In accordance with Section 859L of the Companies Act 2006

MR04

Statement of satisfaction in full or in part of a charge



You can use the WebFiling service to file this form online Please go to www.companieshouse.gov.uk

✓ What this form is for
You may use this form to register
a statement of satisfaction in full
or in part of a mortgage or charge
against a company

What this form is NOT for You may not use this form to register a statement of satisfac in full or in part of a mortgage charge against an LLP Use for LL MR04



A415SGGH A29 13/02/2015 COMPANIES HOUSE

#99

1	Company details	148	
Company number Company name in full	0 2 5 3 8 2 5 4	→ Filling in this form Please complete in typescript or in bold black capitals	
	Lehman Brothers International (Europe) - in administration	All fields are mandatory unless specified or indicated by *	
	Charge creation •		
	When was the charge created? → Before 06/04/2013 Complete Part A and Part C → On or after 06/04/2013 Complete Part B and Part C	Property acquired If section 859C of the Companies Act 2006 applies, this is the date that the property was acquired	
	Charges created before 06/04/2013		
A1	Charge creation date	_	
Charge creation date	Please give the date of creation of the charge	Property acquired If section 859C of the Companies Act 2006 applies, this is the date that the property was acquired	
;A2	Description of instrument (if any)		
	Please give a description of the instrument (if any) by which the charge is created or evidenced	Continuation page Please use a continuation page if you need to enter more details	
Instrument description	Shares Account Pledge Agreement between the Chargor and the Lender (as defined below) (the "Pledge")		
	Lloyds TSB Bank PLC 71 Lombard Street, London (the "Lender")		
		04/13 Version 1.0	

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	Please give the short particulars of the property or undertaking charged	Continuation page
ort particulars	Please see continuation sheets	Please use a continuation page if you need to enter more details
		P.

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Part B	Charges created on or after 06/04/2013		
B1	Charge code Please give the charge code This can be found on the certificate	⊕ Charge code	
Charge code •		This is the unique reference code allocated by the registrar	
Part C	To be completed for all charges		
C1	Satisfaction		
_	I confirm that the debt for the charge as described has been paid or satisfied Please tick the appropriate box In full In part		
C2	Details of the person delivering this statement and their interest in the charge		
_	Please give the name of the person delivering this statement		
Forename(s)	Russell		
Surname	Downs		
	Please give the address of the person delivering this statement		
Building name/number	25		
Street	Canada Square		
Post town	Canary Wharf		
County/Region	London		
Postcode	E 1 4 5 L Q Please give the person's interest in the charge (e.g. chargor/chargee etc)		
Person's interest in the charge	Joint Administrator of Lehman Brothers International (Europe) (the "Chargor") Acting as agent without personal liability		
C3	Signature		
	Please sign the form here		
Signature	Signature X		

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Presenter information	Important information	
You do not have to give any contact information, but if you do, it will help Companies House if there is a query on the form. The contact information you give will be	Please note that all information on this form will appear on the public record. Where to send	
visible to searchers of the public record		
Contact name Company name	You may return this form to any Companies House address However, for expediency, we advise you to return it to the appropriate address below	
Address	For companies registered in England and Wales The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff	
Past tawn County/Region	For companies registered in Scotland The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2,	
Postcode	139 Fountainbridge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post)	
DX	For companies registered in Northern Ireland The Registrar of Companies, Companies House,	
Telephone	Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1	
We may return forms completed incorrectly or with information missing	<i>i</i> Further information	
Please make sure you have remembered the following The company name and number match the information held on the public Register	For further information, please see the guidance notes on the website at www companieshouse gov uk or email enquiries@companieshouse gov uk	
Part A Charges created before 06/04/2013 You have given the charge date You have completed the Description of instrument and Short particulars in Sections A2 and A3	This form is available in an alternative format. Please visit the forms page on the website at	
Part B Charges created on or after 06/04/2013 You have given the charge code	www.companieshouse.gov.uk	
Part C To be completed for all charges ☐ You have ticked the appropriate box in Section C1 ☐ You have given the details of the person delivering this statement in Section C2 ☐ You have signed the form		

