

MR01(ef)

Registration of a Charge

Company Name: **B.M.I. ENGINEERING LIMITED** Company Number: **01221870**

Received for filing in Electronic Format on the: **28/10/2022**

Details of Charge

- Date of creation: 25/10/2022
- Charge code: 0122 1870 0002
- Persons entitled: RBS INVOICE FINANCE LTD
- Brief description:

Contains fixed charge(s).

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 SAVE FOR MATERIAL REDACTED PURSUANT TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL INSTRUMENT.

Certified by: JANICE WILSON



XBFL6DC0



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 1221870

Charge code: 0122 1870 0002

The Registrar of Companies for England and Wales hereby certifies that a charge dated 25th October 2022 and created by B.M.I. ENGINEERING LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 28th October 2022.

Given at Companies House, Cardiff on 31st October 2022

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





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ant Statuara	بى ئەلەرلىيى بىلەرلىيى ئەسىمىيە بىلىسىيەن ئەلەرلىي	ر میلید کار میکند. با کارمینید میلید از این این ا میکند کار میکند کار میکند این میکند کار میکند.	د باید د ^{میرو} در بارد میرود در میرود کرد. بر از در میرود کرد در از میرود کرد در از کرد و از از م	اً موجوع بالمراجع المراجع المر من المراجع المر ومراجع المراجع ا	
Client:		B.M.I. Engineering Lim	ted		
Regist	ered No:	01221870			
Client's	s Address for Service:	Vernon Road, Halesow	en, West Midlands, B62 8HN		
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RBSIF	میکند. میکند از میکند از میکند میکند میکند. میکند از میکند میکند از میکند.	RBS Invoice Finance L	mited		
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		a 1995 - Santa Santa Santa Santa Santa 1996 - Santa S			
1	Client's Obligations				
	The Client will pay to RBSIF liabilities to RBSIF (present, and include:	on demand all its Obligat future, actual or continger	ons. The Client's Obligations and whether incurred alone of	are all the Client's or jointly with another)	
11	Interest at the same rate as	the discounting charge cl	arged by RBSIF to the Client,	calculated both before	
	and after demand or judgme of agreement, monthly on th	ent on a daily basis and co	mpounded according to agree	ment, or, in the absence	
1.2	any expenses RBSIF or a receiver incurs (on a full indemnity basis and with Interest from the date of payment) in connection with:				
1.2.1	the Property charged by Clause 2;				
1.2.2	taking, perfecting, protecting, enforcing or exercising any power under this deed.				
	References to Property incl or leasehold land.	ude any part of it and refe	rences to Land are to any inte	rest in heritable, freehold	
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2.	Charge				
	The Client, as a continuing s	security for its Obligations	and with full title guarantee, give	ves to RBSIF:	
21	a legal mortgage over all La	•			
2.2	a fixed charge over the follow	wing Property of the Clien	, owned now or in the future:		
2.2.1	all Land vested in or charged from any lease granted out of	d to the Client all fixtures a of that Land;	and fittings attached to that Lar	id and all rents receivable	
2.2.2	all plant and machinery, incl	uding any associated war	anties and maintenance contra	acts;	
2.2.3	all the goodwill of the Client'	s business;			
2.2.4	any uncalled capital;	a state	en e		
2.2.5	all stock, shares and other s relating to those stocks, sha		t at any time in any Subsidiary	and all income and rights	
2.2.6	all intellectual property, licer rights;	nces, claims, insurance po	licies, proceeds of any insuran	ce and any other legal	
2.2.7	the benefit of any hedging a	rrangements, futures trans	actions or treasury instrument		
2.2.8	all Non-Vesting Debts and the	heir Related Rights;			
	A Subsidiary is an entity co "Control" means the ability to with the agreement of others	o appoint or remove direct	tly, by the Client or by a Subsi ors or exercise the majority of	diary of the Client. voting rights, alone or	
			t in RBSIF under any Debt Pur	chase Agreement.	

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Related Rights and Debts have the meanings given to them under any Debt Purchase Agreement.

