CHFP041

COMPANIES FORM No. 155(6)b



Declaration by the directors of a holding company in relation to assistance for the acquisition of shares

Please do not wnte in this margin

Pursuant to section 155(6) of the Companies Act 1985

Please complete legibly, preferably in black type, or bold block lettering	To the Registrar of Companies (Address overleaf - Note 5)	For official use	Company number	
	Name of company		04098226	
Note Please read the notes on page 3 before completing	* Cardpoint Limited			
this form Insert full name of company	#We ø Philip Lanigan of 120 Buckingham Road, Stockp	port, Cheshire, SK4 4RG		
insert name(s) and address(es) of all the directors) December 651-42 (2.0)			
Delete as appropriate	[threx scole and the company (hereinafter called 'this company') do			
	solemnly and sincerely declare that			
	The business of the company is			
Delete whichever is inappropriate	(e) xtbat of a fee og meet benk litteens ad met them by within the meaning of the Banking Act x1679 § XB xtbat of a fee og meet to meet and extraction 8 var at a fit he the meaning of the Sanking Act x1982 to certain and the traction of the them are meaning of the sanking of the traction of the tract			
	(c) something other than the above §			
	The company is [the][at] holding company of	* Moneybox Limited (04978917)		
			which is	
	proposing to give financial assistance in connection with the acquisition of shares in [this company][xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx			
	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx			

General Section

Presenter's name address and reference (if any) FRESHFIELDS BRUCKHAUS DERINGER 65 FLEET STREET, LONDON **ENGLAND** UNITED KINGDOM EC4Y 1HS DX 23 LONDON/CHANCERY LANE

For official Use (02/06) Post room 13/12/2007 COMPANIES HOUSE

The assistance is for the purpose of [that acquisition] freducing conductors actually incurred for the purpose of that acquisition] + (note 1)		
	this margin Please complet	
The number and class of the shares acquired or to be acquired is 121,135,849 ordinary shares of five	legibly, prefera	
pence each and one deferred share of five pence		
The assistance is to be given to (note 2)		
Payzone plc (446177 (Ireland)) whose registered office is at 4 Heather Road, Sandyford Industrial Estate, Dublin		
18, Republic of Ireland		
The assistance will take the form of	<u>.</u>	
See Schedule 1		
The person who [has acquired][wilkacquire] + the shares is	† Delete as	
Payzone plc (446177 (Ireland)) whose registered office is at 4 Heather Road, Sandyford Industrial Estate, Dublin	appropriate	
18, Republic of Ireland	-	
The principal terms on which the assistance will be given are		
See Schedule 2		
The amount (if any) by which the net assets of the company which is giving the assistance will be	•	
reduced by giving it is NIL	-	
The amount of cash to be transferred to the person assisted is £ See Schedule 3		
The value of any asset to be transferred to the person assisted is £		

Please do not write in this margin

The date on which the assistance is to be given is within 8 weeks of the date hereof

Please complete legibly, preferably in black type, or bold block lettering x/We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts (note 3)

*Delete either (a) or (b) as appropriate

- (a) x[I/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)

And \(\frac{1}{2} \) we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

Declared at 65 Fleet Street, London, EC4Y 1HS

Declarants to sign below

Day Month Year

| 0 | 5 | 1 | 2 | 2 | 0 | 0 | 7

before me

A Commissioner for Oaths or Notary Public or Justice of the HENDR BUHNE

Peace or a Solicitor having the powers conferred on a

Commissioner for Oaths

NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given, if a recipient is a company the registered office address should be shown
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985
- 4 The auditor's report required by section 156(4) of the Companies Act 1985 must be annexed to this form

5 The address for companies registered in England and Wales or Wales is -

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

DX 33050 Cardiff

or, for companies registered in Scotland -

The Registrar of Companies 37 Castle Terrace Edinburgh EH1 2EB

DX 235 Edinburgh or LP-4 Edinburgh 2

OYEZ 7 Spa Road, London SE16 3QQ © Crown copyright 2006 Edition 2 2006

Unless otherwise defined herein, defined terms shall have the same meaning as in the Facilities Agreement.

