

Part 2: Completion Documents to be supplied by TCIG

Unless an original document is specifically requested, a copy (certified by a duly authorised representative of TCIG as being a true copy) of each of the following documents (duly executed by the parties thereto where appropriate) is to be delivered by TCIG in accordance with clause 2.1.2 of this Agreement:

1. Independent Tester's Appointment between TCIG, InfraCo, ClinCo, Construction & Services Co, the Independent Tester and FirstCaribbean International Bank (Bahamas) Limited.
2. Lease of the Providenciales Site.
3. Lease of the Grand Turk Site.
4. Ringfenced Services Support Deed between ClinCo, the Guarantor, the Ringfenced Services Provider and TCIG.
5. Ringfenced Services Support Deed Corporate Guarantee between the Guarantor and TCIG (as beneficiary).
6. Design approval letter from TCIG to each of InfraCo and ClinCo dated on or about the date of this Agreement provided pursuant to clause 6.5B of this Agreement.
7. Letter from TCIG addressed to each of ClinCo and InfraCo that all relevant works in relation to the removal of certain ruins from the Providenciales Site have been completed.
8. Funders' Direct Agreement between TCIG, InfraCo, ClinCo and FirstCaribbean International Bank (Bahamas) Limited.
9. Letter from TCIG addressed to each of InfraCo, ClinCo, Construction & Services Co and the Ringfenced Services Provider provided pursuant to clause 8.1 of this Agreement regarding work permits and entry visas of employees dated on or about the date of this Agreement.
10. Letter from TCIG addressed to ClinCo provided pursuant to clause 19.4.5 of this Agreement in relation to the transfer of Donated Equipment from TCIG to ClinCo dated on or about the date of this Agreement.
11. Letter from TCIG addressed to each of InfraCo and FirstCaribbean International Bank (Bahamas) Limited relating to clause 28A of the Project Agreement.
12. Arbitration Agreement between TCIG, Interhealth Canada Limited, InfraCo, ClinCo, Construction & Services Co, the Building Contractor, Rotary (International) Limited, Civil & Structural Engineering Limited, Devereux

Architects Limited, the Ringfenced Services Provider and Oxford Ventures Limited.

13. A certificate of the Cabinet Secretary in the form agreed between the parties dated on or about the date of this Agreement.
14. A list of names and specimen signatures of the persons authorised to execute this Agreement and the ancillary documents to which it is a party on behalf of TCIG and to sign and deliver all notices and other communications to be given by TCIG under this Agreement and ancillary documents to which it is a party.
15. A legal opinion of the Attorney General of the TCI as to power, capacity and authority to enter into and perform this Agreement, the Funders' Direct Agreement, the Collateral Warranties in favour of TCIG listed in paragraphs 17, 18, 19, 20, 21 and 21A of Part 1 of this Schedule 2, the guarantee set out in paragraphs 32 of Part 1 of this Schedule 2, the Independent Tester's Appointment, the Leases and the Arbitration Agreement (the "Opinion Documents") correct and due execution of the Opinion Documents (other than the Leases) by the Hon. Deputy Premier, Floyd Basil Hall and the Hon. Minister for Health and Human Services, Lillian Elaine Boyce, correct and due execution of the Leases by the Governor, the legal validity, enforceability and binding nature of the Opinion Documents, and due compliance with all TCI laws and regulations required in order to enter into the Opinion Documents and perform the obligations and commitments assumed thereunder.