Debt Purchase Agreement means any debt purchase facility entered into between the Client and RBSIF.

2.3 a floating charge over all the other property, assets and rights of the Client owned now or in the future which are not subject to an effective fixed charge under this deed or under any other security held by RBSIF.

Restrictions

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The Client will not, without RBSIF's prior written consent:

- permit or create any mortgage, standard security, charge or lien on the Property;
- 3.2 dispose of, whether by sale, lease, licence, sub-licence, transfer or otherwise, the Property charged by Clauses 2.1 and 2.2;
- 3.3 dispose of, whether by sale, lease, licence, sub-licence, transfer or otherwise, the Property charged by Clause 2.3, other than in the ordinary course of business;
- 3.4 call on, or accept payment of, any uncalled capital;
- 3.5 grant, or accept a surrender of, any lease or licence of any of its Land or consent to a tenant assigning or sub-letting;
- 3.6 dispose of, part with or share possession or occupation of any of its Land.

Property Undertakings

The Client will:

- 4.1 permit RBSIF at any time to inspect the Property;
- 4.2 keep all Property of an insurable nature comprehensively insured (including if requested by RBSIF, terrorism cover) to RBSIF's reasonable satisfaction for its full reinstatement cost. In default, RBSIF may arrange insurance at the Client's expense;
- 4.3 hold on trust for RBSIF all proceeds of any insurance of the Property. At RBSIF's option, the Client will apply the proceeds in making good the relevant loss or damage, or to reduce the Client's Obligations;
- 4.4 where required by RBSIF, deposit with RBSIF all insurance policies (or copies where RBSIF agrees), and all deeds and documents of title relating to the Property;
- 4.5 keep the Property in good condition;
- 4.6 not, without RBSIF's consent, carry out any development on or make any alterations to any Land which require planning permission or approval under building regulations;
- 4.7 deal with all Non Vesting Debts and their Related Rights as if they were debts which vested in RBSIF under any Debt Purchase Agreement;
- 4.8 deal with all Debts in accordance with the terms of any Debt Purchase Agreement.

5. Conversion of Floating Charge to Fixed Charge

- 5.1 RBSIF may by notice convert the floating charge on any of the Property into a fixed charge. Following this notice, the Client will not dispose of the affected Property without RBSIF's consent.
- 5.2 The floating charge will become a fixed charge if an administrator of the Client is appointed.
- 6. Investigating Accountants

RBSIF may require the Client to appoint a firm of accountants to review its financial affairs if:

- 6.1 any of the Client's Obligations are not paid when due;
- 6.2 RBSIF considers that the Client has breached any other obligation to RBSIF;
- 6.3 RBSIF considers any information provided by the Client to be materially inaccurate.

Any review required will take place within 7 days of RBSIF's request (or longer if RBSIF agrees). The firm, and the terms of reference, must be approved by RBSIF. The Client (and not RBSIF) will be responsible for the firm's fees and expenses, but RBSIF may make payment and the Client will repay RBSIF on demand.

