

MR04(ef)

Statement of satisfaction in full or in part of charge

Company Name:

A & R NOBLE CONSTRUCTION LIMITED

Company Number:

05259988

Received for filing in Electronic Format on the: 17/05/2021



Details of Satisfaction

Charge created (or property acquired) before 6th April 2013.

CH ref. 6

Date of creation:

23/01/2013

Description of instrument:

MORTGAGE DEBENTURE

Short Particulars:

FIXED AND FLOATING CHARGE OVER THE UNDERTAKING AND

ALL PROPERTY AND ASSETS PRESENT AND FUTURE, INCLUDING GOODWILL, BOOK DEBTS, UNCALLED CAPITAL, BUILDINGS, FIXED

PLANT & MACHINERY

Satisfaction of

charge:

In full

Details of the person delivering this statement and their interest in the charge

Name:

WILLIAMS & CO SOLICITORS

Address:

REVENUE CHAMBERS ST. PETERS STREET HUDDERSFIELD ENGLAND

HD1 1DL

Interest:

SOLICITOR FOR A CHARGOR

Authentication of Form

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

IN THE HIGH COURT OF JUSTICE BUSINESS AND PROPERTY COURTS IN LEEDS INSOLVENCY AND COMPANIES LIST (ChD)



IN THE MATTER OF A & R NOBLE CONSTRUCTION LIMITED AND IN THE MATTER OF THE COMPANIES ACT 2006

BEFORE DISTRICT JUDGE PEMA ON 14 OCTOBER 2021

	A & K MORTE CONSTRUCTION FIMILED
<u>Claimant</u>	
	AND
<u>Defendant</u>	THE REGISTRAR OF COMPANIES
-	
	ORDER
_	

UPON the Application of A & R NOBLE CONSTUCTION LIMITED (the "Claimant") dated 11 October 2021

AND UPON reading the Witness Statement of Katie Chason dated 11 October 2021 and the Witness Statement of Alan Noble dated 4 October 2021

IT IS ORDERED THAT:

- 1. Pursuant to Sections 873 and 888 of Part 25 of the Companies Act 2006, the status of the Mortgage Debenture dated 23rd January 2013 and made between the Claimant of the one part and Svenska Handelsbanken Ab of the other part be rectified on the register of charges relating to the Claimant held at Companies House. The register of charges currently shows this charge as "Satisfied on 17 May 2021" and should be rectified to show the status as "Outstanding".
- 2. This Order is made without prejudice to the rights of any creditors acquired between the creation of the charge and the date of its ultimate registration.
- 3. There be no order as to costs.