Registration of a Charge

Company name: BURNVIEW PROPERTIES (SCOTLAND) LTD

Company number: SC507334

Received for Electronic Filing: 16/10/2015



Details of Charge

Date of creation: 14/10/2015

Charge code: SC50 7334 0001

Persons entitled: SVENSKA HANDELSBANKEN AB (PUBL)

Brief description:

Contains floating charge(s) (floating charge covers all the property or

undertaking of the company).

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: NORMAN GRAHAM RICHMOND



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 507334

Charge code: SC50 7334 0001

The Registrar of Companies for Scotland hereby certifies that a charge dated 14th October 2015 and created by BURNVIEW PROPERTIES (SCOTLAND) LTD was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 16th October 2015.

Given at Companies House, Edinburgh on 19th October 2015

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





THE BOND AND PLOATING CHARGE & GIVEN

Burnview Properties (Scotland) Limited is company and Displed under the Companies Add with THE ROLL HOLD TO SELECT THE ROLL HOLD THE 121 **(%)** New 741 3401 The Chargor

Svenska Handelsbanken AS (publ), 4M Suiding Malaga Avenue, Manchesari Assert, Marichesari _te territor of NAME OF THE BOOK

- CONSIDER NO THAT
- grants to the Tark the bond and fowing sharps

NOW IT IS HEREBY AGREED AND THOUARD AS TOLD ONG

- DEFINITIONS AND INTERPRETATION *

That Act Treats the Comments Act 1985.

TACUMBRANCE TO THE SECRET SECR

Event of Default means (i) any breach by the Chargor of any of the provisions of this instrument of U any lakate by the Charger to make payment of any of the Secured Liabilities when demanded or (iii) to person being propertied for the moving of an administration of the Property of the Chargo, at and called being made or a resolution being passed for the sending up of the Charger of 5 made in pent, appearing a respect of any of the property union taking, or easily of the Charger of (a) any given covers designated as an execut of default or any semilar expression of which otherwise entities the Bank to demand partners from the Charges in learns of any load or other discussion for force from Firegraph Bry Mary C.

"Financial Collateral" shall have the meaning given to their expression in the Financial Collateral

"Financial Collatoral Regulations" means the Falorical Collatoral Arrangements (No. 7) Regulations

Insolvency Act, means the insolvency Act 1988:

"Insurances" means the Chargor's interest in all contracts and praces of insurance which are from time to lime taken out or effected by or on benefit of the Chargor in connection with the Secured Assets;

"Person" includes any natividual company companion from partierant, or venture associator. organisation, trust state or agency of a state (in each case whether or not having separate lags) (MYSERTALLY).

Certified a true copy at Glasson on the 16th day of October 2015 by Norman Carlo Reduced , Solicitor, of Curie Stewart Solicitors, 16 Gordon Street, Glasgow G1 3PT



"Receiver" means any recover, receiver and manager or administrative receiver accorded in respect of the Secured Assets (whether provided to this instrument, pursuant to any stable, by a Court or Contraction and activities government

"Secured Assets" means the whole of the property (excluding uncashed capital) which is or may be from time to time while the instrument is in force comprised in the property and undertaking of the

"Secured Liabilities" magns of present and future obligations and tablicies of the Chargot is the the foreigning generally, all disciplines to additionally the Bank, and

"Security Financial Colleteral Arrangements" study have the meaning given to that expression in the

- References in the indicement to a fixed security, shell be do as as a reference to a fixed security. 1.2 we defined by Section 485 of the Act as in force of the doler of this instrument
- The expressions the Chargor' and the Bank' shall insude the performance successors assures and The same cost of the Chargor and the Early
- Any reference in this triggruine to the instrument of to any other agreement or ristrument stati be supplemental, expenses resisted, novated and/or replaced from time to limb * ***
- Unless any province of this implications by the context of these records, any reference in this
- In this Platformers the singular encludes the state and vice versit. Clause breadings are for convenience. of federation only and a reference to a City as it is reference to a situate of the Instrument.
- * > Any appointment of a Receiver under Gause 7 may be made by any successor of permated assignor-analytime at transferor to be its alternoy in the terms and for the purposes stated in Clause 17.
- 1 3 Paragraphs 14 of Schedule B1 to the inaphyency Act 1995 applies to the floating charge created by the W. 186
- The date of delivery of this tristroment is the date of delivery stated in the execution block below. If to take of decimeny is stated. The take of decimeny is the date that this restrument is subscribed by the BOND

