

COMPANIES FORM No. 466(Scot)

Particulars of an instrument of alteration to a floating charge created by a company registered in Scotland



Company number

SC029934

CHFP025

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

* insert full name of company A fee of £10 is payable to Companies House in respect COMPANIES

Pursuant to section 410 and 466 of the Companies Act 1985

To the Registrar of Companies (Address overleaf - Note 6)

Name of company

ASCO UK Limited

Date of creation of the charge (note 1)

17 December 1998

Description of the instrument creating or evidencing the charge or of any ancillary document which has been altered (note 1)

For official use

Guarantee and Debenture

Names of the persons entitled to charge

The Governor and Company of the Bank of Scotland, The Mound, Edinburgh, EH1 1YZ as Agent and Security Trustee for and on behalf of the Secured Parties (as defined in the Guarantee and Debenture).

Short particulars of all the property charged

See attached Rider A

Presentor's name address and reference (if any):

Dickson Minto WS 16 Charlotte Square Edinburgh, EH2 4DF DX ED199, EDINBURGH-1 0131 225 4455 B27/216/MTB/AJP/CJM M466:asco18.lpd For official use Charges Section

Post room



SCT SQA2TI COMPANIES HOUSE 1472 09/01/04

Names, and addresses of the persons who have executed the instrument of alteration (note 2)	→ Please do not
See attached Rider B	write in this margin
	Please complete legibly, preferably in black type, or bold block lettering
	bold block lettering
Date(s) of execution of the instrument of alteration	_4
24 December 2003	7
A statement of the provisions, if any, imposed by the instrument of alteration prohibiting or restricting the	1
creation by the company of any fixed security or any other floating charge having, priority over, or ranking pari passu with the floating charge	_
See attached Rider C	7
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Short particulars of any property released from the floating charge	-
N/A]
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The amount, if any, by which the amount secured by the floating charge has been increased	7
N/A	٦
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	1

Page 2 M466

Please do not write in this margin A statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges

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

See attached Rider D	
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	j

floating charges	_					_
N/A						Please complete legibly, preferably in black type, or bold block lettering
						ł
						A fee of £10 is payable to Companies House in respect of each register entry for a mortgage or
Signed Nichou White	Date	8.	σ.	54	l	charge. (See Note 5)
On behalf of [cXXXXX][chargee] †						t delete as appropriate
Notes 1. A description of the instrument e.g. "Instrument of Charge" "Debenture" be given. For the date of creation of a charge see section 410(5) of the Co			may l	oe, sho	uld	
2. In accordance with section 466(1) the instrument of alteration should be holder of the charge and the holder of any other charge (including a fixed sadversely affected by the alteration.					ne	
3. A certified copy of the instrument of alteration, together with this form with correctly completed must be delivered to the Registrar of Companies within execution of that instrument.						
4. A certified copy must be signed by or on behalf of the person giving the body corporate it must be signed by an officer of that body.	certification	on and	d when	e this i	s a	

Continuation of the statement of the provisions, if any, imposed by the instrument of alteration varying or

otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other

Please do not write in this margin

5. Cheques and Postal Orders are to be made payable to Companies House.

Companies Registration Office, 37 Castle Terrace, Edinburgh, EH1 2EB

6. The address of the Registrar of Companies is:-

(Registered Number SC029934)

FORM 466 - RIDER A (THIRD SUPPLEMENTAL INTERCREDITOR DEED)

