Registration of a Charge

Company name: **ECOTRONIC PROJECTS LIMITED**

Company number: 08378106

Received for Electronic Filing: 01/06/2018



Details of Charge

Date of creation: 30/05/2018

Charge code: 0837 8106 0001

Persons entitled: CHRISTOPHER ROBERT ATKINS AND ALISON CATHERINE ATKINS

PML TRUSTEES LTD

AS TRUSTEES OF THE CED PENSION SCHEME

Brief description:

Contains fixed charge(s).

Contains floating charge(s).

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 THE ELECTRONIC COPY INSTRUMENT

DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION

IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: **DENISE WRIGHT**



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 8378106

Charge code: 0837 8106 0001

The Registrar of Companies for England and Wales hereby certifies that a charge dated 30th May 2018 and created by ECOTRONIC PROJECTS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 1st June 2018.

Given at Companies House, Cardiff on 5th June 2018

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





We hereby certify this to be a true copy of the original Date. If 6/2018

HCB Park Woodfine LLP

30th May 2018

ECOTRONIC PROJECTS LTD

(Chargor)

And

CHRISTOPHER ROBERT ATKINS ALISON CATHERINE ATKINS PML TRUSTEES LIMITED

as

THE TRUSTEES OF THE CED PENSION SCHEME (Lender)

CHATTEL MORTGAGE

HCB Park Woodfine LLP 1 Lurke Street Bedford MK40 3TN

PARTIES

- (1) **ECOTRONIC PROJECTS LIMITED**, a company incorporated in England and Wales with registered number 08378106 whose registered office is at Unit 3 Hyssop Close, Cannock, Staffordshire WS11 7FB (the **Chargor**); and
- (2) CHRISTOPHER ROBERT ATKINS and ALISON CATHERINE ATKINS and PML TRUSTEES LTD (Company Registration Number 05726389) whose registered office is situate at The School House St Michaels Road Sutton Coldfield West Midlands B73 5SY) as the Trustees of the CED Self-Administered Pension Scheme (the Lender).

RECITALS:

A The Lender has agreed to make available a loan facility to the Chargor on the terms and conditions set out in the Facility Agreement (as defined below).

It is a condition precedent to the availability of the loan facility that the Chargor enters into this Deed for the purpose of providing security in favour of the Lender in respect of the Secured Obligations (as defined below).

IT IS AGREED as follows:

1 Definitions and interpretation

1.1 Definitions

In this Deed, unless otherwise provided:

Business means a day, other than a Saturday, Sunday or public holiday, on

Day which banks are open for business in London; means as defined in the Facility Agreement

Default Facility

Facility

Agreement
Insurance
Policies

means the facility agreement entered into on [30th Nay 2018]

between the Chargor as borrower and the Lender as lender;
means each of the insurance policies now or in the future held by or otherwise benefiting the Chargor effected or maintained from time to

that are effected to renew, substitute or replace any such insurance policies and Insurance Policies Insurance Insur

policies and Insurance Policy means any one of them;

LPA 1925

means the Law of Property Act 1925;

Party Receiver

means a party to this Deed:

means any receiver appointed under this Deed or pursuant to any applicable law, whether alone or jointly, and includes a receiver and/or manager and an administrative receiver (if the Lender is

permitted to appoint an administrative receiver);

Secured Assets

means the assets specified in the attached Inventory (including any component parts of those assets from time to time held by the Chargor (whether or not attached to those assets)), together with all additions, alterations, substitutions, replacements, renewals or

additions, alterations, substitutions, replacements, renewals or modifications of and to those assets from time to time, and all accessories to those assets from time to time (including, but not limited to, maintenance and other records, manuals, handbooks, data, drawings and schematics relating to those assets or documents relating to warranties and patent indemnities given by manufacturers or suppliers of those assets);

Secured Obligations

means all present and future obligations and liabilities (whether actual or contingent, whether incurred alone, jointly or severally, whether as principal or surety and/or in any other capacity whatsoever and regardless of how they arise) owed by the Chargor to the Lender under or in connection with the Facility Agreement means any charge, pledge, mortgage, lien or other security interest securing any obligations of any person or any other arrangement of any type whatsoever having the effect of conferring security or a similar effect;

Interest

Security Period

Security

means the period beginning on the date of this Deed and ending on the date in which the Lender is satisfied that the Secured Obligations have been unconditionally and irrevocable discharged in full and that no further Secured Obligations are capable of being outstanding:

1.2 Incorporation of Facility Agreement definitions

Unless defined otherwise in the Deed, or the context requires otherwise, all words and expressions defined in the Facility Agreement have the same meaning in this Deed.

