

## Registration of a Charge

Company name: IMPRESS PRINT SERVICES LTD

Company number: 03363098

Received for Electronic Filing: 16/08/2013



# **Details of Charge**

Date of creation: 27/07/2013

Charge code: 0336 3098 0008

Persons entitled: CITY BUSINESS FINANCE LTD T/A PRINT FINANCE

Brief description: **EQUIPMENT SCHEDULE: 1999 HEIDELBERG SM52 4 COLOUR PRESS** 

WITH CPC 104 AND ALCOLOR, SERIAL NUMBER 202966; 2008 POLAR 115 GUILLOTINE WITH BAUMANN STACK-LIFT & JOGGER, SERIAL NUMBERS 8031101; 53.164 & 212070; 2013 EPSON PROOFER WITH SOFTWARE; 2005 POLAR 92 SERIAL NUMBER 7311265; HEIDELBERG SBG CYLINDER C 1960 SERIAL NUMBER SB23790. ALL THE COMPANY'S PRESENT OR FUTURE INDEBTEDNESS TO CITY BUSINESS FINANCE LTD WHETHER SOLELY OR JOINTLY WITH ANY OTHER PERSON OR PERSONS AND WHETHER AS PRINCIPLE OR SURETY OR ACTUALLY OR CONTINGENTLY, TOGETHER WITH ANY OTHER COSTS, CHARGES AND LEGAL EXPENSES (ON A FULL INDEMNITY BASIS) CHARGED OR INCURRED BY CITY BUSINESS FINANCE LTD; INCLUDING THOSE ARISING FROM CITY BUSINESS FINANCE LTD PERFECTING OR ENFORCING OR ATTEMPTING TO ENFORCE THE SAID CHARGE OR

ANY OTHER SECURITY (AND IT'S RIGHTS THEREUNDER) HELD BY CITY

BUSINESS FINANCE LTD FROM TIME TO TIME.

Contains fixed charge(s).

Notification of addition to or amendment of charge.

## Authentication of Form

This form was authorised by: a person with an interest in the registration of the charge.

# Authentication of Instrument

Certification statement: I CERTIFY THAT THE ELECTRONIC COPY INSTRUMENT

**DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION** 

IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: PAUL D COGGINS



# CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 3363098

Charge code: 0336 3098 0008

The Registrar of Companies for England and Wales hereby certifies that a charge dated 27th July 2013 and created by IMPRESS PRINT SERVICES LTD was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 16th August 2013.

Given at Companies House, Cardiff on 16th August 2013





City Business Finance Ltd T/a Print Finance, a trading division of Five Arrows Leasing Limited

## SUPPLEMENTAL CHATTEL MORTGAGE

I certify thrown a true copy of the original.

true copy of the original.

15/15/13

City Business Finance Ltd T/A Print Finance, a trading division of Five Arrows Leasing Limited

Company Reg. No. 7358306

Registered Office: Heron House, 5 Heron Square, Richmond, Surrey TW9 1EL

AGREEMENT No.HP1508131P15

The Signatories warrant that they have authority to bind the Company to this Deed.

There must be two signatures: either two directors or one director and the company secretary.

### SCHEDULE (which forms part of this Deed of Supplemental Chattel Mortgage)

PARTICULARS OF COMPANY					Company Reg. No
Company Name ("the Company")	IMPRESS PRINT S	(	)3363098		
Full names of Director HELEN ELIZABETH MICHAEL ANDREW	FLOYD				
Address of Company 19 LYON ROAD, HE SURREY			Siting Address (if different)		
Post Code KT12 3F	U Telephone	Post Code		Telephone	
PARTICULARS OF GOODS: Please describe in full				Serial Number /Engine Number	Date of manufacture/first registration
HEIDELBERG SM52 4 COLOUR PRESS WITH CPC 104 AND ALCOLOR				202966	1999
Polar 115 Guillotine with Baumann Stack-lift and jogger				8031101, 53.164, 21207	0 2008
Epson Proofer					2013
Polar 92				7311265	2005
Heidelberg SBG Cylinder c 1960				SB23790	
SIGNATURES					
Name  Address  WITNESS TO THE COMPANY'S SIGNATURE  Signature  Name  Pour Existing  Carthauxy  Cless Coul			To: City Business Finance Ltd T/A Print Finance, a trading division of Five Arrows Leasing Limited:  Before we signed this Deed of Supplemental Chattel Mortgage, all the details requiring completion were completed to our satisfaction. We have read and understood the Terms of the Deed set out below.  EXECUTED and DELIVERED as a DEED on by The Company acting by its authorised officers:  Director  Company Secretary/Director  Director's full name in block capitals:		
Signature for and of	on behalf of TINANCE LTD THE PRINT FIN. TION OF FIVE ARROWS LEAS	Ì	Director'	NCHOS VIV s/Secretary's full name in block NCN FLOM	k capitals

DATE

## CERTIFICATE OF RESOLUTIONS OF THE BOARD OF DIRECTORS OF THE COMPANY 27 July

Minutes of a meeting of the Directors properly convened and held on ....