2

The Chargor projectives to the Bank that it will pay or discharge to the Dank all the Secured Lightities. on demand in willing when the Securod Lubilities booting due for phymeiri or dechargo (whether by

*LOATING CHARGE

The Chargor as socially for the payment and discharge of all the Secured Liabilities hereby grants in further of the Back a Resting that the Decared Assets

RANKING

- The following charge precised by the insplantant shall scaled to Section 45/17, of the Act, tack in # 1 Statify to any fixed security which shall be created by the Chargor after the conscious of the instrument about the residual tecority in the part of the Bank and to any other final in private which the created by the Changor after its execution of this Intercement and is algorithm and most on such fixed society or priver finaling charge shall rank in providy to briequally with the foliating charge hereby presided by to
- Except with the prior witten consent of the Bank, the Chargor shall not create, incur, assume or permit. 42 to hubbert any Lincontrance on all or any part of the Sections Assets.

AND ERTAKINGS

- 5.1 The Chargor hereby undertakes to the Bank that it shall carry on and conduct is business and affairs in a proper and efficient mariner and it shall.
- Sit I keep all of the Secured Aspect in good and sufficient report and all plant and importancy or other moveable property in good working oncer and count door, in each case fair wear and loar exception and safety reports and replace the safety exception and safety shall become obsidate your out or destroyed in communicacy crudent to do so.
- This not, without the party writter consent of the Dank, became cautomer guaranter or surely for any
- Sit 3 incl. without the prior writer convent of the Bank, undertake any obspacentolary third party whereby the Champor's rights to recover or take payment of any montes due or which may become due to the Chargor from any owbror of the Chargor are postponed or subordinated to the claims of such that
- The pay all rents rates taxes are assessment industries and originals at assess whether secured assess as and originals at assess whether secured assess as and are secured for the secure payable taking into account a period of periods of process over the foats, processly say and discussions as debts and obligations which to law may have
- The second of the Secure Assets as containing the secure of the Secure Assets as containing the second of the secure of the secu
- duly pay all premiums and sums payable for the purposes and produce the receipts therefor or other do anything or omit to do anything in our to do anything in or upon or religing to the Secured Assets or any part thereof
- 5.1.7 not, without the prior wholen consent of the Bare, self-transfer, lease, hire out fond discount factor charge or objuriese dispose of deal in the remove all or any of the Societed Assets.
- notify the Dank of any freehold or leasenot properly the tide to which is registered at H.M. Land Registry (England and Wales) and of any application which may be made to record or register at H.M. Scotland, the tide to any leahold or leasenoid or other than the Magister of Sancties and the Land Register of Sancties and the Land Register of the tide to any leahold or leasenoid or other properly careed by it and to produce to the Bank.
- And the Bank of any hade makes registered by applied to be registered in the register maintained and of action by of the Trage Marks Act 1994 at any lime price to a later the date of the instrument in form as may be prescribed by the Register of Trage Marks for the addition. From TM 74 for such other particulars of the grant of the additional for the addition of the additional for the additional for the additional formation of the additional function that of toolings under section 2 of the later Company of Section 1994 and additional formation and the additional formation described by the Banks for the additional function and the additional formation described by the Banks for the additional formation and the additional formation described by the Banks for the additional formation and the
- 5.1.10 maritials is define of main interests (COM) for the purposes of the Council Regulation (EC) No. 1940/2010 on Inschiency Proceedings in the United Kingsons
- Extract at the Bank may from three to time otherwise agree in writing
- The Chargor shall promotive period and replace in the ordinary course of its trace or business all its book capits but this shall not permit the telling, adequing forcering or decourbing of all or any of such brokeness; and from believes standing to the credit of any account with any bank or financial institution and payment into an account we provided below, shall procure that it holds the provided by

getting in and realisation (including all money recoverable in respect thereof) in first for the Bank in

