EXHIBIT "G"

This is Exhili allicevit of... lun. tte tt of / Thier 27:4 sworn before me, this. 14 June 20 R.V. G. RARY

SUPPORT LETTER

June 13, 2014

STRICTLY CONFIDENTIAL

Metcalfe & Mansfield Alternative Investments VII Corp., in its capacity as trustee of Devonshire Trust c/o M. Robert Girard Tour de la Bourse 800 Place Victoria Bureau 3700, C. P. 242 Montreal, QC H4Z 1E9

Dear Mesdames/Sirs:

We refer to the letter agreement (the "Settlement Agreement"), dated of even date herewith, among Barclays Bank PLC ("Barclays"), the Barclays Subsidiaries as represented by Barclays, Metcalfe & Mansfield Alternative Investments VII Corp., in its capacity as trustee of Devonshire Trust ("Devonshire") and The Bank of New York Mellon, in its capacity as custodian under the Tri-Party Custody Agreement. All terms with initial capitals used in this letter and not otherwise defined herein shall have the respective meanings ascribed thereto in the Settlement Agreement.

The purpose of this support letter (this "Letter") is to confirm to Devonshire that, subject to the Settlement Agreement being in full force and effect, Caisse de dépôt et placement du Québec ("CDPQ"), as Noteholder and creditor of Devonshire, intends to vote in favor of the CCAA Procedure at all relevant creditors' meetings in respect thereof, and intends to support the winding-up and distribution of Devonshire's assets, provided that such winding-up and distribution is on terms consistent with the terms and conditions set forth in the Settlement Agreement, including without limitation, Sections 5 and 6(a) through 6(o) thereof, or as otherwise consented to in writing by CDPQ.

The parties shall keep this Letter strictly confidential and shall make no disclosure hereof except as required by law or legal process, or as may be required for the purposes of the CCAA Procedure, and except as may be requested or required by a regulator, government minister's office, or other governmental body or agency, and in any such case of required disclosure, the disclosing party shall provide prior written notice (except where such notice is prohibited by applicable law or regulation) of such required or requested disclosure (including the contents of such disclosure) to the other party. For greater certainty, the parties acknowledge that this Letter has been delivered in furtherance of a settlement and shall not be, and each party is estopped from, seeking to rely on the existence of this Letter or any terms herein.

CAISSE DE DÉPÔT ET PLACEMENT DU QUÉBEC By: Marc Cormie Executive Vice-President Name Fixed Income and Active Overlay Strategies Title: By: trouble Julie Fremblay, Legal Counsel, Legal Affairs Name: Title:

.

Acknowledged:

METCALFE & MANSFIELD ALTERNATIVE INVESTMENTS VII CORP., in its capacity as issuer trustee of Devonshire Trust

By: Name: a DANPHOND Title: PRESIDE, By:

Name: B. DESCHAMPS Title: Director

2.

2