Registration of a Charge

Company name: TATA STEEL INTERNATIONAL (UK) LIMITED

Company number: 02755939

Received for Electronic Filing: 10/02/2014



Details of Charge

Date of creation: 06/02/2014

Charge code: 0275 5939 0002

Persons entitled: BNP PARIBAS COMMERCIAL FINANCE LIMITED

Brief description: BY WAY OF FIRST FIXED CHARGE: (A) THE FREEHOLD AND

LEASEHOLD PROPERTY OF THE COMPANY BOTH PRESENT AND FUTURE AND ALL TRADE FIXTURES AND FITTINGS AND ALL PLANT AND MACHINERY FROM TIME TO TIME IN OR ON ANY SUCH LAND OR BUILDINGS; AND (B) ALL INTELLECTUAL PROPERTY NOW OWNED OR

AT ANY TIME HEREAFTER TO BE OWNED BY THE COMPANY.

Contains fixed charge(s).

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

undertaking of the company).

Notification of addition to or amendment of charge.

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: PDT SOLICITORS



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 2755939

Charge code: 0275 5939 0002

The Registrar of Companies for England and Wales hereby certifies that a charge dated 6th February 2014 and created by TATA STEEL INTERNATIONAL (UK) LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 10th February 2014.

Given at Companies House, Cardiff on 10th February 2014





WE HEREBY CERTIFY THIS TO BE A TRUE COPY OF THE ORIGINAL

<u> Datadulm (0:02:3014</u>
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(1)

DATED 6th FELDOARY 2014

TATA STEEL INTERNATIONAL (UK) LIMITED

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BNP PARIBAS COMMERCIAL FINANCE LIMITED (2)

ALL ASSETS DEBENTURE (Including Qualifying Floating Charge)

pdt solicitors

premier house, 36-48 queen street, horsham, west sussex, RH13 5AD t: 01403 262333 f: 01403 250508 e: law@pdt.co.uk

- (1) the Company ("the Company") described in section 1 of the Schedule attached to and forming part of this debenture ("the Schedule"); and
- (2) BNP Paribas Commercial Finance Limited (a company registered in England and Wales with the number 2713317) of Westcombe House, 2-4 Mount Ephraim, Tunbridge Wells, Kent TN4 8AS ("BNPPCF") which expression shall include BNPPCF's successors and assignees).

1. MEANINGS OF EXPRESSIONS

- I In this debenture except where the context otherwise requires:
 - 1.1 the following expressions shall have the meanings assigned to them below:

"the Act" the Insolvency Act 1986;

"Agreement" the agreement (details of which are contained in section 2 of the Schedule) made between the Company and BNPPCF for the purchase of Debts and any agreement made in addition to, variation of or substitution for such agreement;

"Company's Account" all amounts now or hereafter owing or becoming due to the Company by BNPPCF including any amount retained by BNPPCF under clause 10.5 or clause 21.2.2 of the Agreement;

"Default Interest" the 3 month LIBOR rate plus 5% (five percent) calculated at the time a Event of Default occurs:

"Encumbrance" charge, mortgage, lien, pledge or other security right or declaration of trust;

"Event of Default" any of the events specified in clause 8.2;

"Fixed Assets"

(i) all freehold and leasehold land and buildings of the Company both present and future including any land and buildings specified in section 3 of the Schedule and all trade fixtures and fittings and all plant and machinery from time to time in or on any such land or buildings;

(ii) all goodwill and unpaid and/or uncalled capital of the Company;

- (66) All survice charge and scomings and documents evidencing title to on the right to possession of any property at any fine deposited with BNEPCF and the peoperty recovered is such theopeters;
- (iv) all inadiaceus property now exceed or all any time hereafter to be exceed by the Commenty;

"Brad Charge Property"

such of the Property as for the time being elicility subject to the fixed charge elected by charge 0.1 and may either of the Property in respect of vehicle the floating charge created by charse 3.2 shall have expectallised;

"Floating Assets"

all the Property other than such of the Property as shall for the time being be subject to the fixed thereo.

