature:	/s/ Antoine Ollivier
Name (print):	Antoine Ollivier

/s/ FRANÇOIS RISPE
(Signature of attorney)
Name (print): FRANÇOIS RISPE
/s/ Antoine Ollivier
Antoine Ollivier
/s/ FRANÇOIS RISPE (Signature of attorney)
Name (print): FRANÇOIS RISPE
/s/ Antoine Ollivier
Antoine Ollivier
/s/ FRANÇOIS RISPE
(Signature of attorney)
Name (print): FRANÇOIS RISPE
/s/ Antoine Ollivier
Antoine Ollivier
/s/ FRANÇOIS RISPE
(Signature of attorney) Name (print): FRANÇOIS RISPE
/s/ Antoine Ollivier
Antoine Ollivier
/s/ FRANÇOIS RISPE
(Signature of attorney)
Name (print): FRANÇOIS RISPE
/s/ Antoine Ollivier

Antoine Ollivier

Name (print):