

Please do not write in this margin

COMPANIES FORM No. 395

Particulars of a mortgage or charge

Pursuant to section 395 of the Companies Act 1985



M31C

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

*Insert full name of company

To the Registrar of Companies

MPJ

For official use Company number

[XZ]

2589215

Name of company

FORDATA COMPUTER SERVICES LIMITED

Date of creation of the charge

10th September 1991

Description of the instrument (if any) creating or evidencing the charge (note 2)

Debenture containing fixed and floating charges

Amount secured by the mortgage or charge

All moneys and liabilities (actual or contingent) for the time being due owing or incurred by the Company to the Bank on any account and in any manner whatsoever

BIN

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

The Governor and Company of the Bank of Scotland ("the Bank")

PO Box No 267, 38 Threadneedle Street, London

Postcode

EC2P 2EH

Presentor's name, address and reference (if any):

Bank of Scotland Law Department, 5th Floor Broad Street House 55 Old Broad Street London EC2P 2HL

Ref: LAW/SN

For official use Mortgage section

REGISTERED

13SEP1991

COMPANIES HOUSE

I 3 SEP 1991

M 65

Time critical reference

Page 1

Short particulars of all the property mortgaged or charged

Please do not write in this margin

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

All the undertaking, property and assets of the Company whatsoever and wheresoever, present and future, as specified in the attached Schedule, which also contains covenants by and restrictions on the Company which protect and further define the charges and must be read as one with the charges.

Particulars as to commission allowance or discount (note 3)

N/A

For the Bank of Scotland

Signed 1056

cotomber 1991.

PYManager, Law Department

Notes

- 1. 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.

SCHEDULE OF CHARGES, COVENANTS AND RESTRICTIONS

contained in a Debenture in favour of Bank of Scotland dated 10th September 1991.

Charges

1

- by way of legal mortgage all the freehold and leasehold property of the Company now vested in it whether or not the title thereto is registered at H.M. Land Registry together with all buildings and fixtures (including trade and tenant's fixtures) now and hereafter thereon and all plant and machinery now and hereafter annexed thereto for whatever purpose;
- by way of fixed charge all freehold and leasehold property hereafter belonging to the Company together with all buildings and fixtures (including trade and tenant's fixtures) thereon and all plant and machinery annexed thereto for whatever purpose;
- by way of fixed charge all interests not thereinbefore effectively charged now or hereafter belonging to the Company in or over land or the proceeds of sale of land all licences now or hereafter held by the Company to enter upon or use land and the benefit of all other agreements relating to land to which the Company is or may become party or otherwise entitled and all trade and tenant's fixtures plant and machinery now and hereafter annexed for whatever purpose to all freehold and leasehold property an interest in which stands charged thereunder;
- by way of fixed charge all the goodwill and uncalled capital for the time being of the Company;
- by way of fixed charge all stocks shares and other securities now or hereafter owned (whether at law or in equity) by the Company and all rights and interests of the Company in and claims under all policies of insurance and assurance now or hereafter held by or inuring to the benefit of the Company;
- by way of fixed charge all patents, trade marks, patent applications, brand names, copyrights, rights in the nature of copyright, registered designs and other intellectual property rights and agreements relating to the use by the Company of patents and trade marks to which the Company is now or may hereafter become entitled and all agreements under which the Company is now or may become entitled to the payment of any royalty fee or similar income;
- by way of fixed charge all book and other debts of the Company whether now or hereafter existing and whether presently payable or hereafter falling due for payment and all rights and claims of the Company against third parties now or hereafter existing and capable of being satisfied by the payment of money (save as described in 5 above);

2

by way of floating charge all the undertaking, property and assets of the Company whatsoever and wheresoever present and future of the Company not thereinbefore effectively charged by way of fixed charge including (without limitation) any immovable property of the Company situate in Scotland and any assets falling within any of the types mentioned in 3 to 7 above inclusive situate in Scotland but so that the Company is not to be at liberty to create otherwise than in favour of the Bank any mortgage or fixed or floating charge or other security upon and so that no lien (other than a lien arising through operation of law in the ordinary course of business) shall in any case or in any manner arise on or affect any part of such assets either in priority to or pari passu with the floating charge thereby created and further that the Company shall have no power without the consent of the Bank to part with or dispose of any part of such assets except by way of sale in the ordinary course of its business.

Conversion into fixed charge

The Bank may from time to time by notice in writing to the Company convert the floating charge into a fixed charge as regards any assets thereby charged as specified in any such notice and such floating charge shall automatically be converted into a fixed charge:—

- in respect of any assets which shall become subject to a fixed charge in favour of any other person or to a disposition otherwise than by way of sale in the ordinary course of the Company's business immediately upon such charge or disposition; and
- 2 in respect of all the assets thereby charged if and when the Company shall cease to carry on business or to be a going concern;

but so that this provision shall not apply to any assets situate in Scotland.

Restriction on charges and disposals

The Company may not without the previous written consent of the Bank create or purport or attempt to create any mortgage charge or encumbrance on any freehold or leasehold property of the Company or any other asset subject to a fixed charge under the Debenture nor in any way dispose of the equity of redemption thereof or any interest therein.

Control of moneys received

The Company must pay into the Company's account with the Bank or as the Bank may direct all moneys which it may receive in respect of any policies of insurance or assurance royalties or book or other debts or any other of the rights and claims charged to the Bank under 5, 6 and 7 above and until such payment hold all moneys so received upon trust for the Bank and may not without the prior written consent of the Bank charge factor discount or assign any of the said policies royalties debts rights or claims in favour of any other person or purport so to do.

Redemption or purchase of own shares

The Company may not without the previous written consent of the Bank redeem or purchase any of its own shares or issue any redeemable shares.