"LIBOR"

the Lordon Interbunk Offered Rate, being the rare condited by BNPPCP as the othered rate specied to the London Interbunk Market by loading banks or the Bentish Bankets Association Interest. Settlement Bate displayed on the appropriate page of the Renters screen at the account II on on the first day a Event of Defails occurs:

"Obligations"

active entry and other liabilities and obligations are as at any time hereafter owed or incorrect by the Company to be in two as of BNPPCP present or future, actual or contegont, liquidately or onfoquilities, whether or not incorrect jointly with any other present, whether or lightly or by contract, tort, restitution, assignment or broadly of substitution, designment or inherenies including any such liability of the Company by virtue of any assignment to BNPPCS of any indobtwiness incorrect or to be incorrect by the Company for the Company to the

"Other Debts"

sit amounts of indertedness (other than the Specified Dubis and the Company's Account now or at any time becautity policy or becoming the to the Company on any account observer and their proceeds together with the Related Rights pertaining to solit anteens of indebtedness and their proceeds:

"Property"

the undertaking and all the property rights and assets of the Company, whatsoever and wheresoever, both present and future, including the Company's stock in trade and its uncalled capital and the proceeds of such property rights and assets;

"Specified Debt"

any Debt (purchased or purported to be purchased by BNPPCF pursuant to the Agreement), of which the ownership feils to vest absolutely and effectively in BNPPCF for any reason, together with the proceeds of such Debt;

"Writing"

any form of communication that is accessible so that it may be recorded in a permanent form and used at any time after it has been made (and "written" is to be construed accordingly);

- 1.2 the expressions "Debt" and "Related Rights" have the meanings respectively assigned to them in the Agreement but so that for the purposes of the definition of "Related Rights" references to a "Debt" and to a "Contract of Sale" (where the context so requires) include respectively references to an Other Debt and a contract giving rise to an Other Debt;
- the expression "Schedule B1" shall mean Schedule B1 to the Act, the expression "Administrator" shall have the meaning assigned to it in paragraph I(1) of Schedule B1 to the Act and the expression "Receiver" shall have the meaning assigned to it in section 29(1)(a) of the Act (not being an administrative receiver as defined in section 29(2) of the Act);
- 1.4 the singular includes the plural and vice versa and any of the three genders includes either of the others;
- 1.5 references to clauses and sub-clauses are references to clauses and sub-clauses respectively of this debenture; the headings of clauses are for convenience only and do not affect or limit the meaning or extent of any clause;
- 1.6 the meaning of general words introduced by the word "other" are not limited by reference to any preceding word or enumeration indicating a particular class of acts matters or things;
- 1.7 the expressions "including" and "includes" do not limit or restrict any general words preceding either of them;
- 1.8 where BNPPCF has a right or option to do anything then the right or option is at its absolute discretion;
- 1.9 reference to any Act of Parliament is deemed to include such Act as amended or re-enacted from time to time and any order or regulation made under it.

2. COVENANT TO PAY

- 2 The Company will:
 - 2.1 on demand fully discharge by payment to BNPPCF without any deduction or set-off all or any monetary liabilities included in the Obligations; and

3. CHARGING PROVISIONS

- To secure payment and performance as provided for in clause 2 the Company hereby charges in favour of BNPPCF with full title guarantee:
 - 3.1 by way of fixed charge, all Fixed Assets, all Specified Debts, the Company's Account and all Other Debts;
 - 3.2 by way of floating charge (to which paragraph 14 of Schedule B1 applies), the Floating Assets.

4. THE FLOATING ASSETS

4. The Company shall be at liberty to sell any item included in the Floating Assets in the normal course of and for the purpose of carrying on its business (on terms not less favourable than those usual in a business of the nature of that carried on by the Company) until the crystallisation of the floating charge hereby created in respect of such item or of all the Floating Assets.