Short particulars of all the property charged

- 1. All freehold and leasehold property of the Company both present and future together with all buildings and fixtures (including trade fixtures) and fixed plant and machinery from time to time thereon and therein.
- 2. All plant, machinery, vehicles and other equipment at the date of the Guarantee and Debenture or thereafter owned by the Company together with the benefit of any obligations and warranties given by the manufacturer or supplier of such plant, machinery or other equipment and the benefit of all maintenance agreements entered into between the Company and any other person in respect of such plant, machinery and other equipment.
- 3. All shares and stock in the capital of any company which as at the date of the Guarantee and Debenture or at any time thereafter is owned by the Company or in which the Company otherwise has an interest together in all cases with all rights arising in relation thereto.
- 4. The benefit of all present and future licences (statutory or otherwise) held in connection with the Company's business or the user of any of the mortgaged property and the right to recover and receive all compensation which may at any time become payable to the Company in respect thereof.
- 5. All licences and patents (including applications and the rights to apply therefor), copyrights, rights in trademarks whether registered or not, trade names, rights in service marks whether registered or not, registered designs, know-how and rights in confidential information at the date of the Guarantee and Debenture or at any time belonging to the Company.
- 6. The goodwill and the uncalled capital of the Company both present and future.
- 7. The book debts due or owing to the Company both present and future.
- 8. All benefits in respect of all contracts and policies of insurance which are from time to time taken out by or (to the extent of such interest) in which the Company has an interest.
- 9. The stock-in-trade and work-in-progress, prepayments, investments quoted on a recognised stock exchange and cash of the Company both present and future.
- 10. The undertaking and all other property and assets of the Company both present and future.

The charges on the property and assets 1, 2, 3, 4, 5, 6,7 and 8 above described are created as fixed charges and constitute charges by way of legal mortgage on the property 1 above described which is now vested in the Company.

The charges on the property and assets 9 and 10 above (and also on such of the said property and assets of the Company both present and future as the Security Trustee may have agreed in writing to exclude from the fixed charge or are otherwise not effectively charged under the Guarantee and Debenture by way of fixed charge) are created as floating charges until the provisions of Condition 14 set out in the Second Schedule to the Guarantee and Debenture become operative when the floating charges shall crystallise and become fixed charges. The charges created by the Guarantee and Debenture shall be a continuing security and shall unless otherwise agreed in writing by the Security Trustee be first charges.

The Company in security for the payment and discharge of all the Secured Liabilities assigns and agrees to assign to the Security Trustee (as agent and trustee aforesaid) with full title guarantee all of the Company's right, title and interest, present and future, in and to the right to receive payment under the Acquisition Documents and undertakes to the Security Trustee promptly to give such notice of the assignment and subsequent assignments under the Guarantee and Debenture as the Security Trustee may require, provided that to the extent (if any) that such right, title and interest are not assignable such assignment will operate as an assignment of proceeds received by the Company under the Acquisition Documents as security for the Secured Liabilities.

The Company authorises each Secured Party to hold as security for the Secured Liabilities any balances, credits, deposits, accounts or moneys to which it is entitled on any account with that Secured Party and to apply any such balances, credits, deposits, accounts or monies at any time without notice to the Company in satisfaction of any Secured Liabilities.

Where:-

"Acquisition Documents"

has the same meaning as in the Facility Agreement;

"Company"

means ASCO UK Limited (Registered Number SC029934);

"Facility Agreement"

means the facility agreement dated 17th December 1998 between, inter alia, (1) the Parent and others, (2) The Governor and Company of the Bank of Scotland and The Royal Bank of Scotland plc as arrangers, (3) The Governor and Company of the Bank of Scotland as agent and as issuing bank and (4) the Banks listed in the Facility Agreement as amended, supplemented, restated or novated from time to time;

"Hedging Banks"

has the same meaning as in the Intercreditor Deed;

"Intercreditor Deed"

means the intercreditor deed dated 17th December 1998 between, inter alia, (1) the Parent and others, (2) the Senior Banks, (3) the Senior Agent, (4) the Security Trustee, (5) the Mezzanine Lenders, (6) the Mezzanine Agent, (7) the Hedging Banks and (8) the Investors (all such terms as defined in the Intercreditor Deed);

"Mezzanine Agent"

means RBS Mezzanine Limited and its successors and assignees as agent under the Mezzanine Facility Agreement;

"Mezzanine Facility Agreement"

means the mezzanine facility agreement dated 17th December 1998 between inter alia, (1) the Parent, (2) the Mezzanine Agent and (3) the Mezzanine Lenders;

"Mezzanine Lenders"

means the Lenders from time to time as defined in the Mezzanine Facility Agreement;

"Parent"

means ASCo Group Limited (Registered Number SC167503);

"Secured Liabilities"

means the amount secured by the charge more particularly described in the Guarantee and Debenture;

"Secured Parties"

means together the Security Trustee, the Senior Agent, the Senior Banks, the Hedging Banks, the Mezzanine Agent and the Mezzanine Lenders and "Secured Party" shall be construed accordingly;

"Security Trustee"

means The Governor and Company of the Bank of Scotland, incorporated in Scotland by Act of Parliament, having its head office at The Mound, Edinburgh EH1 1YZ as agent and security trustee for and on behalf of the Secured Parties;

"Senior Agent"

means The Governor and Company of the Bank of Scotland and its successors and assignees under the Facility Agreement; and

"Senior Banks"

means the Banks from time to time as defined in the Facility Agreement.

