Registration of a Charge

Company name: RIGHTINDEM LIMITED

Company number: 09943245

Received for Electronic Filing: 13/11/2017



Details of Charge

Date of creation: 30/10/2017

Charge code: 0994 3245 0001

Persons entitled: FUNDSQUIRE LIMITED

Brief description:

Contains fixed charge(s).

Contains floating charge(s) (floating charge covers all the property or

undertaking of the company).

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: TIMOTHY DANIEL



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 9943245

Charge code: 0994 3245 0001

The Registrar of Companies for England and Wales hereby certifies that a charge dated 30th October 2017 and created by RIGHTINDEM LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 13th November 2017.

Given at Companies House, Cardiff on 15th November 2017

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





fundsquire.

DEBENTURE DATED 30 OCTOBER 2017

THE CLIENTS:

Name: RIGHTINGEM LIMITED Company Number 09942245

Registered office address: SUITE F3, WEST ONE, 63-67 BROMHAM

ROAD BEDFORD MKW 2FG

Corract details for notices: SUITE F3: WEST ONE, 63457 BROMHAM

ROAD REDFORD MK402FG

Address SUITE F3 WEST ONE 63-67 BROMHAM ROAD, BEDFORD,

Email robert@rightingen.com Attention ROBERT ASHRY

Fundsquire Limited (registration number 10377624). Our registered address is c/o Menzies LLP, Centrum House, 36 Station Road, Egham, United Kingdom TW20 8LF and our business address is 8 St James's Square, London, United Kingdom SW1Y 4JU. Our contact details are: +44

(0) 7726 779 076 and fire daniel@fundsquire.com.

To include process Name: agent details if a Client Address is not incorporated in Atlanton. England and Wales

RIGHTINGEM LIMITED. Sort 40:10:02. Account. 72791161

In this Deed, certain words and expressions have the meaning set out in clause 1 (interpretation).

SIGNATORIES

The Client(s)	Fundsquire Limited	
Executed as a deed by RIGHTINDEM LIMITED acting by: Director In the presence of	by	Authorised signatory
Name of witness 4-10 to 3 tack. Address: 194 QUEENS ARK RECEPTION BN2-325 Executed as a deed by RIGHTINDEM LIMITED	ROAD	
acting by Director in the presence of:		
Name of witness:		

IT IS AGREED as follows:

INTERPRETATION

Definitions and interpentation

- 1.1 Unities the context otherwise requires or unless otherwise defined in this Dwed, words and expressions defined in the Loan Agreement shall have the same meaning when given to them in the Dwed.
- 1.2 Court

Administrative Receiver means one or more administrative receivers appointed, or to be appointed, under this Deed.

Administrator means one or more administrators appointed, or to be appointed, under this Deed.

Charged Assets means the Food Charge Assets and the Floating Charge Assets.

Client Obligations means the Obligations undertaken to be paid or discharged in cause 2 (Payment of Client Childrens)

Debt means a monetary claim of any kind (whether present future or confingent and whether originally eveng to the person erotion to it or acquired by that person from someone least and all Foghts (including Security) connected with a

Default Rate means the interest Rate specified in the Key Terms of the Loan Agreement

Disposal means any transfer or other disposal of an asset or of an interest is an asset, or the creation of any Right over an asset in favour of another person, but not the creation of Security.

Enforcement Time, in relation to a Client, means any time at which:

- any amount owing under a Finance Document is payable but has not been paid;
- (b) an Event of Celaud has occurred and is continuing, or
- any step is being taken by any person to put that Client into administration.

Equipment means all plant, machinery, vehicles and other equipment used in a business, except equipment of a type which is disposed of in the ordinary course of trading, and all warranties and other Rights relating to them.

Event of Default has the meaning given to it in the Loan Agreement.

Finance Documents results

- (a) Date Continues
- ainly other document designated as such by a Client and Fundactine at any time.

Financial Indebtedness has the meaning given to it in the Loan Agreement.

Fixed Charge Assets means those assets which are from time to time the subject of clauses 3.2, 3.3 and 3.5.

Floating Charge Assets means those assets which are from time to time the subject of classe 3.4.