1.3 Interpretation

- 1.3.1 In this Deed, unless the context otherwise requires:
 - (a) words in the singular include the plural and vice versa;
 - (b) including means including without limitation;
 - (c) where an act is required to be performed promptly, it must be performed as soon as reasonably possible from the moment when the act could reasonably have been performed, having regard to all of the circumstances;
 - (d) a time of day is a reference to London time;
 - (e) a reference to any Party shall be construed as including, where relevant, successors in title to that Party, and that Party's permitted assigns and transferees (if any);
 - (f) a reference to a person includes individuals, unincorporated bodies, government entities, companies and corporations;
 - (g) a reference to a Clause or a Schedule is to a clause of, or schedule to, this Deed;
 - (h) references to legislation include any modification or reenactment of such legislation or any part of it.
- 1.3.2 A reference to this Deed includes its Schedules, which form part of this Deed.
- 1.3.3 The table of contents and any Clause title, Schedule title or other headings in this Deed are included for convenience only and shall have no effect on the interpretation of this Deed.

1.4 Third party rights

- 1.4.1 Except as expressly provided for in this Deed, a person who is not a Party (other than a Receiver or any of its delegates or sub-delegates) shall not have any rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any of the provisions of this Deed.
- 1.4.2 The Parties may terminate or rescind this Deed, or agree to any variation, waiver or settlement in connection with it, without the consent of any third party, whether or not it extinguishes or alters any entitlement they may have to enforce any of the provisions of this Deed.

2 Covenant to pay

The Chargor covenants with the Lender that it shall pay and discharge all the Secured Obligations when due, (together with all interest, fees, costs and expenses charged or incurred by the Lender in connection with the Chargor's obligations to pay and discharge the Secured Obligations).

3 Security

3.1 Legal mortgage

As continuing security for the payment of the Secured Obligations, the Chargor with full title guarantee charges to the Lender by way of legal mortgage all its present and future rights and interest in the Secured Assets.

4 Representations and warranties

4.1 The Chargor makes the following representations and warranties to and for the benefit of the Lender on the date of this Deed and acknowledges that the Lender has entered into the Finance Documents in reliance on such representations and warranties:

4.1.1 Secured Assets

- (a) no Security Interest subsists over any of the Secured Assets;
- (b) no person holds an interest in any of the Secured Assets;
- (c) it is the sole legal and beneficial owner of all of the Secured Assets and on it acquiring any property forming part of the Secured Assets, it will be the sole legal and beneficial owner of that property;
- (d) it has received no notice of any adverse claims by any person in respect of any of the Secured Assets which, if adversely determined, would or would be reasonably likely to have a material adverse effect on the value or use of the Secured Assets or any part of them;
- (e) no covenants, agreements, stipulations, reservations, conditions, interests, rights or other matters whatsoever affect any of the Secured Assets which have or would be reasonably likely to have a material adverse effect on the value or use of the Secured Assets or any part of them;
- (f) no breach of any law, regulation or covenant has occurred and is continuing which has or would be reasonably likely to have a material adverse effect on the value or use of the Secured Assets or any part of them; and
- (g) no facility necessary for the enjoyment and use of any of the Secured Assets is on terms entitling any person to terminate or curtail their use.

4.1.2 Insurance Policies

- (a) the Insurance Policies have not been amended, modified or cancelled and remain in full force and effect;
- (b) it has not done or omitted to do anything and no event or circumstance has occurred which has or could make any Insurance Policy void, voidable, treated as if it had been entered into on different terms or subject to any suspension, restriction, limitation or an increased premium or which could entitle the insurer to reduce the amount to be paid on a claim or prevent the Lender from receiving any money payable under any Insurance Policy; and
- (c) it has not received any notification from its insurers that their liability under the Insurance Policies has been suspended, reduced, discharged or avoided.

5 Undertakings

The undertakings in this Clause 5 (Undertakings) remain in effect throughout the Security Period.

