Registration of a Charge

Company name: BISMILLAH PROPERTIES (CAMBS) LIMITED

Company number: 10384320

Received for Electronic Filing: 14/03/2017



Details of Charge

Date of creation: 10/03/2017

Charge code: 1038 4320 0002

Persons entitled: LLOYDS BANK PLC

Brief description: LEGAL CHARGE OVER BUILDING AND LAND KNOWN AS 83-85

CROMWELL ROAD, PETERBOROUGH PE1 2EA AS COMPRISED UNDER

HMLR TITLE NUMBER CB358772

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: ASAD ARIF



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 10384320

Charge code: 1038 4320 0002

The Registrar of Companies for England and Wales hereby certifies that a charge dated 10th March 2017 and created by BISMILLAH PROPERTIES (CAMBS) LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 14th March 2017.

Given at Companies House, Cardiff on 15th March 2017

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







TANK CITISTIAN

Mortgage of freehold or leasehold property to secure own liabilities of a company or of a limited liability partnership

To be presented for registration at Companies House against the Mortgagor within 31 days of dating.

Fours of Charge filled at HM Land Registry under reference MOSGAC

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THE VALUE CONTRACTOR STATES		

Bismillah Properties (Cambs) Limited (Registered Number: 10384320) Fairview 192 Park Road, Peterborough, Cambridgeshire, England, PC1 2UF

The Water Control

and Bloyds Bank pk: (Company surplier 2007) "the Bank")

Appress for communications with the Bank under this Mortgage is Lloyd's Bank PLC of Pendeford Securities Centre, Dept. 3282, Pendeford Business Park, Wobaston Road, Wolverhampton, WV9 592 or at such other address as the Bank may from tave to time notify to the Mortgagor in writing for this purpose

CONTRACTOR AND INSTRUMENTATION

2.1 In this Mortgage, so far as the context admits, the following words and expressions shall have the following meanings:

"Applicultural Land" means agricultural land within the meaning of the Apriculture Act 1947;

"Chattels" means all stock, goods, moveable plant, machinery, implements, uterrals, furniture and equipment now or from time to time placed on or used in or about (but not forming part of) the Mortgaged Property.

"Endranchising Legislation" means any legislation conferming upon a terraint or terraints of property (whether implicationally or collectively with other terraints of that or other properties) the right to acquire a new lease of that property or to acquire, or require a normine to acquire the freehold or any intermediate inversionary interest in that property including pultipost legislation) the Leasehold Reform Act 1967 the Leasehold Reform, Housing and Leasehold Reform Act 2007 but does not include that to of the Leasehold Reform Act 2007 but

Processors that have maked all laws (statistics) common law or otherwise) including without limitations, circularly guidance enters and coldes of practice from time to time equivating the control and prevention of policities to land water or atmosphere and/or the sampling on of any process or activity on premises and any emockons from and all water produced by such process in activity and any chemicals or substances relating to the same whether relating to health and safety, the work place, the emocration of the provision of energy (including without limitation, the Health and Safety at Mork etc. Act 1974, the costrol of Policition Act 1974, the Costrol of Policition Act 1974, the Costrol of Policition Act 1971, the Water Committed ton (Committed Provisions) Act 1991, the Water Committed ton (Committed Provisions) Act 1991, the Water Committed ton (Committed Provisions) Act 1991, the Water Committed ton (Committed Provisions) Act 1993, the Paris of Provisions Act 1

Radioactive Substances Act 1981 and any function Union directives or regulations regulating the same! from time to time in force and any authorisest, plan, regulation, permission, authorisation, order or direction made or issued thereunder or dening validity therefrom:

"Environmental Ucence" means any permit, licence, authorisation, consent or Other approval required by or given pursuant to any Environmental Law.

"Installment's (week" in relation to the Mortgager means such of the following

- (a) a meeting is conserved for the purpose of completing a resolution to wind up the Montgagor
- (E) such a resolution as is mentioned in paragraph (a) is passed.
- (c) a meeting of the directors or members of the Mortgagor is convened for the purpose of considering a resolution to seek a winding up order, an administration order or the appointment of an administrator.
- (d) such a resolution as a resentioned in paragraph (c) is passed:
- (e) a petition for a wholing up or an application for an administration order is made by the Mortgagor or its directors or members or is presented against the Mortgagor.
- (f) such an order as is mentioned in paragraph (e) is made:
- (g) a notice of appearstment of or notice of intention to appears an administrator is issued by the Mortpagor or its directors or members or by the holder of a qualifying floating charge or a proposal is made for or the Mortgagor becomes subject to, any vokantary arrangement;
- (h) a receiver (administrative or otherwise) is appointed over all or part of the Morteagor's assets:
- (i) the Mortgagor takes part in any action (reclading entering negotiations) with a view to readjustment, rescheduling, forgoverness or deferral of any part of the Mortgagor's indebtedness;
- (j) the Mortgagor proposes or makes any general assignment, composition or arrangement with or for the benefit of all or some of the Mortgagor's craditors:
- (ii) the Mortgagor suspends or threatens to suspend making payments to all or some of the Mortgagor's creditors:
- (i) any action is taken in any jurisdiction which is similar or analogous to any of the foreign of the foreign of the foreign or analogous to any of the foreign of the for
- (m) the Bank has reasonable grounds for believing that are of the foregoing is

"Intellectical Property Rights" records

 (a) all present and future copyrights, patents, designs, trademarks, service marks, brand names, inventions, design rights, know-how, formula, confidential information, trade secrets, computer software programmes, computer systems and all other intellectual property rights whatsoever without any limitation, whether registered or unregistered, is all or any part of the world in which the Morrgagor is legally, beneficially or otherwise interested.

- the benefit of any pending applications for the same and all benefits deriving therefrom and thereunder including but not benefits to regalites, feet, profit thating agreements and income arbeing therefrom and all Sciences in respect of or relating to any intollectual property rights, whether such iconces are granted to the Morteagor or granted by the Morteagor; and
- respect of which intellectual property rights may subsist and in respect of which intellectual property rights may subsist and in respect of each such them the original copy or version or variant owned by produced by the Morropagor and any rejected and surplus materials associated or connected with or forming part of the foreigning which shall include, without limitation, any and all manuals and translations thereof, by beach, designed sketches, algorithms, calculations, displaces, compared to some order, produced and other records in any medium, electronic data and any other records in any medium, electronic data and any other records in any medium, electronic data and any other records in any medium electronic data and any other records in any medium electronic data and any other records in any medium electronic data and any other records in any medium.

"Mortgaged Assets" means she Mortgaged Property and all of the other assets, rights and peoperties assigned, reortgaged or charged under or pursuant to this Mortgage, and such expression shall include all or any part thereof.

"Mortgaged Chattals" means all present and future Quattels belonging to the Mortgagor or in which the Mortgagor has any interest:

"Mortgaged Licences" means all present and future licences, permits, consents and authorisations (if any) (including Environmental Dicences to the extent they are capable of being charged) held in connection with any business at any time carried on by the Mortgagor at the Mortgagor

"Mortpaged Property" means the property, assets, rights and interests charged for classic 4.1 and such expression shall include all or any part thereof:

"Planning Acts" means all legislation from time to time regulating the development, ore, safety and control of property including, without finitation, the Town and Country Planning Act 1990 and any instrument, plan, regulation, permission and direction made or issued therefore or deriving validity therefore:

"Price Mortgage(s)" means the prior morogage(s) or charge(s) (if any) mentioned in the Second Schedule:

"Tencared Chargations" means:

- all encomy and fiabilities and other sums hereby agreed to be paid by the Montages to the bank, and
- (b) all other money and habilities expressed to be secured hereby (including, without hashacter, any expenses and charges arising out of or in connection with the acts.

or matters referred to in clauses 12, 13, 14, 16, 29 and 29) and all other obligations and liabilities of the Mortgage under this Mortgage and

"Value Added Tax" includes any other form of tales or barnover tax.

