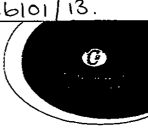
ir accordance with Section 860 of the Companies ACT 2006

MG01

Particulars of a mortgage or charge



A fee is payable with this form.

We will not accept this form unless you send the correct fee. Please see 'how to pay' on the last page.

What this form is for You may use this form to register particulars of a mortgage or charge in England and Wales or Northern Ireland. What this form is NOT for You cannot use this form to particulars of a charge for a company. To do this, please u form MG01s.



AZ08ELYE 12 24/07/2010 COMPANIES HOUSE

40

	Company details	For official use	
ompany number	07277494	Filling in this form Please complete in typescript or in polic black capitals. Ali fields are mandatory unless specified or indicated by **	
Company name in ful.			
	LIMITED		
2	Date of creation of charge		
Pate of creation	19 67 2016		
3	Description		
	Please give a description of the instrument (if any) creating or evidencing the charge, e.g. "rust Deed", 'Debenture', 'Mortgage', or 'Legal charge'	1	
Description	DEBENTURE made between (1) the Chargor and (2) Bibby Fin security trustee for itself and others (together the "Security E Trustee") ("Debenture")	ancial Services Limited a Beneficiaries") ("Securi	
4	Amount secured		
	Please give us details of the amount secured by the mortgage or charge.	Continuation page	
Amount secured	(a) All present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or alone, as principal or surely, or in any other capacity whatsoever and whether a Security Beneficiary snall have been ar onginal party to the relevant transaction or document) of the Chargor to the Security Trustee (whether on its own account or on behalf of any of the Security Beneficiaries) or to the other Security Beneficiaries (or any of them) at any time (including all monies covenanted to be paid under the Dependent). (b) All reasonable costs, charges and expenses properly incurred by the Security Trustee or the Security Beneficianes (or any of them) in connection with the preparation and negotiation of any Finance Document (as defined below) or any consent or waiver pursuant to or amendment of, any Finance Document, and	Please use a continuation page you need to enter more details.	
	and the Security Beneficiaries (or any of them) in connection with the protection, preservation or enforcement of their respective rights in respect of the Chargor howsoever arising under any Finance Document. (together the "Securite Obligations") provided that no obligation or liability shall be included in the Chargor.		

MG01

Particulars of a mortgage or charge

	Please give the name and address of the mortgagee(s) or person(s) entitled to			
	्रा अनुहरह give the name बारा कार्यकार जा कर माजाबुक्ट हो। वर विकास कर वित	Continuation page Please use a continuation page if you need to enter more details.		
lame	: Bibby Financial Services Limited			
Address	105 Duke Street			
	Liverpool			
Postcode	L1 5 J Q			
Name		`		
Address				
Postcode				
6	Short particulars of all the property mortgaged or charged			
	Please give the short particulars of the property mortgaged or charged.	Continuation page Please use a continuation page if you need to enter more netails.		
Short particulars	1 The Chargor with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994 and as continuing security for payment of all of the Secured Obligations charges and agrees to charge in favour of the Security Trustee (wiff the benefit of and subject to the provisions of the Security Trust Deed (as defined below) all the present and future right, title and interest of the Chargor in and to the following assets which are at any time owned by the Chargor or in which the Chargor has at interest: 1.1 by way of first legal mongage, the Property (if any) listed in part 1 of schedule 2 to the Debenture, a copy of which is (if relevant) attached to this form MG01 and all other Property (as defined below) (if any) vested in or charged to the Chargor at the date of the Debenture, 1.2 by way of first fixed charge: (a) all other Property and all interests in Property and all licences to enter upon or use land and the benefit of all other agreements relating to land; (b) the assets (if any) listed in part 2 of schedule 2 to the Debenture, a copy of which is (if relevant) attached to this form MG01, all plant and machinery, all computers, vehicles office equipment and other equipment and the benefits of all contracts, licences and warranties relating to the assets referred to in this paragraph (b) (other than any which are for the time being part of the Chargor's speck-in-trade or work-in-progress); (c) all the Charged Securities (as defined below) including those (if any) listed in part 3 of schedule 2 to the Debenture, a copy of which is (if relevant) attached to this form MG01 in each case, together with (1) all Related Rights (as defined below) from time to time accruing to those Charge Securities and (2) all rights which the Chargor may have at any time against any clearance or settlement system or custodian in respect of any Charged Securities or Related Rights,			

in accordance with Section 860 of the Companies Act 2006.

MG01 - continuation page

Particulars of a mortgage or charge

5

Short particulars of all the property mortgaged or charged

Please give the short particulars of the property mortgaged or charged.