Fundaquire Security means the Security created by this Deed and any other existing or future Security granted by a Client to Fundaquire to secure the payment or discharge of Client Obligations.

Fundaquire Security Documents means a document creating or evidencing Fundaquire Security

Insolvency Event, in relation to a person, means:

- (a) the dissolution, liquidation, provisional liquidation, administration, administrative receivership or receivership of that person or the entering into by that person of a visionary arrangement or achieve of arrangement with creditors.
- any analogous or similar procedure in any jurisdiction other than England, or
- (c) any other form of procedure relating to enablemy, reorganisation or dissolution in any jurisdiction.

Inschency Legislation means.

- the insolvency Act 1986 and secondary legislation made under it and
- any other primary or secondary segislation in England from time to time relating to insolvency or reorganisation.

Intellectual Property means.

- (a) any intersectual property acquired after the date of this Deed which is designated as interlectual Property by a Client and Fundaquire on or about the time of its acquisition and
- (b) all other copyright (including rights in computer nottween), patients, trade marks, trade numes, service marks, bearing names (including internet dictions names), designing this careations rights, service or opening or semilar proprietary rights (whether registered or not and including applications to register or rights to apply for registration) which, in each case, are of a type which are not deposed of in the prodringly course of training.

Anger and the second

- (a) any enames or bean papeled head in a Sciencillary.
- (b) any investment acquired after the data of this Deed which is designated as an investment by a Client and Fundaquire at or about the time of its acquisition, and
- (c) any other debt or equity security or any warrant or option to acquire or subscribe for any such security (whether it is held directly or through a custodian, cleaning house or other person) unless it is of a type which is not held as an investment and is accordingly disposed of in the ordinary course of tracking.

and any accretions to them and other Rights arising in connection with them.

Key Account means

- (a) the R&C Aucount.
- (b) any account established after the date of this Deed which is designated as a Key Account by a Client and Fundaquire at or about the time of to establishment, and
- (c) any other account with a bank or financial institution which cannot be drawn on by the account holder in the ordinary course of its trading without the consent of Fundaquire.

Key Contract means any contract entered into which is designated as a Key Contract by a Chent and Fundaquire on or about the time it was entered into

Land mean

- (a) treehold, leasehold or commonsoid land;
- any estate or interest in, and any Rights attaching or relating to that land, and
- (c) any buildings, futures and fittings (including trade futures and fittings) and other equipment attached to, situated on or forming part of that land.

Loan Agreement means the loan agreement dated on or about the same date as the Deed between a Chent and Fundaquire as it may from time to time be amended restated, nonabled or replaced thoseover fundamentally including by all increase of any size in the amount of the facilities made available under it. The alteration of the nature purpose of period of those facilities or the change of its parties.

Obligations in relation to a person, means all obligations or kabilities of any kind of that person from time to time, whether they are

- (a) to pay money or to perform (or not to perform) any other act;
- (b) express or implied
- (c) present future or contingent
- (d) joint or neveral
- (w) resourced as a principal or supply or in any other manyer, or
- originally owing to the person claiming performance or acquired by that person from someone may.

Officer, in relation to a person, means any officer, employee or agent of that person.

Permitted Security means any Security permitted in accordance with clause [13.2] (Negative undertakings) of the Loan Agreement.

Process Agent has the meaning given to it on the first page of this Deed.

R&D Account has the meaning given to it on the first page of this Deed.

Receiver means an Administrative Receiver or a Specific Receiver

Right means any right, privilege, power or immunity, or any interest or remedy, of any kind, whether it is personal or proposeture.

Security rouns.

- (iii) any mortgage, charge, piedge, lien, hypothecation, assignment by way of security trust arrangement for the purpose of providing security or other security interest of any kind in any juriediction.
- (b) any proprietary interest over an asset or any contractual arrangement in relation to an asset, in each case created in relation to Financial Indiptedness and which has the same contribution effect as it security had been created over 6, and
- (ii) any right of selection and by agreement

Specific Receiver means one or more receivers or managers appointed, or to be appointed, under this Deed who is not an Administrative Receiver.

