

### **COMPANIES FORM NO 395**

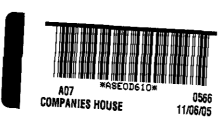
395

## PARTICULARS OF A MORTGAGE OR CHARGE

Pursuant to Section 395 of the Companies Act 1985

To the Registrar of Companies

	For Official Use	Company Numb
	11	00048511
Name of Company Haynes Brothers Limited		
nayires biothers Limited		
Date of creation of the charge		
10 <sup>th</sup> June 2005		
Description of the instrument (if and assets	on an avidancian the above (t- 0)	
Description of the instrument (if any) creating Charge on vehicle stocks as defined in Sched		
Amount secured by the mortgage or charge	<b>}</b>	
All monies and liabilities which now are or sh Brothers Limited ("the borrower") to FCE Bar whether actually or contingently and whether the Borrower as guarantor indemnifier or pr expenses and other payments for which the indemnity basis; and interest on the foregoing rate (as well after as before any judgement)	all at any time hereafter be due owing ank plc ("FCE") on any account or in an solely or jointly with any other person incipal debtor including without limitation Borrower shall be liable pursuant to	ny manner whatsoev and whether due fro ion all costs, charge this Charge on a f
Brothers Limited ("the borrower") to FCE Bar whether actually or contingently and whether the Borrower as guarantor indemnifier or pr expenses and other payments for which the indemnity basis; and interest on the foregoing	all at any time hereafter be due owing ank plc ("FCE") on any account or in an solely or jointly with any other person incipal debtor including without limitation Borrower shall be liable pursuant to	ny manner whatsoev and whether due fro ion all costs, charge this Charge on a f
Brothers Limited ("the borrower") to FCE Bar whether actually or contingently and whether the Borrower as guarantor indemnifier or pr expenses and other payments for which the indemnity basis; and interest on the foregoing	all at any time hereafter be due owing ank plc ("FCE") on any account or in an solely or jointly with any other person incipal debtor including without limitation Borrower shall be liable pursuant to	ny manner whatsoev and whether due fro ion all costs, charge this Charge on a fi
Brothers Limited ("the borrower") to FCE Bar whether actually or contingently and whether the Borrower as guarantor indemnifier or prexpenses and other payments for which the indemnity basis; and interest on the foregoing rate (as well after as before any judgement)	all at any time hereafter be due owing nk plc ("FCE") on any account or in an solely or jointly with any other person incipal debtor including without limitatical Borrower shall be liable pursuant to go day by day from demand until full disc	ny manner whatsoev and whether due fro ion all costs, charge this Charge on a fi
Brothers Limited ("the borrower") to FCE Bar whether actually or contingently and whether the Borrower as guarantor indemnifier or prexpenses and other payments for which the indemnity basis; and interest on the foregoing rate (as well after as before any judgement)	all at any time hereafter be due owing nk plc ("FCE") on any account or in an solely or jointly with any other person incipal debtor including without limitative Borrower shall be liable pursuant to g day by day from demand until full discount of the charge or persons entitled to the charge	ny manner whatsoever and whether due fro- ion all costs, charge this Charge on a fu



M

Presentor's name, address reference (if any):	and	For Official Use Mortgage Section	Post Room
Mr Lee Cooper FCE Bank plc 5 <sup>th</sup> Floor, 1-504 Central Office, Eagle Way Brentwood Essex CM13 3AR DX 124282 Brentwood 4			
Time Critical Reference			

Short particulars of all the property mortgaged or charged

By way of first floating charge all such of the present and future property and assets of the Borrower as are described in the First Schedule.

By way of <u>a first fixed charge all</u> such of the present and future property and assets of the Borrower as are described in the Second Schedule:

First schedule

ALL: NEW MOTOR VEHICLES ("Motor Vehicles") which are from time to time during the continuance of this security in the possession of the Borrower or in respect of which the Borrower is or may be entitled to exercise rights of possession ownership or otherwise in whatsoever capacity;

Second schedule

All proceeds of sale or other disposition of any of the Motor Vehicles;

All insurance monles receivable in respect of damage to or the destruction or loss of any of the Motor Vehicles; (continued overleaf)

Particulars as to commission allowance or discount (note 3)

Signed

Date 10<sup>™</sup> JUNE 2005

ABRINKWORTH

On behalf of [eempany] [mortgagee/ehargee]

### **NOTES**

Support.