(Registered Number SC029934)

FORM 466 - RIDER B (THIRD SUPPLEMENTAL INTERCREDITOR DEED)

Names, and addresses of the persons who have executed the instrument of alteration

- 1. ASCO plc, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 2. ASCo UK Limited, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 3. ASCo Developments Limited, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 4. Oilbase Management Limited, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 5. ASCo Marine & Underwater Services Limited, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 6. ASCO Cataloguing Services Limited, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 7. ASCo US, LLC, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 8. ASCo America, Inc., PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 9. ASCo Financial Services LLC, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 10. ASCo Delaware LLC, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 11. Caledonian Financial Services LP, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 12. ASCo Venture Holdings, LLC, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 13. ASCo Holdings (US), LLC, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 14. ASCo Finance (Cayman) Limited, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.

- 15. ASCo Finance Limited, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 16. ASCo USA LLC, PO Box 107, Regent Centre, Regent Road, Aberdeen AB11 5NS.
- 17. ASCo Freight Management Limited, Regent Centre, Regent Road, Aberdeen, AB11 5NS.
- 18. Venture Freight Management Limited, Regent Centre, Regent Road, Aberdeen, AB11 5NS.
- 19. The Governor and Company of the Bank of Scotland, Corporate Banking, Fourth Floor, New Uberior House, 11 Earl Grey Street, Edinburgh EH3 9BN.
- 20. The Royal Bank of Scotland plc, 135 Bishopsgate, 7th Floor, London EC2M 3UR.
- 21. AIB Capital Markets plc, AIB International Centre, IFSC, Dublin 1, Ireland.
- 22. RBS Mezzanine Limited, 135 Bishopsgate, 7th Floor, London EC2M 3UR.
- 23. Intermediate Capital Group PLC, 20 Old Broad Street, London EC2N 1DP.
- 24. Intermediate Capital Limited, 20 Old Broad Street, London EC2N 1DP.
- 25. 3i Group plc, 91 Waterloo Road, London SE1 8XP.
- 26. 3i Parallel Ventures LP, 91 Waterloo Road, London SE1 8XP.
- 27. 3i UK IP LP, 91 Waterloo Road, London SE1 8XP.
- 28. Parallel Ventures Nominees Limited, 49 St James Place, London SW1A 1JT.
- 29. Wood Group Operations Holdings Limited, John Wood House, Greenwell Road, East Tullos, Aberdeen AB12 3AX.
- 30. Dunedin Enterprise Investment Trust plc, 10 George Street, Edinburgh EH2 2DW.

(Registered Number SC029934)

FORM 466 - RIDER C (THIRD SUPPLEMENTAL INTERCREDITOR DEED)

A statement of the provisions, if any, imposed by the instrument of alteration prohibiting or restricting the creation by the company of any fixed security or any other floating charge having, priority over, or ranking pari passu with the floating charge

Save for the Charges and the Second Charges, none of the Hedging Banks or Mezzanine Lenders or Investors shall take or hold or seek to take or hold any encumbrance, guarantee or indemnity from any member of the Group or require any Obligor to deposit any funds or assets or maintain any bank account with it without the prior written consent of the Majority Senior Banks.

Where:-

"Majority Senior Banks"

means an Instructing Group as defined in the Facility Agreement.

Terms defined in Rider D below shall bear the same meaning in this Rider C.



(Registered Number SC029934)

FORM 466 - RIDER D - (THIRD SUPPLEMENTAL INTERCREDITOR DEED)

A statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges

The security constituted by the Charges and the Second Charges shall rank in the following order of priority notwithstanding any fluctuation from time to time in the amount of the Senior Liabilities, the Hedging Liabilities, the Mezzanine Liabilities, the Investor Secured Liabilities or the Investor Unsecured Liabilities:-

- 1. The Charges; and
- 2. The Second Charges.

