Registration of a Charge

Company name: NLYTE SOFTWARE LIMITED

Company number: 04805444

Received for Electronic Filing: 03/04/2020



Details of Charge

Date of creation: 02/04/2020

Charge code: 0480 5444 0009

Persons entitled: SILICON VALLEY BANK

Brief description: THE TRADE MARK "NEO" REGISTERED IN THE UK WITH REGISTRATION

NUMBER 3181875 AND CLASSES 9, 35, 42. PLEASE REFER TO THE CHARGE INSTRUMENT FOR FURTHER CHARGED ASSETS DETAIL.

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: WE 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: OSBORNE CLARKE LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 4805444

Charge code: 0480 5444 0009

The Registrar of Companies for England and Wales hereby certifies that a charge dated 2nd April 2020 and created by NLYTE SOFTWARE LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 3rd April 2020.

Given at Companies House, Cardiff on 6th April 2020

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





| We certify that, save for material redacted pursuant to s. 859G of the Companies Act 2006, this copy |
|--|
| instrument is a correct copy of the original instrument. |
| Dated this 2 April 2020 |
| Signed Dylone Whe LLP |

Osborne Clarke LLP

2 Temple Back East

Temple Quay

Bristol BS1 6EG

Supplemental Debenture

- (1) The entities listed in Schedule 1 (as Chargors)
- (2) Silicon Valley Bank

Dated 2 April 2020

Osborne Clarke LLP

Between:

- (1) **Each person** listed in Schedule 1 (the "Chargors"); and
- (2) **Silicon Valley Bank** a California corporation with its principal place of business at 3003 Tasman Drive, Santa Clara, California 95054 US (the **"Bank"**).

Background

- (A) Pursuant to the Original Debenture (as defined below), the Chargors created Security Interests over all of their assets for their present and future obligations and liabilities owing to the Bank.
- (B) The Chargors have agreed to amend the Original Facility Agreement to increase the total amount of the facility made available under the Original Facility Agreement from \$3,000,000 to \$5,000,000.
- (C) This Supplemental Debenture is supplemental to the Original Debenture (as defined below).

This Supplemental Debenture witnesses as follows:

1. **Definitions and interpretation**

Terms defined in the Original Debenture shall, unless otherwise defined in this Supplemental Debenture or unless a contrary intention appears, bear the same meaning when used in this Supplemental Debenture and the following definitions shall apply:

"Amended Facility Agreement" means the Original Facility Agreement, as amended and restated by the amendment and restatement agreement entered into on or about the date of this Supplemental Debenture between amongst others (1) the Chargors and (2) the Bank.

"Liabilities" means all present and future liabilities and obligations of each Obligor to the Bank under the Loan Documents (including, without limitation, the Obligations), both actual and contingent and whether incurred solely or jointly or as principal or surety or in any other capacity together with any of the following matters relating to or arising in respect of those liabilities and obligations:

- (a) any refinancing, novation, deferral or extension;
- (b) any claim for breach of representation, warranty or undertaking or on an event of default or under any indemnity given under or in connection with any documents or agreement evidencing or constituting any other liability or obligation falling within this definition;
- (c) any claim for damages or restitution; and
- (d) any claim as a result of any recovery by any Obligor of a Payment on the grounds or preference or otherwise,

and any amounts which would be included in any of the above but for any discharge, non-provability, unenforceability or non-allowance of those amounts in any insolvency or other proceedings.

"Loan Documents" has the meaning given to such term in the Amended Facility Agreement.

"Original Debenture" means the debenture between (1) the Chargors and (2) the Bank dated 28 February 2019.

- "Original Facility Agreement" means the facility agreement dated 28 February 2019 and made between (1) Nlyte Software Limited and certain of its subsidiaries as original obligors and (2) the Bank.
- "Secured Liabilities" means all Liabilities and all other present and future liabilities and obligations at any time due, owing or incurred by each Obligor to the Bank, both actual and contingent and whether incurred solely or jointly and whether as principal or surety or in any other capacity.
- "Security Interest" shall have the meaning given to such term in the Amended Facility Agreement.
- **"SVB Blocked Accounts"** means the accounts designated as SVB Blocked Accounts in Part 1 of Schedule 2 (*Security Assets*) or such other accounts as may be agreed in writing between a Chargor and the Bank for this purpose and all monies standing to the credit of each such account and all Related Rights in respect of each such account.
- **"SVB Operating Accounts"** means the accounts designated as SVB Operating Accounts in Part 1 of Schedule 2 (Security Assets) and any future accounts of a Chargor not held with the Bank and all monies standing to the credit of each such account and all Related Rights in respect of each such account.
- "Third Party Accounts" means the accounts designated as Third Party Accounts in Part 1 of Schedule 2 (Security Assets) and any future accounts of a Chargor not held with the Bank and all monies standing to the credit of each such account and all Related Rights in respect of each such account.

