



# **Registration of a Charge**

Company Name: URBAN & URBAN PROPERTIES LIMITED Company Number: 10602811

Received for filing in Electronic Format on the: **12/05/2021** 

# **Details of Charge**

Date of creation: 29/04/2021

Charge code: 1060 2811 0002

Persons entitled: PARAGON DEVELOPMENT FINANCE LIMITED

Brief description:

Contains fixed charge(s).

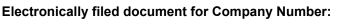
Contains negative pledge.

# Authentication of Form

This form was authorised by: a person with an interest in the registration of the charge.

# Authentication of Instrument

Certification statement: I CERTIFY THAT THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT. Certified by: MATTHEW GROGAN, SOLICITOR, THOMSON SNELL & PASSMORE



LLP



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# CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 10602811

Charge code: 1060 2811 0002

The Registrar of Companies for England and Wales hereby certifies that a charge dated 29th April 2021 and created by URBAN & URBAN PROPERTIES LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 12th May 2021.

Given at Companies House, Cardiff on 13th May 2021

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





Dated 29 April 2021

## (1) DAVID BURKE

## (2) URBAN & URBAN PROPERTIES LIMITED as Chargors

to

## (2) PARAGON DEVELOPMENT FINANCE LIMITED

as Lender

CHARGE OVER SHARES BY DEED in respect of the shares in Montreaux Station Road Sidcup Limited

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THIS CHARGE OVER SHARES IS MADE AS A DEED ON 29 Anni 2021

- ΒY
- (1)DAVID BURKE of Longbourn, Sherborne Drive, Ascot SL5 0LG ("Chargor 1");
- (2)URBAN & URBAN PROPERTIES LIMITED incorporated in England and Wales with company number 10602811 and whose registered office Oriel House, 26 The Quadrant, Richmond, England TW9 1DL ("Chargor 2"); and

together the "Chargors",

#### IN FAVOUR OF

(3) PARAGON DEVELOPMENT FINANCE LIMITED (company number 03901943) whose registered office is at 51 Homer Road, Solihull, England B91 3QJ (the "Lender")

#### BACKGROUND

- (A) The Lender has agreed to advance or to continue to advance monies or otherwise arrange credit or afford other financial facilities to the Borrower ("the Facility") relying on, among other security, the Security Interest created by this Deed.
- (B) The Chargors have agreed to charge their shares in the Borrower and certain related assets and rights as Security Interest to the Lender as set out in this Deed.

## NOW THIS DEED WITNESSES as follows:

#### 1. **DEFINITIONS AND INTERPRETATION**

1.1 In this Deed unless the context otherwise requires the following words and expressions shall have the following meanings:

"Act"	the Law of Property Act 1925.
"Borrower"	Montreaux Station Road Sidcup Ltd, incorporated
	in England and Wates with company number
	11798254 whose registered office is at Montreaux
	House, The Hythe, Staines-Upon-Thames TW18
	6 3JQ.

"Charged Assets" the Shares and all the Related Rights.

Event of Insolvency in relation to a person, means :-

> an encumbrancer takes possession of or a 1:. receiver, administrative receiver, liquidator, supervisor, compulsory manager, trustee, administrator or similar official is appointed over any of the person's assets or undertaking or an administration application is presented or made for the making of an administration order or a notice of intention to appoint an administrator under Schedule B1 to the Insolvency Act 1986 is issued by the personor in respect of the person by the holder of a

qualifying floating charge (as defined in such Schedule) or a notice of appointment of an administrator is filed by any other person with the Court, or any judgment made against the person is not paid out, stayed or discharged within reasonable time but in any event no later than ten days; or 2. An order is made or an effective resolution is passed for the winding up or bankruptcy of the person or the person becomes insolvent or stops or threatens to stop payment of his debts generally or admits an inability to pay such debts as they fall due or an application is made in connection with a moratorium or a proposal to creditors for a voluntary arrangement is made by the person; or 3. distress, any execution, attachment, expropriation, sequestration or other legal process affects the whole or a material part of the assets of the person which is not discharged in full within ten days. Event of Default the Borrower or any Chargor or Obligor fails to 11 pay any sum due under the Facility Letter or under any of the Finance Documents on its due date; or 2. the Borrower or any Chargor or Obligor defaults in the due performance or observance of any obligation accepted or undertaking given by them to the Lender or any material representation warranty or statement made or deemed made by them in or pursuant to the Facility Letter or any of the Finance Documents proves to be incorrect or misleading and such default has not been remedied, and for the avoidance of doubt, a remedy of such a default which is not to the Lender's satisfaction and effected within ten days after the occurrence or discovery of the default shall not prevent the Lender exercising all its rights arising on such default as if it had not been remedied; or 3 an Event of Insolvency occurs in relation to the Borrower, any Chargor or any Obligor; the persons who now have control of the 4 Borrower or a Chargor or a Obligor cease to have such control ("control" having the meaning ascribed to it in Section 840 of the Income and Corporation Taxes Act 1988) or voting control of the Borrower, a Chargor or a