It was reported to the meeting that:

(1) A quorum of directors was present and the meeting had been properly convened. (2) It is proposed that City Business Finance Ltd T/A Print Finance, a trading division of Five Arrows Leasing Limited ("FAL") will purchase certain goods (as detailed in the attached supplemental chattel mortgage document "the Goods") from the Company and that the Company and FAL will then enter into a lease purchase agreement in order for the Goods to be hired back to the Company. These proposed arrangements are referred to as "the Transaction" in these minutes. The form of the proposed lease purchase agreement was then produced to the meeting ("the								
(3) It is abse	Lease Purchase Agreement*).							
Each director confirmed that he or she has no interest in any of the matters covered above and in the proposed resolutions which is required to be disclosed for the purposes of the Articles of Association of the Company or any other reason other than by virtue of having granted any guarantee or indemnity to FAL in respect of the obligations of the Company to FAL or being a director or shareholder in any company which has given any such guarantee or indemnity — which interests were duly particularised and declared.								
IT WAS RESOLVED  1 That the Company shall enter into the Transaction with FAL and mortgage its right, title and interest in the Assets (if any) to FAL as security under the terms of the Supplemental Chattel Mortgage in the form produced to the meeting or with such amendments as any officer may approve.  2 That the Company should execute and deliver to FAL the Lease Purchase Agreement under hand and the Supplemental Chattel Mortgage as a deed each in the form produced to the meeting or with such amendments as any officer may approve.  3 That any officer from time to time of the Company be irrevocably authorised to negotiate and commit the Company to any variation of the terms of the Lease Purchase Agreement and the Supplemental Chattel Mortgage, and to execute under hand on behalf of the Company any variation of the terms of the Lease Purchase Agreement and the Supplemental Chattel Mortgage is in the commercial interests of the Company and within the objects of the Company as stated in its Memorandum of Association, and that the granting of the security and other rights under the Supplemental Chattel Mortgage will be for the benefit of the Company and its businesses.  5 That the Company is solvent and that the Transaction will not result in the Company being unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986  5 That the Company Secretary file the necessary forms at Companies House and update the Company's charges register.  7 CITY BUSINESS FINANCE LTD T/A PRINT FINANCE, A TRADING DIVISION OF FIVE ARROWS LEASING LIMITED  WE CERTIFY that the above is a true copy of the Resolution of the Board of Directors of the Company, and that the deed of supplemental chattel mortgage attached to this certificate is in the form of the deed presented to and approved by the meeting. that the obligations in the Supplemental Chattel Mortgage and Lease Purchase Agreement will be binding upon the Company; that were dated on the company and the produced to the company and the company.								
the same date on which they were signed; that the Memorandum and Articles of Association of the Company in torce at such date and other particulars or the companies on the date which is 30 days before the date of this certificate and will not change during the 30 days after the date of this certificate. and that the Company has not granted any darrol or similar which was not registered at the Companies Registry within 30 days prior to such date and will not do so during the 30 days after the date of this certificate.								
Name of Sig	ignatory Michael Unit Date 27/7/13							
***************************************	TERMS OF THE SUPPLEMEN	NTAL CI	HATTEL MORTGAGE					
THIS DEEL	D of SUPPLEMENTAL CHATTEL MORTGAGE is made on the date shown in the		Covenants by the Company					
schedule a	above		The Company covenants with FAL as follows: To comply in respect of the Non-Vesting Assets with all of the covenants, undertakings and					
	Company : the company described as the Company in the Schedule; and	4.2	indemnities set out in the Lease Purchase Agreement as if repeated, mutatis mutandis, in this clause 41. Not to grant (or permit to be created) any further mortgage, charge, pledge, assignment or encumbrance of or over the Charged Property (including any charge of land on which the Non-Vesting Assets may be situate) other than in favour of FAL, or to sell, left, hire, part					