- the Chargor shall entered by pay into such account or accounts with such bank or banks as the Dank They from bree to large deed a writing of montes of players Expansion to past to a from time to time TOURS OF A PROPERTY AND A PROPERTY OF THE PROPERTY OF THE PROPERTY CONTRACTOR OF THE PROPERTY CONTRACT
- 5.2.3 If at any time cases upon to do so by the Sank, the Charger statistimes only execute and deliver to The flower at the control of the control of the brook dates to the flower at the control the Chargot and the such time as the Carly may require **C** C
- The Chargor will observe and perform in all respects restrictive and other coverance and stockations. and burdens for the time being offering to her take interested of few choice process, or the mode of label Connection of the and will be analoged the president of the Burk, which his day countries of the first of the state of the s 6 2
- The Charges will newly the Basis promptly in the event of any coefficient coursesing disperse or other legal. **25.** E
- The Chargor will notify the Bank promptly of the acquisition by it of any horizone, frechold or leasehold.
- The Charger will it the Bank on recurrence deposit with the Sank of Continues, deposit and other 100

We can project do any of its other rights, herhelikes or powers, the Bank shall be entitled to hold on AND AND THE TOW OF WHICH THEY AS BY SIDE SHEETING THE AS THE CHARLES OF AN ARCHIVE OF ECONOMISE Tables to the Charges and such safes in and country page 2 to Secure Laborator The Bank And the children to the court of the court o at day time previous critical twhether by operation of law, contract or otherwise).

7 INFORCEMENT

- In addition to any standary provisions are defined unfolderablely of attachment the footing charge 990 W Debut (if (i)) the record of any require from the board of depotes of the Company of the taking (in There for any second transport of the permitted by law by manufactors and the second any President of Persons THE SECOND CONTROL OF SECOND TAX SECOND TO SEC addition, and without prejudice to the foregoing provisions of this Clause of the event that any Person appearable to be a Receiver shall be received by a Court or analyphoreuse dense to act at such them. the Back shall be entitled so to Support another Porson as Received in his place
- An Action greater and the action and the action of the action of a section of an extraction of all the powers. of an echanic and under the Inscheroy Act, of the Dowers of a receiver under Schedule 2 of the hashed a past and a reconversarial have and be employed to average in addition to and without institute The state of the control of the franchistic for the control of the any primara ny nghia mpinambana ny paminaha si ha Sacurad Assala. Mpinambana isa rapada sharas and Other securities and vesting frame or opinion of order and the secret requirements power to

- implement and cources all or any of the Chargor's powers and/or rights und/or caligations index any The Control of Control Systemson Company a part of the Sections Assets.
- make any amangement of composition which he shall trans expedient of an intersect of any country.
- 7.2.3 Districtly of procure the formulation of any new company or corporation.
- 7.2.4 Expectible for an adquire for each or otherwise any titions due to such new company or corporation in
- 7.2.5 Suit stage, parties exchange the NC grant education of or otherwise dispose of or residence the Secured ASSERT OF ANY DATE FRANCE OF THE SECTION OF COMPANY OF part of the consideration transfer in the name of the Changes and on its behalf and/or in the name(s) of any normales (i.e., traines) and a state of the state of any action of corporation of allowing supplied of the whole or any part of such consideration to remain the factor of outside on by
- 7.25 Sections of a state of the contraction of the WERE STO DOOR D
- 7.7.7 convent an extracedinary general meeting of the Chargos.
- The property of persons the Chargos
- The Section of Assets, or any part thereof, or incidently of confusion to any of the matters, private to Authorities Conferred on a Receiver under or by virtue of the pursuant to the implications by property They as he would be combined exercising or doing if he were the absolute homelow award the such and use the name of the Charges for all and any of the purposes aforesay.
 - subject always to the rights of the Bank as holder of the folking charge challed by the instrument.
- To the entent that Secured Assets conscious Financial Colorest and are subject to a Security 73 Final Colored Average of Central by or pursuant to the Indicators, the Bark shad have the Secured Assess to the compact the payment of the basis per of the Continued Lubblishes. The value of any reasonable to the proposes of Regulation 18 of the Improve Congress Regulations To the extent that Secured Assets on special interest Colorest the Charles agree that each Secured Assets that the held or designates so as to be under the control of the Bank for all outpones of the Financial Collegens. Dec German