5. THE COMPANY'S CONTINUING OBLIGATIONS

- 5.1 Until the full discharge of all the Obligation and this debenture except with the prior written consent of BNPPCF the Company shall not:
 - 5.1.1 except as provided in clause 4 or on the written directions of BNPPCF sell, part with possession of, create any encumbrance over or otherwise dispose of any of the Property nor, except as expressly provided for in this debenture release, exchange, compound, set off, grant time or indulgence in respect of any of the Property;
 - 5.1.2 enter into any factoring or discounting agreement or any other agreement for the sale and purchase of debts except with BNPPCF.
- 5.2 All the provisions of the Agreement relating to the Specified Debts contained in the Agreement shall apply to all Specified Debts as if such provisions were set out in this debenture in full and as if the ownership of all such Specified Debts were vested in BNPPCF in accordance with the Agreement. All the provisions of the Agreement relating to the rights to or ownership of goods included in the Related Rights shall apply to any goods included in the Property.
- 5.3 In addition to and without prejudice to the provisions of clause 5.2 until the charges contained in this debenture are fully discharged:
 - 5.3.1 BNPPCF shall at all times have the sole right to collect any of the Other Debts and the Company shall assist BNPPCF in any way that it may

require for that purpose and, if called upon to do so at any time by BNPPCF, at the Company's expense (including any applicable stamp duty) in such form as BNPPCF may prescribe the Company shall:

- 5.3.1.1 complete and execute a formal written assignment of any or all of the Other Debts and give written notice of such assignment to every person by whom any such Other Debt shall be owing; and
- 5.3.1.2 (whether or not such written assignment shall have been executed) give irrevocable instructions to such persons to make payment of all Other Debts (then owing or to become owing by such persons thereafter) direct to BNPPCF; and
- 5.3.2 BNPPCF may at any time apply any part of the Company's Account in the discharge of any part or the whole of the Obligations.
- 5.4 Without prejudice to BNPPCF's rights under clause 5.3 the Company shall for the benefit of BNPPCF:
 - 5.4.1 collect in the Other Debts (except any Other Debts assigned to BNPPCF under clause 5.3) in the ordinary course of business (which expressions shall not include factoring or discounting or selling or otherwise disposing of the Other Debts in any other way);
 - 5.4.2 promptly pay into such bank account as BNPPCF shall at any time specify in writing any moneys which the Company may receive in respect of the Other Debts and pending such payment hold such moneys in trust for BNPPCF.
- 5.5 The Company hereby undertakes in addition to and without prejudice to any other undertaking given elsewhere in this debenture:
 - 5.5.1 at any time if so required by BNPPCF (at the Company's expense including any applicable stamp duty) to execute such documents and do such other things as may be requisite to perfect to BNPPCF title to any of the Property (other than the Specified Debts or Other Debts) or to enable BNPPCF to exercise any of its rights under this debenture including the execution of a legal mortgage of any of the freehold or leasehold land and buildings included in the Fixed Assets:
 - 5.5.2 at all times during the continuance of this debenture to keep all such items included in the Property as are tangible in a good state of repair and proper working order;
 - 5.5.3 to keep all items included in the Property fully insured to their replacement value with an insurer approved by BNPPCF against all risks for which insurance cover is usual in a business of the nature of that carried on by the Company and promptly to pay all premiums and other sums payable for this purpose and if so required to produce the receipts for such payments to BNPPCF; and

- 5.5.4 to hold on trust for BNPPCF all the rights of the Company and any sums received under any such policy of insurance and to keep such sums received separate from the Company's own monies and to pay them to BNPPCF on demand.
- 5.6 In the event that the Company shall fail to pay any insurance premium or other sum for which provision is made in clause 5.5.3 BNPPCF may pay such premium or sum and recover it from the Company.
- 5.7 At any time when the statutory power of sale or the right to appoint a Receiver is exercisable under the provisions of this debenture, whether or not such powers or right shall have been exercised, the benefits of all insurances relating to the Property shall vest in BNPPCF.
- 5.8 Until the charges contained in this debenture are fully discharged the Company shall not without the prior written consent of BNPPCF exercise any statutory or other power of granting or of agreeing to accept surrenders of leases or tenancies of any or any part of any freehold or leasehold land and buildings charged by clause 3(1).

