

Registration of a Charge

Company Name: ESKEN RENEWABLES LIMITED

Company Number: 07042490

XR61WGV4

Received for filing in Electronic Format on the: 13/06/2022

Details of Charge

Date of creation: 13/06/2022

Charge code: **0704 2490 0011**

Persons entitled: INVESTEC ASSET FINANCE 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: KAIDEN BASI



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 7042490

Charge code: 0704 2490 0011

The Registrar of Companies for England and Wales hereby certifies that a charge dated 13th June 2022 and created by ESKEN RENEWABLES LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 13th June 2022.

Given at Companies House, Cardiff on 15th June 2022

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









Lender's details

Invested Asset Finance pic No. 02179313) of Reading International Business Park, Peading RG2 6AA, 0330 123 9613, is @invested.co.uk, www.invested.co.uk/asset finance

Company's details

Company name Esken Renewables Ltd

Company number 07042490

Registered office address. Third Floor, 15 Stratford Place, London

Postcode W1C 1BE

Date of Agreement 13 June 2022

Whereas the Company has agreed to assign all right title and interest it has or may have in the Assets with full title guerantee by way of legal mortgage to the Hires.

It is agreed

1 DEFINITIONS AND INTERPRETATION

1.1 Delinificas

in this Mortgag

Assaits meens the plant, machinery, goods, chattels or other equipment (whether already acquired or to be acquired) specified in the achievate (including all engines, appliances, parts, apare parts, tristraments, appliancess, accussories and other equipment of any lived firstalled on, or in, such goods or chartest) and any and all substitutions, allestitions, regionsements, renewels and additions made for or, no ris for the same or any part of the same or any part of the same after the Execution Date and, where the context so permits, any part or parts of them Default Interest means the interest payed as the raise and at the times specified in places 2(4) (Consent to pay

Event of Defaultineans any event entiting the Lender to tembrate any agreement which gives due to any Secured Obligations

Execution Date means the date this Mortgage is executed by the Company

LPA 1925 means the Law of Property Act 1925

Markings means bitels, plates or markings

Mortgage means this chattel mortgage

y means any mortgage, charge flued or floatingt, debanture, hypothecation, as signment, , pledge, Sen or any other arrangement or agreement which has the effect of creating a

Security Period means the period beginning on the Execution Date and anting on the date when all sums due to the Lander have been invectedly and unconditionally repaid in full and the Company has cassed to be under any further, actual or contingent, liability to the Lander under or in convection with this Mortgage Receiver means any one or more receivers, managers or edintries alive receivers appointed by the Lender pursuant to this Montgage in respect of the Company or over all or any of the Assists and an administrative receiver shell have the additions to the powers in clease 6 (Appointment of receiver) all the powers conferred upon him by Schedule 1 of the Impohency Act 1980.

in this Mortpagn

- (iii) words denoting the plans number include the singular and vice versio,
- (b) references to clauses and the schedule are references to clauses of and the schedule to, this Mostgage:
- (a) misrarcas to this Maigage include the rectals and the schedule.
- (ii) the headings and contents pages are for the purpose of reference significance, and shall be ignored in the interpretation of this Mortgage; ce only, have no legal or othe (4) references to any document are, unless the context otherwise requision-amended, supplemented, noveted or replaced from time to time; ss, references to that document is
- (f) inferences to statutes or provisions of statues are referenced to those statutes, or those provisions, as from time to time amended, replaced or re-enacted;
 (g) references to the Lender include its auccessors, transferees and assignees; and
- - (ii) references to a person shall include any incividual, person, limit, company, partnership, joint in association, organisation or trust fin each case, whether or not having apparate legal personality.

2 COVENANT TO PAY

- its with the Lander on demand (the Secured Obliquitions):
- b) To pay to the Lander the belonce from time to time unpeld of all movies now due or after the Execution
 Date to become due to the Lander by the Company;
 b) To discharge all fabilities now owing or after the Execution Date to become owing to the Lander by the
 Company, either actual and/or contingent;

- Company, either actual and/or contingent;

 b) to pay all commissions, costs, expenses and charges incurred by the Lender in connection with this Montgage and in claiming or assisting to enticing payment under this Montgage, and (3) to pay intenset on such monies both before and after such densed is made or judgment obtained, interest shall be computed and compounded according to the Lender it usual precise from time to time and at raises in force for the time being for monies owing to the Lender by the Company, from when due

in each case whether the same monies or liabilities shall be due or owing alone or jointly with any other person, or by any firm in which the Company may be a perhae, on overdraft or otherwise and whether as principal or surely.