5.1 General

- 5.1.1 The Chargor must:
 - (a) maintain, preserve, protect and keep good and marketable title to all of the Secured Assets;
 - (b) maintain and preserve the Security Interests created by or pursuant to this Deed and the first-ranking priority of such Security Interests;
 - (c) comply with the requirements of any law and regulations relating to or affecting the Secured Assets or the use of them or any part of them;
 - (d) obtain and promptly renew from time to time and comply with the terms of all authorisations that are required in connection with the Secured Assets or their use or that are necessary to preserve, maintain or renew the Secured Assets;
 - (e) promptly effect any maintenance, modifications, alterations or repairs that are required by any law or regulation to be effected on or in connection with the Secured Assets:
 - (f) promptly pay all taxes, fees, licence duties, registration charges, insurance premiums and other outgoing in respect of the Secured Assets and, on demand, produce evidence of payment to the Lender

5.2 Secured Assets

- 5.2.1 The Chargor shall:
 - at its own expense, maintain the Secured Assets in good and serviceable condition (except for expected fair wear and tear) in compliance with all relevant manuals, handbooks, manufacturer's instructions and recommendations and maintenance or servicing schedules;
 - at its own expense, renew and replace any part of the Secured Assets when it becomes obsolete, worn out or damaged with parts of a similar quality and of equal or greater value;

- (c) keep or procure to be kept accurate, complete and up-to-date records of all repairs, servicing and maintenance carried out on the Secured Assets;
- (d) permit the Lender, or such persons as it may nominate, at reasonable times and on reasonable notice to enter on any premises of the Chargor to effect such maintenance or repairs to the Secured Assets as the Lender or its nominee considers necessary;
- (e) not permit the Secured Assets to be:
 - used or handled, other than by properly qualified and trained persons;
 - (ii) modified, upgraded, supplemented or altered other than for the purpose of effecting maintenance or repairs permitted by this Deed; or
 - (iii) overloaded or used for any purpose for which they are not designed or reasonably suitable or in any manner which would invalidate or otherwise prejudice any of the Insurance Policies.

5.2.2 The Chargor:

 shall, if so requested by the Lender, affix and maintain on each item of the Secured Assets in a conspicuous place, a clearly legible identification plate containing the following wording: 'NOTICE OF CHARGE

This [describe item] and all additions to it are subject to a fixed charge dated [insert date] in favour of [insert name of Lender]'; and

(b) shall not, and shall not permit any person to, conceal, obscure, alter or remove any plate affixed in accordance with [Clause 5.2.2.]

5.3 Insurance

5.3.1 The Chargor must:

- (a) insure and keep insured the Secured Assets against loss or damage by all usual risks and such other risks as the Lender may require to its full replacement value from time to time with such insurers as the Lender may from time to time approve in writing;
- (b) upon request, provide the Lender with copies of the Insurance Policies;
- (c) comply with the terms of the Insurance Policies:
- (d) promptly, and in any event no later than their due date, pay all premiums required for keeping up the Insurance Policies and, upon request, deliver to the Lender the receipts for all such premiums;
- (e) provide the Lender with copies of all correspondence given to or received from any insurer under any Insurance Policy promptly after they are given or received;

- (f) renew each Insurance Policy in good time prior to its expiry date;
- (g) if any of the Insurance Policies becomes void or voidable, immediately at its own cost, effect a new Insurance Policy of the same value as the void or voidable Insurance Policy;
- (h) if any of the Insurance Policies is suspended, immediately at its own cost, effect a new Insurance Policy of the same value as the suspended Insurance Policy for the duration of the suspension;
- (i) ensure that all proceeds of any of the Insurance Policies will be paid to the Lender and applied towards making good the loss or damage in respect of which the money was received or, at the option of the Lender after the Security Interests created by or pursuant to this Deed become enforceable, towards the discharge of the Secured Obligations; and
- (j) pay all money it may receive in respect of any Insurance Policy to the Lender immediately on receipt and, pending such payment, hold all money so received upon trust for the Lender.
- 5.3.2 The Chargor must not do any act or commit any default by which any Insurance Policy may become void, voidable, treated as if it had been entered into on different terms or subject to any suspension, restriction, limitation or an increased premium or which could entitle the insurer to reduce the amount to be paid on a claim or prevent the Lender from receiving any money payable under any Insurance Policy.