6. OTHER ENCUMBRANCES

6. The Company hereby warrants that except as stated in section 4 of the Schedule or as hitherto disclosed to BNPPCF in writing it is the beneficial owner of all nems included in the Property and that all such items are free from any Encumbrance and that the Company is able to give a full title guarantee in respect of all of them. The Company shall not without the prior written consent of BNPPCF create or permit to subsist any Encumbrance which affects or may affect the Property or any part of it.

POWER OF ATTORNEY

The Company hereby irrevocably appoints BNPPCF and the Directors and the Company Secretary for the time being of BNPPCF and any Receiver appointed by virtue of an appointment pursuant to clause 9 jointly and each of them severally to be the attorney of the Company to execute in the name of the Company such deeds and documents and to do such other things as may be requisite to perfect to BNPPCF title to any of the Property or to enable BNPPCF to exercise any of its rights under this debenture including its rights to enforce payment of and collect any of the Other Debts or Specified Debts and to realise any other of the Property and for the purpose of receiving all monies payable under any policy of insurance referred to in clause 5 and for compromising or compounding any claim under it.

8. ENFORCEMENT

8.1 Sections 93 and 103 of the Law of Property Act 1925 and the restriction in section 109(1) of that act shall not apply to this debenture and upon the occurrence of any Event of Default or at any time after it (except during a moratorium in relation to the Company as provided for in paragraphs 43 or 44 of Schedule B1) BNPPCF shall be entitled on demand to payment in full of all or any part of the monetary liabilities included in the Obligations and, without prejudice to BNPPCF's rights under the Agreement and any other of its rights under this debenture (whether or

not BNPPCF shall have exercised any of those rights) BNPPCF may exercise any of the following rights:

- 8.1.1 to exercise any of BNPPCF's powers of possession and sale of any of the Pixed Charge Property;
- 8.1.2 to appoint any person to be a Receiver over any of the Fixed Charge Property;
- 8.1.3 by notice to the Company to crystallise the Boating charge created by clause 3.2 in respect of all the Floating Assets or any item included in them and thereby to terminate the Company's right to deal with such assets or item in the ordinary course of business in accordance with the provisions of clause 4.

8.2 The Events of Default are as follows:

- 8.2.1 any breach of any of the Company's obligations and undertakings under this debenture;
- 8.2.2 the failure of the Company to pay any monetary liability included in the Obligations when it is due to be paid;
- \$23 the calling by the Company of any meeting of its creditors:
- 8.2.4 the Company becoming unable to pay its debts within the meaning of Section 123 of the Act;
- 8.2.5 the levying or threat of execution or distress on any of the Property;
- 8.2.6 the appointment of a Receiver of any part of the Company's income or assets;
- 8.2.7 the serving or threat of a garmishee order nisi on any debtor of the Company in relation to any judgement debt owing by the Company;
- \$.2.8 the presentation of a petition for the winding up of the Company;
- 8.2.9 In relation to the Company an administration application under paragraph 12 of Schedule B1 or the appointment of an administrator under paragraph 14 or paragraph 22 of Schedule B1;
- 8.2.10 a proposal for a voluntary arrangement between the Company and its creditors whether pursuant to the Act or otherwise;
- 8.2.11 the cessation of the Company's business or a threat by the Company of such cessation;
- \$.2.12 a resolution of the members of the Company for its winding up;
- 8.2.13 any event which in the opinion of BNPPCF jeopardises any part of the security afforded by this debenture;