1.2 Construction

Unless a contrary intention appears, sub-clause 1.2 (*Construction*) of the Original Debenture applies to this Supplemental Debenture, and shall be deemed to be incorporated into this Supplemental Debenture, mutatis mutandis, as though set out in full in this Supplemental Debenture, with any reference to **"this Deed"** being deemed to be a reference to **"this Supplemental Debenture"**, subject to any necessary changes.

1.3 Law of Property (Miscellaneous Provisions) Act 1989

To the extent necessary for any agreement for the disposition of the Security Assets in this Supplemental Debenture to be a valid agreement under section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989, the terms of the other Loan Documents and of any side letters between the parties to this Supplemental Debenture are incorporated into this Supplemental Debenture.

1.4 Implied covenants for title

The obligations of the Chargors under this Supplemental Debenture shall be in addition to the covenants for title deemed to be included in this Supplemental Debenture by virtue of Part I of the Law of Property (Miscellaneous Provisions) Act 1994.

2. Security Assets

- 2.1 Supplemental to clause 3 (*Security Assets*) of the Original Debenture, each of the Chargors, as security for the payment of the Secured Liabilities:
 - (a) charges by way of first legal mortgage, each Property legal title to which is vested in it on the date of this Supplemental Debenture specified in Part 5 of Schedule 2 (Security Assets); and
 - (b) charges by way of fixed charge:

- (i) all Property not effectively mortgaged under clause 2.1(a) above;
- (ii) all Plant and Machinery;
- (iii) all Shares;
- (iv) all Investments other than the Shares;
- (v) all Receivables directed to be paid into the SVB Blocked Accounts;
- (vi) all Receivables directed to be paid into the SVB Operating Accounts;
- (vii) all Receivables directed to be paid into the Third Party Accounts;
- (viii) the SVB Blocked Accounts;
- (ix) the SVB Operating Accounts;
- (x) the Third Party Accounts;
- (xi) all Intellectual Property specified in Part 2 of Schedule 2 (Security Assets);
- (xii) all other Intellectual Property; and
- (xiii) its goodwill and uncalled capital;
- (c) assigns by way of security:
 - (i) all Insurances and Insurance Proceeds;
 - (ii) any Assigned Contract; and
 - (iii) all Related Rights in respect of each of the assets referred to at paragraphs (i) and (ii) above,

subject in each case to reassignment by the Bank to the relevant Chargor of all such rights, title and interest upon payment or discharge in full of the Secured Liabilities; and

- (d) charges by way of floating charge, all its undertaking and all its present and future assets other than those assets which are effectively charged by way of first fixed charge or legal mortgage under sub-clauses 2.1(a) and 2.1(b) above or which are effectively assigned by way of security under sub-clause 2.1(c) above.
- 2.2 The floating charge created by sub-clause 2.1(d) (*Security*) is a qualifying floating charge for the purpose of paragraph 14 of Schedule B1 to the Insolvency Act.
- 2.3 Sub-clauses 3.4 and 3.5 of the Original Debenture apply to the floating charge created by sub-clause 2.1(d) (Security).

3. Incorporation

The provisions of clause 2 (Covenant to Pay) and clauses 4 (Nature of Security) to 19 (Miscellaneous) (inclusive) of the Original Debenture apply to this Supplemental Debenture as though they were set out in full in this Supplemental Debenture except that references to "this Deed" in the Original Debenture are to be construed as references to "this Supplemental Debenture".

4. Continuation

- 4.1 Except insofar as supplemental hereby, the Original Debenture will remain in full force and effect.
- 4.2 Each of the Chargors agrees that the execution of this Supplemental Debenture shall in no way prejudice or affect the security granted by it (or the covenants given by it) under the Original Debenture.
- 4.3 References in the Original Debenture to **"this Deed"** and expressions of similar import shall be deemed to be references to the Original Debenture as supplemented by this Supplemental Debenture and to this Supplemental Debenture.