the s Assistite little term assc any nom limit com term Bus Cha mort then Lear the conn Rec 2. Agr The all indi res this FALA join act ct 3. See 3.1 As Ass Ass mai ent ent pay Vei 3.3 As	use Purchase Agreement means the lease purchase agreement entered into on or about date of this Deed in respect of the Assets.  n-Veating Assets means all or any of the Assets which are to be or have purportedly been do by the Company to FAL and where, for whatever reason, the to the Asset or Assets occiver means a receiver or recovers appointed under this Deed; and curred Obligations means all of the monies, obligations and liabilities of the Company scribed in clause 2 or ansing under any of the other clauses of this Deed.  Formany covenants that it will pay to FAL on demand and without deduction or set off monies now or from time to time due, owing or incurred by the Company to FAL studing (but not limited to) under or pursuant to the Lease Purchase Agreement or in pect of the Transaction and all other monies and liabilities covenanted to be paid under a Deed or arising under any other finance agreement of any kind entered into between the company and whether owing as principal or as surely, whether alone or notly and/or severally, whether present or future, whether monetary or non-monetary, that or contingent and liquidated or unliquidated.  Land the Company and whether owing as principal or as surely, whether alone or notly and/or severally, whether present or future, whether monetary or non-monetary, that or contingent and liquidated or unliquidated.  security for the Secured Obligations, the Company with full title guarantee assigns solutely to FAL by way of security all of its right, title and interest in the Non-Vesting sets together with the benefit of all existing guarantees, warranties, and servicing and anientance agreements and intellectual property rights licensed to or to which it is titled relating to the Assets.  Non FAL being satisfied that all of the Secured Obligations have been unconditionally and evocably paid and discharged in full, it will, at the request of the Company and on the date of this Deeds and institution for the Assets on the other assets and rights referred to in clause 3.1.	4.4 4.5 4.6 5.1	or to attempt to do any of such things or to do or omit to do anything which could in any way prejudice the security of FAL under this Deed in each and every case without having first obtained the express written consent of FAL:  Not (without the prior written consent of FAL) to permit the Non-Vesting Assets to become affixed to, or otherwise connected with, any land or building so that the Non-Vesting Assets will become a fixture. As a between FAL and the Company the Non-Vesting Assets will remain personal moveable property.  To obtain from any landiord of the premises at which the Non-Vesting Assets may from inner to time be situated on anything other than a temporary basis a waiver in a form acceptable to FAL, or, if it is not practical, in FAL's opinion, to obtain a formal waiver from the landford to give the landford of such premises notice of the security created by this Deed in a form acceptable to FAL.  To pay and discharge as they fall due all debts, liabilities and damages whatsoever which have given or may give rise to liens on or claims enforceable against the Non-Vesting Assets whether in distress or otherwise and in the event of the detention of the Non-Vesting Assets in the exercise or purported exercise of any such lien or claim, to procure the release of the same from such detention immediately upon receiving notice of it. If the Company falls to comply with this covenant then FAL may do so at the expense of the Company falls to comply with this covenant then FAL may do so at the expense of the Company falls to comply with the Non-Vesting Assets upon being requested to do so by FAL and, in any event, not to permit the Non-Vesting Assets to be taken outside of Great Britain.  Default by the Company re repair and insurance if at any time the Company shall not keep the Non-Vesting Assets in such state of repair as specified in the Lease Purchase Agreement (and as incorporated by reference by clause 4 to 4 this Deed). FAL may, (but without being under any obligation to do so), put or keep the Non-V					
			to authorise any joint Receiver to exercise any power independently of any other joint Receiver) and may remove any Receiver and appoint another or others in his or their place. Following such demand (whether or not a Receiver has been appointed) FAL and					