Short particulars

- (d) all horses standing to the credit of the Chargot from time to time on any and all accounts with any bans, financial statistics of other sensor, in each case together with all states from time to time accused or accruing on such motives and all rights to repayment of all the foregoing.
- (e) any investment made out of any monast or account of the Chargor and all rights at recayment of any of the same;
- (f) all intellectual Property (as defined below)
- (g) the Assigned Assets (as defined below) to the extent they are not effectively assigned untar the Debenture;
- (h) (to the extent not otherwise charged or assigned in the Debarture) the benefit of all licentes, consents, agreements and authorisations held or used in connection with the business of the Chargor or the use of any of its assets, any letter of credit assetd in favour of the Chargor and all bits of exchange and other regionable instruments held by it
- () නම් the goodwill නාර කායම්පේ නොවෝ ග් the Chargon
- (i) all Non-Vesting Debts (as defined below) and their proceeds owing to the Chargor at the cate of the Debenture or in the future, all NV Related Rights (as defined below) relating to any Non-Vesting Debts, all NV Take-On Debts (as defined below) and their proceeds, all NV Related Rights relating to any NV Take-On Debts, all Subsequent NV Debts and their proceeds owing to the Chargor at the date of the Debenture or in the future and all NV Related Rights relating to any Subsequent NV Debts; and
- 1.3 by way of first ficeting charge at its present and figure (1) assets and undertaking (wherever located) which are not effectively charged by way of first fixed mortgage or charge or assigned pursuant to the Debenture and (2) (whether or not effectively so charged) herizable properly and all other properly and assets in Scottand.
- 2 The Chargon assigns and agrees to assign absolutely (subject to a provision for reassignment on redemption in accordance with the terms of the Deberture) all its present and future right, title and interest in and to the following ("Assigned Assets"):
- 2.1 the impurances, all coarms under such insurances and all proceeds of such insurances;
- 2.2 the Security Accounts (as defined below) and all mones at any time standing to the credit of the Security Accounts together with all interest from time accrued or account or such monies, and all rights to repayment of any of the foregoing:
- 23 any investments made out of any monites or account of the Changor and all nights to repayment of any of the same; and
- 2.4 all present and future right, title and interest of the Chargor in and to (to the extent not otherwise assigned) the Receivables (as defined below).

Restrictions or dealing

Note 1: The Debenture contains a negative piedge that the Chargor will not without the prior written consent of certain Security Seneticianes, create or permit to subset or agree to create or permit to assets any Security Interest (as defined below) upon any of the Security Assets (as defined below) (except a "emitted Security Interest (as defined below)).

Note 2: The Deberture contains the following negative coverants:

Disposal: The Chargor will not writted the prior written consect of centain Security Beneficiants sell, transfer, lease, lend or otherwise dispose of or part with (whether by a single transaction or a number of transactions and whether related or not), or agree to do any of the same, the whole or any part of its interest in any of the Security Assets (except for a Permitted Disposal (as defined below)).

Onerous Obligations: The Chargor will not (without the prior written consent of certain Security Beneficianes) enter into any onerous or restrictive obligation effecting any of the Security Assets.

Land: The Chargor will hat (except with the prior written consent of certain Security Beneficiares) circler on any person any lease or tenancy of any of the Property or accept a sufferior of any lease or tenancy (whether independently or under any statutory power); any right or forence to occupy any land or publishes forming part of the Property; or any licence to assign or subliet any part of the Property. The Chargor will not do or permit to be done anything as a result of which any lease may be fable to forliblure or otherwise determined.

Receivables: The Chargor will not sell, assign, crarge, factor or discount or in any other menner cea with any of the Receivables without the prior written consent of cerean Security Beneficianes.

Security Accounts: The Chargor will not attempt or be embled to withdraw (or direct any transfer of) all or any part of the mortes in any Security Account without the prior writer consent of the Security Trustee (or any person authorised by the Security Trustee) and the Security Trustee (or such person) shall be embled in its absolute discretion to refuse to person authorised.

- Note 3. The Depending contains the power to appoint a receiver and/or administrator
- Note 4: The Debendure contains a power of attorney in Sevour of the Security Trustee.
- Note 5: Definitions

"Bibby Compenses" means the parties (other than the Security Trustee) to the Security Trust Deed from time to time being, at the date of the Deberture, those listed in schedule 1 to the Deberture;

"Stably Debt Companies" means those Bibby Companies identified as such in schedule 1 to the Debenture or the accession deed by which they became a party to the Debenture to which Secured Obligations are cased by the relevant Chargor at the relevant time;

(Continued)

in accordance with Section 860 or the Companies Act 2006.

MG01 - continuation page

Particulars of a mortgage or charge

Short particulars of all the property mortgaged or charged

Please give the short particulars of the property mortgaged or charged.