Obligor is acquired by any person, or company or group of connected persons (as defined in Section 839 of the Income and

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	Corporation Taxes Act 1988) not previously
a an	having such control at the date of this Facility
ter en en la forma de la companya d La companya de la comp	Letter; or
	5. it becomes unlawful or impossible or contrary
	to the terms of any consent, authority or other
	lawful permission for the Borrower, any of the
	Chargors of the Obligors to continue to
	perform any of its obligations under the
	Facility Letter or the Finance Documents; or
	6. the Borrower, any of the Chargors or Obligors
	repays or purports to repay or otherwise
	discharge any indebtedness which is
	subordinated to the Lender's indebtedness.
"Facility Letter"	a facility letter dated 30 March 2021 and made
	between the Lender (1) and the Borrower (2)
	(including the standard terms and conditions attached or referred to therein) for a loan facility of
	up to £8,400,000 to be used for the refinancing and
	development of the freehold property known as
	155, 157 and 159 Station Road Sidcup DA15 7AA
	and any agreement entered into under or
	supplemental to it or amending, restating,
	refinancing, replacing or novating it.
"Finance Documen	ts" the Facility Letter and all documents entered into
	under or pursuant to it, including, without limitation,
	this Charge Over Shares;
"Ot I! "	e de la companya de l La companya de la comp
"Obligor"	the Borrower, the Chargors and any of them and
	any guarantor of the Borrower's obligations to the Lender under the Facility Letter, or any other
	Finance Document
"Party"	and the second state that Decad
	a party to this Deed.
"person"	in the second
	includes, without limitation, a natural person, company, partnership, association incorporated or
	company, partnership, association incorporated or unincorporated, limited partnership, limited liability
	partnership, charitable incorporated organisation,
	co-operative and community benefit society, and
	any recognisable grouping of persons with an
	independent identity in England and Wales or
	elsewhere whether or not having separate legal
	personality.
"Regulations"	the Financial Collateral Arrangements (No 2)
	Regulations 2003 (S.I. 2003/3226) or equivalent
	legislation in any applicable jurisdiction bringing
	into effect Directive 2002/47/EC on financial
	collateral arrangements.
n an	
"Related Rights"	in relation to any Shares, means
	(a) the proceeds of sale of any part of the

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· · · · · · · · · · · · · · · · · · ·	Chorae:
	Shares; (b) all warrants, options and other rights to
	subscribe or otherwise acquire the Shares;
	(c) all rights, powers, offers, benefits, claims,
	contracts, warranties, remedies, Security
	Interest, guarantees, indemnities or
	covenants for title in respect of the Shares;
	a label of and
	(d) all monies and proceeds paid or payable,
	rights to dividend or other distribution in any form, to subscribe for further shares,
	whether in the Borrower or any other
	company, voting and representation rights
	and any other rights or advantages in
	whatever form whatsoever arising out of or
	in respect of the Shares,
	both present and future (including all rights against
	any trustee, nominee, fiduciary or clearing system).
"Secured Liabilities"	all and any monies, obligations and liabilities which
	shall from time to time (and whether on or at any
and the second	time after any demand or judgment) be due, owing
	or incurred from the Borrower, any one of the
	Chargors and/or any Obligor to the Lender on any
	account whatsoever whether actual or contingent,
	present or future and whether solely or jointly with
	any other person and in whatever style or name
	and whether as principal or surety.
"Security Interest"	a mortgage, charge, assignment, pledge, lien,
	standard security, assignation or other security
	interest securing any obligation of any person or
an a	any other agreement or arrangement having a
	similar effect.
	an an an an Arran an Arran an Arran an Arr
Snares	the existing or future interest of the Chargors in the
	Ordinary shares each in the issued share capital of the Borrower including, without limitation, the
	following:-
	Chargor 1 1 Ordinary A Share
	Chargor 2 1 Ordinary B Share
"Standard Conditions"	the standard terms and conditions attached to;
the second s	and/or referred to in, the Facility Letter.
	n an ann a tha ann an ann ann an ann an ann an ann ann Ann ann ann ann ann ann ann ann ann ann
Construction	
	ntrary intention is expressed, all defined terms in the Facility
Letter and the	Standard Conditions have the same meaning here.
	ion and interpretation provisions sat sub is the Ot
	ion and interpretation provisions set out in the Standard
Conditions sha	Il apply equally to this Deed.
1.2.3 If any provision	n of this Deed shall conflict with any term of the Facility Letter
	int term of the Facility Letter shall prevail.
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	"Security Interest" "Shares" "Shares" "Standard Conditions" Construction 1.2.1 Unless the con Letter and the 1.2.2 The construct Conditions sha 1.2.3 If any provision