- may seem expedient, to collect, recover, compromise, settle and give a good discharge for the sums payable in respect of the Charged Property and any claims outstanding or arising in respect of the Charged Property and to institute such proceedings as FAL or the Receiver may think fit; To carry on manage or concur in carrying on and managing the business of the Company or any part of it in so far as the same relates to the Charged Property, to perform any obligation of the Company relating to such matters, to exercise all rights, duties and powers of the Company in connection with the Charged Property, to institute and defend legal proceedings, to give and receive notices, to raise or borrow any money that may be required upon the security of the whole or any part of the Charged Property;
  Without the restrictions imposed by section 103 of the Law of Property Act 1925, to sell or concur in selling, exchange, lease, hire, charter, licence, call in, collect and convert into money or otherwise dispose of the Charged Property on such terms as FAL or any Receiver may think fit and to use the same for any purpose that FAL or the Receiver may think fit. To make any arrangement or compromise which FAL or any Receiver shall think expedient;
  To appoint managers, agents, officers, employees, and workmen for any of the purposes described in this clause 7.1 or to guard or protect the Non-Vesting Assets at such salaries and for such periods as FAL or any Receiver may determine.

  To sever and sell the Non-Vesting Assets separalety from any property to which 712

- determine:

  To sever and sell the Non-Vesting Assets separately from any property to which they may be annexed;

  To do all such other acts and things as may be considered to be incidental or conducive to any of the matters or powers described in this clause 7.1 and which any Receiver lawfully may or can do as sagent for the Company or which FAL tawfully may or can do as mortgagee;

  In the case of a Receiver to do anything or exercise any power which FAL could or exercise as mortgagee, and

  To exercise all powers in relation to the Charged Property which are or would be exercisable by an administrative receiver and which are set out in Schedule 1 to the Insolvency Act 1986 (whether or not the Receiver is an administrative receiver) and without being restricted in any way by any of the other provisions of this clause 7.1.
- receiver) and without being restricted in any way by any of the other provisions of this clause 7.1.

  All monies received by FAL or by any Receiver shall be applied firstly in payment of the Receiver's remuneration and the costs of realisation (including all costs incurred directly or incidentally in the exercise of the powers conferred by this Deed, secondly in payment of all sums (if any) payable by statule in preference to sums secured by this Deed), thirdly in or towards spayment of all or any of the matters referred to in paragraphs (i) (iv) of subsection 109(8) Law of Property Act 1925 as the Receiver in his absolute discretion shall decide and fourthly in or towards satisfaction of the Secured Obligations. Sub-section 109(8) of the Law of Property Act 1925 is otherwise excluded.

- and surine jit array jusyatore by statute in preference to sums secured by this Deed), thirdly in or towards aspared to all or any of the matters referred to in paragraphs (1) (iv) of subsection 109(8) Law of Property Act 1925 as the Receiver in his absolute discretion shall decide and fourthly in or towards satisfaction of the Secured Obligations. Sub-section 109(8) of the Law of Property Act 1925 is otherwise excluded.

  Any Receiver shall be deemed to be the agent or agents of the Company and the Company shall go into liquidation and thereafter any Receiver shall act as principal and not as the agent of the Company shall go into liquidation and thereafter any Receiver shall act as principal and not as the agent of the Company. Neither FAL nor any Receiver shall be under any obligations to do anything to enforce the obligations of any person, and shall not be liable to the Company for any loss or damage caused by omission so to do

  If any Receiver shall in the exercise of his powers authorities and discretions conform to the directions and regulations from time to time given and made by FAL then FAL shall not be responsible for any loss occasioned as a result.

  No purchaser, mortgagee or other person dealing with FAL or any Receiver shall be concerned to enquire whether any power exercised or purported to be exercised by it or him has become exercisable or whether any money is due on the security of this Deed or as to the propriety or regularity of any sale by or other dealing with FAL or any Receiver but any such sale or dealing shall be deemed to be within the powers conferred by this Deed and to be valid and effectual accordingly.

  Continuing security shall be a continuing security and shall not be considered satisfied, discharged or redeemed by any intermediate payment or satisfaction of the whole or any part of the monies and obligations due, owing or may other Security or securities which Takesourity shall be a continuing security and shall not be considered satisfied discharged or redeemed by any inte

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any such payment, the Company shall pay in the same manner and at the same time sound additional amounts as will result in receipt by FAL of such amount as would have been received by FAL had no such deduction or withholding been required to be made. The time of punctual payment shall be of the essence.

time of punctual payment shall be of the essence. Indemnity
The Company agrees to pay to FAL on demand all costs charges and expenses (including legal costs on a full indemnity basis) incurred in any way by reason of any breach of this Deed by the Company, in obtaining any advice and taking any action which FAL in its absolute discretion considers necessary to protect, defend or assert its interest in and any rights it may have over the Charged Property or otherwise in exercise of the powers and rights under this Deed or to obtain payment of any sums due to it whether under this Deed, any ancillary documentation, including without imiting this obligation, obtaining advice on the value, ascertaining the whereabouts of the Charged Property and any director of the Company andro any guarantor, repossession and sale of the Charged Property (and additionally but without derogation to the generality of the foregoing indemnity FAL against all claims and demands made upon FAL by reason of any loss, damage or injury suffered by any person or company directly or indirectly as a result of the presence, installation, use, removal or replacement of the Charged Property). Service of notices

- of the presence, installation, use, removal or replacement of the Charged Property).