5.4 Information

- 5.4.1 The Chargor shall:
 - (a) give the Lender such information concerning the location, condition, use and operation of the Secured Assets as the Lender may require;
 - (b) permit any persons designated by the Lender and any Receiver to enter its premises and inspect and examine the Secured Assets and the records relating to the Secured Assets at any time; and
 - (c) promptly notify the lender in writing of any action, claim, notice or demand made against it in connection with all or any part of the Secured Assets or of any fact, matter or circumstance which may, with the passage of time, give rise to such an action, claim, notice or demand, together with, in each case, the Chargor's proposals for settling, liquidating, compounding or contesting any such action, claim, notice or demand and shall, subject to the Lender's prior approval, implement those proposals at its own expense.

6 Perfection of security

6.1 Title documents

The Chargor must:

6.1.1 immediately upon the execution of this Deed (and promptly upon the acquisition of any Secured Assets after the date of this Deed), deposit with the Lender, all deeds, title documents, certificates, account

mandates, signing authorities and other documents constituting or evidencing title to the Secured Assets; and

6.1.2 at any time after the execution of this Deed, deposit with the Lender any further deeds, title documents, certificates and other documents constituting or evidencing title to the Secured Assets, promptly upon coming into possession of any of them.

7 Further assurance

- 7.1 The Chargor must, if requested by the Lender, execute in favour of the Lender (or as the Lender directs) such further legal or other assignments or mortgages of, charges on or transfers of the Secured Assets as the Lender requires to secure the payment and discharge of the Secured Obligations.
- 8 Enforcement
- 8.1 The Security Interests created by or pursuant to this Deed shall become immediately enforceable at any time after the occurrence of an Event of Default.
- 8.2 After the Security Interests created by or pursuant to this Deed have become enforceable, the Lender may in its absolute discretion enforce all or any part of this Deed in any manner it sees fit.
- 9 Appointment and powers of a Receiver
- 9.1 Appointment of a Receiver

At any time:

- 9.1.1 after the Security Interests created by or pursuant to this Deed have become enforceable; or
- 9.1.2 if so requested by the Chargor,

the Lender may appoint by writing any person to be a Receiver of all or any part of the Secured Assets.

9.2 Powers of Receivers joint and several

Where more than one Receiver is appointed, they shall have power to act separately unless the Lender in the appointment specifies to the contrary.

9.3 Remuneration of Receiver

The Lender may from time to time determine the remuneration of the Receiver.

9.4 Power of the Lender to remove Receiver

The Lender may, subject to section 45 of the Insolvency Act 1986, remove the Receiver from the assets of which it is Receiver.

9.5 Further appointment

The appointment of a Receiver shall not preclude:

- 9.5.1 the Lender from making any subsequent appointment of a Receiver over all or any of the Secured Assets over which a Receiver has not previously been appointed or has ceased to act; or
- 9.5.2 a Receiver, while continuing to act, consenting to the appointment of an additional Receiver to act with it.

9.6 Status of Receiver as agent

A Receiver shall be the agent of the Chargor and the Chargor shall be solely liable for the Receiver's acts, defaults and remuneration, unless and until the Chargor goes into liquidation, after which the Receiver shall act as principal and shall not become the agent of the Lender.

9.7 Powers of Receiver

A Receiver shall have and be entitled to exercise in relation to the Chargor all the powers set out in Schedule I to the Insolvency Act 1986, and in particular,

by way of addition and without limiting such powers, and without prejudice to the powers of the Lender, a Receiver shall have power either in its own name or in the name of the Chargor:

- 9.7.1 in connection with any sale or other disposition of the Secured Assets, to receive the consideration for the sale in a lump sum or in instalments and to receive shares by way of consideration;
- 9.7.2 to grant options, licences or any other interests in the Secured Assets;
- 9.7.3 to repair, improve and make any alterations to, the Secured Assets;
- 9.7.4 to do all other acts and things which it may consider desirable or necessary for realising the Secured Assets or incidental or conducive to any of the rights, powers or discretions conferred on a Receiver under or by virtue of this Deed; and
- 9.7.5 to exercise in relation to the Secured Assets all the powers, authorities and things which it would be capable of exercising if it was the absolute beneficial owner of the Secured Assets.

9.8 Limitation on Lender's liability

Neither the Lender nor any Receiver shall be liable:

- 9.8.1 for any loss, however caused, arising out of:
 - (a) any sale or other disposal of the Secured Assets and whether or not a better price could or might have been obtained by deferring or advancing the date of such sale or other disposal; or
 - (b) the exercise of or failure to exercise any of the Lender's powers under this Deed; or
- 9.8.2 to account as mortgagee in possession for the Secured Assets.
- 9.8.3 any liability of PML Trustees Limited relating to the C. E. D. Pension Scheme shall at all times be limited to the extent of the realisable value of the assets held in the fund from time to time. PML Trustees Limited acts as trustee only and the directors thereof shall incur no personal liability whatsoever.