Governing law

This Supplemental Debenture and any non-contractual obligations arising out of or in connection with it are governed by English law.

6. Jurisdiction

- 6.1 The courts of England have exclusive jurisdiction to settle any dispute arising out of or in connection with this Supplemental Debenture (including a dispute relating to the existence, validity or termination of this Supplemental Debenture or any non-contractual obligation arising out of or in connection with this Supplemental Debenture) (a "Dispute").
- The Parties agree that the courts of England are the most appropriate and convenient courts to settle Disputes and accordingly no Party will argue to the contrary.
- This clause is for the benefit of the Bank only. As a result, the Bank shall not be prevented from taking proceedings relating to a Dispute in any other courts with jurisdiction. To the extent allowed by law, the Bank may take concurrent proceedings in any number of jurisdictions.

In witness this Supplemental Debenture is executed on the date appearing at the head of page 1.

Schedule 1

The Original Chargors

| Name of Original Chargor | Jurisdiction of incorporation/formation (if applicable) | Registration number (if any) |
|------------------------------------|---|------------------------------|
| Nlyte Software Limited | England & Wales | 04805444 |
| Nlyte Software Americas Limited | England & Wales | 07470046 |

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Schedule 2

Security Assets

Part 1

The Bank Accounts

SVB Blocked Accounts

| Chargor | Account number | Sort Code | Branch Address | Reference/designation |
|---------------------------|-------------------|-----------|---|-----------------------|
| Nlyte Software Limited | | | Alphabeta, 14- 18 Finsbury Square, London EC2A, 1BR | |
| Nlyte Software Limited | | | Alphabeta, 14- 18 Finsbury Square, London EC2A, 1BR | |
| Nlyte Software Limited | | | Alphabeta, 14- 18 Finsbury Square, London EC2A, 1BR | |
| Nlyte Software Limited | USD | | Alphabeta, 14- 18 Finsbury Square, London EC2A 1BR | |

SVB Operating Accounts

| Chargor | Currency | Account number | Branch Address |
|------------------------------------|----------|----------------|--|
| Nlyte Software Limited | GBP | | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |
| Nlyte Software Limited | EURO | | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |
| Nlyte Software Limited | USD | | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |
| Nlyte Software Americas Limited | USD | | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |
| Nlyte Software Limited | USD | | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |

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| Nlyte Software Limited | USD | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |
|------------------------------------|-----|--|
| Nlyte Software Limited | USD | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |
| Nlyte Software Americas Limited | CAD | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |
| Nlyte Software Americas Limited | USD | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR |

Third Party Accounts

| Chargor | Third Party Bank | Account Number | Sort Code | Branch Address | Reference/designation |
|---------------------------------------|---------------------|-------------------|--------------|---|--|
| Nlyte Software Limited | Citizen Bank | | N/A | 28 State Street, Boston MA 02109 | Nlyte Software Limited - USD |
| Nlyte Software Americas Limited | Citizen Bank | | N/A | 28 State Street, Boston MA 02109 | Nlyte Software Americas Limited - USD |

Part 2

Intellectual Property

Registered trade marks

| Owner Name | Registration Number | Jurisdiction | Class | Trade Mark |
|---------------------------|------------------------|-------------------|------------|------------------------------|
| nlyte Software Limited | Reg 3181875 | United Kingdom | 9 35 42 | NEO |
| nlyte Software Limited | Reg 3181616 | United Kingdom | 9 35 42 | NEO (Nlyte Energy Optimizer) |
| nlyte Software Limited | Reg 3157826 | United Kingdom | 9 35 42 | FieldView |
| nlyte Software Limited | Reg 2450542 | United Kingdom | 9 35 38 42 | NLYTE nlyte |
| nlyte Software Limited | Reg 2450543 | United Kingdom | 9 35 38 42 | GDCM |

