Registration of a Charge

Company name: JJAK PROPERTY LIMITED

Company number: 08492440

Received for Electronic Filing: 23/10/2017



Details of Charge

Date of creation: 04/10/2017

Charge code: 0849 2440 0002

Persons entitled: ONESAVINGS BANK PLC

Brief description: FLAT 5, 4 HYDE PARK TERRACE, LEEDS LS6 1BJ

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 THE ELECTRONIC COPY INSTRUMENT

DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION

IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: ISON HARRISON



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 8492440

Charge code: 0849 2440 0002

The Registrar of Companies for England and Wales hereby certifies that a charge dated 4th October 2017 and created by JJAK PROPERTY LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 23rd October 2017.

Given at Companies House, Cardiff on 25th October 2017

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





KentReliance

Mortgage Deed

Dat	e:	<u>Q</u> (Advance: £91,045-50 (Receipt of which is acknowledged)
The Borrower:			JJAK Property Limited.
Re			OneSavings Bank plc registered in England and Wales (company number 7312896) whose registered office is Reliance House, Sun Pier, Chatham, Kent ME4 4ET, trading as Kent Reliance Banking Services, Kent Reliance and krbs.
The Property:			Flat S, 4 Hyde Park Terrace Leeds LSG 185.
Land Registry Title Number: WYK. 485551.			
 This Mortgage incorporates the OneSavings Bank pic Mortgage Conditions dated March 2016, a copy of which has to the Borrower. 			ge incorporates the OneSavings Bank plc Mortgage Conditions dated March 2016, a copy of which has been supplied wer.
<i>z</i> .	The Borrower with full title guarantee and as a continuing security for the payment or discharge of all monies payable to the Bank by the Borrower:		
	a) charges the Property to the Bank by way of first legal mortgage;		
	b) assigns absolutely to the Bank the benefit of all:		
(I) rights and claims of the Borrower now or at any time against tenants or occ		(I) rigi	hts and claims of the Borrower now or at any time against tenants or occupiers of the Property or their guarantors;
			nts and claims of the Borrower now or at any time against managing agents, professional advisors, suppliers or intractors in relation to the Property; and
		(iii) gua	arantees, insurances or compensation monies now or at any time relating to any of the Property.
3. This Mortgage secures further advances but does not oblige the Bank to make them.			ge secures further advances but does not oblige the Bank to make them.
4. The Borrower hereby applies to the Chief Land Registrar for the registration against the registered title to the Property of a restriction in the following form: "No disposition of the registered estate by the proprietor of the registered estate is to be registered without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated without a written consent signed by the proprietor for the time being of the charge dated with the charge dated without a written consent signed by the propr			
SIGNED as a deed by the Borrower(s) in the presence of the witness (each signature to be separately witnessed)			
Sig	natu	re(s):	Witness – signature and address:
WHERE THE BORROWER IS A COMPANY			
SIGNED as a deed by the Borrower acting by a Director of the Borrower in the presence of the witness Signature of Director; Witness – signature and address:			
w#15.5	s scelli 	Liit	ctor: Witness – signature and address:
	WAZZONIO	<u> </u>	Shis Staching Boish Gold, 656 Great State Good, Ended for 144
Nei	пео	and the same of th	(printed):
1	*	J&K&	MY SHEES.

Form of charge filed at Land Registry under reference MD1294R