- 7 Possession and Enforceability 7.1 RBSIF does not have an immediate right to possession of the Property or its income (and will not be considered to be taking possession if it enters to inspect or repair the Property). The Client will continue in possession until RBSIF takes possession. 72 RBSIF may take possession and enforce this deed if; RBSIF demands payment of any of the Client's Obligations; 7.2.1 7.2.2 the Client asks RBSIF, or RBSIF receives notice of intention, to appoint an administrator or an administration application is made; 7.2.3 a meeting is called or a petition is presented for liquidation of the Client: 7.2.4 any security is enforced in respect of any assets of the Client: 7.2.5 a Termination Event (as defined in any Debt Purchase Agreement) occurs. any document is filed at court initiating or applying for a moratorium or an order is made for a moratorium to 7.2.6 come into force in relation to the Client. Any purchaser or third party dealing with RBSIF or a receiver may assume that RBSIF's powers have arisen 7.3 and are exercisable without proof that demand has been made. RBSIF will not be liable to account to the Client for any money not actually received by RBSIF. 7.4 8. Appointment of Receiver or Administrator RBSIF may appoint or remove a receiver or receivers of the Property, or appoint an administrator of the 8.1 Client. Any receiver will be the Client's agent and the Client (and not RBSIF) will be responsible for the acts, defaults 8.2 and remuneration of the receiver. RBSIF may fix and pay the receiver's fees and expenses at the expense of the Client. Powers of RBSIF, an Administrator or Receiver 9 9.1 RBSIF, an administrator or any receiver may: 911 carry on the Client's business; enter, take possession of, and/or generally manage the Property; 912 complete any unfinished works or carry out any new works of building, reconstruction, maintenance or repair 9.1.3 on any Land; 914 purchase any Land or other property and purchase, grant or release any interest in or right over Land or the benefit of any covenants affecting that Land. References to Land or Property include land or property that is purchased by RBSIF or a receiver under this power: sell. lease, surrender or accept surrenders of leases, charge or deal with the Property without restriction, 9.1.5 including disposing of any fixtures separately from the Land; complete any transactions by executing any deeds or documents in the name of the Client; 9.1.6 9.1.7 take, continue or defend any proceedings and enter into any arrangement or compromise; 9.1.8 insure the Property and any works, arrange indemnity and other similar insurance, and obtain bonds and give counter-indemnities and other security in connection with this; if the Client is a company, call up any uncalled capital with all the powers conferred by the Client's articles of 9.1.9 association: 9.1.10 if the Client is an LLP, call up any capital due from the Client's members with all the powers conferred by the members' agreement in relation to capital contributions; 9.1.11 employ advisers, consultants, managers, agents, workmen and others; 9.1.12 purchase or acquire materials, tools, equipment, furnishing, goods or supplies; 9.1.13 do any acts which RBSIF or a receiver considers to be incidental or beneficial to the exercise of their powers.
 - 9.2 A receiver may borrow and secure the repayment of any money, in priority to the Client's Obligations.

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- 9.3 Joint receivers may exercise their powers jointly or separately.
- 9.4 A receiver will first apply any money received from the Property towards the repayment of all money that the receiver has borrowed and secondly in payment of the receiver's fees and expenses. The receiver will then apply any remaining money received as required by law.
- 9.5 RBSIF may exercise any of its powers even if a receiver has been appointed.
- 9.6 RBSIF may exercise any rights attached to charged stock, shares and other securities as it considers necessary to preserve the value of, or realise, that Property. Otherwise RBSIF will only exercise those rights as instructed by the Client.
- 9.7 RBSIF may set off any amount due from the Client against any amount owed by RBSIF to the Client. RBSIF may exercise this right, without prior notice, both before and after demand. For this purpose, RBSIF may convert an amount in one currency to another, using its market rate of exchange at the relevant time.
- 9.8 Any credit balance with RBSIF will not be repayable, or capable of being disposed of, charged or dealt with by the Client, until the Client's Obligations have been paid in full. RBSIF allowing the Client to make withdrawals will not waive this restriction.
- 9.9 This deed may be enforced against the Client without RBSIF first having recourse to any other right, remedy, guarantee or security held by or available to RBSIF.
- 9.10 Section 93 of the Law of Property Act 1925 will not apply to this deed.
- 9.11 The powers of sale and appointing a receiver conferred by this deed will be exercisable without the restrictions contained in section 103 of the Law of Property Act 1925 or otherwise.
- 9.12 The powers set out in this Clause 9 are in addition to powers conferred on administrators or receivers by statute.

10. Appointment of a Monitor

10.1 The Client will not enter into a moratorium or appoint a monitor without first giving RBSIF 5 business days' notice of its intention to do so.