#### Unless the contrary intention appears, references in this Deed to:

- (a) any party to this Deed shall be construed so as to include its successors in title, permitted assigns and permitted transferees;
- (b) "in connection with", "under", "pursuant to", "by virtue of" and "in relation to" shall include each of the others;
- (c) "insolvency" includes any of the following or any steps in relation to the following:
  - (i) any insolvency, bankruptcy, liquidation, reorganisation, administration, receivership or dissolution;
  - (ii) any voluntary arrangement or assignment for the benefit of creditors; or
  - (iii) any similar or analogous event in any jurisdiction whatsoever;
- (d) any obligation upon the Chargors is the joint and several obligation of each and all of the Chargors;
- (e) an obligation on a Chargor to do something includes an obligation to procure that it is done and an obligation not to do something includes an obligation not to permit, suffer or allow it;
- (f) references to this Deed or any other agreement, deed or document are references to them in force for the time being as amended, varied, novated, supplemented or consolidated from time to time;
- (g) one gender, or the use of words, phrases or expressions which incorporate or imply one gender shall include all the genders; and
- (h) the singular, or the use of words which incorporate or imply the singular, shall include the plural, unless the contrary intention is expressed, and vice versa.

#### 2. COVENANT TO PAY

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- 2.1 Each Chargor shall, on demand, pay to the Lender and discharge the Secured Liabilities when they become due.
  - Notwithstanding any other provision of the Finance Documents , it is expressly agreed and understood that the sole recourse of the Lender to the Chargors under this Deed is to the Chargors' interest in the Charged Assets.
- 2.3 Waiver of defences

The obligations of the Chargors under, and the intended effect of this Deed shall not be affected by an act, omission, matter or thing which, but for this Clause 2.3, would reduce, release or prejudice any of their obligations under, or the intended effect of this Deed including (without limitation and whether or not known to it or the Lender):

- (a) any time, waiver or consent granted to, or composition with, the Borrower or any other person;
- (b) the release of the Borrower or any other person under the terms of any composition or arrangement with any of its creditors;
- (c) the taking, variation, compromise, exchange, renewal or release of, or refusal or neglect to perfect, take up or enforce, any rights against, or Security Interest over assets of, the Borrower or any other person or any nonpresentation or non-observance of any formality or other requirement in respect of any instrument or any failure to realise the full value of any Security Interest;
- (d) any incapacity or lack of power, authority or legal personality of or dissolution or change in the members or status of, or an Event of Insolvency affecting, the Borrower or any other person;
- (e) any amendment, novation, supplement, extension, restatement (however fundamental and whether or not more onerous) or replacement of any Finance

Document or the Secured Liabilities or any other document or Security interest including without limitation any change in the purpose of, any extension of or any increase in any facility or the addition of any new facility under any Finance Document or other document or Security Interest;

any unenforceability, illegality or invalidity of any obligation of any person under any Finance Document or any other document or Security Interest; or any insolvency or similar circumstances or proceedings. (q)

#### Chargors' intent

(f)

2.4

Without prejudice to the generality of Clause 2.3 (Waiver of defences), the Chargors expressly confirms that they intend that this charge shall extend from time to time to any (however fundamental) variation, increase, extension or addition of or to any of the Finance Documents and/or any facility or amount made available under any of the Finance Documents for the purposes of or in connection with any of the following: acquisitions of any nature; increasing working capital; enabling distributions to be made; carrying out restructurings; refinancing existing facilities; refinancing any other indebtedness; making facilities available to new borrowers; any other variation or extension of the purposes for which any facility or amount might be made available from time to time; and any fees, costs and/or expenses associated with any of the foregoing.

#### Immediate recourse 2.5

Each of the Chargors waives any right they may have of first requiring the Lender (or any trustee or agent on its behalf) to proceed against or enforce any other rights or Security Interest or claim payment from any person before claiming from the him under this Deed. This waiver applies irrespective of any law or any provision of a Finance Document to the contrary.

