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Please complete legibly, preferably in black type, or bold block lettering

*insert full name of company

325324/13

M395 for LAND CORPORATE

Companies Form No.395

Particulars of a mortgage or charge A fee of £10 is payable to Companies House in respect of each register entry for a mortgage or charge.

Pursuant to section 395 of the Companies Act 1985

To the Registrar of Companies (Address overleaf - Note 6)	For official use	Company number
Name of company		
* WHITE & CO. PLC		(the "Mortgagor"
Date of creation of the charge		
28 June	2005	
Description of the instrument (if any) creating or ev	ridencing the charge (n	ote 2)

Amount secured by the mortgage or charge

Mortgage Deed (the "Mortgage")

- **(1)** All money and liabilities whether actual or contingent (including further advances made after the date of the Mortgage by the Bank and secured directly or indirectly by the Mortgage) which then were or at any time thereafter might be due owing or incurred from or by the Mortgagor to the Bank anywhere or for which the Mortgagor may be or become liable to the Bank in any manner whatsoever without limitation (and whether alone or jointly with any other person and in whatever style, name or form and whether as principal or surety and notwithstanding that the same may at any earlier time have been due owing or incurred to some other person and have subsequently become due owing or incurred to the Bank as a result of a transfer, assignment or other transaction or by operation of law);
- (2) interest on all such money and liabilities to the date of payment at such rate or rates as may from time to time be agreed between the Bank and the Mortgagor or, in the absence of such agreement, at the rate, in the case of an amount denominated in Sterling, of two percentage points per annum above the Bank's base rate for the time being in force (or its equivalent or substitute rate for the time then) or, in the case of an amount denominated in any currency or currency unit other than Sterling, at the rate of two percentage points per annum above the cost to the Bank (as conclusively determined by the Bank) of funding sums comparable to and in the currency unit of such amount in the London Interbank Market (or such other market as the Bank may select) for such consecutive periods (including overnight deposits) as the Bank may in its absolute discretion from time to time thereon select;
- (3)commission and other banking charges and legal, administrative and other costs, charges and expenses

Names and addresses of the mortgagees or persons entitled to the charge

Lloyds TSB Bank plc		
DEPT 96-11		(the "Bank")
PO BOX 853, EASTON ROAD, BRISTOL. BS99 5HZ	Postcode	

Presentor's name address and For official Use reference (if any): Mortgage Section Post room Black haptnorn Linnell Harbour Court, Composs Rd Portsmorth POG 4ST. ReLITHS DX 124490 Potsnovth 90 **COMPANIES HOUSE** Time critical reference

lis ount (note 3)

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By way of legal mortgage with full of below (and, where such property is Mortgagor in relation thereto by vir including any rights arising against and fixtures (including trade fixture "Mortgaged Property") and referen a continuing security for the payme subject to the prior mortgage(s) or (the "Prior Mortgages") and to the

> (a) By way of fixed charge, all prechoses in action owing or below Property or any business at an limitation):

> > (i) any amounts owing to the by any tenant or licensee () any ground rents and rent in connection with the Mos

> > (ii) any amounts owing or which construction or developmen by virtue of the Mortgagor' whether or not any certific proceeds thereof); and

(b) by way of floating charge all preutensils, furniture and equipm the Mortgaged Property and in any interest (the "Mortgaged (

3. By way of assignment with full tide any time thereafter might be carrieall present and future licences (if a approval required by or given pursconnection with any business at anthe full right to recover and receive Mortgagor by virtue of the Licensin upon payment of all the Secured ()

old, any present or future right or interest conferred upon the ny Enfranchising Legislation (as defined in tl e Mortgage) no ninee purchaser pursuant thereto) together vith all building s tix I plant and machinery from time to time the son (the to the "Mortgaged Property" include references to any part of this o to a Bank of the Secured Obligations (as define in the Mortg. ga) s) (if any) mentioned in the Second Schedule to the Mortga e sacial money, interest and other money thereby sacured.

guarantee the property of the Mortgagor specifies in the Schedale

ii at I future book and other debts, other monetar relaims and if the Mortgagor and arising in connection with the Mortgage the arried on thereon and the proceeds thereof including (with let

eign or by way of rent, licence fee, service charge or dilapidations acl. case whether present or future) of the Mortg ged Property and , rent deposits and purchase deposits owing o the Mortgas or ged Property (and, in each case, the proceeds the reof);

ray become owing to the Mortgagor under any building, on act entered into in connection with the Morts aged Property or 13ht under any retention in other trusts in connection therewith the amount due has been issued in respect thereof (and the

it and future stock, goods, moveable plant, mach nery, implements, i at any time placed on or used in or about (but not forming pare of) ı h ase belonging to the Mortgagor or in which the Mortgagor has · els).

can bee, the goodwill of the business (if any) which then was or the b, the Mortgagor at the Mortgaged Property an , the full bene t of tine luding any permit, licence, authorisation, cot sent or other ii to any Environmental Law (as defined in the Mortgage)) held i arried on by the Mortgagor at the Mortgaged Property and 130 Late pensation which may at any time become pa able to the -00 it 1964 or any other statutory enactment subject to re-assignment tions (as defined in the Mortgage).

Particulars as to commission, allowance

NIL.

2.

