

# SEPARATOR SHEET

THURSDAY



\*RB9P316Y\*

RP

04/08/2022

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COMPANIES HOUSE



IN THE COUNTY COURT AT CENTRAL LONDON

CLAIM NO. ~~INSERT~~

56412022

BUSINESS AND PROPERTY COURT WORK

Before: ~~[NAME OF JUDGE]~~ DJ Hart

Dated: ~~[DATE]~~ 25 May 2022



AND IN THE MATTER OF THE COMPANIES ACT 2006

BETWEEN:

TAMULST CARE LIMITED



Claimant

-and-

THE REGISTRAR OF COMPANIES

Defendant

~~DRAFT ORDER~~

UPON hearing the Application of the Claimant, Tamulst Care Limited (company number: 03558522) (the "Company") by CPR Part 8 Claim Form



AND UPON hearing Counsel for the Claimant *an interested party (the Claimant neither attending nor objecting)*  
AND UPON READING the evidence

AND UPON THE COURT being satisfied for the purposes of section 859M or section 873 (as appropriate) of the Companies Act 2006 (the "Act") that there has been a mis-statement in three forms MR04 each dated, and delivered to the Defendant on, 5 August 2021 (the "Notices of Satisfaction") recording satisfaction of the following charges granted by the Company:

- (1) Northern Irish Debenture with the person entitled being Barclays Bank PLC created on 10 August 2012 and registered on 20 August 2012;
- (2) Debenture with person entitled being Barclays Bank PLC created on 10 August 2012 and registered on 20 August 2012; and
- (3) Charge with person entitled being Barclays Bank PLC with charge code 0355 8522 0012 created on 16 April 2013 and registered on 25 April 2013, (together the "Charges")



and that each such misstatement was accidental and/or ~~due to an error and/or inadvertence and/or is not of a nature to prejudice the creditors or shareholders of the Company and/or that~~ <sup>that</sup> it is just and equitable to grant relief pursuant to section 859M or section 873 (as appropriate) of the Act

**AND UPON THE COURT** declaring for the purposes of section 1096(1) of the Act that the Notices of Satisfaction relating to the Charges were filed without the authority of the Company and were factually inaccurate.

**IT IS ORDERED THAT:**

1. Following delivery of a Sealed Copy of this Order to the Defendant, the Defendant shall:
  - a. Pursuant to section 859M or section 873 (as appropriate) of the Act, rectify the register in respect of the Company by amending the status of the Charges to show each as outstanding and not satisfied; and
  - b. Pursuant to section 1096(1) of the Act, remove each of the Notices of Satisfaction relating to the Charges from the register in respect of the Company.
2. The Company shall deliver a Sealed Copy of this Order to the Defendant.
3. There shall be no order as to costs.