#### 2.6 Appropriations

Until all amounts which may be or become payable by the Borrower under or in connection with the Finance Documents have been irrevocably paid in full, the Lender (or any trustee or agent on its behalf) may:

- refrain from applying or enforcing any other monies, Security Interest or (a) rights held or received by the Lender (or any trustee or agent on its behalf) in respect of those amounts, or apply and enforce the same in such manner and order as it sees fit (whether against those amounts or otherwise) and the Borrower shall not be entitled to the benefit of the same; and
- hold in an interest-bearing suspense account any monies received from the (b) Chargers or on account of the Chargers' liability under this Clause 2 (Covenant to Pay).

#### 2.7 Deferral of Chargors' rights

**(b**)

Until all amounts which may be or become payable by the Borrower under or in connection with the Finance Documents have been irrevocably paid in full and unless the Lender otherwise directs, none of the Chargors will exercise any rights which they may have:

- (a) to be indemnified by the Borrower;
  - to claim any contribution from any other guarantor of the Borrower's obligations under the Finance Documents;

- (c) to take the benefit (in whole or in part and whether by way of subrogation or otherwise) of any rights of the Lender under the Finance Documents or of any other guarantee or Security Interest taken pursuant to, or in connection with, the Finance Documents by the Lender;
- (d) to bring legal or other proceedings for an order requiring the Borrower to make any payment, or perform any obligation, in respect of which the Borrower has given a guarantee, undertaking or indemnity under this Deed;
- (e) to exercise any right of set-off against the Borrower; and/or
- (f) to claim or prove as a creditor of the Borrower in competition with the Lender.

If a Chargor receives any benefit, payment or distribution in relation to such rights it shall hold that benefit, payment or distribution on trust for the Lender to enable all Secured Liabilities to be repaid in full.

2.8 Additional Security Interest

The security created by or pursuant to the Deed is in addition to and is not in any way prejudiced by any other guarantee or Security Interest now or subsequently held by the Lender.

2.9 Independent Enforcement

The rights and abilities of the Lender to enforce any rights under or pursuant to this Deed against any Chargor shall not be limited or restricted in any way by or related to the circumstances of any of the Chargors or any actions or omissions of the Lender in respect of any other Chargor.

#### 3. SECURITY INTEREST

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#### 3.1 Fixed charge

As a continuing security for the payment and discharge of the Secured Liabilities, each of the Chargors charges to the Lender by way of first fixed charge

3.1.1 all the Shares in which he/it may, from time to time, have an interest; and

3.1.2 all Related Rights to those Shares;

including all rights of enforcement of the same.

Continuing Security

The security created by this Deed shall remain in full force and effect as a continuing security for the Secured Liabilities unless and until discharged by the Lender.

#### PERFECTION OF SECURITY INTEREST

4.1 Further assurance

Each Chargor shall execute and do at his/its own cost and in such form as may be required by the Lender:

(a) such further additional mortgages, charges, assignments, transfers and conveyances; and

(b) such assurances, deeds, documents, acts and things,

as the Lender may require to perfect or protect the Security Interests created or intended to be created by this Deed and/or to facilitate or effect any dealing with the Charged Assets in connection with this Deed.

#### SHARES

5.

#### 5.1 Share title documentation

Upon execution of this Deed (or immediately upon the acquisition of any relevant Share if that acquisition follows the date of this Deed) and notwithstanding any other term of the Finance Documents, the Chargors will deposit with the Lender in respect of each Share:

- (a) all share certificates, warrants or other documents of title;
- (b) duly executed undated blank stock transfer forms; and
- (c) forms of waiver of any pre-emption rights and any other documents, consents and monies necessary to enable such transfers to be registered by the Lender.
- 5.2 Voting prior to an Event of Default

Prior to an Event of Default which is continuing, the Chargors may continue to exercise all voting and other rights (including the right to receive dividends, interest, principal or other payments of money) relating to the Shares provided that such rights are not exercised in a way which (and the Chargors shall not permit anything which):

- (a) jeopardises the Security Interest constituted by the Finance Documents;
- (b) varies the rights attaching to the Shares; or
   (c) relates to a participation in a rights issue of
  - relates to a participation in a rights issue or to receiving dividends other than in cash or concerns a merger, consolidation, allotment of shares, change to constitutional documents, transfer of ownership (legal or beneficial), liquidation, striking off, insolvency or matters which are prohibited or restricted by the Finance Documents.

