008363/213

In accordance with Sections 859A & 859J of the Companies Act 2006

MR01

Particulars of a charge



	A fee is payable with this form Please see 'How to pay' on the last page You can use the WebFiling serving the Please go to www companieshous	
V	What this form is for You may use this form to register a charge created or evidenced by an instrument What this form is NOT for You may not use this form to register a charge where there is no instrument Use form MR08	*A2DSH4P4* A06 31/07/2013 # COMPANIES HOUSE
	This form must be delivered to the Registrar for registration within 21 days beginning with the day after the date of creation of the charge. If delivered outside of the 21 days it will be rejected unless it is accompanied by a court order extending the time for delivery.	
	You must enclose a certified copy of the instrument with this form. This will be scanned and placed on the public record	
Company number	Company details 3 7 0 9 0 1 2 SPRING FINANCE LIMITED	Filling in this form Please complete in typescript or in bold black capitals
		All fields are mandatory unless specified or indicated by *
Charge creation date	Charge creation date	
3	Names of persons, security agents or trustees entitled to the charge Please show the names of each of the persons, security agents or trustees entitled to the charge	je
Name	SF13 LIMITED	
Name		
Name		
Name		
	If there are more than four names, please supply any four of these names then tick the statement below I confirm that there are more than four persons, security agents or trustees entitled to the charge	

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	Particulars of a charge				
	Description				
4	Description Please give a short description of any land (including buildings), ship, aircraft or Continuation page				
	Please give a short description of any land (including buildings), ship, aircraft or intellectual property registered (or required to be registered) in the UK which is subject to this fixed charge or fixed security	Please use a continuation page if you need to enter more details			
Description	THE BENEFIT OF THE INDEBTEDNESS SECURED BY A CHARGE BY WAY OF A LEGAL MORTGAGE DATED 12.07.2013 AND MADE BETWEEN (1) SPRING FINANCE LIMITED (AS MORTGAGEE) AND (2) KIM JAMES PALES (AS MORTGAGORS) IN RESPECT OF 170 GATESHEAD ROAD, BOREHAMWOOD, HERTS, WD6 5LL BEING THE PROPERTY REGISTERED AT H M LAND REGISTRY UNDER TITLE NUMBER HD214256				
	Fixed charge or fixed security				
P	Does the instrument include a fixed charge or fixed security over any tangible or intangible (or in Scotland) corporeal or incorporeal property not described above? Please tick the appropriate box				
	∑ Yes				
	□ No				
6	Floating charge	1			
	Is the instrument expressed to contain a floating charge? Please tick the appropriate box				
	Yes Continue				
	No Go to Section 7 Is the floating charge expressed to cover all the property and undertaking of the company?				
	Yes				
7	Negative Pledge	·			
- -	Do any of the terms of the charge prohibit or restrict the chargor from creating any further security that will rank equally with or ahead of the charge? Please tick the appropriate box				
	□ No				

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Signature Please sign the form here Signature Signature Signature X A A A A A A A A A A A A		MR01				
You may tick the box if the company na property or undertaking which is the sul Signature Please sign the form here Signature X Aurum		Particulars of a charge				
You may tick the box if the company na property or undertaking which is the sul Signature Please sign the form here Signature X Aurum						
Signature Please sign the form here Signature Atture Signature Signature		Trustee statement ①				
Signature Please sign the form here signature X Multiple Signature X Multiple X Multipl		You may tick the box if the company named in Section 1 is acting as trustee of the property or undertaking which is the subject of the charge	This statement may be filed after the registration of the charge (use form MR06)			
Please sign the form here ature Signature X L L L L L L L L L L L L			form MR06)			
sture X Luci		Signature				
× Eum		Please sign the form here				
	ture	Signature				
This form must be signed by a person v		× Euro				
		This form must be signed by a person with an interest in the charge				
<u> </u>	 -		· 			

MR01

Particulars of a charge

Presenter information We will send the certificate to the address entered below All details given here will be available on the public record. You do not have to show any details here but, if none are given, we will send the certificate to the company's Registered Office address Alex Dowden/ Spring/ Pales BRIGHTSTONE LAW LLP Brightstone House 511 Centennial Park Centennial Avenue Postbown Elstree County/Region Hertfordshire W Ð DX 57165 Edgware 020 8731 3080 Certificate We will send your certificate to the presenter's address if given above or to the company's Registered Office if you have left the presenter's information blank Checklist We may return forms completed incorrectly or with information missing Please make sure you have remembered the following ☐ The company name and number match the information held on the public Register You have included a certified copy of the instrument with this form You have entered the date on which the charge was created

You have shown the names of persons entitled to

You have ticked any appropriate boxes in Sections 3, 5,

You have given a description in Section 4, if appropriate

□ Please do not send the original instrument, it must be

the charge

6,7 & 8

You have signed the formYou have enclosed the correct fee

a certified copy

Important information

Please note that all information on this form will appear on the public record.