Company No 02538254

Short Particulars of all the Property Mortgaged or Charged

As security for the payment and discharge of the Secured Obligations, the Chargor pledged the Securities Account together with all the Shareholder Interest and the Related Rights (collectively referred to as the "Collateral"), in favour of the Lender pursuant to Article L 431-4 of the French Financial and Monetary Code (formerly Article 29 of Law nº 83-1 of 3rd January, 1983, as amended by Law n° 96-597 of 2nd July, 1996)

NOTE

The Pledge includes an undertaking from the Chargor not to

- (a) sell or otherwise dispose of all or any of its ownership of or rights to the Collateral, other than in accordance with the French Collateral Management Agreement, and
- create or permit the creation or subsistence of any lien, security interest or other charge or (b) encumbrance over the Collateral, except for the pledge created under the Pledge

until the Chargor has received notice in writing from the Lender that the Security Period has ended

Definitions

The terms used in this Companies form 395 have the meanings set out below

"Cash_Charge"_

means the Charge on Cash or the German Security Agreement, as the context requires

"Charge on Cash"

means the charge on cash entered into between the Chargor and the Lender as security for the Chargor's obligations under the Finance Documents and dated 30th April, 2002

"Collateral Management Agreement"

means the French Collateral Management Agreement, the German Collateral Management Agreement or, as the case may be, the Italian Collateral Management Agreement

"Dividends"

means all dividends, interest and other rights as well as all dividends, interest and other distributions (fruits et produits) relating to the Shareholder Interest

"Facility Agreement"

means the facility agreement dated on or about the date of the Charge on Cash between the Chargor and the Lender

"Finance Documents"

means the Facility Agreement any Collateral Management Agreement entered into in connection with the Facility Agreement, each Security Document or any other document designated as such by the Lender and the Chargor

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"French Collateral Management Agreement"

means any agreement between the Chargor, the Lender and the French Custodian, pursuant to which the French Custodian provides valuation and monitoring services in respect of the French Pledged Shares and French Deposited Cash

"French Custodian"

means BNP Paribas Securities Services, a company incorporated with limited liability under the laws of France and having its registered orfice at 3, rue d'Antin, Paris 75009 France

"French Deposited Cash"

means all sums from time to time standing to the credit of the I rench Dollar Deposit Account and the French curo Deposit Account, and the debt represented thereby

"French Dollar Deposit Account"

means the Dollar denominated account in the name of the Chargor with the French Custodian at its branch in London with the account number specified in paragraph 2 of Schedule I of the Charge on Cash and includes any renewal or redesignation thereof

"French Eligible Shares"

means-any-shares-which-satisfy-the-criteria-set-out-in-paragraph-10-of-Schedule-1-of-the-Facility Agreement

"French euro Deposit Account"

means the euro denominated account in the name of the Chargor with the French Custodian at its branch in London with the account number specified in paragraph 3 of Schedule 1 of the Charge on Cash and includes any renewal or redesignation thereof

"French Share Pledge"

means the Pledge and any deed of pledge (acte de nantissement de compte d'instruments financiers) entered into between the Lender and the Chargor under which French Eligible Shares are pledged as security by the Chargor to the Lender

"German Collateral Manager"

means the Paris Branch of BNP Paribas Securities Services, a company incorporated with limited liability under the laws of France and having its registered office at 3, Rue d'Antin, Paris 75009

"German Collateral Management Agreement"

means any agreement between the Chargor, the Lender and the German Custodian, and the German Collateral Manager pursuant to which the German Custodian provides valuation and monitoring services in respect of the German Pledged Shares and German Deposited Cash

"German Custodian"

means BNP Paribas Securities Services, Frankfurt branch Gruncburgweg 14, 60322, Frankfurt Germany

"German Deposited Cash"

means the "Deposited Cash" as defined in the German Security Agreement

"German Eligible Shares"

means any shares which satisfy the criteria set out in paragraph 11 of Schedule 1 of the Facility Agreement.