#### 5.3 Voting after an Event of Default

- 5.3.1 Following an Event of Default which is continuing, the Lender may (without notice to or consent from the Chargors and in any or all of the Chargors' names or otherwise) exercise any rights (including the right to collect dividends, interest, principal or other payments of money but excluding the right to vote) in respect of the Shares and may do anything necessary to complete any transfer form in favour of itself or otherwise.
- 5.3.2 Following an Event of Default which is continuing and the service of notice upon any of the Chargors, the Lender may (without consent from any of the Chargors and in the Chargor's name or otherwise) exercise any right to vote or refrain from voting in respect of the Shares.

#### 5.4 Obligations

The Chargors shall promptly pay all calls, costs and/or other payments in respect of their respective Shares and shall give to the Lender, at the time of issue, copies of all information, offers, notices or other materials supplied to the members of the issuers of the Shares and shall advise the Lender promptly of any material occurrence affecting the Shares or any other part of the Security Interest granted to the Lender and shall give to the Lender such information as it may require relating to the Shares.

#### REPRESENTATIONS AND WARRANTIES

Each of the Chargors makes the representations and warranties set out in this Clause 6 (Representations and warranties) to the Lender,

6.1 Status

6.

It is a limited liability corporation, duly incorporated and validly existing under the law of the England and Wales

It has the power to own and charge its assets, including, without limitation, the Shares and the Related Rights.

6.2 Non-conflict

The entry into and performance by it of, and the transactions contemplated by, this Deed do not and will not conflict with any agreement or instrument binding upon him/it or any of his/its assets.

6.3 Binding obligations

The obligations expressed to be assumed by the Chargor in this Deed are legal, valid, binding and enforceable obligations.

6.4 Power and authority

It has the power to enter into, perform and deliver, and has taken all necessary action to authorise its entry into, performance and delivery of, this Deed and the transactions contemplated by this Deed.

6.5 Solvency

No step has been taken which constitutes or may, subject only to the passage of time or service of a notice, result in the occurrence of an Event of Insolvency in respect of him/it.

6.6 Restriction on transfer

The constitutional documents of the Borrower do not and could not restrict or inhibit (whether absolutely, partly, under a discretionary power or otherwise) the transfer of the Shares in relation to the enforcement of the Security Interest created by or under this Deed.

6.7 Legal and beneficial ownership

They are and will remain the sole legal and beneficial owner of the Shares listed against their name in the definition of Shares, free from any encumbrance or Security Interest except as created by this Deed.

6.8 Effective Security Interest

This Deed is an effective Security Interest over the Charged Assets.

6.9 Fully paid

The Shares are fully paid and free from any encumbrance or Security Interest other than that created by this Deed.

6.10 Share Capital

The Shares represent not less than 100% of the entire issued share capital of the Borrower, and no rights over the unissued share capital of the Borrower exists.

6.11 Repetition of representations

The representations and warranties set out in this Clause 6 (Representations and warranties) are made by the Chargors on the date of this Deed and in addition are deemed to be made by the Chargors by reference to the facts and circumstances then existing on the date of each drawdown of the Facility.

#### COVENANTS

7.

The Chargors give the undertakings in this Clause 7 (Covenants) which remain in force from the date of this Deed until this Deed is discharged.

7.1 Information

Each Chargor shall supply to the Lender such information regarding its or their financial condition, business and operations as the Lender may request.

7.2 Negative pledge

The Chargors shall not create or permit to subsist any Security Interest over any of the Charged Assets save for the Security Interest created pursuant to this Deed.

7.3 Disposals

The Chargors shall not sell, lease, transfer or otherwise dispose of any of the Charged Assets, nor permit or suffer the issue of any further shares in the Borrower, or the creation of any interests in the unissued share capital of the Borrower.

7.4 Subordination and Non-competition

The Chargors covenant that, at all times until the Secured Liabilities are fully and irrevocably discharged, they will not:

- 7.4.1 enter into an arrangement for its benefit where the value provided by the Borrower exceeds or could exceed the value received by the Borrower;
- 7.4.2 receive credit from the Borrower, or permit the Borrower to grant any guarantee or Security Interest in respect of any of the Chargor's liabilities;
- 7.4.3 receive or seek any kind of distribution of the Borrower's assets, whether in cash, shares or otherwise;
- 7.4.4 make any application or take any step (including presentation of a petition, convening a meeting or passing a resolution) or otherwise give support for the insolvency or re-organisation of the Borrower.
- 7.4.5 exercise any rights to claim against or prove as a creditor of the Borrower in competition with the Lender.