Signed

On behalf of [occopacy][mortgagee/char

Date

A fee of £10 is payable to Companies House in respect of each register entry for a mortgage or charge. (See Note 5)

†delete as

Notes

The original instrument (if any) creat correctly completed must be delivered the charge (section 395). If the proper delivery to the Registrar must be effeccourse of post, and if dispatched with A copy of the instrument creating the charge was created outside the United a correct copy either by the company The verification must be signed by or a body corporate it must be signed by 398(4) applies (property situate in Sco

2 A description of the instrument, eg. [1] may be, should be given.

In this section there should be inserted 3 (if any) paid or made either directly or

(a) Subscribing or agreeing to

procuring or agreeing to [for any of the debentures included in t debentures should not be entered.

It any of the spaces in this form provid prescribed continuation sheet.

5 heques and Postal Orders are to be a

Companies House, Crown Way, Cardit

The address of the Registrar of Compa

or videncing the charge, together with these pre-scribed particulars he Registrar of Companies within 21 days after the date of creation of

signated and the charge was created outside the United Kingcom within 21 days after the date on which the instrument could in the

li gence, have been received in the United King dom (section 98).

go will be accepted where the property charged is situated an the

gom (section 398) and in such cases the copy must be verified to be e person who has delivered or sent the copy to the Registrin.

If of the person giving the verification and where this is given by ff. er of that body. A verified copy will also be a cepted where section

de Northern Ireland) and Form No. 398 is submitted.

Ded", Debenture", "Mortgage" or "Legal change", etc., as the case

each nount or rate per cent of the commission, all wance or discount Free tly by the company to any person in consideration of his;

so ibe, whether absolutely or conditionally, or

ire subscriptions, whether absolute or condition 4,

reign. The rate of interest payable under the terms of the

sur icient space the particulars must be entered on the

yable to Companies House.

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Amount due or owing on the mortgage or charge (Continued)

incurred by the Bank in relation to the Mortgage (including any acts necessary to release the Mortgaged Assets (as defined in the Mortgage) from this security) or in enforcing the security thereby created on a full and unqualified indemnity basis; and		
(4)	any fees charged by the Bank for time spent by the Bank's officials, employees or agents in dealing with any matter relating to the Mortgage. Such fees shall be payable at such rate as may be specified by the Bank.	

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4. By way of a sureties of Property sa	gni ent with full title guarantee the benefit of all k tarantees or c -venants by any surety or of the lessee's obligations under any existing lease or underlease of the Mortgaged c -re-assignment upon payment of all the Secused Obligations		
5. By way of fi the Mortgag Mortgaged ! all rights, I continuing	I charge with full title guarantee, where the Morte agor (by virtue of an estate or interest in Property) is or becomes entitled to a share or shares in any company connected with the perty, the entitlement to such share or shares and such share constants when issued and fits and advantages at any time arising in respect of the same (to constants) as a same of the payment to the Bank of the Secured Diligations		
6. By way of a Mortgage) if the Mortgage Obligations	name ent with full title guarantee, the Intellectual Property Rights as defined in the same in connection with the business (if any) the sor at any time thereafter carried on by at the Mortgaged Property, subject to re-assignment on paymen of all the Secured		
The Mortgagor ma	ty, thout the prior consent in writing of the Bant		
(a) (i) yes face the	provided for in the Mortgage) sell, assign, licence sub-licence, discount, or a therwise dispose of or deal in any other way with, the Mortgaged Assets (as defined in lartgage) (other than the Mortgaged Chattels).		
(ii) seli as:	otherwise dispose of all or any part of the Mortgaged Chattels except by way of sale, then t, licence or sub-licence in the ordinary cour e of business;		
(b) (i) ere by the	or permit to subsist or arise any mortgage, debet ure, hypothe ation, charge, assignment of security, pledge or lien or any other encumbrance or security whatsoever (other than or flortgage(s)) over all or any part of the Mortgage Assets;		
(ii) em or	onto any contractual or other agreement which has or may have an economic effect similar log us to any such encumbrance or security as would be prohit ted by (b)(i) above.		
By sub-clause 5.6a with the Bank the amounts charged be such rentals and so and not pursuant a			
SCHEDULE			
The Freehold/Leas	ld roperty known as or being LAND Cr THE EST SIDE OF		
HALESFIL	" TELFORD SHROPSHILE		
including the entir-	f e property comprised in the documents(s) particulars of which are set out below:		

The Freehold/Leas HALESELL including the enti-	a TELFORD, SHRORSH	11, €
	toti n (Conveyance A ignment, Assent, etc.)	Parti s
Land Certificate(s) Title No.(s)		Adminis rative Area
SL 12'11	<u>. </u>	WRI CIN

FILE COPY



CERTIFICATE OF THE REGISTRATION OF A MORTGAGE OR CHARGE

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

COMPANY No. 00052204

THE REGISTRAR OF COMPANIES FOR ENGLAND AND WALES HEREBY CERTIFIES THAT A MORTGAGE DATED THE 28th JUNE 2005 AND CREATED BY WHITE & CO PLC FOR SECURING ALL MONIES DUE OR TO BECOME DUE FROM THE COMPANY TO LLOYDS TSB BANK PLC ON ANY ACCOUNT WHATSOEVER WAS REGISTERED PURSUANT TO CHAPTER 1 PART XII OF THE COMPANIES ACT 1985 ON THE 1st JULY 2005.

GIVEN AT COMPANIES HOUSE, CARDIFF THE 6th JULY 2005.