CHARGING CLAURE

- As a continuing security for the payment and discharge of the Company's obligations under clause 2, the Company charges and applyes statistically and unconditionally to the Lander with full title guarantee, by way of a specific first charge, as of its right, title and interest in and to the Assets, together with the beneft of:
 - (a) any and all disligations, guarantees and warranties given by any manufacturer or supplier of the Assets; (b) any and all obligations, guarantees and warranties given by any other party in respect of the Assets to or in favour of the Company; and
 - the benefit of all maintenance agreements and all copy ghts, petents, trade marks and other inteller property rights relating to the Assets entered into between the Congreny and any such that party.
- Following the expiry of the Security Pariod the Lander shall, upon the request and at the cost and expert the Company, resisting and capab of the Company, resisting and capab

REPRESENTATIONS

- arks and warrants to the Lander:
- (a) that it is the absolute legal and beneficial owner of the Assets free from any Security, (except for any liens assing by operation of law, in it is ordinary course of the Company's business); and (b) that this Mortgaga does not conference any of this provisions of the Neuronandum and Articles of Association of the Company and has been duly subborised and essoured.

5 COVENANTS

The Company coverants with the Lender that, throughout the Security Period, it will:

5.1 Further sepuration

Promptly upon demand by the Lander shell do all such acts and execute such legal or other mortgag charges, assignments or securities as the Lander shell require (upon terms and conditions acceptable the Lander, at the expense of the Company) of and on all the Company's estate and interest in the Assignous and various the Company and the Company and the Company acts and the paid or intended to be secured to be paid or intended to be secured the Mortgage.

rets of title

Subject to the rights of any prior mortgages, deposit with the Lander at invokes, documents of title, guarantees, insurance policies, maintenance agreements and ancillary documents relating to the Assats.

Paymoni

- (4) the sex, rates, assessments, charges, impositions, outgoings and taxes in respect of all premises of the Company: and
- (b) all Ficence loss, divides, registration changes and all outgoings in respect of the Assets and keep or oscular the Assets to be taget from being distrained for retovery or from being taken under any execution and shed at all times on demand produce or cause to be produced to the Lender or its authorised agent the assets for such payments and in detectif it affects and four that outgest only for the Lender to pay and discharge such sums which at any time may be or become due, assessed or payable in respect of the premisers or the Assets and the Company shall repay the arms to the Lender on demand, together.

Possossion

Mass the Assets parmenently in its sole and exclusive possession at the location specified in the sch or at such other previous as the Lander shall authorise in writing and shall not in any event juke the A out of England and Wildes. Xeen the Asset's perm

Affa to or engrave upon the Assets such Merkings as the Lander shall require and not allow such Merkings to his correspondent, adjusted or processed.

5.6 Order and permissions

Produce promptly to the Lender the original of any order, direction, requisition, permission, notice, proceedings, or matter what sower affecting or likely to affect the Assets and/or any premises of the Company, served upon the Company by any their perty, together with the perficulance of such notice. The Company shall promptly, at its own cost, comply with the same and shall, if so required by the Lender, at the Company's own cost, make or joh is making such objections or representations against or is respect of the contents of any such notice as the Lender may deem expedient or desirable.

S. F. Discussor out authors

Promotion or many

Permit the Lender or any person nominated by it to enter on any premises of the Company (a) to inspect the
Assets, including any Markings (b) to effect such repairs as the Lender shall consider necessary or desirable,
and (c) generally to do at such acts as the Lender considers necessary or desirable, in connection with

5.5 Repek

Keep the Assets in good and substantial repair and condition and in working or durant will replace any pants of the Assets as may be dealtoyed, demaged or worn out with new parts of at least straight quality and of at least square water. The Company shall carry out such repairs to or replacement of the Assets as the Leader shall consider necessary or deal able.