The assistance will take the form of the execution, delivery and performance of the documents listed at paragraphs 1 to 7 below

- 1. the terms of a €332,000,000 credit agreement dated 28 September 2007 between, *inter alios*, Payzone plc, The Royal Bank of Scotland plc as Mandated Lead Arranger, Facility Agent and Security Agent and the financial institutions listed therein as Original Lenders (the *Facilities Agreement*) under which the Subsidiary will grant guarantees and indemnities as Additional Guarantor;
- 2. the terms of the accession letter (the Accession Letter) entered into on or about Completion by the Subsidiary pursuant to Clause 28.4 (Additional Guarantors) and Schedule 2 Part 2 (Conditions Precedent required to be delivered by an Additional Obligor) of the Facilities Agreement under which the Subsidiary will accede as Additional Guarantor;
- 3. the terms of an English law security agreement to be entered into by the Subsidiary on or about Completion pursuant to the terms of the Facilities Agreement in favour of The Royal Bank of Scotland plc as Security Agent under which the Subsidiary will create fixed and floating charges in favour of the Security Agent over all its respective assets and undertakings by way of security for its obligations under the Facilities Agreement (the Security Agreement);
- 4. the terms of the company intra-group loan agreement between Payzone plc as borrower and the Subsidiary and certain other group companies as lenders pursuant to which those group companies have or will make available a facility to Payzone plc to enable it to service its obligations under the Facilities Agreement (the *Intra-Group Loan Agreement*); and
- 5. by the performance of any other acts (including, without limitation, the payment of all fees to professionals, third parties and others in connection with the Acquisition) or the execution of any other documents (as the same shall be amended, supplemented, novated and/or replaced from time to time) ancillary or otherwise relating to the documents described at paragraphs 1 to 6 above.

1

Schedule 2 – Principal terms upon which the Financial Assistance will be given

Unless otherwise indicated, terms defined in Schedule 1 shall have the same meaning in Schedule 2.

- 1. By executing the Accession Letter thereby acceding to the Facilities Agreement, the Subsidiary irrevocably and unconditionally jointly and severally:
- (a) guarantees to each Finance Party punctual performance by each Obligor of all of that Obligor's obligations under the Finance Documents, such guarantee to be a continuing guarantee, extending to the ultimate balance of all sums payable by any Obligor under the Finance Documents, regardless of any intermediate payment or discharge in whole or in part;
- (b) undertakes with each Finance Party that whenever an Obligor does not pay any amount when due under or in connection with any Finance Document, that Guarantor shall immediately on demand pay that amount as if it was the principal obligor; and
- (c) indemnifies each Finance Party immediately on demand against any cost, loss or liability suffered by that Finance Party if any obligation guaranteed by it is or becomes unenforceable, invalid or illegal The amount of the cost, loss or liability shall be equal to the amount which that Finance Party would otherwise have been entitled to recover.
- 2. By executing the Security Agreement in favour of The Royal Bank of Scotland plc as Security Agent (the Security Agent), the Subsidiary (amongst other things):
- (a) covenants with the Security Agent that it will pay or discharge the Secured Liabilities (as defined below) in the manner provided for in the Finance Documents;
- (b) with full title guarantee charges in favour of the Security Agent all its assets and undertakings by way of fixed and/or floating charges and/or assignment by way of security for the payment, discharge and performance of the Secured Liabilities; and
- undertakes, at its own expense, to take whatever action the Security Agent may require for creating, perfecting or protecting any security intended to be created by this Security Agreement or facilitating the realisation of any Security Asset, or the exercise of any right, power or discretion exercisable, by the Security Agent or any Receiver or any of its delegates or sub-delegates in respect of any Security Asset.

M

Secured Liabilities means all present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or in any other capacity whatsoever) of the Parent and each Obligor under each or any of the Finance Documents together with all costs, charges and expenses incurred by any Secured Party in connection with the protection, preservation or enforcement of its respective rights under the Finance Documents.