Subsidiary means an onlity of which a person has direct or inclined control or owns directly or indirectly more than 50 per cent of the victing capital or equivalent right of ownership including where the victing share capital has law been transferred by way of Security or a otherwise held by a combine) or similar right of ownership and control for the purpose means the power to direct the management and the policies of the entity whether through the ownership of voting capital, by contract or otherwise

Third Parties Act means the Contracts (Rights of Third Parties) Act 1999.

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To a Cond

- (a) the table of contents and the headings are meeted for convenience only and do not affect the interpretation of this Deed.
- references to clauses and achedules are to clauses of and achedules to this Deed
- (c) references to the Loan Agreement, any Finance Document or any other document are to that document as from time to time amended, restained, noveled or replaced, however fundamentally.
- (d) references to a person include an individual, firm, company, corporation, unincorporated body of persons and any povernment entity.
- references to a person include its successors in title, permitted assignees and permitted transferees;
- (f) words imposting the plural include the singular and vice versal and
- (g) references to any enactment include that enactment as emended or re-enacted and if an enactment is amended any provision of this Deed which refers to that enactment will be amended in such manner as Fundaquire determines to be recessary in order to preserve the intended effect of this Deeds.
- 1.4 The Obligations of the Charits under this Doed are joint and security.
- 1.5 Where this Deed imposes an obligation on a Client to do something if required or requested by Fundaquire, it will do so as soon as practicable after it becomes aware of the requirement of request.
- 1.6 It is intended that this document takes effect as a deed even though Fundaquine may only selecute it under hand.
- 5.7 This Deed may be executed a counterparts.
- 1.9. The provisions of any other Finance Document relating to:
- (a) any disposition of an interest in land of
- (b) any obligation of Fundaquire to make further advances.

are deemed to be incorporated in this Cend.

1.9 Where a definition of a type of asset in clause 1.2 contains a number of catagories, each category will be construed as separate from each other category.

Parties and third parties

- 1.10 The Rights expressly conferred on Fundaquae, each Receiver and each Officer of a Receiver under this Deed are enforceable by each of their under the Tried Parties Act
- 1.15 No other term of this Died is enforceable under the Third Parties Act by anyone who is not a party to this Deed.
- The parties to this Doed may terminate this Doed or vary any of its terms without the consent of any third party. However, they may not terminate this Cood or vary any of its terms if this would have the effect of terminating or adversely affecting the Rights of a Receiver or of an Officer of Fundangure or a Receiver under this Doed without its consent, but only to the extent that it has nother fundangure that it intends to enforce that clause at the time of the termination or variation.

Payment of Client Obligations

Each Client will pay or otherwise discharge all Obligations from time to time owing by it to Fundiquare when they become due for payment or discharge and all Obligations incurred by it to any person under or in connection with the Finance Documents

3 Charges

- 3.1 The charges contained in this clause it
- (a) are given to Fundactions.
- (b) secure the payment and discharge of the Client Obligations; and
- (c) are given with full life guarantee
- 3.2 Each Chierk charges, by way of first legal mortgage all the Land now owned by it and any Alghbi account to derived from or otherwise connected with it (including insurances, and proceeds of Disposal and of insurances).
- 3.3 Each Client charges, by way of first fixed charge, all of the Rights which it now has and all of the Rights which it obtains at any time in the future in:
- (a) Land, other than that charged under dauge 3.2.
- (b) Equipment

- (e) Kay Actions
- (1) Intelection Property
- Outre and
- (h) gooded and arcaled basital

and in any Rights account to derived from or otherwise convected with them (including insurances and proceeds of Disposal and of insurances).

- 3.4 Each Client charges by way of first floating charge, its undertaking and all its present and future assets offer than those effectively charged under clauses 3.2 or 3.2.
- 3.5 Fundaquire may convert all or part of the ficating charge created by each Client under clause 3.4 into a fixed charge by giving notice to that effect to the Client concerned and specifying the identity of the sevents concerned. This may be done on one or more occasion, but only is aduring a Enforcement. Time or (b) if Fundaquire reasonably considers that is security over the assents concerned is in pecpartly and that it is necessary to do so to protect or preserve its security.

