NOTICE OF PUBLIC SALE UNDER ARTICLE 9 OF THE UNIFORM COMMERCIAL CODE

TO: Each of the addressees set forth on **Schedule 1** attached hereto and made a part

hereof

FROM: Vida Longevity Fund, LP, Vida Insurance Credit Opportunity Fund II, LP, and Vida

Insurance Credit Opportunity Fund III, LP, (collectively, the "Secured Parties")

PLEASE TAKE NOTICE that on June 20, 2022, at 1 p.m., New York City, New York time, at the offices of Glenn Agre Bergman & Fuentes LLP, 55 Hudson Yards, New York, New York 10001, a public sale shall be conducted of 34,218,366 shares of ordinary shares of Randall & Quilter Investment Holdings Ltd. (the "Collateral" or the "Shares") pledged to the Secured Parties by Brickell PC Insurance Holdings LLC ("Pledgor") and 777 Partners LLC ("Borrower" and, together with Pledgor, each individually, a "Debtor" and collectively, the "Debtors"). A Zoom link will be provided to qualified bidders who wish to appear at the auction virtually.

This sale is being held to enforce the rights of the Secured Parties.

The Collateral will be sold in one block to the highest qualified bidder for cash or through a credit bid against outstanding indebtedness held only by the Secured Parties.

THE COLLATERAL WILL BE SOLD ON AN "AS IS" BASIS. There will be no warranty made or provided relating to title, possession, quiet enjoyment or otherwise in connection with the disposition.

THE COLLATERAL HAS NOT BEEN REGISTERED FOR SALE UNDER THE SECURITIES ACT OF 1933 (THE "SECURITIES ACT") OR ANY STATE SECURITIES OR BLUE SKY LAWS, AND AS SUCH MAY NOT BE SOLD OR OTHERWISE TRANSFERRED UNLESS (a) THEY ARE REGISTERED UNDER THE SECURITIES ACT AND ANY APPLICABLE STATE LAW OR (b) SUCH SALE OR TRANSFER IS EXEMPT FROM SUCH REGISTRATION AND THE SECURED PARTIES RECEIVED AN OPINION FROM COUNSEL ACCEPTABLE TO IT TO THE EFFECT THAT SUCH SALE OR TRANSFER IS SO EXEMPT, THIS NOTICE DOES NOT CONSTITUTE AN OFFER TO SECURE A SOLICITATION OF AN OFFER TO BUY THE COLLATERAL IN ANY STATE TO ANY PERSON TO WHOM IT IS UNLAWFUL TO MAKE SUCH OFFER OR SOLICITATION. ONLY ACCREDITED INVESTORS AND QUALIFIED INSTITUTIONAL BUYERS, AS SUCH TERMS ARE DEFINED IN REGULATION D OF THE SECURITIES ACT, MAY PARTICIPATE IN THE SALE.

Each prospective bidder will be required to represent in writing (the "<u>Bidding Certificate</u>") to the Secured Parties that it (a) is acquiring the Collateral for investment purposes, solely for the purchaser's own account and not with a view to distribution or resale of the Collateral; (b) has sufficient knowledge and experience in financial and business matters so as to be capable of evaluating the merits and risks of investment and has sufficient financial means to afford the risk

of investment in the Collateral; (c) is an "accredited investor" or a "qualified institutional buyer" within the meaning of Regulation D of the Securities Act; (d) will not resell or otherwise hypothecate the Collateral without a valid registration under applicable federal or state laws, including, without limitation, the Securities Act or an available exemption therefrom, (e) acknowledges and agrees that its participation in the foreclosure sale, and any sale of Collateral to the prospective bidder pursuant to the foreclosure sale, will not violate the Securities Act or the laws or regulations of any jurisdiction and is permitted under its governing documents and internal policies and (f) that it will comply with all bye-laws and any other constituent documents governing the Collateral. Additionally, each prospective bidder shall, in the Bidding Certificate, indemnify the Secured Parties with respect to any claim based on any misrepresentation or inaccuracy contained in the information in such Bidding Certificate. A qualified bidder must satisfy the Secured Parties (and their counsel) that its purchase of the Collateral is in compliance with all applicable federal and state laws. Meeting any requirements of the foregoing shall be at the sole risk, cost and expense of a prospective bidder.

To be a qualified bidder, a prospective bidder must provide the following items to Glenn Agre Bergman & Fuentes LL), 55 Hudson Yards, New York, New York 10001 (attn: Andrew K. Glenn, Kurt Mayr and Agustina Berro) on or before 5:00 p.m. (New York City time) on June 16, 2022:

- (a) current contact information for the bidder and its authorized representatives;
- (b) the opening bid amount (which must be for all of the Collateral in one block at one price) proposed by such bidder (the minimum opening bid shall be in an amount that is at least the product of the number of Shares multiplied by 40% of the closing price of the Shares as quoted on the London Stock Exchange on June 15, 2022);
- (c) a deposit wired to Glenn Agre Bergman & Fuentes LLP of 100% of the opening bid; and
- (d) prior to or during the auction, the bidder must provide proof of immediately available funds to pay any successive bids that it submits.

The highest qualified bidder will be required to deposit the full amount of the bid price in escrow with Glenn Agre Bergman & Fuentes LLP via wire transfer, no later than June 22, 2022, at 5:00 p.m., New York City time.

Interested parties who would like additional information, including wire transfer instructions should contact Andrew K. Glenn or Kurt Mayr, counsel for the Secured Parties by e-mail at aglenn@glennagre.com or kmayr@glennagre.com.

SCHEDULE 1— ADDRESSEES FOR NOTICE OF PUBLIC SALE

Brickell PC Insurance Holdings LLC 600 Brickell Ave, 19th Floor Miami, FL 33131

Attn: Ed Gehres, General Counsel E-mail: egehres@777part.com

SuttonPark Capital LLC 600 Brickell Ave, 19th Floor Miami, FL 33131 Attention: Ed Gehres

e-mail: egehres@777part.com

Signal Financial Holdings LLC 600 Brickell Ave, 19th Floor Miami, FL

Attention: Ed Gehres

e-mail: egehres@777part.com

777 Partners LLC 600 Brickell Ave, 19th Floor Miami, FL

Attention: Ed Gehres

e-mail: egehres@777part.com