- The expressions the "Mortgagor" and the "Bank" where the content admits exclude their respective successors in the and/or assigns, whether isomether or derivative. Any appointment or removal under clause I as operands under this socialists or piver in writing executed by any such successors or assigns of the Bank and the Mortgagor become introduction and for the purposes set successors in the terms and for the purposes set our in clause 35.
- (b) purious the context requires otherwise
 - (i) the payous shall exclude the plurid and size versa.
 - properties to a person shall include an includeral, company, company, company, company, company, company, company, company, company, and an include settler body company of venture, secondly or an unincomporated association, organisation or body of persons (including without Smitation a triest and a partnership, and any government state, government or state agency or international organisation (whether or soft a legal entity). Betweeness to a person also include that person's succession and appliant whether remarks are derivative.
 - (iii) the expression "this Mortgage" shall mean this mortgage and shall extend to every separate and independent dipolation contained harries.
 - any right, exclusionment or power which may be exercised or any determination which may be made by the bank under or in connection with this Montpage may be exercised or made in the absolute and undertered discretion of the Bank which shall not be asserted any obligation to the passes therefore
 - efferences to any statutory provision behick for this purpose means any Act of Parlament, statutory instrument or regulation of European directors or regulation or exhibit and extended a set of the time being in force, all regulations made thereunds thereof for the time being in force, all regulations made thereunds from time to lead any analogous provision or rule under any applicable force.
 - (vi) for the avoidance of any doubt, the rights, powers and discretions conferred upon the Bank by or pursuant to this Montgage shall furious otherwise expressly stated) apply and be exemplable regardies of whether a demand has been exact by the Bank for the payment of the Secured Obligations or any of them and regardless of whether the power of sale or other powers and remedies conferred

on mortgagess by the Law of Property Act 1925 or this Mortgage shall have around or Second exercisable; and

- (viii) references to change, sub-clauses and schedules shall be references to clauses, sub-clauses and schedules of this Mortgage;
- (c) If for any reason whatsoever this Mortgage shall not be , or shall cause to be, a valid and effective charge over or assignment of the Mortgaged Assets (as the case may be) then this Mortgage shall take effect as a charge over or assignment of the beneficial interest of the Mortgagor in the Mortgaged Assets.
- if there are two or more parties comprised in the expression the "Mortgagor".
 then:
 - (i) any reference to the "Mortgager" shall where the context permits include all or any one or more of such parties.
 - (ii) all coverants and agreements benefits contained or implied on the part of the Montgagor shall be deemed to be joint and several coverants on the part of such parties.
 - (iii) If for any reason whatsoniver this Mortgage shall exit be, or shall cease to be, binding on and effective against one or more of such parties, then this Mortgage shall take effect as a charge over or assignment of the beneficial exterest of the other such party or parties in the Mortgaged Assets and over such other estate, right, title or interest in the Mortgaged Assets as such other party or parties may have
 - (iv) any demand made under this Mortgage shall be deemed to have been duly made if made on any one or more of such parties, and
 - (v) If any one or more of such parties is not bound by the provisions of this Mortgage (whether by reason of its or their lack of capacity or improper electricis of this Mortgage or for any other reason whatsoever) the remaining party or parties shall be and remain bound by the provisions of this Mortgage as if such other party or parties had sever been party for parties.
- 1.3 The clause headings and marginal notes shall be ignored in constraing this Mortgage.
- 1.4 The perpetuity period applicable to any trust constituted by this Michaele shall be eighty years.

ACMINING TO PAY

The Mortgagor shall pay to the Bank in accordance with any relevant agreement, between the Bank and the Mortgagor relating to the anspurits hereby secured or, in the absence of any such agreement, on demonst

(a) all money and habilities whether actual or contingent (including bother advances made hereafter by the Bank which now are or at any time hereafter may be due, owing or experted by the Montgagor to the Bank anywhere or for which the Montgagor may be or become liable to the Bank in any manner whatsower without limitation (and (in any case) whether alone or jointly with any other person and in whatever style, name or from and whether as principal or surely and notwithstanding that the same may at any earlier time have been due, owing or incurred to some other person and have subsequently become due, dwing or incurred to the bank as a result of a transfer, assignment or other transaction or by operation of law.

- retering on all such receive and liabilities to the date of previous at such rate or rates as many from time to time be agreed between the fluid and the Montgages or, in the absence of such agreement, at the rate, in the case of an amount demonstrated in Sterling, of two percentage points per account above the fluid time to the time tend of an amount demonstrated in any currency of currency and other case of an amount demonstrated in any currency of currency and other than Sterling, at the rate of two percentage points per amount above the contract to the fluid conclusionly determined by the fluid, of funding sums comparable to and as the currency of currency and of such amount in the constant interest for such actions between the percentage points of such amount in the constant interest for such actions of such amount in the constant in the constant
- (c) contentstion and other banking charges and legal, administrative and other costs, charges and expenses incurred by the Bank in relation to the Mortgage or the Mortgaged Assets (including any acts necessary to release the Mortgaged Assets from this security) or in enforcing the security beneby created on a full and anyonalified indemnity banks; and
- (d) any feet charged by the Bank for the time spent by the Bank's officials, employees or agents in dealing with any mutter relating to this Mortgage. Such feet shall be payable at such rate as may be specified by the Bank.

15 Tax 21 \$

The Micrography shall pay interest at the rate aforesaid on the money so due (whether before or after any judgment which may be obtained therefor) upon such days in each year as the Bank and the Mortgagor shall from time to time agree or, is the absence of such egreenent, as the Bank shall from time to time fix and (without prejudice to the right of the Bank to require payment of such interest) all such interest shall be compounded (both before and after any demand or judgment) upon such days in each year as the Bank shall from time to time fix.

4 CRARGES AND ASSIGNMENTS

4.1 The Mortgagor with Soft Dife guarantees.

- (a) charges by way of legal mortgage the property specified in the First Schedule and all buildings and fixtures (including trade fixtures) from time to time on any such property as a continuing security for the payment to the Bank of the Securid Objections.
- (b) Charges by way of fixed charge as a continuing security for the payment to the Bank of the Secured Obligations any fixed plant and machinery from time to time on any such property as is referred to in clause 4.1(a) and which is not included within the charge in clause 4.1(a), and

- (where are property referred to in clause 4.1 (a) is less should charges by way of fixed charge as a continuing security for the payment to the Sank of the Secured Obligations any present or future right or interest conferred upon the Mortgago in relation thereto by virtue of any Enfranchisms segmention including any rights arising against are normalises purchase surclasses thereto.
- 4.2 The Mortgagor with full title guarantee assigns to the Bank all amounts now or beneather owing to the Mortgagor by way of:
 - (a) rest (but excluding proced rent, service charge and any sures payable in respect of any services provided to any tenant or payable in respect of insurance premiums) by any tenant (whether present or future) of the Mortgaged Property.
 - (b) Icenta fee by any licenses (whether present or future) of the Mortgaged property
 - (c) service change and sums payable in respect of services provided to any tenant or payable in respect of insurance premiums by any tenant (whether present or future) of the Mortgaged Property.
 - (d) event deposit and purchase deposit, and
 - (e) any other amounts (including without limitation ground rents, rent charges, and dispidations) payable by any tenant Scensee or occupier (in any such case whether present or future) of the Montgaged Property.

and in each case the proceeds thereof and all rights to recover such amounts and, subject to re-assignment on payment of the Secured Obligations.

- 4.3 The Mortgagor with full title guarantee charges as a continuing security for the payment to the Sank of the Secured Obligations:
 - (a) by may of fixed charge all present and fixture arrowants owing to the Montgagor by may of rent (but excluding ground rent, service charge and any same payable in respect of pervices provided to any tessent or payable in respect of insurance premiums) by any tessent (whether present or fixture) of the Montgaged Property (and the proceeds thereof);
 - (b) by way of fixed change all present and future arrequits owing to the Mortgagor by way of Scence fee by any Scenose (whether present or future) of the Mortgaged Property (and the proceeds thereof):
 - (c) by way of fixed charge all present and future amounts owing to the Mortgagor in respect of service charge and sums payable to respect of services provided to any tenant or payable in respect of insurance premiums by any tenant (whether present or future) of the Mortgaged Property and the proceeds thereof;
 - (d) by way of fixed charge all present and future arrounds owing to the Mortgagor by way of insurance claims in consection with the Mortgaged Property (and the proceeds thereof).
 - (a) by way of fixed charge all present and future amounts owing or which may become owing to the Montgagor under any building construction or development contract entered into in connection with the Mortgaged Property.

or by virtue of the Mortgagor's rights under any refermion or other trusts in connection therewith, whether or not any certificate as to the amexant due has been issued in respect thereof (and the proceeds thereof):

- (f) by away of found change all present and future book and other debts other momentary claims and choose in action owing or belonging to the Montgagor and arising in connection with the Montgagod Property or any business at any time carried on thereat (incolar as not changed by 4.3(a) -4.3(a) inclusive) (inclusive) without bestation any process rents, sent charges, sent deposits, purchase deposits, displayations and receives payable to the Montgagor pursuant to any terrorical actions.
- (c) by way of floating charge all the Mortgaged Chartets.
- A.A. The Mortgage with full title government cather to the Bank the goodwill of the business of any important the Mortgage at the Mortgaged Property and the Mortgage at the Mortgaged Property and the Mortgage in the Mortgage in the Mortgage in the Mortgage in the Advisory and also the full right to recover and receive all invention which may at any time become payable to the Mortgage by virtue of the Mortgage Act 2001 or any other standards enactment subject to re-unlightness upon payment of all the Secured Obligations.
- 4.5
- (a) The Mortgagor with full title guarantee actions to the Bank the benefit of all guarantees or coverages by any sampty or sureties of any of the Associa obligations under any existing leave or underleave of the Mortgaged Property, subject to re-action/ment upon payment of all the Secured Obligations.
- The Experigagor shall at any time if and when required by the Bank execute to the bank or as the Bank shall direct an assignment or assignments of the betreft of all guarantees or covernants by any savety or saveties of any of the Service's obliquences under any lease or underlease of the Mortgaged Property bereafter granted to secure the Secured Chilipations, each assignments to be prepared by or on behalf of the Bank at the cost of the Mortgagor and to contain all such classes for the benefit of the Bank as the Bank cray require.
- 4.6 Where the Mortgagor (by virtue of an estate or interest in the Mortgaged Property) is or becomes entitled to a share or shares in any company connected with the Mortgaged Property.
 - (a) the Montgagor with full title guarantee charges by early of fixed charge the existinment to such share or shares, and such share or shares when issued and all rights, benefits and advantages at any time arising in respect of the same (hereinafter called the "share(s)") as a continuing security for the payment to the bank of the Secured Obligations, and
 - (b) subject to the rights of the holder(s) for the time being of any Prior Montgage(s), the Montgage(s) and (d) the Bank or requires) transfer the Share(s) to the Bank or as the Bank shall direct and shall deposit the certificate(s) relating to the Share(s) and the Bank
- 4.7 The Mortgagor with full title guarantee assigns to the Bank the Intellectual Property Rights that arise is connection with the business (F any) now or at any time hereafter carried on by

the Mortgagor at the Mortgaged Property, subject to re-assignment on payment of all the Secured Chilections