Short particulars

"Book Debts" means at present and timine book cebts of the Chargor (natioting any VAT thereon) save for any Non Vesting Debts and/or Subsequent VV Debts:

"Changed Securities" means all stocks, shares, debentures, bonds, warrants, coupons, negotiable natruments, certificates of depost or other securities or "ryestments" (as defined in part II to the Financial Service and Markets Act 2000 in force at the date of the Debenture) owned at the date of the Debendure or in the future (legisly or beneficially) by the Chargor or in which the Chargor has an interest at any firms:

"Contract of Sale" means the contract made for the supply or hire of goods or the provision of services to a Customer,

"Customer" means any person who moves an obligation to make payment under a Contract of Sac;

"Debts" means any present, future or contingent obligation of a Customer to make payment under a Contract of Sale (including the right to recover sums due following the determination, assessment or agreement of such obligation) interest, Value Added Tax and all duties and

"Finance Documents" means each occument to which a Security Beneficiary is party at any time are pursuant to which factioning, invoice discussing trade finance, asset furance, conditional sale, term, on demand, credit or other facilities are made available to the Charger or pursuant to which assets are produced by or assigned to or any warranty, guaranties or security interest is granted to a Security Beneficiary pursuant to or as security for any Facility.

"Insurances" means all policies of licensines (including, for the avoidance of doubt, all cover notes and those (if any) specified in part 4 of screening 2 of the Debectore, a copy of which as (if relevant) attached to this form MGO1) which are at any time held by at whiten in favour of the Chargor or in which the Chargor from time to time has an interest;

"Intellectual Property" means all present or totale legal and/or equitable interests of the Chargor (actuding, without limitation, the benefit of all formats in any part of the world) in or relating to registered and unregistered trade marks and service marks, patents, registered designs, utility models, explications for any of the foregoing, trade numers, copyrights, design rights, unregistered designs, inventions, confidential draw, reasterable business names, detabase rights doctain names and any other rights of every kind deriving from or through the embolishon of any of the storementioned rights of the Chargor

"Non-Vesting Debts" means all Debts (the subject of a Receivables Financing Agreement emerations on or before the date of the Debenture) both present and funce intended to but which do not for any reason vest absolutely and effectively in the relevant Sibby Debt Company from one to time:

"VV Related Rights" means in relation to each Deer and all Returned Goods:

- (1) all rights (but not objections) as an unpaid vertical or under the relevant Contract of Save including the rights to the payment of interest, the recurs of goods, of liter and stoppage in transit;
- (2) the benefit of all instructions, Securities, gravitations and indemnities;
 (3) any documents of title to the goods, and
- (4) all accounting records resaining to the Debt and all documents evidencing the Contract of Sale and its performance.

"NV Take-on Debts" means all Debts (the suspect of a Receivables Financing Agreement entered bits after the date of the Debendure) which were in existence at the case that the Receivables Financing Agreement was entered into and which are intended to but which do not for any reason yest absolutely and effectively in the relevant 200by Debt Company, from time to time;

"Payment Obligations" means al present and future debts (other than Book Debts) and monetary dams and all other accounts (whether ascendined or hoth recoverable or receivable by the Chargor or due or owing to the Chargon,

"Permitted Dispose" means any sale, transfer, lease, wan or other disposal at arm's length for fill market value in the ordinary course of trading of any Security Asset not listed in disuse 4.1 (Fund Changes) or 4.2 (Security assignments) of the Debenture and in respect of which the floating change has not crystallised.

"Permitted Security Interest" "Deams any Security Interest to which the relevant Security Beneficiary (or if there is more than one each relevant Security Seneficiary) has given its prior written consent;

in needs all estates and impress in treehold, leasehold and other immunoble property (wherever solution) and all buildings and interest (sociolistic trade futures) and future distriction and the benefit of all coverages over in respect thereof, all essentients, fights and agreements in respect thereof, all processes of sale of that properly, and the benefit of all coveragins given in respect thereof.

"Recentables" means all present and taure book and other debts, nonearly deams and all other anomia recoverable or receivable by or one or owing to the Chargor (including in all cases, VAT) and all present and further anomia paid or payable to the Chargor in respect of larges, assume the premiums or other overpayments.

"Receivables Financing Agreement" means any receivables financing agreement entered into between the Chargor and a Bibby Debt Company (as arranded, varied, restated, replaced or substituted from time to Sine);

"Refundables" means all present and future amounts paid or payable to the Chargor in respect id, or existements to dain payment or repayment of any larger, insurance pressures or other overpayments paid by or on behalf of the Chargor

"Related Rights" means, in restion to any Charged Securities all dividends, distributions and other income part or payable on the relevant Charged Securities or on any other Related Right and all rights, mones or properly actually or others at any time in relation to the Charged Securities whether by way or recemption, substitution, exchange, bonus or preference, under conformings or otherwise;

: (Continued)

In accordance with Section 860 of the Companies Act 2006

MG01 - continuation page Particulars of a mortgage or charge

6

Short particulars of all the property mortgaged or charged

Please give the short particulars of the property mortgaged or charged.