  Service of notices

  A notice or demand for payment under this Deed (including any writ or summons) (a 'Notice') may be served by FAL or any Receiver on the Company by leaving it at, or by sending it through the post in a pre-paid letter addressed to the Company at, the last known address of the Company or to the Company's registered office for the time being, by fax to the number as shown on the Company's registered office for the time being, by fax to the number as shown on the Company's netgaper or as otherwise notified by the Company to FAL or personally on any officer of the Company Any Notice served by post shall be deemed to be served at 10 am on the day following (or if that day following is a Sunday then on the Monday immediately after) that on which it is posted; unless the Notice shall be posted after the time at which the last post collection is made in which class it shall be deemed to be served at 10 am on the second day following, in proving service of any such Notice it shall be sufficient to prove that the envelope containing the Notice was properly addressed and stamped and put in the postal system. A Notice served personally on the Company shall be effective notwithstanding that it be returned undelivered.

  Any Notice served personally on the Company in accordance with Clause 14.1 will be deemed to be served at the time when it is left at such place as is described in Clause 14.1 will be deemed to be served at the time when it is left at such place as is described in Clause 14.1 will be deemed to be served to the Company. A Notice served by fax will be deemed served when dispatched subject only to FAL's fax machine recording successful transmission. The methods of service described in Clause 14.1 will not affect the validity of any other effective method of service described in Clause 14.1 will not affect the validity of any other effective method of service described in Clause 14.1 will not affect the validi

- Disclosure
  FAL may disclose and supply any information relating to the Company and to the matters referred to in this Deed to any trade register or credit reference agency, to any other mortgagee of the Assets and to any other company or person associated with FAL for the purposes of the business of FAL.

mortgagee or the Assets and to any other company or person associated with FAL for the purposes of the business of FAL.

Indulgence
No delay or omission of FAL to exercise any right or power granted by this Deed shall impair any such right or power to be construed as a waiver of or acquiescence in any default by the Company and no express waiver given by FAL in relation to any default by the Company and no express waiver given by FAL in relation to any default by the Company shall prejudice the rights of FAL under this Deed. The granting of any consent to anything similar.

Assignment and transfer
FAL shall be entitled to assign its interest in this Deed and its rights against the Company to such person as it wishes. The Company shall not be entitled to assign its interest in this Deed or its rights against FAL. FAL may also transfer the benefit of the security created by this Deed and the rights of FAL under this Deed to any other person (the Transferee). Following service of notice to the Company of such transfer, the Transferee may enforce the security created by this Deed and the rights of FAL under this Deed to any other person (the Transferee had been named in piace of (or alongside) FAL.

No prejudice to Lease Purchase Agreement. Nothing in this Deed prejudices or affects the terms of the Lease Purchase Agreement. The Company agrees that it will comply with the terms of the Lease Purchase Agreement in all respects and irrespective of whether FAL does or does not have title to the Assets as purportedly hired to the Company under the terms of the Lease Purchase Agreement. The Company will not be entitled to make any claim against FAL or be repaid any payment made to FAL under the Lease Purchase Agreement. The Company will not be entitled to make any claim against FAL or be repaid any payment made to FAL under the Lease Purchase Agreement. The Company will not be entitled to make any claim against FAL or be repaid any payment made to FAL under the Lease Purchase Agreement. The Company will not be entitled t

Severance
If any provision (or part) of this Deed shall be found by a court or competent authority to be void or unenforceable, the invalidity or unenforceability of that provision (or the part concerned) shall not affect the other provisions of this Deed (including the part of the provision not affected) which shall remain in full force and effect.

Applicable law and jurisdiction
English law is applicable to this Deed and, for the exclusive benefit of FAL, the English Courts shall have jurisdiction; but this shall not prevent FAL from enforcing such rights as it may have under the laws of other countries and in the courts of such countries

- references to any statute is to that statute as amended from time to time, substituted or consolidated; references to any agreement or document shall be construed as referring to such agreement or document as the same may have been, or may from time to time be, varied supplemented novated or assigned, and unless the context otherwise requires, words denoting the single number only shall include the plural and vice versa, and references to any gender include all other genders and a reference to a "person" will be construed to include any person, firm, company, corporation, government, FAL or agency of a FAL or any association or partnership (whether or not having separate legal personality) of two or more of the foregoing.

  Pedule above forms a part of this Deed.

  NDD DEI IMPED As a DEED by the Company and signed on behalf of FAL on the

**EXECUTED AND DELIVERED as a DEED by the Company and signed on behalf of FAL on the date first shown above adjacent to the Company's execution.**