Registration of a Charge

Company name: OMEGA PROTEINS LIMITED

Company number: 03868711

Received for Electronic Filing: 14/12/2017



Details of Charge

Date of creation: 05/12/2017

Charge code: 0386 8711 0011

Persons entitled: LLOYDS BANK PLC

Brief description:

Contains fixed charge(s).

Contains negative pledge.

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 SAVE FOR MATERIAL REDACTED PURSUANT

TO S. 859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: PINSENT MASONS LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 3868711

Charge code: 0386 8711 0011

The Registrar of Companies for England and Wales hereby certifies that a charge dated 5th December 2017 and created by OMEGA PROTEINS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 14th December 2017.

Given at Companies House, Cardiff on 18th December 2017

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006





THIS DEED OF ADMISSION is made the day of DECEMBEL 2017

BETWEEN:

- (1) THE SEVERAL COMPANIES specified in Part I of the schedule hereto (the "Existing Companies");
- (2) THE COMPANIES specified in Part II of the schedule hereto (the "Further Companies"); and

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(3) LLOYDS TSB BANK plc (the "Bank")

SUPPLEMENTAL to an Omnibus Guarantee & Set-Off Agreement dated 18 December 2008 and made between the Existing Companies named in Part I of the schedule (1) and the Bank (2) (the said Omnibus Guarantee & Set-Off Agreement is hereinafter referred to as the "**Principal Deed**")

NOW THIS DEED WITNESSETH as follows:

- 1. In so far as the context admits expressions defined in the Principal Deed shall bear the same respective meanings herein.
- 2. The parties hereto hereby agree that the Further Companies shall be included within the expressions Companies and Principal for all the purposes of the Principal Deed so that (without prejudice to the generality of the foregoing):
- each Further Company hereby covenants with and guarantees to the Bank to pay or discharge to the Bank on demand:
 - 2.1.1 all money and liabilities whether actual or contingent now or at any time hereafter due, owing or incurred to the Bank from or by any one or more of the Existing Companies anywhere in any manner whatsoever without limitation 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 including:
 - in the case of the liquidation, administration or dissolution of any such Existing Company, all sums (whether actual or contingent) which would at any time have been due, owing or incurred to the Bank by such Existing Company if such liquidation, administration or dissolution had commenced on the date of discontinuance and notwithstanding such liquidation, administration or dissolution; and
 - (b) In the event of the discontinuance by any means of the Guarantee in respect of any Existing Company, all cheques, drafts or other orders or receipts for money signed, bills accepted, promissory notes made and negotiable instruments or securities drawn by or for the account of such Existing Company on the Bank or its agents and purporting to be dated on or before the date of discontinuance of that Guarantee, although presented to or paid by the Bank or its agents after the date of discontinuance of that Guarantee and all liabilities of such Existing Company to the Bank at such date whether actual or contingent and whether payable forthwith or at some future time or times and also all credits then established by the Bank for such Existing Company; and
 - 2.1.2 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 Existing Companies and the Further Companies or, in the absence of such agreement, at the rate, in the case of any 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 being) 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 or 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 select; and

2.1.3 commission and other banking charges and legal, administrative and other costs, charges and expenses (on a full and unqualified indemnity basis) incurred by the Bank in enforcing or endeavoring to enforce payment of such money and liabilities whether by any Existing Company or Further Companies or others and in relation to the preparation and enforcement of any security held by or offered to the Bank for such liabilities together with interest computed as provided in paragraph 2.1.2 above on each such sum from the date that the same was incurred or fell due,

PROVIDED THAT the liability of the Further Companies under the Guarantee may be determined in the manner (and with the consequences) set out in clause 2 of the Principal Deed;

- 2.2 each of the Existing Companies hereby covenants with and guarantees to the Bank to pay or discharge to the Bank on demand;
 - 2.2.1 all money and liabilities whether actual or contingent now or at any time hereafter due, owing or incurred to the Bank from or by the Further Companies anywhere in any manner whatsoever without limitation 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 lawincluding:
 - (a) In the case of the liquidation, administration or dissolution of the Further Companies, all sums (whether actual or contingent) which would at any time have been due, owing or incurred to the Bank by such Further Company If such liquidation, administration or dissolution had commenced on the date of discontinuance and notwithstanding such liquidation, administration or dissolution; and
 - (b) In the event of the discontinuance by any means of the Guarantee in respect of such Further Company, all cheques, drafts or other orders or receipts for money signed, bills accepted, promissory notes made and negotiable instruments or securities drawn by or for the account of such Further Company on the Bank or its agents and purporting to be dated on or before the date of discontinuance of that Guarantee, although presented to or paid by the Bank or its agents after the date of discontinuance of that Guarantee and all liabilities of such Further Company to the Bank at such date whether actual or contingent and whether payable forthwith or at some future time or times and also all credits then established by the Bank for such Further Company;
 - 2.2.2 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 such Further Company or, in the absence of such agreement, at the rate, in the case of any 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 being) 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 or 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 select; and
 - 2.2.3 commission and other banking charges and legal and other costs, charges and expenses (on a full and unqualified indemnity basis) incurred by the Bank in enforcing or endeavoring to enforce payment of such money and liabilities whether by any Existing Company or such Further Company or others and in relation to the preparation and enforcement of any security held by or offered to the Bank for such liabilities together with interest computed as provided in paragraph 2.2.2 above on each such sum from the date that the same was incurred or fell,