- The original instrument (if any) creating or evidencing the charge, together with these prescribed particulars correctly completed must be delivered to the Registrar of Companies within 21 days after the date of creation of the charge (Section 395). If the property is situated and the charge was created outside the United Kingdom delivery to the Registrar must be effected within 21 days after the date on which the instrument could in due course of post, and if dispatched with due diligence, have been received in the United Kingdom (Section 398). A copy of the instrument creating the charge will be accepted where the property charged is situated and the charge was created outside the United Kingdom (Section 398) and in such cases the copy must be verified to be a correct copy either by the company or by the person who has delivered or sent the copy to the Registrar. The verification must be signed by or on behalf of the person giving the verification and where this is given by a body corporate it must be signed by an officer of that body. A verified copy will also be accepted where Section 398(4) applies (property situate in Scotland or Northern Ireland) and Form No 398 is submitted.
- 2. A description of the instrument, eg "Trust Deed", "Debenture", "Mortgage" or "Legal Charge", etc., as the case may be, should be given.
- 3. In this section there should be inserted the amount or rate per cent of the commission, allowance or discount (if any) paid or made either directly or indirectly by the Company to any person in consideration of his:
  - (a) subscribing or agreeing to subscribe, whether absolutely or conditionally; or
  - (b) procuring or agreeing to procure subscriptions, whether absolute or conditional, for any of the debentures included in this return. The rate of interest payable under the terms of the debentures should not be entered.
- 4. If any of the spaces in this form provide insufficient space the particulars must be entered on the prescribed continuation sheet.

95

# PARTICULARS OF A MORTGAGE OR CHARGE [Continued from Page 2]

Continuation Sheet No 1 -of- 1 to Form No 395

	Company Number
٠.	00048511

Name of Company	
Haynes Brothers Limited	
444	

Short particulars of all the property mortgaged or charged (continued)

#### Second schedule cont....

All debts now or herafter becoming due to the Borrower under the terms of any sale or other disposition of the Motor vehicles or any insurance policy or in relation to any of the Motor Vehicles

All the Borrower's right title and interest in and the benefit including the right to receive rents hire charges or any other payments of all contracts (hereinafter called "the Contracts") for the hire or otherwise of any of the Motor Vehicles now or hereafter during the subsistence of this Charge subsisting between the Borrower or any agent director officer manager or employee or holding subsidiary or associated company of the Borrower or any person under the control of the Borrower as owner and any other person as hirer

The benefit of all guarantees indemnities and securities given to the Borrower in respect of any of the Contracts

All proceeds of sale or other disposition of any of the Contracts including any cash or credit balances on any account held operated or controlled by the Borrower

All debts now or hereafter becoming due to the Borrower under the terms of or in relation to any of the Contracts

All rights for enforcing the Contracts and all rights for enforcing all guarantees indemnities and securities given to the Borrower in respect thereof

### **Appendix**

During the continuance of this security the Borrower shall not without the prior consent of FCE raise any loan or incur any obligation on the security of the Mortgaged Property or create or permit to come into being any mortgage charge or assignment to the Mortgaged Property or allow any lien to remain or to be created on or distress levied against the Mortgaged Property.

During the continuance of this security the Borrower shall not without the prior written consent of FCE sell pledge assign transfer lease or otherwise dispose of or deal with the Contracts or any part thereof or with the book or otherdebts forming part of the Mortgaged Property and in the case of the book or other debts forming part of the Mortgaged Property the Borrower shall not release compound set-off or exchange all or any of the same whether by way of factoring block discounting or in any other way whatsoever whereby their recovery by the Borrower or by or on behalf of FCE will or may be prevented impeded or delayed.

During the continuance of this security the Borrower shall not without the prior written consent of FCE amend or alter its Memorandum and Articles of association or issue or redeem any security.





# CERTIFICATE OF THE REGISTRATION OF A MORTGAGE OR CHARGE

Pursuant to section 401(2) of the Companies Act 1985

COMPANY No. 00048511

THE REGISTRAR OF COMPANIES FOR ENGLAND AND WALES HEREBY CERTIFIES THAT A CHARGE ON VEHICLE STOCKS DATED THE 10th JUNE 2005 AND CREATED BY HAYNES BROTHERS, LIMITED FOR SECURING ALL MONIES DUE OR TO BECOME DUE FROM THE COMPANY TO FCE BANK PLC ON ANY ACCOUNT WHATSOEVER UNDER THE TERMS OF THE AFOREMENTIONED INSTRUMENT CREATING OR EVIDENCING THE CHARGE WAS REGISTERED PURSUANT TO CHAPTER 1 PART XII OF THE COMPANIES ACT 1985 ON THE 11th JUNE 2005.

GIVEN AT COMPANIES HOUSE, CARDIFF THE 16th JUNE 2005.