9.9 Section 109 of the LPA 1925

Section 109 of the LPA 1925 shall not apply to this Deed.

10 Power of attorney

10.1 Power of attorney

The Chargor, by way of security, irrevocably appoints the Lender (whether or not a Receiver has been appointed) and any Receiver separately, to be the attorney of the Chargor with full power to appoint substitutes and to delegate, for the Chargor in its name and on its behalf, and as its act and deed or otherwise, to execute, deliver and otherwise perfect any document, or perform any act:

- 10.1.1 that may be required of the Chargor under this Deed; or
- 10.1.2 that may be deemed by the attorney necessary or desirable for any purpose of this Deed (including, after the Security Interests created by or pursuant to this Deed have become enforceable, to transfer legal ownership of the Secured Assets).

10.2 Ratification

Without prejudice to the generality of Clause 10.1 (Power of attorney), the Chargor covenants with the Lender and separately with any Receiver to ratify: 10.2.1 all transactions entered into by any attorney in the proper exercise of its powers in accordance with this Deed; and

10.2.2 all transactions entered into by any attorney in signing, sealing or delivering any deed, assurance or document, perfecting any Security Interest or performing any act, in each case in the proper exercise of its powers in accordance with this Deed.

11 Other powers exercisable by the Lender

11.1 Lender may exercise Receiver's powers

All powers of a Receiver conferred by this Deed may be exercised by the Lender after the Security Interests created by or pursuant to this Deed have become enforceable, whether as attorney of the Chargor or otherwise, and whether or not a Receiver has been appointed.

12 Powers of sale

12.1 Statutory power of sale to arise on execution

Section 103 of the LPA 1925 shall not apply to this Deed, but the statutory power of sale shall, as between the Lender and a purchaser from the Lender, arise on, and be exercisable at any time after, the execution of this Deed. However, the Lender shall not exercise such power of sale until the Security Interests created by or pursuant to this Deed become enforceable, or a Receiver has been appointed, but this provision shall not affect a purchaser or require a purchaser to ask whether a demand or appointment has been made.

Protection of third parties

No person (including a purchaser) dealing with the Lender or any Receiver or any of their respective nominees or agents, shall be concerned to enquire:

whether the Security Interests created by or pursuant to this Deed have become enforceable;

13.2 whether any Receiver is validly appointed or acting within its powers;

whether any power exercised or purported to be exercised has become exercisable;

13.4 whether any of the Secured Obligations remain due;

as to the necessity or expediency of any stipulations or conditions subject to which the sale of the Secured Assets is made, or otherwise as to the propriety or regularity of the sale of the Secured Assets; or

13.6 how any money paid to the Lender or a Receiver, or their respective nominees or agents, is applied.

14 Costs, expenses and indemnity

14.1 The Chargor must, within 3 (three) Business Days of demand by the Lender, pay to the Lender all reasonable costs and expenses (including legal fees) together with VAT on such amounts incurred by the Lender arising at any time in connection with:

14.1.1 the negotiation, preparation, execution or perfection of this Deed and/or

The Chargor must, within [3 (three)] Business Days of demand by the Lender, pay to the Lender on a full indemnity basis all costs, losses and liabilities (including legal fees) together with VAT thereon incurred by or on behalf of the Lender arising at any time as a result of or in connection with:

14.1.2 the occurrence of an Event of Default; or

14.1.3 the preservation and/or enforcement of any of the rights of the Lender under this Deed.

15 Notices

15.1 Any notice or other communication given by a party under this Deed must: 15.1.1 be in writing and in English; and

15.1.2 be signed by or on behalf of the party giving it.

15.2 Notices will be sent to:

15.2.1 Chargor-Unit 3 Hyssop Close, Cannock WS11 7FB; and 15.2.2 Lender—The School House, St Michaels Rd, Sutton Coldfield B73 5SY

- A Party may change any of its details given in Clause 15.2 by giving not less than 5 (five) Business Days' notice to the other Party.
- Notices may be given and will be deemed received: 15.4

15.4.1 by hand: on delivery;

15.4.2 by pre-paid first class recorded signed for post: at 9.00 am on the 2nd (second) Business Day after posting;

A notice given under this Deed is not validly served if sent by email. 15.5

16 **Amendments**

No amendment, waiver or variation of any of the terms of this Deed will be valid or effective unless made in writing and executed by or on behalf of the Parties.