- 4.1 Fundaquire may set of any matured Client Obligation due from a Client (to the extent beneficiary owned by Fundaquire) against any matured obligation owned by Fundaquire to that Client regardless of the class of payment, booking branch or currency of either obligation.
- 4.2 If the obligations are in different currencies. Fundaquire may convert either obligation at a market rate of exchange in its usual course of trading for the purpose of the set-off.
- 4.3 These Rights are in addition to the security conferred on Fundaquire under this Deed

Restrictions

- 5.1 Each Client will ensure that the restrictions contained in this clause 5 are compiled with unless Fundaquire agrees to the contrary.
- 5.2 No Security will exent over, or in relation to, any Cherged Asset other than Permitted Security.
- 5.3 There will be no Disposal of any Food Charge Alexe.
- 5.4 There will be no Disposal of any Floating Charge Asset otherwise than for market value in the ordinary course of trading of the Client concerned.

Perfection

Carana areas

- 6.1 Each Client will at its own expense, create all exchinations effect at such documents, give all such notices, effect at such registrations (whether at the Companies Registry, an asset registry or otherwise), deposit all such documents and do at such other things as Fundaquire may require from time to time in order to.
 - (a) ensure that it has an effective first-ranking fixed charge for in the case of Land then owned by that Client a charge by way of legal mortgage; over the Fixed Charge Assets, succept only to such Permitted Security as Fundiquire has agreed should rank in priority.
 - (b) ensure that it has an effective first-racking floeping charge over the Floating Charge Assets, subject only to such Permitted Security as Fundaquire has agreed should rank in priority, and
 - (c) facilities the enforcement of the Fundaquine Security, the resilibiation of the Charged Assets or the exercise of any Rights held by Fundaquine or any Repeiver or Administrator under or in connection with the Fundaquine Security.
- 6.2 The ecopie of clause 6.1 is not limited by the specific provisions of the rest of this clause 5 or by any other provision of the Europeauve Security Documents.

A STATE OF THE STATE OF

6.3 If, after the date of this Deed, a Client acquires (a) Rights in Land, (b) is new Subsidiary or (c) Rights in any other material seed, it will notify Fundaquire as soon as reasonably practicable and will provide it with each information about the acquirelton as Fundaquire may reasonably require.

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- 6.4 If required to do so by Fundaquire, each Client will execute a first change by way of legal mortgage over any Land in England and Wales owned by if at that time which is not already the subject of such a change in favour of Fundaquire, in any form which Fundaquire may reasonably require.
- 6.5 Each Client agrees to the entry of the following restriction in the proprietorship project of the title to any Land in England and Wales which now or in the future is the subject of a charge by way of legal mortgage in favour of Fundaquire and which is, or is required to be, registered at the Land Repletry.

No disposition of the registered estate by the proposition of the registered estate is to be registered without a written consent agreed by the proprietor for the time being of the Charge dated (date of this Desid) in favour of Fundaquire Limited of Juditions for service) referred to in the Charges Register.

- 6.6 If any Land in which a Chert has Rights now or in the future is required to be registered at the Land Registry, a Chert will, within the relevant priority period under the Land Charges Act 1972.
 - apply to the Land Registry for first registration of the title to that Land and registration of that Client as proprietor of that Land and notify Fundaquire of its little number, and
 - (b) If so required by Fundaquire, create a first charge by way of legal mortgage over that Land in favour of Fundaquire or, if not so required, produce that this Deed is noted in the charges separate of that Land.
- 6.7 If any Land in which a Client has Rights is already registered when those Rights are acquired that Client will within the priority period of the relevant Land Registry Official Secret.

- apply to the Land Registry for its title to that Land to be registered and give notice of the title number to Fundaquire and
- (b) If so required by Fundaquire, preate a first charge by way of legal mortgage over that Land in favour of Fundaquire or, if not so required, produce that this Deed is noted in the charges register of that Land.
- 6.8 If any Land In which a Client hea Rights now or at the future is not required to be required at the Land Registry the Client will, within the relevant priority period under the Land Charges Act 1972 apply to register a Claus C Land Charge in respect of this Deed at the Land Charges Registry If the title deeds and documents to that Land are not deposited with Fundacyline under clause 5.10 (Documents).
- 6.6 Each Client will produce the entry of a note of the obligation to make further advances under the terms of the Loan Agreement on the Charges Registered (and forming part of the Land over which it has created a charge by way of legal mortgage in favour of Fundaquirs.
- 6.10 Each Client will disposit with Fundaquire all deeds and documents of title and all leases, licences and other ancillary documents received by it or on its behalf in reliation to its Land.