- 4.8 If there are two or more parties comprised in the repression the "Mortgagor", each of such parties with full tide guarantee hereby charges and assigns at such party's estate, rights, the and interest in the Mortgagod Assets to secure payment of the Second Obligations.
- 4.9 The security hereby constituted shall extend to all beneficial interests of the Mortgagor in the Mortgagod Assets and to any proceeds of sale or other realisation thereof or of any part thereof.
- 4.10 Paragraph 14 of Schedule 81 to the Insolvency Act 1985 shall apply to the floating charge crosted by this Mortage.
- 4.13 The Mortgagor represents and warrants that, at the date that the Mortgagor executes this Mortgage, the Mortgagor has made full disclosure in writing to the Bank of
 - (a) any information relating to each part of the Mortgaged Assets and each right hold by any other person in relation to any part of the Mortgaged Assets which, in each case, would be material to the Bank in relation to the appropriatement of adequacy of any part of the Mortgaged Assets as security for the Secured Obligations; and
 - (b) each matter in respect of which the Bank has requested information from the Mortgagor in connection with this Mortgage

SECURIO DO AND MAKAMINA

- 5.1 The Mortgagor shall not without the prior written consent of the Bank
 - (a) set, assign, Scanne, sub-Scenne, discount, factor or otherwise dispose of or deal in any other way with, the Morepagned Assett (other than the Mortpaged Chattels) subject as provided in clause 5.5 (a).
 - (b) self or eitherwise dispose of all or any part of the Mortgaged Chattels except by way of sale, assignment, licence or sub-licence in the ordinary course of business:
 - (c) create or permit to subsect or arise any mortgage, debenture, hypothecation, charge, assignment by way of security, piedge or lien or any other encumbrance or security whatsoever (other than the frick Mortgage(s) and a lien over any Chattain arising by operation of lies in the ordinary course of the Mortgagor's business as conducted during the 12 months preceding the date when the lien first came into existence) over all or any part of the Mortgaged Assets; or
 - (d) enter into any contractual or other agreement or arrangement which has or may have an economic effect similar or analogous to any such encumbrance or accurity as would be prohibited by sub-clause 5.1 (c).
- 5.2 The Mortgagor hereby requests the Chief Land Registrar to register the following restriction on the Progressorship Register of any registered land forming part of the Mortgaged Property

No disposition of the registered estate by the proprietor of the registered estate or by the proprietor of any registered charge is to be registered without a written consent signed by the proprietor for the time being of the charge dated.

In favour of Loyds Bank ploreferred to in the Charges Register.

- 5.3 The Mortgagor represents and warrants to the Bank, and so that each such representation and warranty shall be deserted to be repeated on each day during the continuance of this security, that, except to the extent disclosed by the Mortgagor to the Bank in writing prior to the date horself.
 - (a) the Mortgagor has not made any election purposed to paragraph 2 of schedule 10 to the Value Added Tax Act 1994 in relation to or affecting any part of the Mortgaged Property;
 - (b) so far as the Mortgagor is aware after making due and careful enquiry the charges and assignments contained in classes 4 do not infringe any intellectual property rights whether registered or unregistered whatsoever;
 - so discompliances have occurred during the Mortgagor's ownership of the Mortgagor's ownership of the Mortgagor's aware after making due and careful enquiry ac disconstances occurred before the Mortgagor's ownership of the Same under any Environmental Law Goods and Contamination of the environmental to chain up or remark in any other way any contaminated part of the environmental Contamination Suspension, variation or the revocation, suspension, variation or the revocation for any took action of Mortgagor having to take action to awart the possibility of any took action of chain:
 - (d) the Mortgagor is solely and beneficially interested in the Mortgagod Assets.
- 5.4 The Montgager shall not make or revoke such an election of it referred to in tub-classe 5.1(a) or relation to any part of the Montgager Property without the Bank's prior written consent or unless the Bank requests the Montgager to do as, in which case the Montgager shall remark dutely make or revoke (a) the case may be a used an election in mistion to any part of the Montgager 7 requesty that the Bank considers appropriate and give valid notification of it.

 11 M. Jewense and Contons

***** *

- (a) Sub-classic 5.5(a) shall not prevent the Micrigagor without such consent as is referred to in that classic collecting:
 - (i) the rents, fees, service changes, sorro, deposits or other amounts referred to a pub-classe 4.2 or the proceeds thermal; or
 - (ii) the proceeds of the book and other debts, movetary claims and choices in action, remails or other payments, referred to in sub-clause

in the prelimary course of business and paying the same into the M-prigagor's account(s) with the Bank in accordance with sub-clause 5.5(b). Where the Bank makes a payment at the request of the M-ortgagor which is debited to any account with the Bank which is for the time being in credit, the Bank shall be

taken to have given any excessary consent for the purposes of clause 5.3(a) to such payment unless such payment was made as a result of some mintake of fact on the part of the Bank;

- (b) The Mortgagor shall pay into its account or accounts with the Bank
 - (i) the rents, fees, service charges, sums, deposits and other amounts referred to in sub-classe 4.2 and the proceeds thereof; and
 - (ii) the proceeds of the back and other debits, monetary claims and chooses in action, rentals and other payments referred to in sub-clause.
 4.3

provided that justices relevant) the Sarik shall be decreed to receive the restals and other amounts referred to in sub-clauses 4.2 and 4.3 (a),(b),(c),(d) and (f) pursuant to the assignment or fixed charge respectively contained therein and not pursuant to the charges over the Mortgaged Property or as mortgaged in possession.

(c) The Mortgagor declares that all such proceeds received or obtained by the Mortgagor or on the Mortgagor's behalf but which are not so paid or transferred who that account or accounts shalf be received and held by the Mortgagor on trust for the Bank.

CONTROL ACCUMANCE

- The Mortgagor shall at any time if and when required by the Bank execute and deliver to the Bank or as the Bank shall direct such further legal or other acaignments, thortgages securities, charges, agreements and other legal documentation as the Bank shall require of any on all or any of the Mortgaged Assets to occare payment of the Sacurod Chalgations. Such assignments, mortgages, securities, charges agreements or other legal documentation shall be prepared by or on behalf of the Bank at the cost of the Mortgagor and shall contain all such clauses for the benefit of the Bank at the cost of the Mortgagor excluding without limitation if so required to the Bank, in the case of a mortgage or charge on the Mortgagor frequency any such clauses at are contained in any of the Bank's standard forms of poortgage
- The Mortgager that at any time if and when required by the bank and at the Mortgager's cost give netice to such persons as the bank may require of the assignments, mortgages and charges hereby effected and any such further legal or other assignments, mortgages, securities, charges, agreements and other legal documentation, and shall take to or execute such steps, acts, deeds, documents and things as the bank may consider necessary or desirable to give effect to and procure the perfection of the security intended to be greated by this Mortgage or any such further legal or other assignments, mortgages, securities, charges, agreements or other legal documentation.

TAMES POWERS OF SALE AND LEASING

(a) The powers and remedies conferred on mortgages by the Law of Property Act 1975 shall apply to this Mortgage but without the restriction on the exercise of the power of sale imposed by Section 103 of that Act and the statutory powers of leating conferred on the Bank shall be extended so as to authorise the Bank to leage, and make agreements for leases at a premium or otherwise and to accept surrenders of leases and grant options as the Bank shall think expedient, without the resed to observe any of the provisions of Sections 99 and 150 of the taid Act.

- (b) The Bank in exercising its statutory power of sale and any receiver appointed by the Bank in exercising his powers under this Mortgage shall be at liberty to self at such price and on such terms and conditions as it or he is its or his sole discretion thinks fit, and shall not be under any duty or obligation to obtain the best or any particular price.
- (c) Neither the Bank may amy such receiver shall be liable to the Mortgagor or any other person for any loss, dannage, cost, expense or Bability which the SMortgagor or any such person may suffer or incur as a direct or indirect result of the Bank exercising its statutory power of take, as hereby varied or extended, or such receiver exercising his powers under this Mortgage.
- 7.2 In favour of a punchaser the Secured Obligations shall be deemed to have become due on the day on which demand for payment thereof is made by the Bank and the statisticity power of sale as hereby varied or extended shall be exercisable from and after that date, which date (without prejudice to the equitable right to redeem) shall be the redemption date.

