MG02

Statement of satisfaction in full or in part of mortgage or charge



What this form is for You may use this form to register a statement of satisfaction in full or in part of a mortgage or charge

X What this form is NOT You cannot use this forr a statement of satisfact or in part of a fixed chai company registered in S do this, please use form



02/11/2012

COMPANIES HOUSE

	Communication and the state of	For official use
	Company details	
Company number	050811628	→ Filling in this form Please complete in typescript or in bold black capitals All fields are mandatory unless specified or indicated by *
Company name in full	HUNTLEY PHARMACEUTICALS	
	LTD,	
2	Creation of charge	<u></u>
Date charge created	10 9 07 12 10 10 14	You should give a description of the instrument (if any) creating or
Description •		e g 'Legal charge'
Date of registration •	1 4 70 7 /2 /0 /4	◆ The date of registration may be confirmed from the certificate
3	Name and address of chargee(s), or trustee(s) for the debenture holders	
	Please give the name and address of the chargee(s), or trustee(s) for the debenture holders	Continuation page Please use a continuation page if you need to enter more details
Name	HSBC BANK ple	_ ,
Address	8 CANADA SQUARE	
	LONDON	_
Postcode	E14 5HQ	
Name		7
Address		_
		-
Postcode		
Name		-
Address		_ _
Postcode		

Short particulars Legal Morn afterwards of (if any) men First Fixed (menhomed in First Fixed (ii) All th fitting (a) All th the Co (iii) The b any tr (iv) All bo (when reserv es the accord (vi) Any of (vii) All so (viii) All so (viii) All so (viii) All so subset	present and future right, tide and interest of the Company in or to any freehold or leasthold lead or other unen and fixed plant and machinery now or at my afterwards on it. attels now or at any time afterwards belonging to the Company. This excludes any of them for the time being impany or which are, for the time being, otherwise effectively charged by way of legal mortgage or fixed charges are fit of all rights, licences, guarantees, rent deposits, contacts, deeds, undertakings and warrantes relating to de or business from time to time carried on by the Company of the individual and monetary claims and any rents, licences fees or other payments due from any have situated) now or at any time afterwards due owing to or incurred to the Company in addition, the full beautions of title and other rights enabling the Company to enforce any such debts or claims (collectively called the Bank may from time to time have agreed in writing with the Company shall not be subject to this fixed chance with paragragh (v) below edit balance on any account of the Company with the Bank. edit balance on any account of the Company with any bank (other than the Bank) or other person. when the debenures, bonds, loan capital and other securities including of any description of any other persons any undertaking of the Company) in addition, all rights to substribe to or convert other securities into or other	elective subject only to the other margages or maine), accurates, intellectual property and/or other property and/or other property wherever submited and all fixtures, forming part of the stock in trade or work-in-progresse by this Debenture, or any land or other property mentioned above and/or exact, focuses or occupier of any immoveable property of all guarantees and accurates for them and all 5 as "debts"). This excludes such debts and clears (if a large and also such debts and clears are charge
Legal Morn afterwards of (if any) men first Fixed (menhaned after Fixed (in All the Colin	a it. This includes (without limitation) the land described or referred to in Part 1 of the First Schedule to the Debermire; and thirties on the channel (including all additions and improvements to, and replacement of, then from time to time to Second Schedule of the Debermire; and thirties on the channel (including all additions and improvements to, and replacement of, then from time to time the Second Schedule of the Debermire; and harge on present and future right, tide and interest of the Company in or to any freehold or leasthold lead or other unconsisted most at any time afterwards belonging to the Company. This excludes any of them for the time being impany or which are, for the time being, otherwise effectively charged by any of legal mortgage or fixed chargeness of all rights, Seconces, gustantes, rent deposits, contacts, deeds, undertakings and warrantes relating to de or business from time to time carried on by the Company with deeds and other debts and monetary claims and any rents, Sciences fees or other payments due from any lawer situated) now or at any time afterwards due owing to or incurred to the Company in addition, the full beautions of title and other rights enabling the Company to enforce any such debts or claims (collectively called the Bank may from time to time have agreed in writing with the Company shall not be subject to this fixed character with paragragh (v) below edit balance on any account of the Company with the Bank. Call balance on any account of the Company with any bank (other than the Bank) or other person. Salvall and uncalled capital for the time being of the Company to enterties including of any description of any other person way undertaking of the Company) in addition, all rights to substribe to or convert other securities into or other	electrice subject only to the other martgages or mat- ne), accurates, intellectual property and/or other prop- novable property wherever submited and all finances, forming part of the stock in trade or work-in-progres to by this Debenture. The property mentioned above and/or cases, focuses or occupier of any immoveable prop- efit of all guarantees and accounts for them and all is to "debta"). This excludes such debta and clauris (if a large and also such debta and clauris as are charges
alterwards of (if any) men First Fixed (menhaned u First Fixed (i) All th firming (a) All ch the C (iii) The b any tr (iv) All bo (when reserv es the account (v) Any of (vi) All so (vii) All so (viii) All so (viii) All so (viii) All so (viii) All so subsid	a it. This includes (without limitation) the land described or referred to in Part 1 of the First Schedule to the Debermire; and thirties on the channel (including all additions and improvements to, and replacement of, then from time to time to Second Schedule of the Debermire; and thirties on the channel (including all additions and improvements to, and replacement of, then from time to time the Second Schedule of the Debermire; and harge on present and future right, tide and interest of the Company in or to any freehold or leasthold lead or other unconsisted most at any time afterwards belonging to the Company. This excludes any of them for the time being impany or which are, for the time being, otherwise effectively charged by any of legal mortgage or fixed chargeness of all rights, Seconces, gustantes, rent deposits, contacts, deeds, undertakings and warrantes relating to de or business from time to time carried on by the Company with deeds and other debts and monetary claims and any rents, Sciences fees or other payments due from any lawer situated) now or at any time afterwards due owing to or incurred to the Company in addition, the full beautions of title and other rights enabling the Company to enforce any such debts or claims (collectively called the Bank may from time to time have agreed in writing with the Company shall not be subject to this fixed character with paragragh (v) below edit balance on any account of the Company with the Bank. Call balance on any account of the Company with any bank (other than the Bank) or other person. Salvall and uncalled capital for the time being of the Company to enterties including of any description of any other person way undertaking of the Company) in addition, all rights to substribe to or convert other securities into or other	electrice subject only to the other mortgages or mail me), accurates, mellectual property and/or other property and/or other property wherever minuted and all futures, forming part of the stock in trade or work-in-progres to by this Debenture. The property mentioned above and/or any land or other property mentioned above and/or exact, focuses or occupier of any unmoveable property of all guarantees and accounts for them and all five "debts"). This excludes such debts and claims (if a large and also such debts and claims as are charges
(together) (ix) All left them a world retracted from the world retracte	ards belonging to the Company, and all dividends, interest and other income and all other rights of whatsoever or with any securities memorated in the Second Schedule below, collectively called the "securities"). The spatial transfer and any part of the world. In addition, moral rights, inventions, confidential information, know-how and rights of in relation to all or any of the above (whether registered or unregistered) now or any time afterwards belonging and in the Second Schedule below, collectively called the "intellectual property"). Case of life manurance or assurance and all rights and claims to which the Company is now, or may at any time and of any other policies of manurance of any description (including, without limitation, the insurance aneution as and other property to which the Company is now, or may at any time afterwards, become emitted as a result menced under the hisolvency Act 1986 or any similar legislation in any jurisdiction. The property of the provision by the Company to any person or any loan or credit or other financial at on, any finance leases and here pure purchase agreements) now, or at any time afterwards, entered into by the cocks of sale of any property mentioned above. The property charged by way of legal mortgage or fourd charge by this Debenture and recognised as effectively charged by way of legal mortgage or fourd charge by this Debenture and recognised as effectively charged by way of legal mortgage or fourd charge by this Debenture and recognised as effective to the property mentioned above.	wase acquire any such securities now or at any time band denying from or incidental to, any of these ation of any of them and the right to apply for a similar nature arising or subasting anywhere in the to the Company (together with any of the same afterwards, become entabled in relation to the proceed to in Clause 8 (a) below). It of, or in connection with, any proceedings threaten accommodation of any description (including, within a Company)
.5 S	atisfaction of the debt	
— _	confirm that the debt for which the charge described above was given has	Please tick one box only