Equipment)

6.11 If required to do so by Fundaquire, each Client will create a first legal mortgage over any Equipment owned by it at that time, in any form which Fundaquire may reasonably require.

Shares

- 6.12 If all any time, a Capital owns afterom in a Luberchary, it will
 - (a) on the date of this Deed (or, if it acquires the shares later, as soon as practicable after it does so), deposit with Fundaquire all certificates or either documents of title to those shares and stock transfer forms for them, executed in blank by the Client.
 - (b) If required to do so by Fundaquire (and to the extent that the Client is able to do so) amend the articles of association of the Subuldary concerned in the manner reasonably required by Fundaquire (and procure that the Subatisary takes or omits to take, all such other steps as Fundaquire may require) in order to enable it to enforce the security without restriction, and
 - (c) If reasonably required to do so by Fundaquire, procure that Fundaquire or its nominee becomes registered as the legal owner of the shares concerned.

Key Accounts and Key Contracts

- 6.13 if at any time, a Client has a Right in respect of a Key Account or a Key Contract, it will, on the date of this Deed (or, if it acquires the Right later, as soon as practicable after it does so:
 - (a) deliver a notice of this Deed to the other parties to the relevant Key Account or Key Contract substantially in the form set out in the applicable part of Errort Reference ource not found, 1 (Notices of charge), and
 - (b) use its best endeavours to procure that those parties deriver an acknowledgement of the notice to Fundaquire substantially in the form set out in that part of that Schedule as soon as reasonably practicable.

Subsequent security

6.14 If Fundaquine receives notice that any Security has been created over Charged Assets which the Finance Discurrents do not permit to rank in proving to the Fundaquine Security Fundaquine will be treated as fill had immediately opened a new account to each Client and all payments received by Fundaquine from that Client will be

beated as if they had been credited to the new account and will not reduce the amount then due from that Client to Fundacules.

ENFORCEMENT

7

Torrest to a contract and second

7.1 Fundaquire may enforce the Fundaquire Security created by a Client or any time which is an Enforcement Time or if the Client concerned requests Fundaquire to do so.

Appropriate processors

- 7.2 Fundamental referential European Security by
- (a) appearating an Administrator of that Client
- (b) If permitted to do so by the insolvency Legislation, appointing an Administrative Receiver of that Client.
- (c) according a Specific Receiver of assets of that Client
- (d) going into possession of receiving the benefit of or selling asserts of that Client, giving notice to that Client or any other person in relation to any asserts of that Client coarding a right of sell-off or it any other way we may decide or
- taking any other action it may decide in any jurisdiction other than England
- 7.3 To the extent that the Fundequire Security areas under a security financial collateral arrangement. Fundequire may ease enforce it by giving written notice to the Crent concerned that it is appropriating those Changed Assets which consent of financial collateral. On receipt of that notice by the Chert Fundequire will automatically become the appoints owner of that financial collateral, and the Chert will have no further interest in it. The value of the financial collateral will as soon as practicable after it has been established be applied in discharge of the equivalent amount of the Client Collegations in accordance with clause it (Application of proceeds). For this purpose, Fundaçuire with the financial collegation as follows:
 - as the case of cash, by reference to its face value received by Fundacians.
- (b) at the case of credit diams, by reference to the amount actuary recovered by Fundaquire, and
- (c) in the case of financial instruments, by reference to each public midioes, volunifors or other matters as Fundsquire may reasonably decide.

Expressions defined in the Financial Colleteral Arrangements (No. 2) Regulations 2003 will have the same meanings in this clause.