MORTGAGOR'S POATES OF LEASING AND LICENSING

The Mortgagor shall not, without the prior written consent of the Bank, in relation to any of the Mortgaged Property

- (a) exercise the statistory powers and any other powers of leasing, letting, entering into agreements for leases or lettings and accepting or agreeing to accept surrenders of leases; or
- (b) part with possession of the Mortgaged Property or grant any lease, tenancy, leaner, right or intensit to occupy the Mortgaged Property, or
- (c) amend or confer upon any person any lease, tenancy, ficence, right or interest to occupy the same or any part thereof or grant any licence or permission to assign, underlet or part with possession of the same or any part thereof.

APPOINTMENT OF AN ADMINISTRATOR AND APPOINTMENT AND POWERS OF A RECEIVER

As any time after the Bank shall have democrated payment of any of the Secured Obligations of the Mortgagor shall have requested it in to do or an invalvency found shall have excurred bytes the happening of which the securery created by the Mortgago shall be increasiblely enformable) the Bank shall have power in writing under the bank of any official of the Bank authorised by the Bank from time to be a country person authorised by any such official in writing to appoint, any person or persons as the Bank thinks fit to be, where so entitled as released to in such clause 28.10, as administrator or joint administrators or several administrators of the Mortgagor or absentationly a receiver or joint and several receivers or joint and several receivers of the Mortgagor or absentationly as receiver to pay the cause of two processors procedures, jointly, severally or jointly and severally is received any such receiver and to severally as received any such receiver and to a power allows and to the extent permitted by two similarly to receive any such receiver and to a severally and severally as

- 9.2 If the Back excludes any part of the Mortgaged Assets from the appointment of any receiver, the Back may subsequently extend that appointment (or that of any receiver replacing such receiver) to such excluded part of the Mortgaged Assets.
- Any path receiver at the cost of the Mortgagor ever, in the same of or on behalf of the Mortgagor or at his opinion in the name of the Bank (but only with the specific approval in writing of the Bank) or at his opinion in his own name (and in any case notwithstanding any administration or impossible or the Mortgagor), so or sent to do enything which the Mortgagor could be or sent to do in relation to the Mortgagor Amels or the Chattels or any of them and (in addition) may exercise in relation thereto all or any of the powers specified in Schepule 1 to the insolvency Act 1986 (notwitistanding that such receiver may not be an administration of acceptance acceptant.) and in particular Dust without prejodice to the generality of the foresting any such receiver.
 - (a) deal with, take possession of, cultivate, collect and get in the Mortgagod Assets or the Chattels.
 - carry ce, manage, develop or diversity or concur in carrying on, managing, developing or diversitying any business of the Mortgagor at any time carried on by the Mortgagor at any time carried on by the Mortgagor at the Mortgagor Property, and for any of those surprises entered visit or use any Chamaks and any processed, books or records of such business and carry out or complete (with or without modification) on the Mortgagor Property any works of democition, building repair construction, burnessing or any project or development is which the Mortgagor was engaged.
 - (c) raise or borrow any repeaty from or incor any other hability to the Bank or any other person and on such terms as to interest or otherwise and with or without security as such receiver may think expedient, and so that any such security may, with the prior consent of the Bank, be or include a charge on the Mortgaged Assets ranking either as provide to or pair passo with or after the security hereby created:
 - (d) forchwith and without the restriction improved by Section 103 of the Law of Property Act 1925 self, realise, dispose of or concur in selfing, realising or supersing of (but where necessary with the leave of the Court) and without the need to observe any of the provisions of Sections 99 and 100 of the said Act let or concur is letting or surrender or concur in surrendering or accept surrenders of leaves or tenancies of all or any part of the Mortgaged Assets.
 - carry any pair, exchange, realisation, disposal, beautiful to conveying or surrender of the storage of Assets into effect by conveying transferring assigning beating witting authorizing or accepting surrenders in the name and on behalf of the storage in other the excess partial and so that coverants and construction of the storage in the partial and coverants in the name of and so to bond the Montgagor is other the excess of the partial consider it encessary, appropriate or expendent for the exercise of the partial consider it encessary, appropriate or expendent for the exercise of the partial considered by this storage is to be a surround to the storage in the surround storage in the surround

be severed and sold separately from the premises containing them without the consent of the Mortgagor being obtained thereto;

(f) Obtain (by way of application or otherwood) any approval, permission, comment and Science (excluding any Environmental Exerce, planning permission and building regulation approval), enter into and perform contracts and analogoments purchase materials and incur any type of obligation.

- (i) promote the formation of a subsidiary or subsidiaries of the Mortgagor with a view to such subsidiary or subsidiaries parthasing, leasing, licensing or otherwise acquiring interests in or the use of the Mortgagod Assets and the Chattels or with a view to such subsidiary or subsidiaries engaging employees or providing management or other services in connection therewith or for any other purpose or function which may be regarded as secretary or appropriate by such section from time to time.
 - (ii) arrange for such subsidiary or subsidiaries to trade or cease to trade as such receiver asay think fit from time to time, and
 - arrange for the purchase, house incense or acquisition of the shortpaged Assets and the Chattels by such subsidiary or subsidiaries on a basis whereby the consideration may be cash, shares, dehentures loan stock convertible basis stock or other securities, shares of profits or sures calculated by reference to profits or transver, opposite, license fees or otherwise bosocieves and selection or not secured on the assets of the subsidiary or subsidiaries, and whether or not such consideration is payable or receivable in a knowledge to be installed as such receives the subsidiary of subsidiaries.
- (a) take any proceedings is relation to the Mortgaged Accets in the name of the Mortgagor or otherwise as may seem expedient, including (without prejudice to the generality of the foregoing) proceedings for the collection of rent in arrears at the date of his appointment;
- (i) enter into any agreement or make any arrangement or compromise as solds receiver shall think expedient in respect of the Montgaged Assets or the Chattels.
- (i) exercise the Mortgagor's rights under any rent review clause in respect of the Mortgaged Property or grant or apply for any new or extended terrancy thereof;
- (k) make and effect repairs to and renewals and improvements of the Mortgaged Chatters:
- (i) insure the Mortgaged Assets and the Chattels and/or maintain or renew any assurances of the same on such terms as such receiver shall think in or as the Bank shall from time to time direct.
- (in) appoint managers, agents, officers and employees for any of the aforesaid purposes at such salaries and for such periods as such receiver may determine and dismiss any of the same.

- (a) adopt any operracts of employment entered into between the Mortgagor and any of its employees with such variations to the contract as such receiver may think fit and domina any such employees.
- cause the Mortgagor to grant such powers of attorney or appoint agents (for any
 of the aforesaid purposes) as such receiver may from time to time think
 excedent;
- (p) do all such things as may be thought necessary for the management of the affairs, business and property of the Mortgagor;
- (iii) grant, vary and release assements and other rights over (the) Mortgaged Property and impose vary or release covenants affecting the Mortgaged Property and agree that the Mortgaged Property may be subject to any experients of covenants.
- (i) purchase any frenticid and leasehold properties and other capital assets if such receiver considers it receile be conductive to realisation of the Bank's security to its so and
- (s) go all soch other acts and things as may from time to time be considered by such requirer to be incidental or conductive to any of the matters or powers aboresaid or otherwise incidental or conductive to the realisation of the Back's security or the material of his functions as receiver.
- 5.4 Sub-section 309(8) of the Law of Property Act. 2925 shall not apply and all money received by such receiver shall (subject in relation to each paragraph below to any claims baving priority to the matter therein described) be applied.
 - (a) Bryt in payment of his removerables and the costs of realisation according all costs and expenses of or incidental to any exercise of any power hereby contenns?
 - pp) secondly (if such receiver shinks fit, but not otherwise) in or towards payment of all or any of the matters referred to in paragraphs (i), (ii), (iii) and (iv) of 5-th section 100(0) of the Law of Property Act 1575 as he in his absolute discretion that decide and
 - (c) plicity is or towards satisfaction of the Secured Oblique one.
- 9.5 Any such receiver shall at all times and for all purposes be deemed to be the agent of the Mortragor which alone shall be responsible for his acts or defaults and for his remumeration.
- any such receiver shall be entitled to remaineration for his services and the services of his firms at a rate or rate; or is an amount or amounts as may from time to take by agreed between the bank and such receiver to in default of agreement as may be appropriate to the work and responsibilities involved upon the bank of charging from time to some admitted by such receiver or his firm and without in either such case being lembers by the maximum rate specified in Section 103/6) of the law of Property Act 1975.
- 9.7 If the bank shall appoint more than one receiver the powers given to a receiver hereby and by statute shall be essenticable by all or any one or more of such receivers and any reference in this Mortgage to "receiver" about be construed accordingly.

- 9.8 The powers conferred by this clause 9 shall be in addition to all powers given by stabule to the Bank or to any such receiver.
- 3.5 Only receive actually paid by such receiver to the Bank shall be capable of being applied by the Bank in or powerds satisfaction of the Secured Obligations.