Where:-

"Articles of Association"

means as defined in the Facility Agreement;

"Charges"

means all of the security documents and guarantees executed or to be executed to give the Senior Agent, the Senior Banks, the Mezzanine Agent, the Mezzanine Lenders and the Hedging Banks or any of them security or any other form of support in connection with the Senior Liabilities, the Mezzanine Liabilities or the Hedging Liabilities or any of them and includes any charges in respect of which the Mezzanine Lenders or any of them are subrogated to any other person;

"Facility Agreement"

means the facility agreement originally dated 17 December 2003 between *inter alia* the Parent, The Governor and Company of the Bank of Scotland and The Royal Bank of Scotland plc as Arrangers, The Governor and Company of the Bank of Scotland as Agent and Issuing Bank and the Banks (as defined therein) as amended on or around the date of the Instrument of Alteration and as further amended, supplemented, restated or novated from time to time;

"Financing Documents"

means the Senior Financing Documents, the Hedging Documents, the Mezzanine Financing Documents and the Investor Financing Documents:

"Group"

"Hedging Banks"

"Hedging Documents"

"Hedging Liabilities"

means the Parent and its subsidiaries from time to time;

means the banks and financial institutions named in Schedule 4 of the amended and restated form of Intercreditor Deed included as Schedule 7 to the Instrument of Alteration and any other bank or financial institution which becomes a Hedging Bank under Clause 19 (Approval of Hedging Banks and Hedging Documents) or Clause 29 (Transfer) of the Instrument of Alteration in each case in its capacity as a provider of interest rate or other hedging facilities to one or more of the Obligors and includes any person to whom any Hedging Liabilities may be owing or payable (whether or not matured) from time to time and "Hedging Bank" means any of them;

means any document governing the terms of any interest rate or currency exchange swap, cap, collar or other arrangement for hedging risk entered into by any Obligor, and "Hedging Documents" means all such documents;

means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or as principal debtor, guarantor, surety or otherwise or as the equivalent obligor under the laws of any other jurisdiction) of each Obligor to the Hedging Banks in respect of the Hedging Documents together with:-

- (a) all costs, charges and expenses incurred by the Hedging Banks or any of them in connection with the protection, preservation or enforcement of their rights under the Hedging Documents;
- (b) any refinancing, novation, refunding, deferral or extension of or increase in any of those obligations or liabilities;
- (c) any claim for damages or restitution in the event of a rescission of any of those liabilities or otherwise in connection with the Hedging Documents;
- (d) any claim against any Obligor flowing from any recovery by any Obligor of a payment or discharge in respect of any

of those obligations or liabilities on grounds of preference or otherwise;

 (e) any amounts which would be included in any of the above but for any discharge, non-provability, unenforceability or non-allowability of the same in any insolvency or other proceedings;

"Instrument of Alteration"

means the third supplemental intercreditor deed dated 24 December 2003 between the Parent and the parties referred to therein;

"Investor Financing Documents"

means the Investor Secured Financing Documents and the Investor Unsecured Financing Documents;

"Investors"

means those financial institutions and individuals named in Schedule 5 of the amended and restated form of Intercreditor Deed included as Schedule 7 to the Instrument of Alteration and any other financial institution or individual which becomes a party thereto as an Investor and any person (other than a nominee of any of the foregoing) to whom any liabilities under the Investor Financing Documents may be payable or owing (whether or not matured) from time to time;

"Investor Secured Financing Documents"

means the Shareholders Loan Agreement, the Second Shareholders Loan Agreement, the Supplemental Shareholders Loan Agreement and the Second Charges;

"Investor Secured Liabilities"

means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or as principal debtor, guarantor, surety or otherwise or as the equivalent obligor under the laws of any other jurisdiction) of each Obligor to the Investors or any of them in respect of the Investor Secured Financing Documents);

"Investor Unsecured Financing Documents"

means the Shareholders Agreement and the Articles of Association of the Parent;

"Investor Unsecured Liabilities"

means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or as principal debtor, guarantor, surety or otherwise or as the equivalent obligor under the laws of any other jurisdiction) of each Obligor to the Investors or any of them in respect of the Investor Unsecured Financing Documents;