- 7.4 An Admiristrator must be appointed in accordance with the insolvency Legislation.
- 7.5 A Receiver must be appointed by an instrument is writing, and otherwise in accordance with the insolvency Legislation.
- 7.6 The appointment of a Receiver may be made subject to such limitations as are executed by Fundsquire in the appointment.
- 7.7 If more than one person is appointed as a Receiver, each person will have power to act independently of any other, except to the extent that Fundequire may specify to the contrary in the appointment.
- 7.8 Subject to the Insolvency Legislation, Fundaquire may remove or replace any Receiver.
- 7.9 If required by the inscivency Legislation, an Administrator or Receiver must be a person qualified to act as such under it.

Forms on enforcement

- 7.10 An Administrator will have the powers given to him by the tresolvency Legislation.
- 7.11 As Administrative Receiver of a Client will have
 - (iii) The present given to turn by the insolvency Legislation:
 - (b) the powers given to a mortgagee or a receiver by the Law of Property Act 1925, but without the restrictions contained in section 103 of that Act, any.
 - (c) the power to do, or omit to do, on behalf of the Client, anything which that Client itself could have done, or omitted to do, if its assets were not the subject of Fundaquire Security and the Client was not in insolvency proceedings.
- 7.12 A Specific Receiver will have the same powers as an Administrative Receiver is respect of the asserts over which he is appointed.
- 7.13 Fundaquire will, if it enforces the Fundaquire Security heat, have the same powers as an Administrative Receiver in respect of the asserts which are the subject of the enforcement.
- 7.34 Except to the extent provides by law, none of the powers described in this clause 7 will be affected by an insolvency Event in relation to a Cloent

Status and remaneration of Receiver

- 7.15 A Processer of a Client will be the agent of that Client until the Client goes into liquidation. He will have no authority to will as agent for Fundaquins, even in the event of application of the Client.
- 7.16 Fundaquire may from time to time determine the remuneration of any Receiver

Third parties

- 7.17 A person dealing with Fundaquire or with a Receiver is entitled to assume, unless it has actual knowledge to the contrary, that
 - flowe persons have the power to do those things which they are purposting to do; and
 - (2) They are exercising their present property.

Application of proceeds

All maney received by Fundaquire or a Receiver under or in commedice with the Finance Documents (whether during or before enforcement of the Fundaquire Security) will, subject to the rights of any persons having priority, be applied in the following order of priority.

- (a) Set, in or towards payment of all amounts payable to Fundaquire any Receiver or their Officers under clause 14 (Expenses, Robbity and Indomnity) and all remaneration due to any Receiver under or in connection with the Fundaquire Security.
- (8) secondly, in or towards payment of the Client Obligations in such order as is required by the Finance Documents (and, if any of the Client Obligations are not then payable, by payment into a suspense account until they become payable; and
- (G) thirdly, in payment of any surplus to the Clients or other person writted to it.

REPRESENTATIONS AND UNDERTAKINGS

Visite of the second section is a second section of the section of the second section of the section of the second section of the sectio

Each Client expresents and warrants that the particulars of the Charged Assets are accurate and complete as at the date of the Deed.

10 investments

- 10.1 During an Enforcement Time (and also once the Fundaquire Security is being enforced). Fundaquire will be entitled to receive all destructions in respect of the Clients. Investments for application in accordance with clause 8 (Application of proceeds). Otherwise, the Clients will be entitled to receive those distributions.
- 10.2 During an Enforcement Time (and also once the Fundaquire Security is being enforced), but only upon written notice to the research Client Fundaquire will be entitled to exercise all voting and other rights in respect of the Clients Inventments. Otherwise, the Clients will be entitled to exercise those Rights.
- 10.3 To the extent that the holder of those threatments is not the person entitled to receive those distributions and exercise those Rights the holder will pay the distributions to the person entitled to them and will exercise those rights in accordance with the reasonable requirements of the person entitled to exercise them.
- 10.4 Each Crient will promptly pay all calls, instalments or other payments which from time to time become due in respect of any of its investments, and Fundsquire will not in any circumstances inour any liability in respect of tivers.