PROVIDED THAT the liability of each Existing Company under the Guarantee may be determined in the manner (and with the consequences) set out in clause 2 of the Principal Deed;

2.2.4 the Further Companies and the Existing Companies jointly and severally agree that, in addition to any general lien or similar right to which the Bank as bankers may be entitled by law, the Bank may at any time and from time to time and with or without notice to the Further Companies or the Existing Companies or any of them:

- (a) combine or consolidate all or any of the Accounts with all or any of the Principals Liabilities; and
- (b) set off or transfer any Credit Balance in or towards satisfaction of any of the Principals Liabilities;
- 2.2.5 each Further Company and each of the Existing Companies with full title guarantee hereby charges its Credit Balances to the Bank to secure repayment of the Secured Obligations.
- 3. ALL the covenants, provisions and powers contained in or subsisting under the Principal Deed (except the covenants for payment and discharge of the money and liabilities thereby secured contained in clause 2 thereof but including, without limitation, the power of attorney contained in clause 22 thereof) shall be applicable for defining and enforcing the rights of the parties under the guarantees hereby provided as if each Further Company had been one of the Companies parties to the Principal Deed.

IN WITNESS whereof this deed has been executed by the Existing Companies and the Further Companies and has been delivered upon its being dated, in the case of the Existing Companies other than the Attorney, for and on its behalf by the Attorney pursuant to a power of attorney contained in the Principal Deed and a resolution of the board of directors of the Attorney dated appointing any two Directors or a Director and the Company Secretary for this purpose in accordance with section 74(4) of the Law of Property Act 1925 or applicable law of any jurisdiction and all other powers thereto enabling it.

The Schedule

Part I – The Existing Companies

Name	Company Number	Registered Office
Leo Group Limited	4266877	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
Alba Proteins Limited	SC162893	Racks, Collin, Dumfries, Dumfriesshire, DG1 4PU
Alba Proteins Penrith Limited	5768239	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
Alba Transport Limited (Dissolved)	04458536	c/o Armstrong Watson Central House 47 St Paul's Street Leeds LS1 2TE
Enviromix Limited	5851478	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3-6UF
Envirowaste Services Limited	3776437	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
Halifax Sheet Metal & Ventilation Limited	2767161	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
Leo Sawrij Limited	1304686	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
Mountain Air Services Limited	5211762	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
Omega Proteins Limited	3868711	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
Robinson Mitchell Limited	3745658	Swalesmoor Farm, Swalesmoor Road, Hallfax, West Yorkshire, HX3 6UF
The Big Green Timber Company Limited	4249873	Swalesmoor Farm, Swalesmoor Road, Hallfax, West Yorkshire, HX3 6UF
Thernton Meat Company Limited	4650846	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
DS Developing Limited	4938217	Swalesmoor Farm, Swalesmoor Road, Hallfax, West Yorkshire, HX3 6UF
Powar Developments Limited	06723112	Swalesmoor Farm, Swalesmoor Road, Hallfax, West Yorkshire, HX3 6UF
Food2Energy Limited	06678169	Swalesmoor Farm, Swalesmoor Road, Hallfax, West Yorkshire, HX3 6UF
Scot Proteins Limited	SC225718	The Knackery South Cottown, Kintore, Inverure, Aberdeenshire, AB51 0XR
The Haulage (Holdings) Organisation Limited	07673806	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF
Leo Group Holdings Limited	10792118	Swalesmoor Farm, Swalesmoor Road, Halifax, West Yorkshire, HX3 6UF

Part II - The Further Companies

Name	Company Number	Registered Office
Bell Truck (Holdings) Limited	05900590	Bellway Industrial Estate, Whitley Road, Longbenton, Newcastle upon Tyne, NE12 9SW
Bell Truck Sales Limited	01125690	Bellway Industrial Estate, Whitley Road, Longbenton, Newcastle upon Tyne, NE12 9SW

EXECUTED a acting by its	as a deed by Bell Truck (Holdings) Limited director.			
Director	9181169			
In the presence of				
Witness:	Darren Mad (name) (signature)			
Address:	4 Elter Down Decreaster DW4 EPK			
Occupation:	Accountant			
EXECUTED as a deed by Bell Truck Sales Limited acting by its director.				
Director				
In the presence of				
Witness:	Dacres Maccon (name)			
Address:	HEHE DIVE			
Occupation:	Accountant			
EXECUTED as a deed by Leo Group Limited acting by its director.				
Director				
In the presence of				
Witness:	MAN333 SIN IN (name) (signature)			
Address:	12 NAS LANE			
	SHIPLEY, GOIL 4NIT			
Occupation:	(v. praecing			

	a deed by the Existing Companies other duly authorized attorney acting by its di	ector, :	
Director			
In the presen			
Witness:	MANJER SIMM	ame)	
	2)	ignature)	
Address:	13 NEW FOURT		
	STREETY LENG 4H3		
Occupation:	lo Juecon		
EXECUTED as	a deed by Lloyds Bank plc acting by:		
Full name (authorised signatory)		Signature of authorised signatory	
In the presen	ce of		
Witness:	(name)		
	***************************************	ignature)	
Address:	·····		
Occupation:	ngapatatatatat processes perpenduat and tabbepater and assessment process of the second		