"Mezzanine Agent"

means RBS Mezzanine Limited and its successors as Agent under the Mezzanine Facility Agreement;

"Mezzanine Facility Agreement"

means the mezzanine facility agreement dated on or around 17 December 1998 between the Parent, the Mezzanine Agent and the Mezzanine Lenders as amended, supplemented, restated, or novated from time to time;

"Mezzanine Financing Documents"

means the Financing Documents as defined in the Mezzanine Facility Agreement;

"Mezzanine Lenders"

means the Lenders from time to time as defined in the Mezzanine Facility Agreement;

"Mezzanine Liabilities"

means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or as principal debtor, guarantor, surety or otherwise or as the equivalent obligor under the laws of any other jurisdiction) of each Obligor to the Mezzanine Agent, Mezzanine Lenders or any of them in respect of the Mezzanine Financing Documents together with:-

- (a) all costs, charges and expenses incurred by the Mezzanine Agent, Mezzanine Lenders or any of them in connection with the protection, preservation or enforcement of their rights under the Mezzanine Financing Documents;
- (b) any refinancing, novation, refunding, deferral or extension of or increase in any of those obligations or liabilities which does not breach the terms of the Instrument of Alteration;
- (c) any further advances which may be made by the Mezzanine Lenders or any of them in accordance with the Instrument of Alteration to any Obligor under any agreement expressed to be supplemental to any of the Mezzanine Financing Documents

and all interest, fees and costs in connection therewith;

- (d) any claim for damages or restitution in the event of rescission of any of those liabilities or otherwise in connection with the Mezzanine Financing Documents;
- (e) any claim against any Obligor flowing from any recovery by an Obligor of a payment or discharge in respect of any of those obligations or liabilities on grounds of preference or otherwise; and
- (f) any amounts which would be included in any of the above but for any discharge, nonprovability, unenforceability or nonallowability of the same in any insolvency or other proceedings;

means any member of the Group which has have any liability (actual or contingent) whether alone or jointly with any other person and whether as principal debtor, guarantor or surety or otherwise (or as the equivalent obligor under the laws of any other jurisdiction) to the Security Trustee, Senior Agent, Senior Banks, Mezzanine Agent, Mezzanine Lenders or any of them for payment of any amounts outstanding or capable of being outstanding under the Financing Documents;

means ASCO plc a company incorporated in Scotland with registered number SC167503;

means the floating charges by each of the Parent and ASCo UK Limited in favour of 3i plc as security trustee for the Secured Investors dated on or around the date of the Shareholders Loan Agreement and in security of the amounts outstanding under the Shareholders Loan Agreement and the floating charge by each of the Parent and ASCo UK Limited in favour of 3i plc as security trustee for the Secured Investors dated on or around the date of the Second Shareholders Loan Agreement and in security of the amount outstanding under the Second Shareholders Loan Agreement;

has the same meaning as in the Facility

"Obligor"

"Parent"

"Second Charges"

"Second Shareholders Loan

Agreement"

"Secured Investors"

"Security Trustee"

"Senior Agent"

"Senior Banks"

"Senior Financing Documents"

"Senior Liabilities"

Agreement;

means 3i Group plc, 3i Parallel Ventures LP, 3i UK Investment Partners LP, Parallel Ventures Nominees Limited and Wood Group Operations Holdings Limited;

means The Governor and Company of the Bank of Scotland in its capacity as security trustee for itself and the Senior Agent, Senior Banks, Hedging Banks, the Mezzanine Agent and the Mezzanine Lenders;

means The Governor and Company of the Bank of Scotland and its successors as Agent under the Facility Agreement;

means the Banks from time to time as defined in the Facility Agreement;

means the Financing Documents as defined in the Facility Agreement;

means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or as principal debtor, guarantor, surety or otherwise or as the equivalent obligor under the laws of any other jurisdiction) of each Obligor to the Senior Agent, Senior Banks or any of them in respect of the Senior Financing Documents together with:-