11 Intellectual Property

- 11.1 Each Client will promptly notify Fundaquire of its acquirection of or agreement to acquire material intellectual Property and any action taken to register the intellectual Property.
- 112 Each Clinic will
 - (a) take all necessary action to safeguard and maintain its Rights in connection with interection Property, including obtaining all necessary registrations and paying all applicable renewal fees and licence fees.
 - not allow any Intellectual Property to be abundance or cancelled or to lapse and
 - protect its intellectual Property against their loss, destruction, unauthorised access, copying or use by third parties and immediately on becoming aware of any material arthrogenest of or challenge to, any of its intellectual Property Inform Fundaquire and take any steps at the coat of the Client as Fundaquire may from time to time reasonably specify in relation to the interpretation of challenge.

12 Centeral contextuings

- 12.1 Each Client will take all steps as are recessary to preserve the value and marketability of its Chargest Assets.
- 12.2 Each Cont will notify Fundaquire as eoon as if becomes aware of any matter which might reasonably be expected to have an adverse effect on the Fights of Fundaquire ander the Fundaquire Security. Those matters include a breach or purported breach of a Key Contract by any party to it aims a claim by any person to an interest in a Charged Asset.
- 12.3 Each Client will provide to Fundaquire.
 - (a) exacts information about its Changed Asserbs;
 - such information about the extent to which it has complied with its obligations under this Deed, and
 - copies of such documents which create, evidence or relate to its Charped Assets,
 - as Fundaçulas may from time to time reasonably request.

If a Client does not comply with its obligations under this Deed. Fundaquire may do so on that Client's behalf on such basis as it may resocrably decide. That Client will eldernify Fundaquire on demand against the amount certified by Fundaquire to be the cost, loss or liability suffered by it as a result of doing so.

MISCELLANEOUS

13 Oursilon of the security

- 13.1 The Obligations of each Client under the Finance Documents and the excurity created by the Fundaquire Security will continue until the Chiera Obligations have been invested and unconditionally paid or discharged in full, regardless of any intermediate payment or discharge in velocity or an part.
- # any payment by a Client or any other security provider or any release given by Fundaquire (whether in respect of the Client Obligations or any security for them or otherwise) is avoided or reduced as a result of inserviency or any similar event.
 - (a) the liability of each Client under this Deed will continue as if the payment, release, avoidance or reduction had not occurred, and
 - (b) Fundaquire will be entitled to recover the value or amount of that security or payment from each Client, as if the payment, lessage avoidance or feduction had not accounted.
- 13.3 Section 93 of the Law of Property Act 1925 will not apply to the Fundaquire Security
- 13.4 Once the Client Obligations have been interocably and unconditionally paid of discharged in full. Fundaquire shall at the request and cost of the Client, take whatever action is necessary to release the Charged Assets from the Deed.

14 Expenses, Bability and Indennity

- 64.1 Each Client will, on demand, pay all legal and other codes and expenses (including any stamp duty, registration or other similar taxes) inclured by Fundaquire or by any Receiver in contraction with the Fundaquire Security. This includes any code and expenses relating to the enforcement or preservation of the Fundaquire Security or the Charged Assets and to any amendment, waiver, contents or remake required in connection with the Fundaquire Security.
- 14.2 Neither Francequire nor a Receiver nor any of their Officers will be an any way babble or responsible to any Client for any twee or leability of any lood arraining from any act or ormalism by it of any kind (whether as mortgages in posterism or otherwise) in relation to the Charged Assets or the Francequire Security, except to the enterir caused by its own negligence or with misconduct.
- 94.3 Each Client will on demand indemnity Fundaquire, a Receiver and their Officers in respect of all costs, expenses, losses or liabilities of any kind which is incurs or suffers or connection with:
 - anything done or amitted in the exercise of the powers conferred on it under the Fundaquire Security, unless it was calcised by its negligence or within misconduct.
 - (b) a cliaim of any kind (whether relating to the environment or otherwise) made against it which would not have assen if the Fundaquee Security had not been granted and which were not caused by its negligence or willul mesoconduct, or
 - (0) any breach by that Client of the Finance Documents.