3.0 PROTECTION OF THIRD PARTIES

- 10.1 No person (each a "Third Party", including any insurer, assurer, purchaser or security holder) dealing with the Bank or any receiver appointed by it or their respective employees and agents need enquire:
 - (a) whether any right exercised or purported to be exercised by the Bank, such receiver or their respective employees and agents, has become exercisable, or
 - (b) whether any of the Secured Obligations are due or remains outstanding, or
 - (c) as to the propriety or regularity of anything done (including any sale, dealing or application of money paid, raised or borrowed) by the Bank, such receiver or their respective amployees and agents.
- 10.2 (act of shows things shall (as between the Third Party on the cont hand and the Bank or any necessary appointed by it or their respective employees or agents on the other hand) be decread to be exercisable, due, outstanding proper, regular and within the terms of this Montange (as the case may be) and be fully valid and effective.
- 10.3 All the protections to purchasers contained in Sections 104 and 107 of the Law of Property Act 1925 and to persons contained in Section 42(3) of the Insolvency Act 1996 apply to each Third Party.
- \$0.4 If he hank, any receiver appointed by it and their respective employees and agents may give receipts to any Third Party. The Mortgagor agrees that each receipt shall be an absolute and conclusive discharge to each Third Party and shall referve such Third Party of any obligations to see to the application of any assets paid or transferred to or by the direction of the family such receives and application or agent.

II COVENANTS

The Mark Brown

- (a) cultivate and manage any Agricultural Land in a good and proper and houseastilis manner;
- pay the rest and other curpolings reserved or payable under any lease pider which the Mortgaged Property is held by the Mortgager and any rent change or other outgoing charged upon the Mortgaged Property, and produce to the Bank on demand any receipt for such payment, and further perform and observe all covenants regulations and agreements on the part of the lessee and conditions contained in any such lease.
- (c) comple with all coversants, restrictions, requirements, provisions, conditions, leave and regulations affecting the Montgaped Property (including the use and enjoyment of it);

- (d) comply with all relevant licences, consents, permissions and conditions from time to time granted or imposed by the Planning Acts and not without the prior written consent of the Bank give any undertaking to be enter into any agreement with any relevant planning authority affecting the Mortgaged Property
- (a) not make or consent to the making of any application for planning pointilistic of any other application under the Planning Acts affecting the Mortgaged Property unless either the Bank has consenned in writing to such application being made or a copy of the proposed application has been sent to the Bank at least one month before the date of the application and the Bank has caused an objection to the making of the application.
- (c) therein upon receipt of any permission, notice, order proposal or recommendation gives or issued by any competent planning authority to the deeper or the Mortgaged Property or any notice under Section 146 of the Law of Property Act 1923 or otherwise from any superior landings of the Mortgaged property for any superior landings.
- and demonstrate or remove any part of the Mortgaged Property nor sever or remove forces the Mortgaged Property any bracks or other futures or fixed plant and machinery for the time being thereon entered for the purpose of renewing or replacing the same by trade or other foctures or fixed plant and machinery of equal or present and machinery of equal or present and machinery of
- (b) permit the Bank or its agents at any time to enter upon the Mortgaged Property for the purpose of establishing whether or not the Mortgagor is complying fully with its obligations under this Mortgage or of inspecting the Mortgaged Assets.
- (i) not an or cause or permit to be done or omit to do anything which may in any way depreciate propardize or otherwise prejudice the value to the Bank or marketability of the security beneby created by this Mortgage or of the Mortgaged Property.
 - por (without the prior written content of the Bank) return any expenditure of liabilities of an exceptional or uncoloal nature (excluding without limitation any expense in carrying out any development pursuant to a planning permission unless a copy of the relevant planning permission has been unit to the Bank at least one month before the date of commencement of such development and the Bank has reliand no objection to such development);
 - (A) populy the Bank immediately on the occurrence of an insolvency Event;
 - After a time Advantagement Prospects in South Landon & Brack.
 - notely the Bank forthwith if the Mortgaged Property becomes subject to an Estate Stansagement Scheme purished to Chapter IV of Part I of the Leasehold Reform, Rossing and Urban Development Act 1993, and provide a copy of the scheme ideed as approved by the relevant seasehold valuation tribunds.
 - socially the Bank before exercising (whether individually or collectively with others) any right conferred upon the Mortgagor in relation to the Mortgagor Peoplety by Enfranchising Legislation and supply to the

Bank such information as it may reasonably require in relation to the exercise of such right.

- (iii) not without the prior written consent of the Bank agree the terms of any new lease of the Mortgaged Property (with or without any further property) to be granted to the Mortgagor pursuant to any infrarchibing (application or otherwise).
- (iv) If an a require of the exercise of any rights conferred by Entranchising Englishment or otherwise the fronteold interest or any estermination exercises as the Montgaged Property becomes vested in a third party on behalf of the Montgaged (with or without others, forthwest supply to the Bank particulars of such third party and (where such third party is a body corporate) details of any shares therein to be insued to the Montgages, and deliver the share sections is respect thereof to the Bank when received and
- (a) at its own cost take such bether action as the Bank may require in relation to the security granted by this Mortgage.
- (m) where the Mortgaged Property or any part of it is or (without prejudice to clause 8) becomes subject to any tenancy.
 - (i) forthwith notify the Bank on receipt of (and provide to the Bank a copy of) any notices received from any tenant of the Mortgaged Property pursuant to the provisions of any Enfranchising Legislation;
 - (ii) not serve upon any tenant of the Mortgaged Property & notice pursuant to the provisions of any Enfranchising Legislation unless the Bank has concented in writing theoreto:
 - (a) serve such notices in such form and take such other steps as the Bank may reasonably require following the exercise by any tenant of the Mortgaged Property of any reints arising under Cofranching Legislation:
 - (iv) not enter into any agreement to grant a new lease to any tenant of the Mortpaped Property pursuant to or in commitmence of the operation of any Enfranchising Enginetics unless the Bank has committed in writing therets; and
 - put enter and any agreement pursuant to or in connequence of the operation of any Enfranchishing Legislation to transfer to any person or persons the Mortgaged Property subject to this Mortgaged Property subject to this Mortgaged Property subject to this Mortgage unless the Bank has consended in senting thereto and (if such consent be given or be demand to be given as become often provided) to provide to the Bank such information in respect of any such transfer and it become including the identity of the transferees.

provided that is all cases in this sub-clause (in) where the Bank's consent is uniting is required before the Mortgagor may take further action the Bank's consent to such action shall be deemed to be granted if the Bank has not raised

any objection to such action within one month of the date of the referent request to the Bank for such economic. Provided that the Montgagor most at all times use its best endeavours (and at no cost to the Bank) to obtain the maximum compensation permitted under the relevant Enfranchising Legislation from any persons or persons anancising any rights under such legislation.

- (a) If any notice (whether agreed or unitatoral) is registered against the title of all or part of the Montgaged Property plus to the Bank hall particulars of the Grant factors are the constances relative to such registration and if such solice shall have been registered as order to protect a purported interest the creation of which is contrary to the obligations of the Montgages under this Montgage, instead at the the Adortgages expense take such stops as the Bank requires to ensure that the outcomes within a contrary and any analysis and
- (a) If the Bank so requires, deposit with the Bank, and the Bank during the comprosence of this Mortgage shall be entitled to hold and retain (unless held by the holders for the time being of a Prior Mortgage), all deeds and documents of title relating to the Mortgaged Property.

() REPARANCISCURANCE

- (a) keep the Mortgaged Assets in a good state of report;
- (b) proper and keep incomed the Montgaged Ackets with reputable incomers and on terms (for the time being) approved by the Bank (making such amendments thereon as the Bank may from tone to time require) against keep or damage by fee, by servorst damage and by such other rocks and contingencies as may from time to time be required by the Bank in their full reinstantenent value for the time being in the joint names of the Montgager and the Bank or with the interest of the Bank endorsed on the policy or policies or noted, as the Bank may require.
- (a) (unless deposited with the holder(s) for the time being of the Prior Mortgage(s), or unless the impropose to which such policy or policies relate and which was approved by the Bank was effected by a landlord with the respective interests of the Mortgagor and the Bank endorsed or noted thereon), deposit the relevant policy or policies with the Bank
 - (d) they pay all premiums and sums payable in relation to such insurance and produce the receipts therefor to the Bank within seven days of their becoming due and payable; and
 - (a) ensure that the relevant policy or policies remain valid at all times.

13.3

is delayly shall as any time be made by the Mortgagor in Resping the Mortgagot Assets or any part thereof in a good state of repair, or in effecting or kneeping up any such insurance, or in paying any rent or other outgoings or dispidations or in producing to the Bank any such policy or receipt or where the Mortgagot Property is or includes Agricultural Land, in cultivating or managing the same or any part thereof in a good and proper and hunbondlike machine. It shall be limited for but not obligatory on the Bank (as the case may require) to repair and

resintain or cultivate and manage the same with power to enter the Mortgaged Property for that purpose or to pay such rend and other outgoings and dispidiations or to effect or renew any such insurance as aforesaid as the Sank shall think fit, and any sums paid by the Bank for any such purpose shall be repayable by the Mortgagor to the Bank on demand with interest computed and payable as provided in clauses 2 and 3 from the date of payment by the Bank is aforesaid, and pending payment shall be secured benefic.