I confirm that the debt for which the charge described above was given has been paid or satisfied
In full In part

Signature

Please sign the form here.

Signature

This form must be signed by a person with an interest in the registration of the charge

MG02

Statement of satisfaction in full or in part of mortgage or charge

Presenter information

You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form The contact information you give will be visible to searchers of the public record

Contact name T. PARLEY
Company name HUNTLEY
PHARMACEUTICALS LID
Address THE OLD PLOUGH
CHIVERY
POST LOWIN TRING
County/Region HERTFORD SHIRE
Postcode HP23 6LE
Country
DX
O1296 622099

✓ Checklist

We may return forms completed incorrectly or with information missing

Please make sure you have remembered the following

- The company name and number match the information held on the public Register
- You have completed the charge details in Section 2
- You have the completed the name and address of the chargee, or trustee for the debenture holders
- You have completed the short particulars of the property mortgaged or charged
- You have confirmed whether the charge is to be satisfied in full or in part
- You have signed the form

Important information

Please note that all information on this form will appear on the public record

☑ Where to send

You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below

For companies registered in England and Wales The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff

For companies registered in Scotland
The Registrar of Companies, Companies House,
Fourth floor, Edinburgh Quay 2,
139 Fountainbridge, Edinburgh, Scotland, EH3 9FF
DX ED235 Edinburgh 1
or LP - 4 Edinburgh 2 (Legal Post)

For companies registered in Northern Ireland
The Registrar of Companies, Companies House,
Second Floor, The Linenhall, 32-38 Linenhall Street,
Belfast, Northern Ireland, BT2 8BG
DX 481 N R Belfast 1

Further information

For further information, please see the guidance notes on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.companieshouse.gov.uk