#### 8. **RIGHTS OF ENFORCEMENT**

- 8.1 Enforcement
  - 8.1.1 The Secured Liabilities shall be deemed to have become due for the purposes of section 101 of the Act immediately upon the date of this Deed.

- 8.1.2 The enforcement powers of the Lender in connection with this Deed shall be immediately exercisable upon an Event of Default or, at the Lender's discretion, at the request of a Chargor.
- 8.1.3 Clause 8.1.2 shall not apply by reason only of a moratorium being obtained, or anything being done with a view to a moratorium being obtained, under Schedule A1 of the Insolvency Act 1986.
- 8.1.4 The restrictions imposed by section 103 of the Act shall not apply to the Security Interest created by this Deed.
- 8.1.5 In addition to all other protection afforded by statute, every purchaser (as defined by section 205 of the Act) or other party dealing with the Lender or any Receiver shall be entitled to assume without enquiry that an Event of Default has occurred and that the Secured Liabilities are outstanding and have become due.

#### 8.2 Lender's and Receiver's powers and rights

- 8.2.1 Upon the security created by this Deed having become enforceable, and indefinitely thereafter, the Lender shall have the power:
  - (a) to appoint a Receiver of the whole or any part of the Charged Assets and (so far as the law allows) to remove and/or substitute any such appointee;
  - (b) to appropriate Charged Assets in accordance with Clause 8.3 (Right of appropriation); and
  - (c) to appoint an administrator of a Chargor and paragraph 14 of schedule B1 of the Insolvency Act 1986 shall apply to this Deed.
- 8.2.2 The Lender (without becoming a mortgagee in possession) and/or any Receiver (without personal liability) shall have the power to:
  - (a) exercise all statutory and other powers and rights (including the powers conferred upon an administrative receiver by schedule 1 to the Insolvency Act 1986 whether or not the Lender and/or any Receiver is an administrative receiver);
  - (b) the powers and rights specified in Schedule 1; and
  - (c) exercise them in the name of any of the Chargors and in such manner and on such terms as the person exercising them shall in its sole absolute discretion consider appropriate.

#### 8.3 Right of appropriation

To the extent that any of the Charged Assets constitute "financial collateral" and this Deed and the obligations of a Chargor under it constitute a "security financial collateral arrangement" (in each case as defined in, and for the purposes of, the Regulations), the Lender shall have the right to appropriate all or any part of such financial collateral in or towards discharge of the Secured Liabilities and transfer title in and to it to the Lender. For this purpose, the Parties agree that the value of the financial collateral so appropriated shall be the market price of such financial collateral determined by the Lender by reference to a public index or by such other process as the Lender may select, including independent valuation. The Parties agree that the method of valuation provided for in this Deed shall constitute a commercially reasonable method of valuation for the purposes of the Regulations.

8.4 Receiver as agent

So far as the law allows, a Receiver shall be the agent of the Chargors, or any of them, who shall be solely liable for his acts, defaults and remuneration, but the Lender shall be entitled to agree the fees and expenses of and the mode of payment to the Receiver.

8.5 Further powers

If any of the Chargors defaults in the observance and performance of any obligation to the Lender, the Lender or its agents (without any of them becoming a mortgagee in possession) may at any time (but shall not be obliged to) do such things as it considers necessary to remedy the default.

8.6 Power of attorney

Each Chargor by way of security irrevocably appoints the Lender and any Receiver severally its attorney in its name and on its behalf to execute any documents and do or perfect anything which the Lender and/or the Receiver shall consider appropriate for perfecting, maintaining, preserving, enhancing or enforcing any Security Interest created by this Deed and/or value of any of the Charged Assets and/or for the purpose of enforcing the performance of the Chargor's obligations in connection with this Deed.

#### 9 APPLICATION OF RECEIPTS

#### 9.1 Priority of payment

All monies received by the Lender and/or any Receiver in the enforcement of this Deed shall (subject as follows) be applied in the following order, in payment:

- (a) firstly, in or towards payment of or provision for all costs, charges and expenses incurred by or on behalf of the Lender (and any Receiver, Delegate, attorney or agent appointed by it) under or in connection with this Deed, and of all remuneration due to any Receiver under or in connection with this Deed;
- (b) in or towards payment of or provision for the Secured Liabilities in any order and manner that the Lender determines; and
- (c) in payment of the surplus (if any) to the Borrower or other person entitled to it.
- 9.2 Crediting to suspense account

The Lender or any Receiver may credit any monies received from the enforcement of this Deed to any suspense account in any manner and for such period as the Lender or that Receiver thinks fit.

