## Registration of a Charge

Company name: TURBO FINANCE 7 PLC

Company number: 10357951

Received for Electronic Filing: 24/02/2017



# **Details of Charge**

Date of creation: 20/02/2017

Charge code: 1035 7951 0004

Persons entitled: WELLS FARGO TRUST CORPORATION LIMITED

Brief description:

Contains fixed 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 SAVE FOR MATERIAL REDACTED PURSUANT

TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: BRODIES LLP



# CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 10357951

Charge code: 1035 7951 0004

The Registrar of Companies for England and Wales hereby certifies that a charge dated 20th February 2017 and created by TURBO FINANCE 7 PLC was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 24th February 2017.

Given at Companies House, Cardiff on 27th February 2017

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





ASSIGNATION IN SECURITY

THIS ASSIGNATION IS DELIVERED ON 20 February 2017

TURBO FINANCE 7 PLC (Registered Number 10357951) and having its Registered Office aligitors Great St. Helen's, London EC3A 6AP (the "Beneficiary")

and

FIRSTRAND BANK LIMITED, acting through its London Branch at 2 - 6, Austin Friars, London BEE2N 2HD (the "Seller")

in favour of

WELLS FARGO TRUST CORPORATION LIMITED, a company incorporated under the laws of England and Wales with registered number 4409492 and having its registered office at 1 Plantation Place, 30 Fenchchurch Street, London, EC3M 3BD, England (the "Trustee")

#### WHEREAS

- 1. In terms of a declaration of trust dated 20 February 2017 between the Seller and the Beneficiary (the "Scottish Declaration of Trust") the Seller declared a trust over the Scottish Sale Assets (as defined therein) in favour of the Beneficiary; and
- 2. The Beneficiary has agreed to assign its interest in the said Scottish Sale Assets including inter alia its interest in the Scottish Declaration of Trust to the Trustee in security for the Secured Obligations;

NOW THEREFORE the parties hereto HAVE AGREED and DO HEREBY AGREE as follows:

- 1. In this Assignation (including the Recitals hereto) words and expressions shall (unless otherwise defined in this Assignation or the context otherwise requires) have the same meanings respectively ascribed to them and shall be subject to construction in accordance with the provisions of the Master Framework Agreement dated 30 November 2016 made between, inter alios, the Beneficiary and the Trustee and as amended or amended and restated from time to time.
- 2. The Beneficiary covenants with and undertakes to the Trustee (for its own account and as trustee for the other Transaction Creditors) and binds and obliges itself that it will duly and punctually pay or discharge the Secured Obligations.
- The Beneficiary HEREBY ASSIGNS to and in favour of the Trustee (for its own account and 3. as trustee for the other Transaction Creditors) by way of security for the discharge and payment of the Secured Obligations its whole right title and interest in and to the Scottish Trust Property including inter alia its interest under and in terms of the Scottish Declaration of Trust (and the Scottish Sale Assets defined therein), surrogating and substituting the Trustee in its full right and place therein and thereto.
- 4. The Beneficiary hereby intimates to the Seller the assignation in security made in terms of Clause 3 hereof and the Seller by its execution of this Assignation subsequent to the execution hereof by the Beneficiary acknowledges such notice and intimation and confirms that as at the date hereof they have not received any notification of any other dealing with the Scottish Trust Property (including the Scottish Sale Assets defined in the Scottish Declaration of Trust), the Beneficiary's interest under the Scottish Declaration of Trust or any part thereof.
- 5. Where this Assignation is executed in counterparts:

CERTIFIED A TRUE COPY SAVE FOR THE MATERIAL REDACTE PURSUANT TO S859 OF THE COMPANIES ACT 2006

**ERODIES LLP** 

23 Lels 2017

- this Assignation shall not take effect until all of the counterparts have been delivered; (a)
- each counterpart will be held as undelivered for the purposes of The Legal Writings (b) (Counterparts and Delivery) (Scotland) Act 2015 until the parties agree a date ("the agreed date") on which the counterparts are to be treated as delivered. The agreed date will be inserted on page 1 of this Assignation.
- 6. This Assignation shall be governed by and construed in accordance with the laws of Scotland.

IN WITNESS WHEREOF these presents typewritten on this and the preceding page are executed for and on behalf of the Beneficiary and the Seller as follows:

SUBSCRIBED for and on behalf of the said TURBO FINANCE 7 PLC

by two Directors being

Intertrust Directors I Limited, as Director
(Signature of Director)
At London (place of signature)
On 20 February 2017 (date of signature)
before this witness:  (Signature)  MALLO A. GDA: (Name)
35 Great St Helens (Address)  Condon  And EC3A 6AF
Intertrust Directors 2 Limited, as Director  (Signature of Director)
At London (place of signature)
On 20 February 2017 (date of signature)
hefore this witness (Signature)  MALINA FIDAL (Name)
(Address)

35 Great St Helens London EC3A 6AP

#### SUBSCRIBED for and on behalf of the said FIRSTRAND BANK LIMITED

by its duly appointed Attorney  (Signature of Attorney)	
At London (place of signing)	
On 20 February 2017 (date of signature)	
before this witness ()	
NY. S. A.	(Address)
35 Great St Helens London EC34 8AP	