- 8.2.14 any event (other than any event mentioned in this clause) which gives BNPPCF the right to give notice for immediate termination of the Agreement in accordance with the terms thereof whether or not BNPPCF shall have exercised any such right.
- 8.3 Without prejudice to the rights of BNPPCF contained in clause 8.1 the floating charge created by clause 3.2 shall crystallise automatically, without the requirement for any notice or other act by BNPPCF, in respect of any item charged by such charge upon which distress or execution is levied or threatened.
- 8.4 In the event that the floating charge oreated by clause 3.2 shall have crystallised as to part only of the Floating Assets the Company shall be at liberty to deal with the remainder of the Floating Assets in accordance with the provisions of clause 4 without projudice to the rights of BNPPCF paramet to clause 8.1 in relation to such remainder of the Floating Assets.
- 8.5 Upon the appointment of an Administrator to the Company by any means every Receiver appointed under this debenture shall vacate office.

9. APPOINTMENT, POWERS AND AGENCY OF RECEIVERS AND INDEMNITY

- 9.1 The power of appointing a Receiver under this debenture may be exercised in writing under the hand of any Director or the Company Secretary for the time being of BNPPCF or of any person authorised in writing by any of them. BNPPCF may in like manner remove any such Receiver so appointed and (in the case of the removal or the vacation of office or the death of any such Receiver) appoint another person or persons in the place of such Receiver.
- 9.2 Every receiver so appointed shall have the power:
 - 9.2.1 to take possession of, to enforce payment of and to collect or to realise any of the Charged Property in respect of which he shall have been appointed or any part thereof in such manner and upon such terms as he shall in his absolute discretion decide;
 - 9.2.2 to make any arrangement or compromise as he may consider requisite on behalf of the Company with any other person in respect of any such Charged Property;
 - 9.2.3 without any of the restrictions imposed by the Law of Property Act 1925 to soil and assign any of such Charged Property on such terms and to such persons as he may consider expedient;
 - 9.2.4 to exercise all the powers provided for in the Law of Property Act 1925 as if the Receiver had been duly appointed under such Act.
 - 9.2.5 to appoint solicitors managers and agents for any of the above purposes on such terms and for such periods as the Receiver shall think fit;

- 9.2.5 for any or for proposed boorby suthorised to bosens, from any back, or other person on the security of any of social Chargest Property on each leaves as the Receiver chall consider expedient including 6f BNPPCF shall so consent) terms by which such security shall rank is priority to rais charge;
- 9.2.7 by carry our and enforce profession of any contract (or any part of it) giving that to any Specified Orbit, in any Other Debt;
- Will to give efficiency receipts for all mentes and other aspect which may come lote the Receiver's beads in the exercise of any power banchy configurate open bin which receipts that exencists any present paying or happing over such provides or assets from all habitity to see to the application thereof or to require as to the propriety or regularity of the Receiver's appointment.
- 2.3.9 to do all such other acts or things which the Receiver pay convicts to be lookingth or conductive to may other purposes such prised hereby and which he may lawfelly do as egent for the Company.
- 9.3 If the or more individuals shall hold office as Receiver of the cancellant landaded in the Property by virtue of as appointment in accordance with charge 2.1 such actividuals shall base the right to exercise all or any of their present severally as well as jointly.
- 9-si Every Receives appointed in accordance with plants 9,1 shall at all times he the agent of the Company and the Company shall alone be responsible for all acts definits and emissions of such Receiver and for the payerest of all his naturation, costs and expenses. BNPP/P shall be under no Bability to any such Receiver for his remotionation, costs and expenses.
- 9.5 Assisted SNAPCE not any Receiver appointed under this describes shall be liable to economic as nearly age or powersion in respect of all or any of the Property nor shall any of them be liable for loss on realization or for any neglect or default of any nearly is connection with the Property for validate amongaged in possession may be finish as each.
- P.6 The Company baseby endoctabos to indemnify and held berndese say Receiver eppointed under this debetture against all actions, classes, expenses, costs and liabilities which may at any line and in any way may be incorred by him or by any paramet, for whose debt or default be easy by angwerable, in respect of anything death is the occavise or perpented exercise of his prevent is connected with this debetters.

ii. Alteraarer of strochiererer

All monics received by any Receiver appointed matter this debenture shall be applied teniplect to the claims of any creditor having priority to this debenture; her the following prepares to the following prepares to the following prepares.