#### 10. NOTICES

10.1 Communications in writing

Any communication to be made under or in connection with this Deed shall be made in writing and, unless otherwise stated, may be made by letter.

10.2 Addresses

The address (and the department or officer, if any, for whose attention the communication is to be made) of each Party for any communication or document to be made or delivered under or in connection with this Deed is that identified with its name above or any substitute address or department or officer as the party to this

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Deed may notify the Lender (or the Lender may notify any one of the Chargors if the change is made by the Lender) by not less than five Business Days' notice.

- 10.3 Delivery
  - 10.3.1 Any communication or document made or delivered by one person to another person in connection with this Deed will only be effective if by way of letter, when it has been left at the relevant address or two Business Days after being deposited in the post postage prepaid in an envelope addressed to it at that address.
  - 10.3.2 Any notice or communication to be made or delivered to the Lender shall be effective when actually received by the Lender and then only if it is expressly marked for the attention of the department or officer identified with the Lender's signature below (or any substitute department or officer as the Lender shall specify for this purpose).

#### 11. DISCHARGE

- 11.1 If the Lender is satisfied that the Secured Liabilities have been unconditionally and irrevocably paid, repaid and discharged in full, the Lender will, at the request and cost of the Chargors, discharge this Deed.
- 11.2 No discharge will be of any effect if any Security Interest or payment given or made in respect of the Secured Liabilities is rescinded, avoided, reduced or invalidated whether in respect of any insolvency or otherwise.
- 11.3 No part of the security from time to time intended to be constituted by this Deed shall be considered satisfied or discharged by any intermediate payment, discharge or satisfaction of any part of the Secured Liabilities.

#### 12. GENERAL PROVISIONS

12.1 Trust provisions

The undertakings and representations made by the Chargors under this Deed are made in favour of the Lender.

#### 12.2 Enforcement

It shall not be necessary for the Lender before taking any enforcement under this Deed to enforce or seek to enforce any guarantee or other Security Interest or other rights whether from or against any of the Chargors or any other person. This Clause 12.2 (Enforcement) applies irrespective of any law or any provision of a Finance Document to the contrary.

- 12.3 Exercise of powers and liability
  - 12.3.1 This Deed is in addition to and will not merge in or in any way be prejudiced or affected by the holding or release by the Lender of any other Security Interest at any time held by the Lender.
  - 12.3.2 The Lender may, at any time after this Deed has become enforceable, redeem or transfer to itself any prior Security Interest against the Charged Assets and may settle and pay the accounts of the prior chargee (which shall be binding on the Chargors). All principal monies, interest, costs, charges and expenses of and incidental to such redemption or transfer shall be paid by the Chargors to the Lender on demand.

12.3.3 None of the provisions of this Deed shall be deemed to impose on the Lender or imply on their part any obligation or other liability in relation to the Charged Assets.

#### 12.4 Tacking

The Lender must perform its obligations under the Facility Letter (including any obligation to make further advances).

#### 12.5 New Accounts

On receiving notice that the whole or any part of the Charged Assets has been encumbered by any Security Interest (other than the Security Interest created pursuant to this Deed) or disposed of:

- (a) the Lender may close the relevant Chargor's then subsisting account (if any) and open a new account with the Chargor, and (unless the Lender gives the Chargor written notice otherwise) shall be deemed to have done so;
- (b) all payments made to the Lender after that date will be credited (or be treated as having been credited) to the new account; and
- (c) no money credited or treated as credited to the new account shall reduce the Liabilities.
- 12.6 Consolidation

The restriction on the right of consolidating mortgage securities contained in section 93 of the Act shall not apply to any Security Interest created by this Deed.

12.7 Expenses

The Chargors must pay the Lender within three Business Days of demand the amount of all costs and expenses (including legal fees) incurred by it in connection with the enforcement of, or the preservation of any of its rights under this Deed.

- 12.8 Rights of third parties
  - 12.8.1 Unless the right of enforcement is expressly granted, it is not intended that a third party should have the right to enforce a provision of this Deed pursuant to the Contracts (Rights of Third Parties) Act 1999.
  - 12.8.2 The parties may rescind or vary this Deed without the consent of a third party to whom an express right to enforce any of its terms has been provided.
- 12.9 Alienation
  - 12.9.1 The Lender may assign, sell, charge or transfer the whole or any part of its rights and/or obligations under this Deed to any person.
  - 12.9.2 The Chargors may not transfer, assign or otherwise alienate any of their rights, or transfer any of its obligations, under this Deed or enter into any transaction which would result in any or all of those rights or obligations passing to or being shared with another person, and any purported transfer, assignment, alienation shall be void.
- 12.10 Effect as a deed

This Deed shall take effect as a deed even if it is only signed under hand on behalf of the Lender.