- (b) All repress which may at any time be received or receivable under any sorth policies of insurance for any other insurances covering any of the Mortgaged Assets) shall be held in trust for the Bank and (at the Bank's option) the Mortgager shall pay such money to the Bank or shall apply the same in replacing resorting or relicitating the buildings fixtures and assets described or damaged.
- 2.2. Any turn paid by the Barst to the instor of any haste under which the Mortgaged Property is bold (or under any superior leave) in settlement of any claim made by the lessor for any remove or other outgoings or dispidations reserved or payable or alleged to be reserved by payable under the leave shall be decreased to be a payment property made under the Terms of claims (2.2%) (whether or not actually due to the lessor and whether or not disputed by the Mortgagor's provided that such payment was made by the Bank in good laith for the purpose of avaiding, compromising or terminating any proceedings for forfeiture, or otherwise for the purpose of avaiding compromising or anteriors.
- 12.4 The Montgagor authorises the Bunk in the Montgagor's name and on the Montgagor's behalf to make any claim against the incorner under any part of any insurance policy relating to the Montgagord Assets and to asked, compromise or settle such claim or any liability relating to any such claim or any potential claim.
- 12.5 The Mortgagor also authorises the Bank to receive any amounts payable or received in respect of any insurance policy or claims under any assurance policy relating to the Mortgaged Assets and to give a good discharge to the insurer to respect of such amounts.

THE RESIDENCE OF STREET

- 13.1 The Mortgagor shall at its own expense obtain and maintain all licences, permits, consents and authorisations required in connection with any business at any time carried on at the Mortgaged Property.
- 13.2 If any Mortgaged Diseases are held in connection with any business at any fine carried on at the Mortgaged Property, the following shall apply:
 - the Mortgogor shall at its own experies conform to all orders, regulations and enough made by the Brending authority, the Brending justices on any other authority concerning the Mortgogod Asiats and the said business, and apply for and use its best endeavours to obtain wherever encessary proper remember to any persons any of the Mortgogod Licenses, and shall not surrender, absolution or transfer to any persons any of the Mortgogod Licenses or remove the cares or any of them to any other premises or do or permit any act or thing whereby the said business of the product forms of the product of the Mortgogod Property may be previously decreased or do continued or whereby the said business or the product of the Mortgogod Property may be previously affected, and shall upon observant by or on behalf of the Bank defined to the Bank or as the Bank defined.

transferring the same or any of them to or vesting the same in the Bank or its equalized or requireds, or withdrawing from the books of H.M. Revenue and Castoms the entry of the Mortgagor as carrying on the business carried on upon the Mortgaged Property:

- (b) all encomes received by the Blank as compensation awarded in respect of the refusal of the Scensing authority, the Scensing justices or any other authority concerning the Machingaged Assets to remember the Machingaged Diseases or any of these plant be applied first in payment of the costs incurred by the Bank under this Machingage, secondly in or towards satisfaction of the other Secured Congagons and subject thereto shall be held in trust for the Machingagos:
- (c) the Mortgagor shall forthwith upon the receipt of any order, direction or notice from the Scenning authority, the Scenning justices or any other authority affecting the Mortgagod Assets forward the same or a true copy thereof to the Sanic
- (d) the Mortgagor further covenants with the Back in the resoner following:
 - (i) the Morragger shall pay all changes which may be imposed in respect of the Mortgaged Licences or any of them by virtue of the the Licenseig Act 2003 or any other statutory enactment, and in definal the Back or any receiver may pay all such costs charges and expenses.
 - the Mortgagor shall from time to time at the request of the Sank endeavour to procure the transfer of any of the Mortgaged Licences which may be held by accrement on behalf of or in trust for the Mortgagor to such other persons or persons as the bank may approve or appoint, and shall not permit the transfer of such Ecences to any person or persons or persons as the bank may approve or appoint, and shall not permit the transfer of such Ecences to any
 - the Advergance shall been the Majoritan and Lorence and every remember of the Majoritan and Services proceded in respect of the Majoritan and Services proceded in respect of the Majoritan and Services proceded in respect to the Majoritan and Services a
 - (a) If the Mortgaged Licences or any of them shall at any time by vested in a porsione of the Mortgagor, the Mortgagor shall procure that all covernants by the Mortgagor hersin contained shall be performed and fulfilled by any such nominee, and
 - (v) all sums, costs and expenses paid or incurred by the Bank under the powers conferred by this clause shall be paid by the Mortgagor to the Bank on demand with interest computed and payable as provided in

- (e) without limiting the generality of clause 15, the power of attorney contained in that clause shall authorize the attorney or attorneys for and in the name of the Mortgagor or otherwise:
 - (i) socials and transfer the Mortgaged Licences to any purchaser or purchasers of the Mortgaged Assets or to such other person of persons as the Bank shall direct:
 - to arrived before the relevant authorities and to sign all such outliers and conser documents and to do all such other acts and things for and in the come, place and street and on behalf of the Montgagor or otherwise in croser to obtain protection for, or the transfer of the Montgagor broad-organise in advances to such purchaser or perchasers or other person or persons at advances to such purchaser or perchasers or other person or persons at advances to any syant or transfer or any renewal of any of the Montgagor broad-or dispersion made by an authority in respect of the Montgagor Licences.
 - (40) so ago all recessory actions and make all recessory applications for the purpose of obtaining the renewal, grant or regrant of any of the Montgaged Licences and
 - (iv) generally to execute all such instruments and to give or sign all such epices as the attorney shall think fit as fully and effectually to all intents and purposes whatsoever as the Mortgagor could do security.

14 ENVIOLMENTAL ORINATIONS

The Marie Control

- (a) obtain all (inversemental Licences applicable to the Mortgaged Assets and any business of the Mortgagor carried on at the Mortgaged Property and comply with the terms and conditions of the same;
- (b) comply with all [environmental Laws applicable to the Mortgaged Assets and any business of the Mortgagor carried on at the Mortgaged Property and not permit a contraversion of the come:
- communications in respect of and content of all claims, notices or other communications in respect of any aligned breach of any Environmental Law or the terms and conditions of any Environmental Literate which may have a material adverse effect on the market value of the Mortgaged Assets or on the value of any business carried on by the Mortgaged at the Mortgaged Property, and forthwith take such steps as the Bank may direct to remainly or stop such alleged breach
- (d) promptly pay all fixes and other charges in respect of any Environmental License applicable to the Mortgaged Assets or any business carried on by the Mortgagor at the Mortgaged Property.

- (a) Sorthwith motify the Bank of the receipt of and the contents of any motion of other correspondential expense relating to the Mortgaged Assets or any business carried on by the Mortgaged at the Mortgaged and forthwith take such steps as the Bank may direct to remotate in tall force and effect any Environmental Licence to varied an subsection
 - (f) forthwith supply the Bank with copies of any environmental reports, audits or studies undertaken in relation to the Mortgaged Assets or any business carried on by the Mortgagor at the Mortgaged Property, and
 - gg pay on demons the cours and expenses (including Value Added Tax) incurred by the Bank in commissioning environmental audits (which the Bank shall be entitled to do whenever it thinks fit) and shall permit the Bank and its agents for and five access to all the Mortgaged Assets for the gurposes of such environmental audits. (Such costs and expenses shall bear interest from the date of demand computed and payable as provided in classes 2 and 3, and pending payment, shall be accured benefit?

25 POWER OF ATTORNEY

- (5) For the purpose of securing the payment of the Secures Chilipations and for securing any proprietary interest which the Bank has in any of the Montgaged Assets, the Montgaged resocrably appoints the Bank and the persons deriving the under it, and its and their substitutes and any receiver or receivers appointed under this Montgage [the "Attorney"] pents and also severally to be the Montgager's true and levels attorney. For the purposes aforesaid the Attorney shall have the right to do anything which the Montgagor may lawfully do and all the right; and powers which may lawfully be given to an attorney including without prevailed to the generality of the foreigning.
 - (a) the right to do anything to produce or carry out the performance of the Mortgagor's obligations under this Mortgage and anything to facilities the exercise of the Bank's rights under this Mortgage;
 - (b) the right to act in the name of the Mortgagor:
 - (c) the right to delegate and sub-delegate any or all of the rights of the Attorney; and
 - (d) the right to sign, execute, seal, deliver and otherwise perfect.
 - (i) any documents or instruments which the Bank or any receiver may require for perfecting the title of the Bank to the Montgaged Assets or for vesting the same in the Bank, its nonsiness or any purchaser, and
 - (ii) any further security documentation referred to in Charle 6.
- 15.2 The Mortgagor ratifies and shall ratify everything done or purported to be done by the Attorney.