CFF CE CF RECUIRER 30

- 类 图 " Any Recover appointed under Clause 7 shall be the agent of the Chargor for all purposes and (subject so the provisions of the Inservency Act, the Chargor anner shall be responsible for his contracts engagements and consistent defaults and leaves and for applices incurred by him and for his remuneration and his costs, charges and expenses, and the Bunk shall not mour any liability transfer faither to the Calamptrior any other Pictorn) by reason of the Basis making his appointment as such Received on for any other reason wherethere
- Any Receiver appearing uniter Cause 7 shall be entitled to reconsistion for his services and the services of his firm appropriate to the responsibilities insolved. Subject to Section 58 of the insolvency Act, the remaindration of the Receiver may be fixed by the Batis (and may be or include a commission) calculated by reference to the gross amount of all inches recurred or otherwise and may include remunistration in connection with Carms, actions or proceedings made or prought against the Receiver by the Charge of any other Person of the performance or discharge of any obligation improved upon handly stable or otherwise) but such removements shall be payable by the Charger story and so

amount of such remuneration shall form part of the Secured Liabilities and expendicyly be required on the Security Assets under the South Colored Constituted by the Indianaes

APPLICATION OF ENFORCEMENT PROCEEDS

- All mones received by the Bank or any Receiver under or by virtue of this Instrument following Official content of the security hereby granted or of any security market constituted pursuant hereby state.
- first, or or lowering payment of all costs, charges, and expenses of or exclusive to the appointment of 413
- Secondly, in or bacoth, satisfaction of the Secured Labilities in such order as the Bank what in its
- 5.1.3 Bridly any surplus shall be cald to the Charger of any other Person children
- Nothing Contained in this methament shall limit the right of the Resource the Bunk (and the Charge) BOAT AND THE RESIDENCE AND THE BANK AT A SECOND AND THE SECOND AS THE SE
- Any amount received under this Instrument by the Bank or any Receiver in a currency other train that 卷 盏 relevant currency at the Bank's spot rate of exchange from sine to line 李德

- The security created by and any security interest constituted pursuant to this instrument shall be a 100 the formation of the second property of the foreign of the foreign of the foreign of the contract of the foreign of the foreig
- The security decided by and any security interest constituted pursuant to this instrument shall be in
- 10.3 No feature on the part of the Bank to exercise and no delay on its part in exercising any right, remode Conscience of any right or lambdy procedure any control of the exercise of any decreased a grant state of the order of any agent of the process processed by the
- TO 4. If so, of the provisions in the instrument shall be severable and distinct from one arester and if as any
- 10.5 If the Bank receives or is deemed to be affected by rollice, whether active or constructive of any SUPPLY THE SELL OF LIGHT CHANGE FROM ALCOHOLD SERVICE SERVICE AND THE CHANGE IT CAN BEN'T CHANGE AND Technic to be treated as having been sected to be new account and shaking coerals to recide the

- 10.6 Natified the security created by life 3ny security interest constituted pursuant to this Instrument not the rights powers, discretions and remedies confirmed upon the Bank by this instrument or shall be discretized impaired or observed affected by reason of
- TO 6.1 any present or future security, guarantee, independing or other right or remedy held by or available to the Bank being or becoming who you'd part your, volgable or the foreback on any ground when oever or by the Bank from those to take exchanging varying, realising releasing or following to perfect or enforce.
- TO C.2 the flunk compounding with descharging or releasing to varying the subtley of or granting any time includer on or concession in the Chargo of any other increasing any accommission in the subtley of or granting any time increasing any accommission of the subtle of the subtle
- 10.6.3 any action chossion which would not have discharged or affected the labelity of the Chargot had a been operate to expressed the Chargot had a been operate to expresse the Chargot from the Secured Liebbildes. It
- TO CIC any legal introduce, discussivy meanactly or other samples circumstance relating to the Chargos.
- Till 7 The Bank shall her by obliged before exercising any of the rights. Dowers or remedies obtained upon
- 10.7.1 take any action or obtain judgement or decree in any Court against the Chargon or
- 10.7.2 make or file any claim to rank in a wheng-up or acceptation of the Charges or
- 10.7.3 enforce or seek to enforce any other security taken. Or exercise any high or plea available to the Sank.