#### COUNTERPARTS

13.

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

## 14. LAW AND JURISDICTION

14.1 Law

14.1.1 This Deed and any non-contractual obligations arising out of or in relation to this Deed shall be governed by English law.

14.2 Jurisdiction of English courts

14.2.1 The courts of England have exclusive jurisdiction to settle any dispute, including, without limitation disputes relating to any non-contractual obligations arising out of or in connection with this Deed (a "Dispute").
14.2.2 The parties to this Deed agree that the courts of England are the most appropriate and convenient courts to settle Disputes and accordingly no party will argue to the contrary.
14.2.3 This Clause is for the benefit of the Lender only. As a result, the Lender shall not be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, the Lender may take concurrent proceedings in any number of jurisdictions.

This Charge over Shares has been executed as a Deed and delivered on the date stated at the beginning of this Deed.

## SCHEDULE 1 Lender's and Receiver's powers

## CONDUCT OF BUSINESS

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- 1.1 Carry on business
  - 1.1.1 To acquire any property, chattels, plant, machinery and materials.
  - Compromise claims
    - 1.2.1 To compromise any claim relating to the Charged Assets.
- 1.3 Borrowing and advancing

To borrow, raise or advance money whether or not in priority to the Secured Liabilities and with or without Security Interest.

1.4 Employees

To employ solicitors, architects, surveyors, quantity surveyors, estate agents, contractors, builders, workmen, stockbrokers and others.

#### DEALING WITH THE CHARGORS' ASSETS

2.1 Possession

To enter upon and take possession of, get in, use and/or collect any Charged Asset.

2.2 Payments

To pay any outgoings and payments charged on or otherwise relating to the Charged Assets or their ownership or use.

2.3 Receipts

To give receipts and releases for any sums received.

2.4 Assumption of rights

To assume, exercise, cancel and/or vary all or any of the powers and rights conferred on the Chargor under any Charged Asset.

2.5 Insurance

To effect insurances on such terms as it thinks fit.

#### 3. DISPOSALS

To sell or otherwise realise and deal with, and transfer title to, the Charged Assets, in return for such consideration as it thinks fit and whether or not:

- 3.1 for immediate or deferred consideration;
- 3.2 in return for a single payment or instalments; and

на 1911	3.3	for consid	leration wholly	or partly in cash, property or securities in whatever form,
e se Fasi	3.4		-	s of which shall bind any subsequent mortgagee.
	GENE		cases the term	a of which shall blind any subsequent mongagee.
e e f e e e	4.1	General <u>p</u>	owers	ا با محمد المراقبة ال والمحمد المراقبة المر
		4.1.1	desirable for any of the Ct the Security I	tain from doing all such things as it considers necessary or perfecting, maintaining preserving or enhancing the value of narged Assets or for or in connection with the enforcement of interest charges created by this Deed or the realisation of any red Assets, whether or not in accordance with the Facility ing:
			4.1.1.1	executing, delivering and completing all or any deeds or other documents;
			4.1.1.2	using the names of the Chargors in connection with any of the purposes in this Schedule (Lender's and Receiver's powers );
			4.1.1.3	commencing, carrying out and completing any acts, matters or proceedings in relation to any Charged Asset as if it were the sole and absolute beneficial owner of the Charged Assets; and
			4.1.1.4	obtaining, entering into and maintaining any bonds, covenants, commitments, engagements, guarantees and indemnities or other like arrangements.
	4.2	General		
<sup>1</sup>		4.2.1	All its powers	and discretions under this Deed shall be:
			4.2.1.1	exercisable on such terms and conditions and otherwise as it may think fit; and
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## **EXECUTION PAGE**

# Chargors

Executed as a deed by DAVI	DBURKE		
in the presence of :-			A NORREW WARMAN MARK
Witness Signature		nonente fotoren antenen	
Print name			
Address			
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international and a second			#202210202855555555555555500000035556
Occupation			

	LONDON NWIO 3
Address	165 HARLESDEN
Print name	HENRYLE LIPKA
Witness Signature	Aler
Executed as a deed by URBAN & URBAN PROPERTIES LIMITED acting by director in the presence of :-	allrean

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