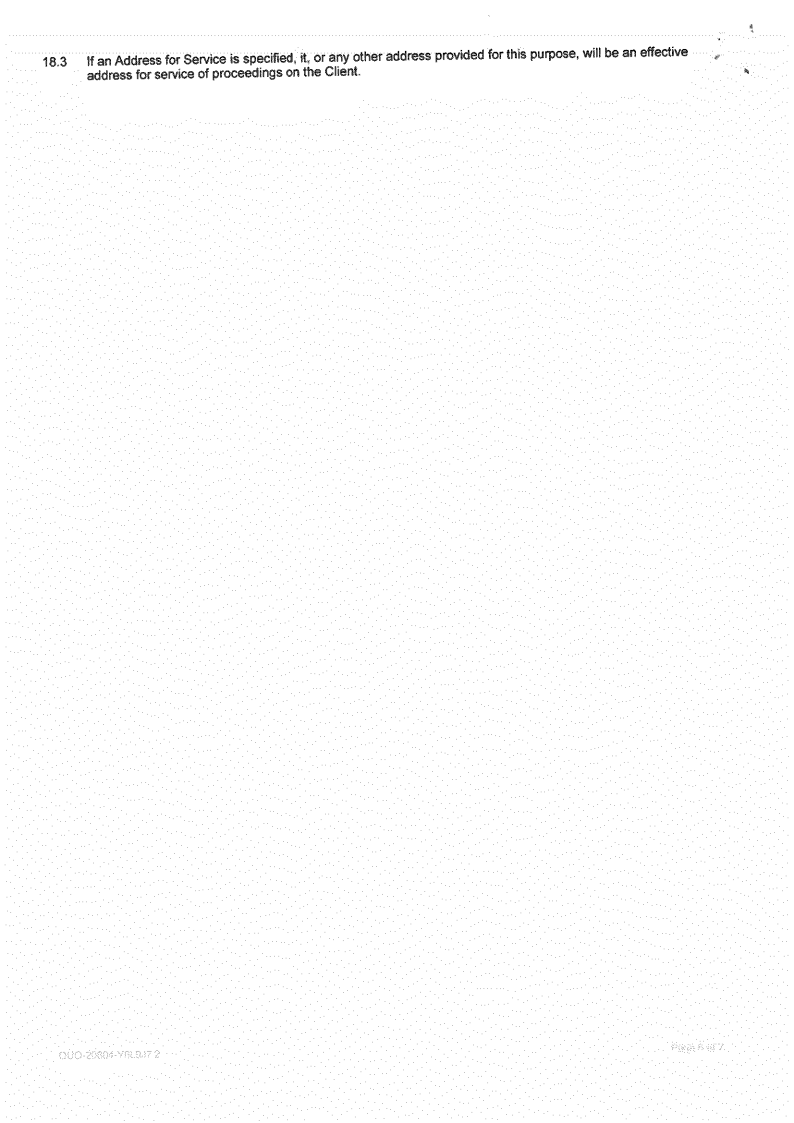
11. Application of Payments

- 11.1 RBSIF may apply any payments received for the Client to reduce any of the Client's Obligations, as RBSIF decides.
- 11.2 If RBSIF receives notice of any charge or other interest affecting the Property, RBSIF may suspend the Client's account(s) and open a new account or accounts. Regardless of whether RBSIF suspends the account(s), any payments received by RBSIF after the date of the notice will be applied first to repay any of the Client's Obligations arising after that date.

12. Preservation of other Security and Rights and Further Assurance

- 12.1 This deed is in addition to any other security for the Client's Obligations held by RBSIF now or in the future. RBSIF may consolidate this deed with any other security so that they have to be redeemed together, but it will not merge with or prejudice any other security or RBSIF's other rights.
- 12.2 On request, the Client will execute any deed or document, or take any other action required by RBSIF, to perfect, enhance or facilitate the realisation of RBSIF's security under this deed.
- 12.3 The Obligations of the Client under this deed will not be affected by any act or omission which, but for this deed, would reduce, release or prejudice any of its Obligations under this deed (without limitation and whether or not known to it or to RBSIF) including:
- 12.3.1 any extension of time, waiver or consent granted to, or composition with, the Client or other person;
- 12.3.2 the taking, variation, compromise, exchange, renewal or release of, or refusal or neglect to perfect, take up or enforce, any rights against, or security over assets of, the Client or any other person or any failure to comply with any requirement of any instrument or any failure to realise the full value of any security;
- 12.3.3 any incapacity or lack of power, authority or legal personality of or dissolution or change in the members or status of the Client or any other person;

