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COMPANIES FORM No. 402

CR53

402

Particulars of a mortgage or charge

Pursuant to Article 402(1) of the Companies (Northern Ireland) Order 1986

Please do not write in this margin	Fursuant to Ar	ticle 402(1) of the Companies (1	vorment fretand) Order 1980		
Please complete legibly, preferably in black type, or bold block lettering	To the Registrar o	f Companies For official use	Company Number		
			NI22919		
* insert full name of	,				
company	Name of Company				
	Brick Sales Limited				
	Date of creation of the charge				
	22 nd February 2007				
	Description of the Instrument (if any) creating or evidencing the charge (note 2)				
	Mortgage				

Amount secured by the mortgage or charge

All monies which now is or shall for the time being be or become due or owing by the Company to the Bank on any account or accounts or in any manner whether for or on foot of bills of exchange, promissory notes, loans, credits, advances, leasing, guarantees, indemnities, interest, commission, discount, liability in connection with foreign exchange transactions, bank charges (including legal charges occasioned by or incidental to this or any other security held by or offered to the Bank or by or to the enforcement of any such security) or otherwise howsoever and whether the Company shall be liable therefore alone or jointly with any other person or persons as principal or surety together with interest.

Names and addresses of the mortgages or persons entitled to the charge

The Governor and Company of the Bank of Ireland of Lower Baggot Street, Dublin 2 with an address for service in Northern Ireland of 1 Donegall Square South. Belfast, BT1 5LR.

South, Belfast, BT1 5LR.		
Presentor's name, address and Reference (if any) C & H Jefferson, 7 Fountain Street, Belfast, BT1 5EA Ref: IS/SJH/B157/802	For Official Use Public Office	Mortgage Section DEPARTMENT OF ENTERPRISE TRADE AND INVESTMENT CO. 7 M.O. 2007

1. The premises comprised in an Indenture of Lease dated 2nd March 1973 and made between John Wilson & Son (Belfast) Limited (1) and James Agnew, Edna May Agnew, Robert Keith Agnew and Margaret June Giffen (2) and therein described as "All that and those the premises situated at Glenwell Road, Newtownabbey in the Townland of Collinward Parish of Carnmoney Barony of Lower Belfast and County Antrim which premises are more particularly delineated and described on the map or ground plan thereof hereon endorsed and thereon surrounded by a red line" being held for the term of 9,000 years from 1st November 1972 and subject to the yearly rent reserved by the said Lease and to the covenants on the part of the Lessee and conditions therein contained.

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Please complete legibly, preferably in black type, or bold block lettering

2. The premises comprised in an Indenture of Lease dated 2nd March 1973 and made between Glenwell Holdings Limited (1) and James Agnew, Edna May Agnew, Robert Keith Agnew and Margaret June Giffen (2) and therein described as "All that and those the premises known as Glenwell Road, Newtownabbey more particularly delineated and described on the map or ground plan thereof hereon endorsed and thereon surrounded by a red line and secondly All that and those the premises delineated and described on the map or ground plan thereof hereon endorsed and thereon surrounded by a brown line all which said premises are in the Townland of Collinward Parish of Carnmoney Barony of Lower Belfast and County of Antrim" being held for the term of 9,000 years from 1st November 1972 and subject to the yearly rent reserved by the said Lease and to the covenants on the part of the Lessee and conditions therein contained.

Particulars as to commission, allowance or discount (note 3)

N/A	
Signed C & H Jefferson Da	ate 06/03/2007
On behalf of the mortgagee	* delete as

Notes

1. The original instrument (if any) creating or evidencing the charge, together with these prescribed particulars correctly completed must be delivered to the Registrar of Companies within 21 days after the date of creation of the charge (Article 402). If the property is situated and the charge was created outside the United Kingdom delivery to the Registrar must be effected within 21 days after the date on which the instrument could in due course of post, and if dispatched with due diligence, have been received in the United Kingdom (Article 405). A copy of the instrument creating the charge will be accepted where the property charged is situated and the charge was created outside the United Kingdom (Article 405), and in such cases the copy must be verified to be a correct copy either by the company or by the person who has delivered or sent the copy to the Registrar. The verification must be signed by or on behalf

of the person giving the verification and where this is given by a body corporate it must be signed by an officer of that body. A verified copy will also be accepted where Article 405(4) applies (property situate in Great Britain) and Form No.405 is submitted.

- 2. A description of the instrument, e.g. "Trust Deed", "Debenture", "Mortgage" or "Legal charge", etc, as the case may be, should be given.
- 3. In this Box there should be inserted the amount or rate per cent, of the commission, allowance or discount (if any) paid or made either directly or indirectly by the company to any person in consideration of his:
- (a) subscribing or agreeing to subscribe, whether absolutely or conditionally, or
- (b) procuring or agreeing to procure subscriptions, whether absolute or conditional, for any of the debentures included in this return. The rate of interest payable under the terms of the debentures should not be entered.
- 4. If any of the spaces in this form are insufficient the particulars must be entered on the prescribed continuation sheet.



CERTIFICATE OF THE REGISTRATION OF A MORTGAGE Pursuant to Article 409(3) of the

Companies (Northern Ireland) Order 1986

I HEREBY CERTIFY that a Mortgage or Charge dated the TWENTY-SECOND day of FEBRUARY two-thousand and SEVEN and created by

BRICK SALES LTD

for securing all moneys now due, or hereafter to become due, or from time to time accruing due from the Company to

THE GOVERNOR AND COMPANY OF THE BANK OF IRELAND

on any account whatsoever, was this day REGISTERED pursuant to Part XIII of the Companies (Northern Ireland) Order 1986.

Given under my hand at Belfast, this the SEVENTH day of MARCH two-thousand and SEVEN

for the Registrar of Companies for Northern Ireland