FILE COPY



CERTIFICATE OF THE REGISTRATION OF A MORTGAGE OR CHARGE

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

I hereby certify that a mortgage or charge dated the 10th SEPTEMBER 1991 and created by FORDATA COMPUTER SERVICES LIMITED

for securing all moneys now due, or hereafter to become due, or from time to time accruing due from the company to THE GOVERNOR AND COMPANY OF THE BANK OF SCOTLAND

on any account whatsoever

was registered pursuant to Chapter I Part XII of the Companies Act 1985, on the 13th SEPTEMBER 1991

Given under my hand at the Companies Registration Office,

Cardiff the 19th SEPTEMBER 1991

No. 2589215

an authorised officer

Fr. Vie Vice

C.69a

Ross Wala



Please do not write in this margin

COMPANIES FORM No. 395

Particulars of a mortgage or charge

Pursuant to section 395 of the Companies Act 1985



0

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

*Insert full name of company

a ditioulais of a mortgage of charge

To the Registrar of Companies For official use Company number

Name of company

FORDATA COMPUTER SERVICES LIMITED

Date of creation of the charge

3rd FEBRUARY 1992

Description of the instrument (if any) creating or evidencing the charge (note 2)

DEED OF RENT DEPOSIT

Amount secured by the mortgage or charge

TWO THOUSAND POUNDS PLUS INTEREST

10 - AMOUNT

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

LANCASTER PLC .

CHARTER CONRT COLCHESTER ESSEX

Postcode COA 4-TG

For official use

Presentor's name, address and reference (if any):

BARRETT & Co.
Solidiors
SALISBURY HOUSE

54 QUEENS ROAD, READING
BERKSHIRE RGI 4AU
TELEPHONE 0734 539711
DX 4033 READING

14FEB %92

Mortgage section

COMPANIES HOUSE
114 FEB 1992
N 58

Time critical reference

ALL MONIES INCLUDING INTEREST LODGED
WITH HALIFAK BUILDING SOCIETY UNDER
THE PERMS OF A DEED OF REMI
DEPOSIT DATED BRA FEBRUARY 1992
R MADE BETWEEN LANCASTER PLC (1)
FORDATA COMPLTER SERVICES LIMITED (2)

Please do not write in this margin

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

Particulars as	to commission	allowance	or	discount	ínote	3

Signed

Date

11-2-92

On behalf of [company] [mortgages/charges]* -

*Delete as appropriate

Notes

0

0

- 1. 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) and less thanks 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.

Page 2

The Solicitors' Law Stationery Society plc, Oyez House, 27 Crimscott Street, London SE1 5TS

1985 Edition 11.85 F5626 5010503

FILE COPY



CERTIFICATE OF THE REGISTRATION OF A MORTGAGE OR CHARGE

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

I hereby certify that a mortgage or charge dated the 3rd FEBRUARY 1992 and created by FORDATA COMPUTER SERVICES LIMITED

for securing £2,000.00 due from the Company to LANCASTER PLC

was registered pursuant to Chapter I Part XII of the Companies Act 1985, on the 14th FEBRUARY 1992 Given under my hand at the Companies Registration Office, Cardiff the 20th FEBRUARY 1992 No. 2589215

an authorised officer

C: 69

HC021B

COMPANIES FORM NO. 405(1)

Notice of appointment of receiver or manager

405(1)

Please do not write in this margin

by a floating charge

Pursuant to section 405(1) of the Companies Act 1985

kg Aug jeng Please complete legibly, preferably in black type or To the Registrar of Copanies Company Number bold block lettering (Address overleaf) 2709702 2589215 Name of company *Insert full name * Fordata Computer Services Limited of company We The Governor and Company of the Bank of Scotland of The Mound, Edinburgh give notice that 7484/2 82.68/2 * Edward Victor Laurence Blackwell & Geoffrey Stewart Kinlan, Insolvency Practitioners, both of Messrs. Stoy *insert name address of Hayward, 74 South Street, Reading, Berkshire, RG1 4RA receiver/manager were appointed as Administrative Receivers of the property of the company. The appointment was made by Sname of court making the order us on 2nd August 1993 under the powers contained in a debenture dated 10th September 1991 creating inter alia a *enter description and floating charge. date of the Insturment under which appointment is made, and state whether it is a debenture secured

> Signed Presentor's name, address and reference (if For official use any): S.M. Kale Esq. Liquidation Section Post Room Bank of Scotland Legal Services Dept., 1st Floor, REGISTER One Angel Court London EC2R 7HJ 11 AUG 1993 06 AUG 1993 Time critical reference



Notice of ceasing to act as receiver or manager

COMPANIES FORM No. 405(2)



26 101 1994

Please do not write in this margin	Pursuant to section 405(2) of the Companies Act 1985 PM 101 1994							
			56	K D				
Please complete legibly, preferably in black type, or bold block lettering	To the Registrar of Compan	ies	For official use Co	ompany number				
				2589215				
	Name of company							
*Insert full name of company	Fordata Computer Services Limited							
	1/We Edward Victor Lawrence Blackwell & Geoffrey Stewart Kinlan							
	of 2-10 Bridge	Street						
	Reading		-					
	Berks.	· ·	Posto	ode: · RG1 2LU				
†Delete as appropriate	give notice that I/we ceased to act as [receiver] [manager] [receiver and manager]†							
	of the above company on	29 June		19_94				

Presentor's name, address and reference (if any):

For official use Liquidation section

Post room

#AMT9S36L*

A94IRECEIPT DATE:23/07/94

A33IRECEIPT DATE:13/07/94

The Solicitors' Law Stationery Society plc, Oyez House, 27 Crimscott Street, London SE1 5TS

1985 Cdition 11,85 F6636 5020378

Companies (WU) M405(2)