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12.3.4	any amendment, novation, supplement, extension, restatement or replacement of the Debt Purchase Agreement or any other document or security including, without limitation, any change in the purpose of, any extension or increase in any facility or the addition of any new facility under the Debt Purchase Agreement or other document or security;		
12.3.5	any unenforceability, illegality or invalidity of any obligation of any person under the Debt Purchase Agreement or any other document or security;		
12.3.6	any insolvency, administration or similar proceedings of the Client or any other person.		
13.	Certificate of the Client's Obligations		
	A certificate signed by an official or manager of RBSIF as to the cause, existence or amount of the Client's Obligations or the amount due from the Client under this deed will be conclusive evidence save in the case of manifest error or on any question of law.		
14.	Power of Attorney To give effect to this deed and secure the exercise of any of its powers, the Client irrevocably appoints RBSIF, and separately any receiver, to be the Client's attorney (with full power of substitution and delegation), in the Client's name to sign or execute any documents, deeds and other instruments, or to take, continue or defend any proceedings.		
	teres. De la companya en entres en trata en su se su servición en servición en servicio entres en entres servicios se		
 15. 45 1	Consents, Notices and Demands		
15.1	All consents, notices and demands must be in writing.		
15.2	RBSIF may deliver a notice or demand to the Client at its registered office, at the contact details last known to RBSIF or at the Address for Service if specified.		
15.3	A notice or demand signed by an official or manager of RBSIF will be effective at the time of personal delivery; on the second business day after posting; or, if by fax, at the time of sending, if sent before 6.00 p.m. on a business day, or otherwise on the next business day. A business day is a weekday other than a national holiday.		
15.4	A notice from the Client to RBSIF must be addressed to the Client's Relationship Manager and will be effective on receipt.		
16.	Transfers		
16.1	RBSIF may allow any person to take over any of its rights and duties under this deed. The Client authorises RBSIF to give that person or its agent any financial or other information about the Client. References to RBSIF include its successors.		
16.2	The Client may not transfer any of its rights or obligations under this deed.		
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17.	Reinstatement		
	Where any discharge (whether in respect of the Obligations of the Client or any security for those Obligations or otherwise) is made in whole or in part or any arrangement is made in reliance on any payment, security or other disposition which is avoided or must be restored on insolvency or otherwise the Client's Obligations under this deed will continue as if the discharge or arrangement had not occurred. RBSIF may concede or compromise any claim that a payment, security or other disposition is liable to avoidance or restoration.		
18.	a de la composition. La compositione de la compositione de la composition de la composition de la composition de la composition de La compositione de la composition de la		
18.1	This deed is governed by the laws of England and Wales and the courts of England and Wales have exclusive jurisdiction.		
18.2	For the benefit of RBSIF, the Client irrevocably submits to the jurisdiction of the courts of England and Wales and irrevocably agrees that a judgment in any proceedings in connection with this deed in those courts will be conclusive and binding on the Client and may be enforced against the Client in the courts of any other jurisdiction.		
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Schedule Part 1: Registered Land Part 2: Unregistered Land In Witness of which this deed has been duly executed and delivered on the date specified below Dated: 25/10/22 Signed for and on behalf of B.M.I. Engineering Limited, (Sign Here) the Client, acting by a director and its secretary or Director two directors, or a director in the presence of a witness (Print Hore) JOHN CHRISTOPHER CLARKE Print Full Name (BLOCK CAPITALS) Director/Secretary ELWAI BEN Print Here) warman Print Full Name (BLOCK CAPITALS) Where only one Director signs, a witness is required Sign Here)..... Witness' Signature Print Witness Full Name (BLOCK CAPITALS) Address ******* Signed for and on behalf of **RBS Invoice Finance Limited** Sign Here' by a duly authorised signatory Authorised Signatory meence Print Signatory's Full Name (BLOCK CAPITALS)