How to pay

A fee of £13 is payable to Companies House in respect of each mortgage or charge filed on paper.

Make cheques or postal orders payable to 'Companies House'

✓ Where to send

You may return this form to any Companies House address. However, for expediency, we advise you to return it to the appropriate address below

For companies registered in England and Wales
The Registrar of Companies, Companies House,
Crown Way, Cardiff, Wales, CF14 3UZ
DX 33050 Cardiff

For companies registered in Scotland
The Registrar of Companies, Companies House,
Fourth floor, Edinburgh Quay 2,
139 Fountainbridge, Edinburgh, Scotland, EH3 9FF
DX ED235 Edinburgh 1
or LP - 4 Edinburgh 2 (Legal Post)

For companies registered in Northern Ireland The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1

Further information

For further information, please see the guidance notes on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.companieshouse.gov.uk



07

CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 3709012

Charge code: 0370 9012 0049

The Registrar of Companies for England and Wales hereby certifies that a charge dated 18th July 2013 and created by SPRING FINANCE LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 31st July 2013

Given at Companies House, Cardiff on 1st August 2013





Legal Charge

٠. ا	Pursuant to a Consumer C	redit Agreemen			
THIS LEGAL CHARGE IS MADE THE	Sth day of 30	MLX	20 13	Between	
(1) the Mortgagee SPRING FINANCE LTD					
of REGENT HOUSE, ALLU	M GATE. ELSTREE ANI	D BOREHAMY	VOOD, HERTS	s, WD6 4RS.	
and (2) the Mortgagor KIM JAMES PAL	ES				
of 170 GATESHEAD ROAD, BO	REHAMWOOD, HERTS,	, WD6 5LL			
PROPERTY CHARGED -					
A first / second / third / fourth mortgagee of the fre	æhold/leasebold property ki	nown as -			
170 GATESHEAD ROAD, BO	REHAMWOOD, HERTS,	, WD6 5LL			
Title No HD214756			(here	mafter called 'the prop	erty)
THIS LEGAL CHARGE is made between the part pursuant to which this Legal Charge is made is exc	nes set out above and shall the ecuted and dated by or on b	ake effect upon sehalf of the lender	such date as the er therein and th	Consumer Credit Agre e mortgagee therein	ement
In this Legal Charge where the context so requires included in the expression 'the Mortgagor', the sin given by the Mortgagor is and shall be deemed to	gular shall include the plura	al and any covena	ant declaration o	r certificate expressed	e persons to be made or
In this Legal Charge where the context so admits the mortgagor and the Mortgagee respectively	he expressions 'the Mortgag	gor' and 'the Mor	igagee' shall inc	lude the persons derivi	ng title under
BY THIS LEGAL CHARGE -					
The Mortgagor with Full Title guaran may at any time in the future belong t Credit Agreement	tee hereby charges to the Le to him with the payment of a	ender all legal es all sums which sl	tates and interes hall or may beco	is in the property which	n do now or r and under the
The Mortgagor further charges by wa the future belong to him with the pay the legal charge on any legal estate or	ment of all sums which shal	equitable interes il or become due	ts in the propert hereunder (but	y which do now or may without prejudice) to the	y at any time in ne validity of
The Mortgagor authorises the Mortga number of the property against its de- as a registered charge	agee to correct any wrongly scription for the purposes of	completed name f identifying the	or address show property and/or	on herein and to insert the registration of this	the title Legal Charge
IN WITNESS whereof the Mortgagor confirms ex	secution hereof as a Deed b	v his signature be	elow and by deli	very to the Mortgagee	
SIGNED SEALED AND DELIVERED by the M			n, the presence o		
	Signature 🗸	Mou			
× 1/0 0	Name 🗸	No v	Chas	TONG.	
Males	Address	55 P10	11 1416	· · · · · · · · · · · · · · · · · · ·	W EN 93Li
(E)	Signature				-/
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	Address		/		
(Table and an Course sealed to H.M. I				· · · · · · · · · · · · · · · · · · ·	
(To be signed on Copies supplied to H M L We hereby certify that this is a true copy		Mortgagee's So	licitors	···	· · · · · · · · · · · · · · · · · · ·
NOTE - RECEIPT NOT TO BE USED FO	R REGISTERED CHAR	GES			
The within named Mortgagee hereby acknowlegal Charge payment whereof having been	wledges that they now re- made by the written mo	ceive the balan rtgagor	ce of all monie	s secured by the with	ıın written
Signed as a deed by the Mortgagee acting a This day of	s its Director(s) and/or Se	ecretary			
In the presense of		Direct	tor		
	<u> </u>	Secre	tarv		