The state of the s

16.1 The Mortgagor hereby agrees to extensify the Back and any receiver appointed by it and their respective employees and agents (as a separate coverant with each such person independent against

- (a) all existing and future rents, rates, taxes, duties, charges, assestments and outgoings raise or at any time payable in respect of the Mortgaged Assert or by the owner or occupies thereof, and
- (b) all costs, claims, demands, experient, charges, assessments, impositions, fines and seems and the consequences of any proceedings or prosecutions arising directly or indirectly fines or in connection with any breach by the Mortgagor of any law or of any provision in this Mortgage.

in each case whether imposed by statute or otherwise and whether of the nature of capital or revenue and even choose of a wholly moved character. If any such some shall be paid by the Bank or any such receiver or any of their respective employees or agents, the same shall be paid by the thortpager on demains with interest computed and payable as provided in classes 2 and 3 from the time or respective times of the same having been paid or incurred, and pending payment, shall be secured hereby, but the Bank shall not be deemed to have taken possestion of the Moretzaged Accepts by mason of such payment.

- 56.2 The Mortgagor hereby agrees to indemnify the Bank and any receiver appointed by it and their respective employees and agents (is a separate coverant with each such person agreembled) against all loss incorred in connection with:
 - (a) any statement made by the Mortgagor or on the Mortgagor's behalf in connection with this Mortgage, the Mortgagod Assets or the business of the Mortgagor being unions or misleading:
 - (b) the Bank containing into any obligation with any person (whether or not the Mortgagor) at the request of the Mortgagor (or any person purporting to be the Mortgagor).
 - any actual or proposed amendment suppliement solver concert or release in relation to this Mortgage
 - (d) any stamping or registration of this Mortgage or the security constituted by it:
 and
 - any faiture to register this Mortgage is respect of any Mortgaged Assets where
 such registration is required in order to preserve the effectiveness or priority of
 the security created by this Mortgage;

whether or not any fault (including negligence) can be attributed to the back or any receiver appointed by it or their respective employees and agents.

- This inchemistry does not and shall not extend to any loss to the extent that:
 - as the case of any loss incurred by the Bank or its employees or agents it anses from the Bank or its employees or agents acting other than in good faith; or
 - (b) in the case of any loss incurred by the receiver or his employees or agents it arises from the receiver or his employees or agents acting other than in good tasts; or
 - (c) there is a probabilition against an indernoity extending to that loss under any law relating to this indemnity.

MENT OF SURVICE OF SURVICES

If the Bank receives notice of any subsequent assignment, mortgage, security, charge or either extensit affecting the shortgaged Assets, the Bank may open a new account if the Bank does not open a new account it shall revertheless be treated as if it had done so at the time when it received such notice, and as fosen that time all payments made to the Bank in respect of any of the Secured Obligations shall be credited or be treated as having been credited to the new account and shall not operate to reduce the amount of the Secured Obligations grains grains at the time when the Bank received the action.

THE MOTOR SAND DOMESTIC

- (8.1 Without prejudice to the provisions in clause 1.2 (d)(iv) any notice or demand by the Bank to be on the Mortgagor shall be deemed to have been sufficiently given or made if sent to the Mortgagor.
 - (a) by hand or prepaid letter post to its registered office or its address stated herein or its address test known to the Bank or
 - (b) by facsimile to the Mortgagor's last known facsimile rumber relating to any such address or office.
- 18.2 Without prejudice to the provisions in clause 1.2(d)(v) any such actice or demand given or made under sub-clause 18.2 shall be deemed to have been served on the Mortgagor.
 - at the time of delivery to the address referred to in sub-classe 18.1(a). If sent by hand.
 - at the earlier of the time of delivery or 10.00 are on the day after posting (or if the day after posting be a Sunday or any other day upon which no delivery of fatters is scheduled to be made, at the earlier of the time of delivery or 10.00 are on the sent succeeding day on which delivery of letters is scheduled to be made). If sent by preparal letter post
 - (c) at the time of transcription, if sent by facsimile (and a facsimile shall be deemed to have been transmitted if it appears to the sender to have been transmitted from a machine which is apparently in working order); or
 - (d) per the expery of 72 hours from the time of desputch, in any other case.
- 18.3 Service of any claim form may be made on the Mortgagor in the manner described in subclause 18.1(a), in the event of a claim being locused in relation to this Mortgage, and shall be desired to constitute good service.
- Any notice or communication required to be served by the Mortgagor on the Bank under the terms of this Mortgage shall be in writing and delivered by band or sent by recorded delivery to the Bank at the Bank's address parend berein (or at such other address as may be notified in writing by the Bank to the Mortgagor for this purpose) and will be effective only when actually received by the Bank. Any notice or expression that the bring being have notified to the attention of puch official of any) as the Bank may for the time being have notified to the Mortgagor in writing

19. CURRENCY CONVERSION

The Bank may at any once at its sole discretion, and with or without notice to the Mortgagor, elect to convent all or any part of any sum received by the Bank parsuant to this Mortgagor (is whole or an part) into the currency or currency unit or currencies or currently units of the whole or any part of the Secured Obligations (deducting from the produceds of the conversion any currency premium or other expense), and the rate of exchange shall be the Bank's spot rate for solling the currency or currency units of the Secured Obligations or relevant part thereof for the currency or currency units of the sum received by the Bank under this Mortgage at or about 13.00 are in London on the date that the Bank exercises its right of convention under this Mortgage. The Bank may take any such action as may be necessary for this purpose, archiving without finitation opening additional accounts.

20 PAYMONTS AND COSTS

- 20.1 If at any time the currency is which all or any part of the Secured Chilipations is derrominated in, is due to be or has been convented into the euro or any other currency as a Fessik of a change in law or by agreement between the Earls and the relevant obligor, then the Bank may in its sole discretion direct that all or any of the Secured Chilipations shall be paid in the euro or such other currency or in any currency unit.
- The Bank may apply allocate or appropriate the whole or any part of any payment made by the Montgagor under this Montgage or any money received by the Bank under any guarantee, indemnsty or third party security or from any liquidator, receiver or administrator of the Montgagor or from the proceeds of realization of the Montgagod Assets or any part theorem to such part or parts of the Securing Collegations for as the Bank may otherwise be retitled to apply, allocate or appropriate such money) as the Bank may in its sole discretion think fit, to the entire exclusion of any right of the Montgagor to do so.
- 20.3 If any payment made by or on behalf of the Bank under this Montgage includes an arround in respect of Value Added Sax, or if any payment due to the Bank under this Mortgage shalf be at resolutivement of any expenditure by or on behalf of the Bank which includes an amount is respect of Value Added Tax, then such amount shall be payable by the Mortgagor to the Bank on demant with interest from the date of such demand computed and payable as youthed in clauses 2 and 3, and pending payment, shall be secured hereby.
- 20.4 Without prejudice to the generality of clauses 2 and 9, the Mortgagor shall pay to the Bank for a full and unqualified indemnity basis) all costs incurred or suffered by the Bank, and any receiver appointed by the Bank shall be entitled to recover as a receivernity expense all costs incurred or suffered by him:
 - in connection with any application under Part III of the Insolvency Act 1000.
 - (b) es defending proceedings brought by any third party impagning the Bank's title to this security or the enforcement or exercise of the rights and remedies of the Bank or of such receiver under this Mortgage, and
 - (c) (in the case of the Bank only) in connection with effecting any appointment of any receiver or administrator or in dealing with any appointment of, or notice of intention or application to appoint any receiver or administrator by any party including the Mortgagor and without prejudice to any other right or process of recogning but costs.

and all such costs shall bear interest from the date such costs were incurred or suffered, computed and provide as provided in clauses 2 and 3, and proding payment, shall be second harmful.

20.5 All posts awarded to the Sank or agreed to be paid to the Bank in any proceedings brought by the Mortgagor against the Bank shall bear interest from the date of such award or agreement computed and payable as provided in clauses 2 and 3 and, pending payment, shall be secured benefit.

ACCOMPRESS OF

- As a series therein contained shall operate so as to merge or otherwise prejudice or affect any built erice, guarantees, injectuage or other security or any contractual or other right which the Bank may at any time have for any of the Secured Chigaritims or any right or remedy of the Bank theresinder. Any receipt, release or discharge of the security provided by, or of any builties arises under this biortyage shall not release or discharge the biortyager from any builties to the Bank to the same or any other money which may exist independently of this biortyage, nor shall a release or discharge the Mortgogor from any bubbliry to the Bank motor clause the clause to any
- 23.2 Where this Nacrtgage initially takes effect as a collaboral or further accords, then account to according any necessary, retease or duchange endorsed on or given in respect of the microsy and liabilities owing under the principal security to which this Mortgage operates is a collaborate or further security. This Mortgage shall, he are independent security for the Secured Collections.
- 21.3 This Montgage is in addition to and is not to prejudice or be prejudiced by any other security or securities now or hereafter held by the Bank.

72 THANSIERS BY THE BANK OF THE MORTGAGOR

- 22.1 The Bank may freely and separately assign or transfer any of its rights under the Mortgage of otherwise grant as interest in any such rights to any person or person. On request by the Bank, the Mortgager shall insmediately execute and deliver to the Bank any form of instrument enquired by the Bank to confirm or facilitate any such assignment or transfer or exact of interest.
- 23.2 The Mortgagor shall not assign or transfer any of the Mortgagor's rights or obligations under this Mortgage or enter into any transaction or arrangement which would result in any of those rights or obligations passing to or being held in trust for or for the benefit of another tensor.