TO FURTHER ASSURANCE

The Charge of possess of causing courses by of course of the causing of causing of possess of causing to be a considered by of course of the causing of ca

12 MANDATE AND ATTORNEY

- The Chargot hereby ratios and confirms and agrees to ratify and confirm whatever any such managed you assumely shall do in the exercise of durported exercise of direct any of the powers. But or has discrepanced by the followers.

3 EXPENSES

The Chargo back and coliges had to the whole expenses of completing and enforcing the recurs of completing and enforcing the recurs of the control of the co

All costs, charges and expenses incurred and all payments made by the Bank or any Receiver under 132 Third and sequent as between the Bank of the Hopever and the Charges on the base of a bit and

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The Dank and every Receiver and every allamery manager, agent or other Person appointed by the Bank or any such Received in contraction with the Institute of the ball of the received and of the The grant of the second of

AVDIDANCE OF PAYMENTS **李秀** ·

Any amount which has been cald by the Chargor to a Receiver or the Bank and which is in the opinion. of the Bank, capable of thing returned or resource or otherwise subsection where or in part, in the Service of a service of the Charger shall not be required as their green respective paid by The purposes of the large state. NOTICES

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- 15.1 Cach notice under this instrument shall be given in writing and made by littler delivered by hand or sent NAME AND A DOMESTIC OF THE PARTY OF THE PART
- 15.2. Any honce or other communication given to a party shall be deemed to have been received.
- TE Z TO THE DAY COURSE OF A WINDOWN PORT OF THE RESIDENCE OF THE CONTROL CONTR
- TO 2.2 of present on the second positions any following the day on which I was despotated by first class must Destroys property following the date of dispetion by proposed first class postage.

provided that is notice given in adjustment with the above but therefore on a day which is not a Customers day or 20% normal but how have have in the place of receipt that any but described to have been TAXABLE OF THE PART DATE THE TAX

17 TRANSFERS

- 17 You This treatment is they assignable or transferable by the Basic
- The Chargo may not appear any of its rights and may not harrise any of its obligations under the
- The Bank may disclose to any person related to the Bank Anti-or any person to which it is proposing to transfer or assign or has the element or assigned any of its rights under this trialisment, any offermation

18 GOVERNING LAW AND JURISDICTION

The instrument and the governed by and constitued in all respects in accordance with the law of Scotters and the depend of the Bank To Person Reviews by John to Roman with the law of Projection of the Scotter Courts to the Bank To Person Reviews to the specific to the appearance of the Roman Reviews and the constituence of the Roman Reviews and the reviews to the specific to the appearance of the Roman Reviews and the reviews to the specific to the appearance of the Roman Reviews and the reviews to the specific to the appearance of the Roman Reviews and the review of the Roman Reviews and the review of the Roman Reviews and the reviews and the review of the Roman Reviews and the reviews and the review of the Roman Reviews and the Ro

19 CONSENT TO REGISTRATION AND AUTHORITY TO DATE THIS INSTRUMENT

SUBSCRIBED for any on behalf of the said Surriview Properties (Scottand) Limited

At Comment

Dates in the second of the sec

Access

Decommy in School 2015

Comments (4)

Resolution to Sond and Floating Charge

Extract from the records of Burnview Properties (Scotland) Limited (the "Company")

"After due consideration of all the circumstances and on being spirafied that it is for the benefit of the Company and in the interests of the Company for the purpose of carrying on its business it was resolved to enter into the bond and ficating charge in the form now produced (the "Bond and Floating Charge") and to deliver the Bond and Floating Charge to the Bank.

It was resolved that the Bond and Florong Charge be executed and delivered as a deed by the Company acting by its Director in the presence of a witness."

I hereby certify that the foregoing is a true extract from the records of the Company and that a true copy of sile. Bond and Floating Charge has been retained by the Company.



"Delete as appropriate but should only be signed by a director where the company no larger has a company worklary and has altered its Articles to this effect."

ACPAINDED TO THE