Wakus Aristosi Tax

Value Added Tax:
The Company coverants to pay to the Lander on demand the amount of any Value Added Tax which may be payable in respect of sity aums payable by the Company to the Lander under or secured by the Mortgage or pursuant to the evertile by the Lander of any of its rights under this Mortgage and the Company shall not the Lander on demand on a mount equal to any Value Added Tax or other sums payable or included by the Lander under or pursuant to the Value Added Tax Act 1994 or any regulations made thereunder or otherwise in consequence of its having instead into this Mortgage or any transaction secured by this Mortgage or every large of the payable of the Mortgage or every large of the payable of the Mortgage or every large of the Added Tax.

6.10 indeposit v

informity and hold each of the Lander and any receiver harmless against any and all claims, demands and labilities however caused reading to or affering out of the design, meredicture, possession, use, operation, redelivery or removal of the Assats including those based upon infringement of any patient or other intellectual property rights.

6.11 Years wa

Years up a star the Leader shall have demanded payment of any montas secured by this Mortgage or if the Company detauls in the partonnence of any of its obligations under its Mortgage above the Landar, without further notice or further demand, monadetaly to put into force and exercise is rights, powers and remades possessed by it and in particular (but without limitation) to take possession of the Assats and for that purpose to enter upon any land or buildings where the Assats are or are reasonably thought to be allowed without being table to the Company for or by resion of such antry.

6.12 Insurance

Insurance or design insured the Assets with such incure and equinst such risks (including, without simulation, facility) to third parties, issue or damage to properly and statutory (abblity), in such amounts and otherwise apon such terms as the Lander may require. The Company will prevaile pay all premiums and other mories necessary for the purpose of such insurance inmediately on the same becoming due and will delive to the Lander for the purpose of such insurance inmediately on the same becoming due and will delive to the Lander in conduct state overly such purpose. The Company will procure that the interest of the Lander is noted upon all insurance policies or (if the Lander is negurity that the policy is had in the point names of the Company and the Lander of the Company will apply all mories which may be received by those of any such policy either in making good the loss or damage in respect of which the mories may have been received or (if so required by notice given by the Lander not later then 7 days after notice to the Lander of the received or each mories and without projective to any obligation is the policy of insurance or to any other obligation handing priority to the obligation in the received or party policy or receipt to the Lander in accordance with clause 5.2 line Landers at the confidence or defined by this flortgage, if the Company shall be any time make default in keeping up issuic lessurance or defined by policy or receipt to the Lander in accordance with clause 5.2 line Landers and had confidence in a coordance with clause 5.2 line Lander in a coordance with clause or mortgagees and to affect the confidence of the clause of the lander in a coordance with clause or mortgagees and to affect the confidence or demand.

Not use or permit the Assats to be used for any purpose for which they are not designed or reasonably

6.14 Alternitore

Not, without the Lender's prior written consent, make or suffer to be made any elteration or addition of a substantial nature in or to the Assets other than for the purpose of effecting repairs in accordance with clause 5.8.

5.15 Disposal

Not, without the Lander's prior written consent self, attempt to self, essign, charge, her, lesse, strain possession, dispose of, permit or suffer any distress or execution to be levied upon the As

Not, without the Lender's prior written consent, use nor permit the Assets to be used in any way contrary to law and shall comply with the requirements of any law so its as the same relates to or affects the Assets or their user and shall promptly execute or cause to be executed all works that are required by taw to be executed upon or in connection with the Assets.

S.17 Volum

vacce. Not, without the tander's prior written consent, in any masses or by any means cause the value of the Assets to lessen or suffer them to be lessened, fair waar and tear excepted.

5.18 Further encumbrance

Not, without the Lander's prior written consent, create or permit to subdist or erise any further Security (other than a lien arising by operation of law in the ordinary course of the Company's business; ranking in priority to or pari passu with this Mortgage upon the Assets or on the interest of the Company in the Assets.

Not, without the Lender's prior written consent, annex the Assets to any premises of the Company if the result of such emerges is that the Assets would or might become a future or futures.