17 Remedies and waivers

- No failure, delay or omission by the Lender in exercising any right, power or 17 1 remedy provided by law or under this Deed shall operate as a waiver of that right, power or remedy, nor shall it preclude or restrict any future exercise of that or any other right, power or remedy.
- No single or partial exercise of any right, power or remedy provided by law or under this Deed shall prevent any future exercise of it or the exercise of any other right, power or remedy.

The Lender's rights, powers and remedies under this Deed are cumulative 17.3 and they do not exclude any rights or remedies that arise by law.

17.4 Any release, waiver or discharge of the whole or any part of the Secured Obligations or any consent, approval or waiver given by the Lender in relation to this Deed shall only be effective for that specific purpose and for the terms and conditions upon which it was granted.

Continuing and additional security 18

This Deed is a continuing security for the Secured Obligations in favour of the 18.1 Lender and shall extend to cover the ultimate balance due at any time from the Chargor to the Lender under the Facility Agreement, notwithstanding any intermediate payment or settlement of account (whether in whole or in part) or any other matter whatever.

19 No merger

Nothing contained in this Deed shall operate so as to merge or otherwise prejudice, affect or exclude any other Security Interest which the Lender may for the time being hold for the Secured Obligations or would have but for this Deed.

20 Counterparts

This Deed may be executed in any number of separate counterparts and this 20.1 has the same effect as if the signatures on those counterparts were on a single copy of this Deed.

Governing law and jurisdiction 21

This Deed and any dispute or claim arising out of, or in connection with it, its 21.1 subject matter or formation (including non-contractual disputes or claims) shall be governed by, and construed in accordance with, the laws of England and Wales.

THIS DEED has been executed and delivered as a deed and is intended to take effect as a deed by the Parties on the date written at the beginning of this Deed.

EXCUTED AS A DEED	
ECOTRONIC PROJECTS LTD)	
acting by two	
Directors)	ACTIONS
EXECUTED AS A DEED by the said CHRISTOPHER ROBERT ATKINS In the presence of: -	} LAMX
Witness Signature: P. Cuy	
Full Name: PAUL CHUNINGHAM	
(BLOCK CAPITALS)	
Address: 45 Fitzmaurice Road Wednesfield WVII 3EG	
Occupation: Production Manager	
EXECUTED AS A DEED by the said ALISON CATHERINE ATKINS in the presence of: -	ACMICO
Witness Signature: P.Cuy	
Full Name: PAYL CHUNINGHAM	
(BLOCK CAPITALS)	
Address: 45 Fitzmaurice Road. Wednesfield WVII 3EG Occupation: Production Manager	
EXECUTED AS A DEED	
By PML TRUSTEES LIMITED acting	K /e L
By one director in the presence of)	
6.	
Nitness Signature: Many Eleger	
Full Name: MARY & FOSS BLOCK CAPITALS)	
address: Moschool House St Wich as	As Rd Sotton Caldling R72554
Occupation Administrator	
Accupation.	

INVENTORY OF SECURITY

1998 Pei point type PF 150/350 50KVA spot welder S/N 9804129

BOC 320C Mig Welder S/N 71883452C

Telwin digital car spotter 5500 portable spot welder S/N 26250613

2013 Durmazlar type MS 2504 Guillotine 2550 x4 S/N 313413946

2001 Amada VIPOS 255 200 kn CNC Turret punch (Remanufactured March 2015) S/N 225/260

2000 LKI MP250 ECM 250 x 1250 cap loader - fitted sick light guard S/N 253

2004 Amada Togu EU Tool grinder S/N D004/035

2003 Amada Vipros 255 turret punch S/N 25610502 (Remanufactured 2017)

1993 Amada 800KN APX 80 x 25 brake press Fitted Amada operator CNC control and sick electronic light guard S/N A30504

1997 Amada APX 500 KN brake press 50 x 20 Fitted Amada operator CNC control and sick 30-FGS light guard S/N A970401

2003 Dawoo Type G20SC-2 LPG Fork Lift Truck Twin mast 2000 KG x 4500mm cap S/N DG-00524

ECOTRONIC PROJECTS LTD

Actnow

CHRISTOPHER ROBERT ATKINS

ALISON CATHERINE ATKINS

PML TRUSTEES LIMITED acting