15 Paymonts

- 15.1 All payments by a Client under the Fundaquire Security Documents will be made in NJ, without any self-off or other deduction.
- 15.2 If any has or other sum most be deducted from any amount payrable by a Client under the Fundaquire Security Documents the Client concerned will pay such additional amounts as are necessary to ensure that the recipient receives a net amount equal to the full amount it would have received before such deductions.

- 15.3 At amounts payable by a Caret under the Fundaquire Security Documents are exclusive of VAT. Each Coert will, in addition, pay any applicable VAT on those amounts.
- 15.4 If a Cleant take to make a payment to a person under the Fundaquire Security Documents, it will pay interest to that person on the amount concerned at the Detaut Plate from the date it should have made the payment until the date of payment (after as well as before judgment).
- 15.5 No payment by a Calent twhether under a court order or otherwise) will discharge the Obligation of that Client unless and unit Fundaquire have received payment in full in the ourrency in which the Obligation is denominated if, on convenion life that currency, the amount of the payment talls short of the amount of the Obligation concerned Fundaquire will have a separate cause of action against the Other for the shortfall.
- 15.8 Any certification or determination by Fundaquire of an amount payable by a Client under this Deed is, in the accence of mainfest error, conclusive evidence of that emount.

The Part of the

- 16.1 The Rights created by this Deed are in addition to any other Rights Fundaquire may have against a Client or any other security provider under any other documentation, the general law or otherwise. They will not marge with a limit those other Rights, and are not imited by them.
- 16.2 No failure by Fundaquire to exercise any Right under this Deed will operate as a waiver of that Right. Not will a single or partial exercise of a Right by us preclude in further exercise.
- 16.3 If all any time, any provision of this Deed is or becomes stegal, invalid or uneriforceable in any respect under any take of any suredistrion positive the legality validity or enforceability of that provisions nor the legality validity or enforceability of that provision in any other respect or under the law of any other jurisdiction will be affected or impeared in any way.

17 Power of adversey

Each Client, by way of security, irrevocably appoint each of Fundacolire and any Receiver severally to be its afformey to do anything.

- (a) which that Client is obliged to do under the Fundequire Security Occuments, and
- (b) which the attorney may require to exercise any of the Righes conferred on it by the Fundaquire Security Documents or by law.

Each Client which executes this Deed will be bound by it even if other intended Clients do not do so or are not effectively bound by it.

10 400.00

- 19.1 Any notice or other communication to a party to this Deed must be in writing. It must be addressed for the attention of such person, and sent to such address or far number as that party may from time to time notify to the other parties. It will be deemed to have been received by the relevant party on receipt at that address or fax number.
- 15.2 The initial administrative details of the parties are contained on the first page of the Deed but a party may amend its own details at any time by notice to the other party.
- 19.3 Any notice to a Client may alternatively be sent to its registered office or to any of its places of business or to any of its directors or its company secretary, and it will be deemed to have been received when delivered to any such places or persons.

20 Law and jurisdiction

- 20.1 This Deed and any non-contractual obligations connected with it are governed by English taw
- 20.2 The courts of England have exclusive paradiction to sentle any dispute arising out of or in consection with this Deed or any non-contractual obligations connected with it (including a dispute regarding the environment validity or termination of this Deed) (a Dispute).
- 20.3 The parties agree that the courts of England are the most appropriate and convenient courts to settle Disputes and accordingly, that they will not argue to the contrary.
- 20.4 Charact 20.2 is for the benefit of Fundaquire only. As a result, Fundaquire will not be prevented from taking proceedings relating to a Dispute in any other counts with sufficients. To the extent allowed by law Fundaquire may take concurrent proceedings in any rupmber of satisfactions.
- 20.5 If a Client is allowed outside England and Wales that Client introducibly appoints the Process Agent at its registered office from time to time to receive on its ownall process issued out of the English courts in compection with this Dead.

- 20.6 Failure by the process agent to notify the relevant Client of the process will not invalidate the proceedings concerned.
- 20.7 If this appointment is terminated for any reseon, each Client will appoint a representant agent and will ensure that the new agent notines Fundaques of its acceptance of appointment.

This Deed has been executed as a deed, and it has been delivered on the date stated at the beginning of this Deed.