APPOINTMENT OF RECEIVER

- APPLINE IMERY I. OF PRECEIVER.
 At any time after the Lender shall have demanded payment or discharge of any movies or labilities or other sums secured by this Mortgage the Lender may appoint any person to be a receiver of the Assets and remove (subject, in the case of an administrative receiver, to the senction of the County any receiver so appointed and appoint another in his place and a receiver so appointed shall have power in the neare of or on behalf and at the cost of the Company or at his option four only with the prior written consent of the Lender) in the name of the Lender or at his option in his own name (and in any case notwithstanding the Souldailson of the Company) to do or omit to do anything which the Company could do or omit to do in resident to the Assets and in particular, but without prejudice to the generality of the foregoing, any such receiver shall have power. have power
 - (a) to take posi to take possession of or collect and get in the Assets and for that purpose to take any proceedings in the name of the Company or otherwise as may seare expediest and for theil purpose to enter upon any premises of the Company and sever, dismantle and removes the Assets, without being liable for any loss or damage themby occasioned (other than through negligence);
 - (b) to raise or borrow any morses that may be required axon the security of the Assets
 - (c) fortheth and without the restriction imposed by either section 103 or section 33 LPA 1925 to set, convert into money and realise all of any part of Assets by public section or private contract and generally in such menner and on such terms and conditions as he shall think proper;
 - (d) to make any arrangements or compromise which he shall think expedient;
 - (a) to make and effect all repairs, reviewals and any improvements of the Assate as he may determine;
 - (b) and to maintain or renew all insurances;
 - (g) to appoint managers, agents, officers, and workpeople for any of these purposes at such salaries and for such periods as he may determine;
 - (h) to lease, let on hire purchase, store, alter or improve all or any part of the Assets for such term and at such rant and on such other terms as he may think proper and except a surrender of any lease or
 - f) to give valid receipts for all moneys and execute all assurances and things which may be proper or destrable for realisting the Assets:
 - to use the name of the Company for all or any of the purposes and in any legal proceedings with full power to convey any property sold in the name of the Company; and
 - 10 to do all such other acts and things as may be considered to be incidental or conductive to any of these matters or powers and which he buyinly may or can do as agent for the Company.
- 6.2 A receiver or raceivers so appointed shall be entitled to charge such amount for his renumeration as shall be agreed between such receiver and the Lender.
- 6.3 All mordes received by such receiver shall be applied:
 - (a) first in payment of his remuneration and the costs of realisation;
 - (b) secondly is providing for the matters specified in the first three paragraphs of section 6 or section 109 LPA 1925 and for the purposes storeseld; and
 - (c) thirdly in or towards satisfaction of the monies secured by this Montgage and all the toragoing provisions shall take affect as and by way of variation and extensions of the provisions of sections 89 to 109 inclusive LPA 1925 which provisions so varied and extended shall be regarded as incorporated in

Any receiver so appointed shall be deemed to be the agent of the Company and the Company shall be solely responsible for his acts or defaults and remainsration.

LENDER AUTHORISED TO EXECUTE DOCUMENTS

The Company hearby inercoably appoints the Landar and any receives appointed by the Landar under the Mortgage to be its attorney for it and in its name and on its behalf and as its act, deed or otherwise to sign, seal and deliver and otherwise perfect any such legal or formal mortgage as aforesaid or any deed, assurance or act which may be required or may be deemade proper or any sale, lesse or disposition by the Landar or by such receiver of the Assets under any power of sale, lessing or other applicable disposition thereto.

OTHER CHARGES

Subject to clause 5.18 (Further encumbrance), if the Company creates a mortgage or charge (whether specific or floating) in retation to the Assets or any mortgage or charge (whether legist or equitable) on any promises of the Company in which the Assets are atcred; the Company shall promptly notify the Lender of the same and if requested so by the Lender shall procure from any mortgages, charges or debenture holder or other person having an interest (whether legist or equitable) in the Assets or any premises of the Company at which the Assets are stored, a waiver in such form as the Lender may require of all rights which the holder of such interest might otherwise the entitled for classin in the Assets. rwise he entitled to claim in the Ase