"German Security Agreement"

means any deposit account and securities account pledge agreement entered into between the Chargor as pledger and the Lender as pledgee in connection with the Facility Agreement regarding accounts and securities held or deposited with the German Custodian

"Italian Collateral Management Agreement"

means any agreement between the Chargor, the Lender and the Italian Custodian, pursuant to which the Italian Custodian provides valuation and monitoring services in respect of the Italian Pledged Shares and Italian Deposited Cash

"Italian Custodian" means Citibank, N A (Milan branch)

"Italian Deposited Cash"

means all sums from time to time standing to the credit of the Italian Dollar Deposit Account and the Italian euro Deposit Account, and the debt represented thereby

"Italian Dollar Deposit Account"

means the Dollar denominated account in the name of the Chargor with the Italian Custodian at its branch in London with the account number specified in paragraph 4 of Schedule 1 of the Charge on Cash and includes any renewal or redesignation thereof

"Italian euro Deposit Account"

means the euro denominated account in the name of the Chargor with the Italian Custodian at its branch in London with the account number specified in paragraph 5 of Schedule 1 of the Charge on Cash and includes any renewal or redesignation thereof

'Italian Eligible Shares"

means any shares which satisfy the criteria set out in paragraph 12 of Schedule 1 of the Facility Agreement

'Italian Master Share Pledge"

means any Italian master pledge agreement between the Chargor, the Lender and the Italian Custodian under which Italian Eligible Shares are pledged as security by the Chargor to the Lender

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"Italian Share Pledge"

means the Italian Master Share Pledge or each Italian Supplemental Share Pledge

"Italian Supplemental Share Pledge"

means each share pledge given by the Chargor in accordance with Clause 2.2 or 4.2 of the Italian Master Share Pledge

"Loan" or "Loans"

means the principal amount of each borrowing by the Chargor under the Facility Agreement

"Pledged Shares" means

when designated "French Pledged Shares", the French Eligible Shares which are pledged to the Lender as security for the Chargor's obligations under the Finance Documents,

- (a) when designated "German Pledged Shares", the German Eligible Shares which are pledged to the Lender as security for the Chargor's obligations under the Finance Documents, or
- (b) when designated "Italian Pledged Shares", the Italian Eligible Shares which are pledged to the Lender as security for the Chargor's obligations under the Finance Documents,

and "Pledged Shares" means each or all of the French Pledged Shares, German Pledged Shares or Italian Pledged Shares, as the context requires

"Related Rights"

means any revenues or proceeds arising or generated in respect of the Shareholder Interest, including but not limited to, Dividends, amortisation, reimbursement and other cash distributions

"Securities Account"

means the shares account ("compte d'instruments financiers") within the meaning of Article I, 431-4 of the French Financial and Monetary Code (formerly Article 29 of Law n° 83-1 dated 3rd January, 1983, as amended by Law n° 96-597 dated 2nd July, 1996), opened in the books of the French Custodian in the name of the Chargor number 47396B and to which the Shareholder Interests have been (and shall be) credited, and which shares account is pledged, in accordance with the terms of the Pledge

"Security Document"

means a Share Pledge, a Cash Charge or any other document evidencing or creating a Security Interest over any asset of the Chargor to secure any obligations of the Chargor to the Lender under the Finance Documents

"Security Interest"

means any mortgage, pledge, lien, charge, assignment, hypothecation or security interest or any other agreement or arrangement having the effect of conferring security

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"Security Period"

means the period beginning on the date of the Pledge and ending on the date the Lender is satisfied that all the Secured Obligations have been unconditionally and irrevocably repaid in full

"Share Pledge"

means any French Share Pledge, German Security Agreement or Italian Share Pledge

"Shareholder Interest"

means the Shares held by the Chargor in its capacity as shareholder and subscriber, together with all shares, other shareholder interests (instruments financiers) and other securities (valeurs mobilieres) whether present or future, actual or contingent, from time to time credited to the Securities Account in accordance with the terms of the Pledge and L 431-4 of the French Financial and Monetary Code (formerly Article 29 of the Law n°83-1 of 3rd January, 1983, as amended by the Law no 96-597 of 2nd July, 1996)

"Shares"

means the French Pledged Shares initially described in Schedule 1 of the Pledge which, according to the terms of the Pledge are deposited with the French Custodian and held in the Securities Account