COMPANIES FORM No. 395

Particulars of a mortgage or charge

Pursuant to section 395 of the Companies Act 1985





ease complete gibly, preferably a black type or old block ettering

e do not

nargin

·Insert full name of company

	any numb	let
esial use	Company numb	51849
For official -	755	81000
r - t/ ' '	1 9 -	
i		

To the Registrar of Companies LIMITE , CATE MOTORS Name of company

Date of creation of the charge Description of the instrument (if any) creating or evidencing the charge (note 2)

Debenture

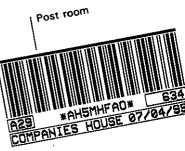
All monies and liabilities now or at any time hereafter due owing or Amount secured by the mortgage or charge All monres and flaulificies now or at any time hereafter out the limities and the limities and the limities and the limities of the limities and the limities a

Names and addresses of the mortgagees or persons entitled to the charge Clydesdale Bank Public Limited Company, incorporated under the Companies Acts and having their Registered Office at Number Thirty Saint Vincent

Place, Glasgow, Strathclyde

Presentor's name, address and reference (if anv):

For official use Mortgage section



Short particulars of all the property mortgaged or charged Please do write in this margin Please comp legibly, prefer in black type bold block lettering Particulars as to commission allowance or discount (note 3) Signed On behalf of [company] [mortgagee/chargee]* Type MACDIENS Notes 1. The original instrument (if any) creating or evidencing the charge, together with these prescribed narticulars correctly completed must be delivered to the Registrar of Companies within 21 days after The original instrument (if any) creating or evidencing the charge, together with these prescribed the date of creation of the charge (section 395). If the property is situated and the charge was particulars correctly completed must be delivered to the Registrar of Companies within 21 days after created outside the United Kingdom delivery to the Registrar must be effected within 21 days after was after within 21 days after a feet and the charge was after within 21 days after a feet and the charge was a feet and the charge was a feet and the charge was a feet a feet and the charge was a feet and the date of creation of the charge (section 395). If the property is situated and the charge was the date on which the instrument could in due course of nost and if dispatched with due diligence. created outside the United Kingdom delivery to the Registrar must be effected within 21 days after have been received in the United Kingdom (section 398). A conv of the instrument creating the the date on which the instrument could in due course of post, and if dispatched with due diligence, charge will be accented where the property charged is situated and the charge was created outside *Delete as have been received in the United Kingdom (section 398). A copy of the instrument creating the the Linited Kingdom (section 398) and in such cases the convinual he verified to he a correct convinual to the accordance of the convinual heart convinual to the accordance convinual to the convinual to the accordance convinual to the convinual to the accordance convinual to the convinual to th appropriate charge will be accepted where the property charged is situated and the charge was created outside the United Kingdom (section 398) and in such cases the copy must be verified to be a correct copy to the conv to the registrar. The the United Kingdom (section 398) and in such cases the copy must be verified to be a correct copy verification must be signed by or on behalf of the person giving the verification and where this is either by the company or by the person who has delivered or sent the copy to the registrar. The niver has been a horizontal it must be signed by an officer of that horizontal it must be signed by an officer of Verification must be signed by or on behalf of the person giving the verification and where this is accented where section 398(4) applies (property situate in Scotland or Northern Ireland) and Form -given by a body corporate it must be signed by an officer of that body. A verified copy will also be signed by a control of that body. A verified copy will also be submitted. Something the submitted and Form description of the instrument, eg "Trust Deed", "Debenture", "Mortgage" or "Legal charge", This section there should be inserted the amount or rate per cent. of the commission, allowance and per cent in the commany to any parson in This section there should be inserted the amount or rate per cent. of the commission, allowance reideration of hig. Sideration of his;

3) subscribing or agreeing to subscribe, whether absolutely or conditionally, or produce the crimpions whether absolute or conditionally, or conditionally, or conditionally, or conditionally. 3) subscribing or agreeing to subscribe, whether absolutely or conditionally, or procuring or agreeing to procure subscriptions, whether absolute or conditional, for any of the independent of the dehantures. P) procuring or agreeing to procure subscriptions, whether absolute or conditional, for any of the antered. The rate of interest payable under the terms of the debentures

Pann

nof the spaces in this form provide insufficient space the particulars must be entered on the

Compani

COMPANIES FORM No. 395 (Cont.) AND FORM No. 410 (Scot)(Cont.)

Please do not write in this binding margin

Particulars of a mortgage or charge (continued)

Continuation sheet No _____to Form No 395 and 410 (Scot)

Company number Please complete legibly, preferably in black type, or Name of company **bold block lettering** QUIRES GATE MOTORS *delete if Limited* inappropriate Description of the instrument creating or evidencing the mortgage or charge (continued) (note 2)

Amount due or owing on the mortgage or charge (continued)	Please do not write in this binding margin
	Please complete legibly,preferably in black type, or bold block lettering
	Page 2

Please do not write in this binding margin

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

Legal Mortgage of:-

all the freehold or leasehold property known as

all other freehold and leasehold property now vested in the Company;

First Fixed Charge on:-

- all freehold and leasehold property hereafter acquired by the Company;
- all freehold and leasehold property now or in the future beneficially owned by but not vested in the Company;
- all the plant machinery and fixtures and fittings furniture equipment implements and utensils now and in the future belonging to the Company;
- all shares stocks and other securities held by the Company from time to time and any rights to the acquisition of any such shares stocks or securities;
- all rights and interests of the Company in and claims under all policies of insurance and assurance now or hereafter held by or inuring to the benefit of the Company;
- all uncalled capital and goodwill for the time being of the Company;
- all patents patent applications trade marks trade names registered designs copyrights licences and similar rights for the time being of the Company and all present or future agreements relating to the use by the Company of any intellectual property rights and all present or future agreements under which the Company is entitled to the payment of any royalty fee or similar income; and
- all book debts and other debts now and from time to time hereafter due owing or incurred to the Company, other than such of the said Debts as the Bank may have specifically agreed in writing to exclude from such First Fixed Charge, ('the Charged Debts');

Floating Charge on:-

all the property assets and undertaking of the Company both present and future not subject to a fixed charge;

but so that the Company shall:-

not without the prior written consent of the Bank create or attempt to create or permit to subsist any mortgage or charge upon or permit any lien or other encumbrance to arise on or affect all or any of the Company's property assets and undertaking;

not without the prior written consent of the Bank part with sell or dispose of all or except in the ordinary course of the Company's business and for the purpose of carrying on the same any of the Company's property assets and undertaking except the Charged Debts;

get in and realise the Charged Debts in the ordinary course of its business (which shall not include or extend to the selling or assigning or in any other way factoring or discounting the same).





CERTIFICATE OF THE REGISTRATION OF A MORTGAGE OR CHARGE

Pursuant to section 401(2) of the Companies Act 1985

COMPANY No. 03581849

THE REGISTRAR OF COMPANIES FOR ENGLAND AND WALES HEREBY CERTIFIES THAT A DEBENTURE DATED THE 1st APRIL 1999 AND CREATED BY SQUIRE'S GATE MOTORS LIMITED FOR SECURING ALL MONIES DUE OR TO BECOME DUE FROM THE COMPANY TO CLYDESDALE BANK PLC ON ANY ACCOUNT WHATSOEVER WAS REGISTERED PURSUANT TO CHAPTER 1 PART XII OF THE COMPANIES ACT 1985 ON THE 7th APRIL 1999.

GIVEN AT COMPANIES HOUSE, CARDIFF THE 9th APRIL 1999.