Snort particulars

"Returned Goods" means any goods relating to a Compact of Sale giving rise to a Debt which a Customer shall reject or return or intimate a wish to do so or shall be recovered from a Customer;

"Security Accounts" means the account(s) and/or trust mix which the Security Trustee (or any person authorised by the Security Trustee) from time to time directs the Charges to pay all monies which it may receive an respect of the Receivables, together with all additions to or answals or reclassements thereof,

Security Asserts" means all property and asserts from time to time dranged or assigned (or expressed to be charged or assigned) by or unsuant to the Debenture;

Security htterest" means by mortgage, pledge, ben, crarge, assignment by way of security, hypothecation, security interest, title retention, security into or trust arrangement or any other security agreement or arrangement having the effect of security;

scurity Trust Deed" means the security trust deed dated 11 June 2004 and entered into between (1) the Security Trustee and (2) vanous by Companies;

becquent NV Debts" means all Debts (the subject of Recentables Financing Agreement entered into other the case of the Debenture) both and future which come into existence on or after the date that the Receivables Financing Agreement was entered into which are nided to but which do not for any reason vest absolutely and effectively in the relevant Bibby Debt Company, from time to time.

MG01

Particulars of a mortgage or charge

	Particulars as to commission, allowance or discount (if any)	
·	Please insert the amount or rate percent of any commission, allowance or discount paid or made either directly or indirectly by the company to any person on consideration of his:	•
	 subscribing or agreeing to subscribe, whether absolutely or conditionally, or procuring or agreeing to procure subscribions, whether absolute or conditional, 	
	for any debentures included in this return. The rate of interest payable under the terms of the debentures should not be entered	
ranission allowand Jiscourt	2	
	Delivery of instrument	· ·
	You must deliver the original instrument (if any) creating or evidencing the charge and these prescribed particulars to the Registrar of Companies within 21 days after the date of creation of the charge (section 860), if the property is situated and the charge was created outside the United Kingdom (UK), you must deliver the information to the Registrar within 21 days after the date on which the instrument could have been received in the UK in the normal course of post and assuming you had posted it promptly (section 866).	
	We will accept a verified copy of the instrument creating the charge where the property charged is situated and the charge was created outside the UK (section 870). The company or the person who has delivered the copy to the Registrar must verify it to be a correct copy and sign it. Where a body corporate gives the verification, an officer of that body must sign it. We will also accept a verified copy where section 867(2) applies (property situated in another part of UK).	
	Signature	
	Please sign the form here.	
idustrie	X SSChamoc. X	
	This form must be signed by a person with an interest in the registration of	[]
	The Charge.	

MGC1

Particulars of a mortgage or charge

Presenter information You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form and will establish where we return the original documents. The contact information you give will be visible to searchers of the public record. Contact name Full & Glowy Company name Bilday Funancial Services Limited Princes Paradle Princes Dock Paradle Princes Dock Company name Company name

✓ 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.

7977 6**6**0

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 the original deed with this form.
- C You have entered the date the charge was created.
- You have supplied the description of the instrument.
- You have given details of the amount secured by the mortgagee or chargee.
- You have given details of the mortgagee(s) or person(s) entitled to the charge.
- You have entered the short particulars of all the property mortgaged or charged.
- You have signed the form.
- You have enclosed the correct fee.

Important information

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

E How to pay

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

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, CF: 4 3UZ. DX 33050 Cardiff.

For companies registered in Scotland:
The Registrar of Companies, Companies House,
Fourth floor, Edinburgh Quay 2,
139 Fountainbindge, 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, First Floor, Waterfrom Plaza, 8 Lagenbank Road, Belfast, Northern Ireland, 8T1 3BS. 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



CERTIFICATE OF THE REGISTRATION OF A MORTGAGE OR CHARGE

Pursuant to section 869(5) & (6) of the Companies Act 2006

COMPANY NO. 7277494 CHARGE NO. 1

THE REGISTRAR OF COMPANIES FOR ENGLAND AND WALES HEREBY CERTIFIES THAT A DEBENTURE DATED 19 JULY 2010 AND CREATED BY ALLIED SECURITY SOLUTIONS LIMITED FOR SECURING ALL MONIES DUE OR TO BECOME DUE FROM THE COMPANY TO BIBBY FINANCIAL SERVICES LIMITED ON ANY ACCOUNT WHATSOEVER UNDER THE TERMS OF THE AFOREMENTIONED INSTRUMENT CREATING OR EVIDENCING THE CHARGE WAS REGISTERED PURSUANT TO CHAPTER 1 PART 25 OF THE COMPANIES ACT 2006 ON THE 24 JULY 2010

GIVEN AT COMPANIES HOUSE, CARDIFF THE 29 JULY 2010