- 10.1. in payment of all costs charges and expenses of and in relation to his appointment and the exercise of his powers and of any other expenses properly discharged by him:
- in payment of his remuneration as agreed between him and the person who appointed him;
- 10.3 in payment of any costs relating to the realisation of any property;
- in or on account of the discharge of the Obligations including any interest for which provision is made in this debenture; and
- 10.5 in payment of any surplus to the Company.

11. APPOINTMENT, POWERS AND DUTIES OF AN ADMINISTRATOR

- Upon or at any time after the occurrence of any Event of Default (in addition to and without prejudice to the provisions of clauses 8 and 9) BNPPCF may, in accordance with the provisions of paragraphs 12 to 18 inclusive of Schedule B1, appoint any person who is qualified to act as an insolvency practitioner in relation to the Company as Administrator of the Company.
- 11.2 Every Administrator appointed under clause 11.1 shall have the status and all the powers and duties of an administrator for which provision is made in Schedule B1. BNPPCF shall be under no liability to any such Administrator for his remuneration, costs, expenses or in any other way whatsoever.
- 11.3 The functions of every Administrator appointed under clause 11.1, including the distribution of all monies received by him, shall be as provided in paragraphs 59 to 73 inclusive of Schedule B1.
- 11.4 The power of appointing an Administrator under this debenture may be exercised in writing under the hand of any Director or the Company Secretary for the time being of BNPPCF or of any person authorised in writing by any of them. In the case of the vacation of office or the death of any such Administrator BNPPCF may in like manner appoint another person so qualified in the place of such Administrator.

12. COSTS, EXPENSES AND INTEREST AND DETERMINATION OF COMPANY'S LIABILITY

- 12.1 All expenses charges and costs of any nature whatsoever incurred by BNPPCF in connection with the preparation or enforcement of this debenture or in the exercise of any powers or right conferred on BNPPCF hereby shall be payable by the Company on a full indemnity basis and any amount so payable shall be included in the Obligations.
- 12.2 If the Company shall fail to pay any monetary liability included in the Obligations it must immediately on demand by BNPPCF pay:
 - 12.2.1 Default Interest on the amount unpaid and from time to time outstanding for the period beginning on its due date for payment and ending on the date

BNPPCF actually receives payment, both before, on and after decree or judgment.

- 12.2.2 Such Default Interest (if unpaid) shall be compounded monthly but will remain immediately due and payable.
- 12.3 A written certificate from BNPPCF's company secretary or auditor of the amount of the monetary liabilities included in the Obligations at any time shall be conclusive evidence (save for manifest error) in any proceedings against the Company.

13. RECORDS AND DOCUMENTS AND ACCESS TO PREMISES

- 13.1 The Company shall keep proper books and records of account and shall make true and complete entries in them of all transactions relating to any of the Company's business and the Property.
- Any duly authorised official of BNPPCF and any Receiver appointed by BNPPCF and any person authorised by such Receiver shall have the right at any time (except during a moratorium in relation to the Company as provided for in paragraphs 43 or 44 of Schedule B1) to enter upon any premises at which the Company carries on business and upon any other premises in which any part or all of the Property is situated or for the time being kept or stored for any of the following purposes:
 - 13.2.1 gaining access to or inspecting or, following any Event of Default, taking possession of any of the Company's accounts books ledgers computer data and other records and documents included in the Fixed Charge Property;
 - 13.2.2 taking copies of any of such accounts books ledgers data records and documents at the Company's expense;
 - 13.2.3 inspecting and/or, after any Event of Default, taking possession of any of the Fixed Charge Property:

provided that the exercise of such right before an Event of Default shall be subject to entry being made during the Company's normal business hours and on reasonable notice.