NOTICES

- Any notice or demand by the Lander shall be deemed to have been sufficiently given or made if eart by hand or prepaid latter post to the registered office of the Company or the address of the Company last known to
- 9.2 Any notice by the Company shall be deemed to have been sufficiently given or made if sent by hand or prepaid letter to the registered office of the Lender.
- 9.5 Any such reside or demand shall be deemed to have been served on the:
 - (a) at the time of delivery it suct by hand,
 - (b) at the earlier of the time of delivery or 10.00 am on the day after posting (or, if the day after posting be a Sunday or any other day upon which no delivery of letters is scheduled to be made, at 10.00 am on the next succeeding day on which delivery of letters is scheduled to be made; if sent by prepaid fetter post.
- 9.4 Each communication to be made under this Montgage shall be made in writing

TO NOTICE BY COMPANY TO DISCHARGE THE SECURITY

The Company may at any time give to the Lander 7 days' notice in writing of its intention to discharge this Mortgage and immediately upon expiration of such notice all montes secured by this Mortgage shall

11 CONTINUING SECURITY

This Mortgage shall be a continuing security and shall extend to cover the ultimate belance due from the Company to the Londer extwitistanding there may have been from the to time or at any time a belance to the credit of the Company on any account between the Company and the Lander or any other matter or thing whatscever and shall be in addition to and without prejudice to any other securities or remedies now of at any time held by the Lander leakabing feetingut prejudice to the generality of the foregoing) any change, deposit, guarantee, indemnity, lien, set off or any other form of security whatscever and no assurance, security or payment which may be avoided under any enactments relating to liquidation and no release settlement or discharge which may have been given or made on the faith of any such assurance, security or payment shall prejudice or affect the rights of the Lander against the Company under this Mortgage.

12 COMPANY'S ACCOUNT MAY BE CLOSED ON NOTICE OF SECOND CHARGE

12.1 If the Lander shall receive notice actual or constructive

- (a) that the Company has, whether with or without the consent of the Lander, encumbered or (other than in the ordinary course of teating) disposed of any interest in the Assets; or
- (b) of any other matter being expressions with the provisions of this Mortgage and affecting the property

earn resear.

The Lander shall be entitled to close any account of the Company and to open a new account in its name and if the Lander does not in fact close such account and open such new account it shall nevertheless be deemed to have done so and all mories paid to the credit of such closed account shall be placed or deemed to have been placed to the credit of such new account so opened or deemed to have been placed for such new account so opened or deemed to have been opened and no such moreless shall be appropriated towards or have the effect of discharging any part of the amount due to the Lander or such account so closed but this provision shall not prejudice any security which exact

due to the Lander on such account so closed but this provision shall not prejudice any security which ayant from this provision the Lander would have had for the discharge by the Company of monies borrowed and subsidies incurred after that time.

12.2 The Lander shall have in addition to any general tien or striker right to which it may be entitled by feet the right at any time and from time to time, either with or without notice to the Company, (as well before as after any demand under this Mortgage or otherwise) to combine or consolidate all or any of the these additing accounts with and liabilities to the Lander of the Company anxior to set off or transfer any sum standing to the credit of any one or more of such accounts in or towards satisfaction of any of the liabilities of the Company to the Lander or any other account or in any other respect, whether such Babilities be actual, contragent, primary, collaters, several or joint.

13 RETENTION OF SECURITY

The Lander shall be entitled to retain this security (including any documents retains to this Mortgage or deposited or held under this Mortgage) for a period of 26 months after the expiry of the Security Period netwithstanding any releases, selfement, discharge or emargeners given or made by the Lender provided that if at any time within the period of 2 years after the expiry of the Security Period:

- in) an administration order shall be made in relation to the Company; or
- (b) a patition shall be presented to a competent Court for an order for the winding up of this Company, or
- (c) the Company shall commence to be wound up voluntarily.

the Lander shall be at liberty to continue to retain such security or any part (including any documents aloresaid) for and during such lurrier period as the Lander in the shapiting discretion may determine in which swent such security shall be deemed to have continued at all times to have been held by the Lander as security for the payment and discharge to the Lander of sit or any mories and solities and other sums secured by this Mortgage or which shall or may become due and owing to the Lander of the provisions hereof or as a consequence of any order made under or by virtue of sections 238 to 243 (inclusive) Insolvency Act 1986.

14 ENFORCEMENT OF SECURITY

14.1 When security is enforceable

On the occurrence of any Event of Default which is continuing or at any time after the Lender shall have demanded payment or discharge of the Secured Obligations, any Security created by and under this Mortgage is immediately enforceable.