23 PARTIAL INVALIDITY

Each of the provisions of this Mortgage shall be severable and distinct from one another and if at any time any one or more of such provisions is or becomes invalid. Regal or unenforceable, the validity legality and enforceability of the remaining provisions hereof shall not in any way be affected or impained thereby.

24 RESTRICTION ON LIABILITY OF THE BANK

Except to the extent that any such exclusion is prohibited or rendered invalid by law, melther the lank our any receiver appointed by it nor their respective employees and agents shall:

- be liable to account as a mortgager in possession for any sums other than actual receipts.
- (b) be fulfile for any loss upon equipation of, or for any action, neglect or default of any nature whatsoever in connection with, any part of the Mortgaged Assets for which a mortgages in possession might as such otherwise be fable;
- (c) be sinder any duty of care or other obligation of whatsoever description to the Mortgager is relation to or in connection with the exercise of any right conferred upon the Bank, any receiver appointed by 8 and their respective employees and senetic or
- (d) be under any fiability to the Mortgagor as a result of, or in consequence of, the exercise, or attempted or purported exercise, or failure to exercise, any of their respective rights.

2.5 CONCLUSIVE EXPOENSE

A certificate by an official of the Bank as to the Secured Chilippions shall (save for manifest error) be binding and conclusive on the Montgagor in any legal proceedings both in relation to the existence of the kability and as to the amount thereof.

CONTINUES SECURIS

This Mortgage shall continue to bend the Mortgager as a continuing security for the Secured Obligations nativities andre that the Gabilities of the Mortgagor to the Gank may from time to the be reduced to all.

27 NO RELIANCE ON THE BANK

- (a) The Mortgagor acknowledges to and agrees with the Bank that, in entering into this Mortgage and incurring the Secured Obligations.
 - the Martgagor has not relied on any chall or written statement, representation, advice, opinion or information made or given to the Mortgagor in good faith by the Bank or amphody on the Bank's behalf and the Bank shall have no liability to the Mortgagor if the Mortgagor has in fact so done.
 - (a) the Mortgagor has made, independently of the Bank, the Mortgagor's own assessment of the viability and profitability of any purchase, project or purpose for which the Mortgagor has incurred the Secured Obligations, and the Bank shall have no liability to the Mortgagor if the Mortgagor has not in fact so done; and
 - (iii) there are no arrangements collateral or relating to this Mortgage which have not been recorded in writing and signed on behalf of the Bank and the Mortgagor
- (b) The Mortgagor agrees with the Bank that the Bank aid not have prior to the date of this Montgage, does not have and will not have any duty to the Mortgagor.
 - (i) In respect of the application by the Mortgagor of the exercey hereby second.

- (ii) in respect of the effectiveness, appropriateries or adequacy of the security constituted by this Mortgage or of any other security for the Secured Colombins or
- (iii) to preserve the goodwill of any business carried on by the Mortgagor by number, or procuring the running of, such business or otherwise, either before or after the enforcement of this Mortgage.
- (c) The Mortgagor agrees with the Bank for itself and its truttee for its officials, employees and agents that meither the Bank nor its officials, employees or agrees shall have any liability to the Mortgagor in respect of any act or omission by the Bank, its officials, employees or agents done or made in good faith.

THE MAKESTLANCES

- 28.1 Any amendment of or supplement to any part of this Mortgage shall only be effective and binding on the Bank and the Mortgagor if made in writing and signed by both the bank and the Mantgagor. References to "this security", or to "this Mortgagor" include each such amendment and supplement.
- 28.2 The stortgagor and the bank shall from time to time assertd the provinces of this blortgage if the bank opposes the blortgagor that any amendments are required to ensure that this blortgage reflects the market practice prevailing at the relevant time following the introduction or extension of economic and momentary union and/or the ears in all or any part of the European Union.
- The bank and the Montgages agree than the occurrence or non-occurrence of European according and propegately union, any event or event; associated with furthean economic and enterprise propegately union and for the furtheast of any part of the furtheast Union that not requit in the discharge, concellation, rescussion or termination in whole or in part of this Montgage or pive any party beneto the right to cancel, rescuise termination of termination or termination.
- 28.4 Any nation, comment receipt, settlement or release given by the Bank in relation to this sucrept shall only be effective if given in writing and then only for the purpose for and upon any terms on which it is given.
- 28.5 For the purpose of exercising, assigning or transferring its rights under this Mortgage, the Bank may disclose to any person any information relating to the Mortgagor which the Bank has at any time.
- 28.6 The restriction on the right of consolidating mortgages contained in Section S3 of the Law of Property Act 1925 shall not apply to this Mortgage or any further or other security entered into pursuant to this Mortgage.
- 28.7 Any change in the constitution of the Bank or its absorption of or amalgoristion with any other person shall not in any way prejudice or affect its or their rights under this Mortgage and the expression "Bank" shall include any such other person.
- 28.8 United and until the Back shall have made demand for payment of any of the Secured Chilipations or one of the other events mentioned in sub-clause 3.1 shall have occurred, the Back shall not be entitled (except for the purposes mentioned in sub-clauses 11/h), 12.2(s) and 14(c)) to enter approthe Mortgaged Property or to obtain posterior thereof.

- 28.9 The Back shall be entitled to debit any account for the time being of the Mortgagor with the Back with any sum falling due to the Back under this Mortgage.
- 28.10 The power of the Bank to appoint an administrator in accordance with sub-clause 9.1 shall arise where the security constituted by this Mortgage (together with any cities security given by the Mortgagor to the Bank) satisfies any one or more of the provisions of sub-paragraphs (40) (a), (b) or (c) of Schedule 8.1 to the Inschency Act 1986.
- 18.11 This discussion shall at all times be the property of the Bank.
- 18.12 The Bank or its receives shall cells exercise the rights attached to any abores subject to this Martgager in accordance with the Mortgagor's instructions, except where the Bank or its exercises is exercising such right for the purpose of preserving the value of the security hereby created or of realising it.

25 PRIOR MORTGAGE(S)

- Any sale in exercise of the statistics or other powers and remodes may be made either subject to or discharged from all or any of the Prior Mortgage of and the Bank or any receiver appointed by it may settle and pass the accounts of any person or persons in whom all or any of the Prior Mortgage of easy for the time being be vested and any account so settled and passed shall as between the Bank or any such receiver and the Mortgagor be demand to be properly sectled and passed and shall be been settled on the Mortgagor because in the section.
- 28.2 If the persons or persons emicled to the benefit of all or any of the Prior Mortgage(s) shall call to the prior to enfonce all or any of the Prior Mortgage(s), the Bank or any receiver appointed by it may thereupon pay off all or any of the Prior Mortgage(s), the Bank or any receiver appointed by it may thereupon pay off all or any of the Prior Mortgage(s) and the receiver and the transaction incurred by the Bank or any such receiver and all coulds of and inchiential to the transaction incurred by the Bank or any such receiver shall be secured hereby and shall be a interest computed and synthesis or provided in classes? 2 and 3 from the date of the same backing been expended.
- 79.3 The Montgapor shall pay all corrections due and comply with all of the obligations system the Prior Montgapolisi.
- 29.4 The Mortgagor shall not hardbout obtaining the Bank's prior written consent; increase the principal amount secured by the Prior Mortgage(s) in priority to this Mortgage.

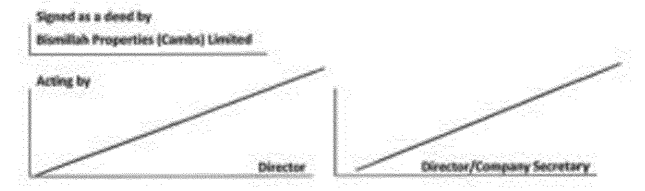
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- 30.1 This Mortgage and any dispute (whether contractual or non-contractual, including, without invitation, claims at tort, for breach of statutory duty or on any other basis) arising out of or in connection with it or its public matter ("Dispute") shall be governed by and construed in accordance with the law of England and Wales.
- the parties to this agreement inevocably agree for the sole benefit of the flank, that publishes as provided below, the counts of England and Wales shall have exclusive jurisdiction over any Dispute. Nothing in this classe that lend the right of the bank to take proceedings against the Nortgagor in any other count of competent jurisdiction, nor shall the taking of proceedings in any other proceedings in any other proceedings in any other proceedings whether concurrently or not, so the extent permitted by the law of such other principles.

IN WITHINGS whereof the Morgagor has executed this Morgago as a deed and has delivered it upon by being dated.

THE PERSON SCHOOL SE THE MORPLAGED PROPERTY The Propherty of Presentati The prognety known as or being ES-CS Cramerol read Partie Persentage isocrating the entropy of the property compound in the documents () particulars of which are not out \$4 5 Dish. Date Description Consequence, Leave, Face and Assignment, Assert etc. To a first st A Corp. on Tracing of Society THE SECOND SCHOOLS THE PROOF MEDICALLY Date of other 0.10 Market Control of the Control

Use this execution clause if the Mortgagor is a Company and is to execute acting by two directors or one director and the company secretary.



existe acting by only one director.

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NR: NOT TO BE USED FOR REGISTERED CHARGES.

upon its being dated

any liability to the Bank remaining to be paid or any other security held by the Bank. Its WITHESS whereof the Bank has executed	