13.3 The Company shall supply to BNPPCF, at the Company's expense, any information relating to the Company's business as BNPPCF may require.

14. BNPPCF'S ADDITIONAL RIGHTS

- 14.1 The grant by BNPPCF to the Company or to any other person, including any person for whose liability the Company is surety, of any time or indulgence or the making by BNPPCF with the Company or any such person of any arrangement composition or agreement not to suc shall not discharge or in any way affect any of BNPPCF's rights under this debenture.
- 14.2 BNPPCF may abstain from perfecting or enforcing any securities, guarantees or other rights which it may now or at any time have from or against the Company

or any other person and may substitute, release, alter or deal with the curve to key. Every without affecting its rights under this debearant.

- If BNPPCF receives or in decreed to have received scarce of an Enganterance which affects any of the Property and which is created subsequent to the date of this debettere, then BNPPCF may upon a new second with the Company. If BNPPCF detained at the time of such notice or decreed nation open a new account then BNPPCF will be desired as leaving opened a new account at their time. Any payments received by BNPPCF from the Company subsequent to the more of that notice or decreed nation or desired or areas. It is traving been credited to a new account. Consequently so such physicant will operate to reduce any of the Obligations account by this debender over such subsequent Enumericance.
- Any discharge given by BNPFCF to the Company in respect of this defendance of of any of the Ohligations shall be decided to be visid and of no effect if any sociality takes from or payment made by the Company or any other person, which had been taken into no oursi by BNPPCF in giving that discharge, is subprepartly avoided or reduced by or in pursuance of any provision of they or of any determination of a court or imburst of compelest enhority. The paper on which this disconting is written shall remain the property of BNPPCF neuvidescending any each discharge.

15. CONTRIBUTION ON ACCOUNTS

35 BNSPCF nary at any time without notice or other forcedity combine any two or more accounts held by it is the name of the Company.

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Asty notice or demand required or permitted as he served or hadic by BNFPCF clinic by validly correct or made if handed to any officer of the Company or if sere by first class past or delivered to the registered officer of the Company or to be address stated in section 1 of the Schedule or its address baselonesen to PNFPEF is to any address at which the Company carries on business or it mechanised by baselonese or consist to the factionistic numbers or a certain address for the care any time of the Company as made known by the Company in BNPPCF in any time Notices and demands somethy passentity shall take officer open each service and articles and demands some by past shall be conclusively decised to broke been received within several two hours of the time of posting and autices and demands transmitted by facilities of continuous and demands.

- 12.1 The secondly organist by this debenders shall be additional to rest not in substitution for easy other accountly created as additionally becaute be created in respect of the Obligations and It shall be a continuing security and it shall not be considered to be satisfied in while on is part by any intermediate payment by the Company.
- 17.2 This down shall be construct and take effect according to English test and the Company hereby submits to the non-exclusive jurisdiction of the English Courts Warry provision of tide debending shall be held to be leveled as paperforceable as

- other provision of it shall be affected and all such other provisions shall remain in full force and effect.
- 17.3 If any of the provisions of this debenture conflict with any provisions of the Agreement the provisions of the Agreement will prevail.
- 17.4 Where this deed is handed undated to BNPPCF, it is done so on the basis that it shall not be treated as being created until dated by BNPPCF. The Company hereby authorises BNPPCF as agent for the Company to date this Deed at any time after it is handed over. Upon such dating this deed shall be deemed to be delivered.
- 17.5 This Deed may consist of any number of documents, each in identical form, all of which together shall be deemed to constitute one Deed.

THE SCHEDULE

1 The Company

TATA STEEL INTERNATIONAL (UK) LIMITED a company registered in England and Wales with the number 02755939 of 30 Millbank, London, SWIP 4WY.

2 The Agreement

3. Land and Buildings

4 Encumbrances Affecting the Property

actingby

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