- (a) all costs, charges and expenses incurred by the Senior Agent, Senior Banks or any of them in connection with the protection, preservation or enforcement of their rights under the Senior Financing Documents;
- (b) any refinancing, novation, refunding, deferral or extension of or increase in any of any of those obligations or liabilities which does not breach the terms of the Instrument of Alteration;
- (c) any further advances which may be made by the Senior Banks or any of them to any Obligor under any agreement expressed to be supplemental to any of the Senior Financing Documents and all interest, fees and costs in connection therewith;
- (d) any claims for damages or restitution in

the event of rescission of any of those liabilities or otherwise in connection with the Senior Financing Documents;

- (e) any claim against any Obligor flowing from any recovery by an Obligor of a payment or discharge in respect of any of those obligations or liabilities on grounds of preference or otherwise; and
- (f) any amounts which would be included in any of the above but for any discharge, nonprovability, unenforceability or nonallowability of the same in any insolvency or other proceedings;

"Shareholders Agreement"

has the same meaning as in the Facility Agreement;

"Shareholders Loan Agreement"

has the same meaning as in the Facility Agreement; and

"Supplemental Shareholders Loan Agreement" has the same meaning as in the Facility Agreement.

FILE COPY



CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE

Company number 29934

I hereby certify that particulars of an instrument of alteration dated 24 DECEMBER 2003

were delivered pursuant to section 410 of the Companies Act, 1985, on 9 JANUARY 2004.

The instrument relates to a charge created on 17 DECEMBER 1998

by ASCO UK LIMITED

in favour of

THE GOVERNOR & COMPANY OF THE BANK OF SCOTLAND AS AGENT AND TRUSTEE FOR ITSELF AND OTHERS

for securing ALL SUMS DUE, OR TO BECOME DUE

Given at Companies House, Edinburgh 13 JANUARY 2004





N.B. Searchers may find it desirable to refer to the documents mentioned in column (2) for more detailed particulars

REGISTER of Charges, Alterations to Charges,

COMPANY: SC029934 CHARGE: 5

(1) Date of Registration	(2) Serial Number of Document on File	(3) Date of Creation of each Charge and Description thereof	(4) Date of the aquisition of the Property	(5) Amount secured by the Charge	(6) Short Particulars of the Property Charged	(7) Names of the Persons entitled to the Charge
				£		i .
30/12/1998	1	17/12/98 FLOATING CHARGE		ALL SUMS DUE, OR TO BECOME DUE	UNDERTAKING AND ALL PROPERTY AND ASSETS PRESENT AND FUTURE OF THE COMPANY INCLUDING UNCALLED CAPITAL	THE GOVERNOR & COMPANY OF THE BANK OF SCOTLAND AS AGENT AND TRUSTEE FOR ITSELF AND OTHERS
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Memoranda of Satisfaction and Appointments etc. of Receivers

N.B. Searchers may find it desirable to refer to the documents mentioned in column (2) for more detailed particulars

COMPANY: SC029934 CHARGE: 5

(8)	(9)	(10)	(11)		(12)	
in the case of a floating charge, a statement of the provisions, if any,	in the case of a floating charge, a statement of the provisions if any	Amount or	Memoranda of Satisfaction		Receiver	5. 16.
prohibiting or restricting the creation by the company of any fixed security or any other floating charge having priority over, or ranking part passu with the floating charge.	regulating the order in which the floating charge shall rank with any other subsisting or future floating charges or fixed securities over the property the subject of the floating charge or any part of it.	cent of the Commis- sion Allowance or discount		Name	Date of Appointment	Date of Ceasing to act
COMPANY ARE EXPRESSLY PROHIBITED FROM CREATING SUBSEQUENT FIXED SECURITY HAVING PRIORITY OVER OR RANKING EQUALLY			24/10/03 PROPERTY CEASED TO BELONG			
WITH THE FLOATING CHARGE						

N.B. Searchers may find it desirable to refer to the documents mentioned in column (2) for more detailed particulars

COMPANY: SC029934 CHARGE: 5

		Instruments of Alteration t	o a Floating Charge		
(13) Date of Execution	(14) Names of the persons who have executed the instrument	(15) The provisions, if any, prohibiting or restricting the creation by the Company of any fixed security or any other floating charge having priority over, or ranking peripassu with, the floating charge.	(16) The provisions, if any, varying or otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges.	(17) Short particulars of any property released from the floating charge	(18) The amount, if am by which the amount secured by the floating chargehas been increased.
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