We hereby certify this to be a true copy of the original

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(10)

- 4 The Mortgagor covenants with the Mortgagee and hereby agrees and declares as follows -
 - (1) The Mortgagor shall keep the property insured with an insurance company of his choice approved by the Mortgagee against all risks for its full reinstatement value including site clearance and architects fees and authorises the Mortgagee to claim on behalf of the Mortgagor and to give a good and valid receipt to insurers for any monies payable under such insurance
 - (2) The Mortgagor shall protect, put and keep the property in good repair and not do anything to devalue it
 - (3) The Mortgagor shall not without the previous written consent of the Mortgagee grant a lease or licence in respect of the property or any part of it or part with possession of any part of it
 - (4) The Mortgagor shall send to the Mortgagee forthwith a copy of any notice or demand which affects or may affect the property or his possession thereof served on him by any local authority or any other person or both
 - (5) The Mortgagor shall perform each and every obligation required to be fulfilled in the Credit Agreement of even date
- 5 The Mortgagor hereby -
 - (1) Release to the Mortgagee his rights of occupation (if any) under section 1 of the Matrimonial Homes Act 1983 (or any statutory modification thereof or in substitution thereof) in respect of the property
 - (2) Agrees with the Mortgagee that the charge or charges hereby created shall rank in priority to the charge created by such rights of occupation (if any) under Section 2 of the said Act (or any statutory modification thereof or in substitution thereof), and
 - (3) Postpones to the Mortgagee any statutory registration of such rights under the said Act as he may have effected
- In any case where the security consists of registered land, the Mortgagors consent to the registration of a restriction that except under an order of the Registrar no disposition of the registered estate by the proprietor of the registered estate is to be registered without a written consent signed by the proprietor for the time being of the charge dated herein in favour of the mortgagee
- Where this Legal Charge is not a first mortgage, the Mortgagor shall comply with the terms and conditions of his first mortgage on the property
- The statutory power of sale shall apply to this Legal Chaige but without the restrictions contained in section 103 of the Law of Property Act 1925 and shall become excisable if and when the Mortgagee makes demand in writing for payment under this Legal Chaige or if and when the Mortgagor fails to observe or perform any of the covenants or provisions contained herein
- If the Mortgagee shall enter into possession of the property or of the rents and profits thereof he shall do so without being hable to the Mortgagor as mortgagee in possession
- 10 Section 93 of the Law of Property Act 1925 shall not apply to this deed
- If the mortgagee takes possession of the Property as a result of default by the Mortgagor he may act entirely at his own discretion as to the time and manner of sale and may if he wishes grant a lease or leases of the Property whether at a rent without any premium or otherwise and he may deal with part only of the Property or with different parts in different ways
- If the Mortgagee takes possession of the Property he may sell or otherwise deal with any furniture or goods which the Mortgagor has left there as the Mortgagor's agent and at the Mortgagors expense but without hability to the mortgagee for any damage or loss arising thereby. This clause shall not give the Mortgagee any such right as would make this Legal Charge a Bill of Sale.
- 13 If the Mortgagor fails to do anything which he is required to do by this Legal Charge the Mortgagee may at his discretion remedy the failure
- Any notice or demand under this Legal Charge shall be sufficiently served if it is sent by post in a stamped addressed envelope to the Mortgagor at the home or business address of the Mortgagor (or any one or more of the persons constituting the Mortgagor) last known to the Mortgagee or at the property and proof of posting shall be deemed proof of service in the forenoon of the day following the day of posting provided first class mail services is used or on the next day following if first class mail service is not used
- The Mortgagor as legal Owner and Full Title Guarantee hereby (to the intent that the security so consisted shall be a continuing security) charges in favour of the Mortgagee with the payment and discharge of present and future indebtedness by way of floating charge all the undertaking and all the Property and assets of the Mortgagor