| nlyte Software Limited | Reg 6325153 | EU trade marks | 9 35 38 42 | NLYTE |
|------------------------------|-------------------------|---------------------------|------------|---------------------------------|
| nlyte Software Limited | Reg 6325476 | EU trade marks | 9 35 38 42 | GDCM |
| nlyte Software Limited | Reg 1366179 | International Register | 9 35 42 | NEO |
| nlyte Software Limited | Reg 945926 | International Register | 9 35 42 | NLYTE |
| NLYTE SOFTWARE LIMITED | Reg 5522010 | United States | 9 35 42 | NEO (Nlyte Energy Optimizer) |
| NLYTE SOFTWARE LIMITED | Reg 4144393 | United States | 42 | ASSET INTELLIGENCE |
| NLYTE SOFTWARE LIMITED | Reg 3651249 | United States | 9 35 42 | NLYTE |
| nlyte Software Limited | Reg TMA825122 | Canada | 9 35 38 42 | NLYTE |
| NLYTE SOFTWARE LIMITED | Reg 830700803 | Brazil | 42 | NLYTE |
| nlyte Software Limited | | India | 9 35 42 | NLYTE |
| nlyte Software Limited | App 17918715 | EU trade marks | 9 35 42 | NEO (Nlyte Energy Optimizer) |

Trade mark applications

| Owner Name | Application Number | Jurisdiction | Class | Trade Mark | Status |
|------------------------------|------------------------|------------------|---------|------------|---------|
| NLYTE SOFTWARE LIMITED | App 87149143 | United States | 9 35 42 | FIELDVIEW | Pending |
| NLYTE SOFTWARE LIMITED | App 87147317 | United States | 9 35 42 | NEO | Pending |

| nlyte Software Limited | App 3648722 | India | 9 35 42 | NEO | Pending |
|------------------------------|-----------------------|--------|---------------|-----|-------------------------|
| nlyte Software Limited | App 1933291 | Canada | 42 | | Formalized (Pending) |
| nlyte Software Limited | App 1933290 | Canada | 9 35 38 42 | | Formalized (Pending) |

Patents

| Owner name | Application No | Jurisdiction | Description |
|---------------------------|----------------|---------------|--|
| Nlyte Software Limited | 7765286 | United States | Method and apparatus for managing assets within a datacenter |

Part 3

Shares

| Chargor | Name of company in which Shares are held | Number and class of shares |
|------------------------|---|------------------------------|
| Nlyte Software Limited | Nlyte Software Americas Limited | 3 ordinary shares of £1 each |

Part 4

Assigned Contracts

| Chargor | Details of contract | Date of contract |
|------------------------|---|------------------|
| Nlyte Software Limited | Asset purchase agreement between (amongst others) (1) Nlyte Software Limited and (2) InControl Technology, Inc., relating to certain intellectual propery rights and customer contracts of InControl Technology, Inc. | 5 July 2017 |

Part 5

Property

None at the date of this Supplemental Debenture.

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Signatories to Supplemental Debenture

| a | |
|--|--|
| Executed as a DNIyte Software acting by Doug in the presence | Limited) Sabella) |
| Signature of director | |
| Signature of witness | |
| Name of witness | KENNETH D. MOYES |
| Address of witness | 55240 PEBBLE BENCH, LAQUINTA, CA |
| Occupation of witne | ss EXPAUNVE |
| Executed as a D Niyte Software Limited acting byDoug in the presence | Americas) j Sabella) |
| Signature of director | - |
| Signature of witness | |
| Name of witness | KENNETH D. MOYES |
| Address of witness | 55240 PEBBLE BEACH, LA QUINTA, CA |
| Occupation of witne | ss Executive |
| Bank | |
| Signed by authorised signa for and on beha Silicon Valley E | lf of) |
| Notice Details Address: Facsimile: | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR +44 (0) 207 600 9556 |

Signatories to Supplemental Debenture

| Chargors | |
|---|---|
| Executed as a Nlyte Softwar acting by in the presence | e Limited) |
| | |
| Signature of direct | tor |
| Signature of witne | ss |
| Name of witness | <i></i> |
| Address of witnes | 5 |
| Occupation of witn | ess |
| | |
| Executed as a Niyte Software Limited acting byin the presence | e Americas))) |
| | , |
| Signature of direct | or |
| Signature of witnes | ss |
| Name of witness | ····· |
| Address of witness | |
| Occupation of with | 988 |
| | |
| Bank | |
| Signed by authorised sign for and on beha Silicon Valley | elf of) |
| Notice Details Address: Facsimile: Attention: | Alphabeta, 14-18 Finsbury Square, London EC2A 1BR +44 (0) 207 600 9556 Ella Botham |