14.2 Acts of enforcement

The Lander may, at its absolute discretion, at any time after the Security created by or under this Mortgage is enforceable:

- (a) enforce all or any part of the Security created by or under this Mortgage in any manner it sees fit;
- (b) exercise its rights and powers conterned upon mortgagess by the Law of Property Act 1925, as varied and extended by the Mortgage, and rights and powers conferred on a Receiver by this Mortgage, whicher or not it has taken possession or appointed a Receiver to any of the Assets;
- (c) appoint a Receiver to all or any part of the Assets; or
- exercise its power of sale under section 101 of the Law of Property Act 1925 (as amended by this Montgage).

14.3 Statutory powers - general

- (a) For the purposes of all cowers implied by statute, the Secured Obligations are deemed to have become due and payable on the date of this Mortgage
- (b) Section 103 of the Law of Property Act 1926 and section 93 of the Law of Property Act 1925 do not apply to the Security constituted by or under this Mortgage.
 (c) Each Receiver and the Lander is entitled to all the rights, powers, privileges and immunities conferred by the Law of Property Act 1926 and the Insolvency Act 1936 on mortgages and Receivers.

if the Lander enforces the Security constituted by or under this Mortgage at a time when no amounts are due to the Lander in respect of the Secured Obligations, but at a time when amounts may or will become so due, the Lander (or the Receiver) may pay the proceeds of any recoveries effected by it into an interest bearing cuspense accounts.

14.5 Mortgages in possession -

Neither the Lender nor any Receiver will be liable, by reason of entering into possession of an Asset, to account as mortgages in possession or for any loss on realization or for any default or ornission for which a mortgages in possession might otherwise be liable.

14,6 Redemption of prior mortgages

At any time after the Security created by or under this Mortgage has become enforceable, the Lender may, at the sole cost of the Company (payable to the Lender on demand):

(a) redeem any prior form of Security over any Asset; and/or (b) procure the transfer of that Security to itself; and/or

(c) settle end pass the accounts of any prior mortgages, charges or encumbrancer which once so settled and passed shall be conclusive and binding on the Company.

15 ASSIGNMENT

The Lander shall be entitled to assign or transfer any of its rights under this Montgage without the consent of the Company, but the Company shall not be entitled to do so without the consent of the Lander. For the purposes of this Montgage, any reference to the Lander shall include references to its principals, successors and assigns.

16 CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999

The parties to this Agreement do not intend that any of its terms will be enforceable by virtue of the Contracts (Rights of Taird Parties) 1999 by any persons not a party to it. This clause does not affect any right or remady of any person which exists or is available otherwise than pursuant to that Act.

17 PERFORMANCE

The Company shall remain table to perform all the obligations assumed by it in relation to the Assets. The Lander shall be under no obligation of any tailor by the Company of several postures by the Company to perform, or breach by the Company of, any of those obligations:

18 ENGLISH LAW

This Mortgage shall be governed by and construed in accordance with English law.

Executed se a deed by the parties or their duly authorised representatives on the date of this Mortgage.

Signatures

Comp	

Executed as a deed by	y			eren oren bereit i det. Kanada oldaria							example demonstrate and
Edian Perios	Wibles Ltd				***************************************	*************	**************************************	**************************************	***************************************		***************************************
Secretary) of Compe	vy	mpany signatur	Ż			· · · · · · · · · · · · · · · · · · ·	***************************************	West Constitution		***************************************	***************************************
Name(s) of signatory	Lewis Girdwood	<u>.</u>						***************************************	***************************************	**************************************	NAMES OF THE PARTY
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These Addres:	Witness Address	- gracing density of the execution party and produced in the contract of the c
Tones Axtres:	Witness Address	

The Schedule

The Assets

Assets description	en kan kan kan kan kan kan kan kan kan ka
1 × Terex TWH220 Material Handler Serial No. 220410/5852	on opplying front for the statement assumes a statement assumes and the statement of the st
2 x Case 921GXR Wheeled Loaders Serial No. NZHE14345 & NZHE14544	2000 - 20
1 x McCloskey R230 Screener Serial No. 77853	and the second s
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