Defined terms used in this paragraph have the meaning given to them in the Security Agreement.

3. By executing the Intra-Group Loan Agreement the Subsidiary, *inter alios*, may make available monies to Payzone plc to make payments when due to, *inter alios*, the Finance Parties.

M

Form 155(6)b

Schedule 3 – Amount of cash to be transferred

Unless otherwise indicated, terms defined in Schedule 1 and Schedule 2 shall have the same meaning in Schedule 3.

Such company amounts as the Subsidiary may be required to advance in accordance with the Intra-Group Loan Agreement.

M



The Directors
Cardpoint Limited
Transaction House
Skyways Commercial Campus
Amy Johnson Way
Blackpool
FY4 3RS

One Spencer Dock North Wall Quay Dublin 1 Ireland I D E Box No 137 Telephone +353 (0) 1 792 6000 Facsimile +353 (0) 1 792 6200 www pwc com/ie

PricewaterhouseCoopers

5 December 2007

Dear Sirs

Report of the Independent Auditor to the directors of Cardpoint Limited ("the Company") pursuant to Section 156(4) of the Companies Act 1985

We report on the attached statutory declaration dated 5 December 2007, prepared pursuant the Companies Act 1985, in connection with the proposal that the company's subsidiary undertaking, Moneybox Limited, should give financial assistance for the purchase of 121,135,849 of the ordinary shares and 1 deferred share of the Company. This report, including the opinion, has been prepared for and only for the Company and the Company's directors in accordance with Section 156 of the Companies Act 1985 and for no other purpose. We do not, in giving the opinion set out below, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

Basis of opinion

We have enquired into the state of the Company's affairs in order to review the bases for the statutory declaration

Opinion

We are not aware of anything to indicate that the opinion expressed by the directors in their statutory declaration as to any of the matters mentioned in Section 156(2) of the Companies Act 1985 is unreasonable in all the circumstances

Yours faithfully

PricewaterhouseCoopers

Prewaterhouse Coopers

Chartered Accountants and Registered Auditors

Ronan Murphy Olwyn Alexander Alan Bigley Sean Brode Parasc Burke Damian Byrne Pat Candon Mark Carter John Casey Mary Cleary Stobhán Collier Andrew Craig Thérèse Cregg Bill Cunningham Richard Day Fiona de Burca Gearóid Deegan Jean Delaney David Devlin Liam Diamond John Dillon Ronan Doyle John Dunne Kevin Egan Enda Faughnan John Fay Anne Fazgerald Martin Freyne Ronan Furlong Maureen Gutkin Denis Harrington Teresa Harrington Paul Hennessy Mary Honohan Ken Johnson Parasc Joyce Ciaran Kelly Colin Kelly Joanne P Kelly John Kelly Susan Kitly Anna Kissane Chand Kohli John Loughlin Vincent MacMahon Damian McCarthy Tom McCarthy Teresa McColgan Enda McDonagh Caroline McDonnell Jim McDonnell John McDonnell Ivan McLoughlin James McNally Robin Menzies Jim Miggin Brian Neilan Damian Neylin Andy O'Callaghan Ann O'Connell Jonathan O'Connell Carmel O'Connor Denis O'Connor Donal O'Connor Maric O'Connor Paul O'Connor Terry O'Driscoll Mary O'Hara John O'Leary Dave O'Malley Garvan O'Neill Michael O'Neill Tim O'Rahilly Biliy O'Riordan Feargal O'Rourke Joe O'Shea Ken Owens George Reddin Dermot Reilly Bob Semple Mike Sullivan Biliy Sweetman Paul Tuite David Tynan Joe Tynan Pat Wall Aidan Walsh Mary Walsh Tony Weldon

Also at Cork Galway Kilkenny Limerick Waterford and Wextord

PricewaterhouseCoopers is authorised by the Institute of Chartered Accountants in Ireland to carry on investment business