M

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Please do not write in this margin

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

*insert full name of Company

COMPANIES FORM No. 395

Particulars of a mortgage or charge

A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge.

Pursuant to section 395 of the Companies Act 1985

To the Registrar of Companies (Address overleaf - Note 6)

For official use

Company number

05118124

Name of company

Rossendale School Limited (the Chargor)

Date of creation of the charge

9 November 2005

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

A Security Agreement dated 9 November 2005 (the **Deed**) between, amongst others, the Chargor and the Facility Agent (as defined below).

Amount secured by the mortgage or charge

All present and future obligations and liabilities (whether actual or contingent and whether owed jointly or severally or in any other capacity whatsoever) of each Obligor to any Finance Party under each Finance Document to which an Obligor is a party, except for any obligation which, if it were so included, would result in the Deed contravening Section 151 of the Companies Act 1985 (the **Secured Liabilities**).

Names and addresses of the mortgagees or persons entitled to the charge

ABN AMRO Bank N.V., London Branch, 250 Bishopsgate, London (the Facility Agent).

Postcode EC2M 4AA

Presentor's name address and reference (if any):

Allen & Overy LLP One New Change London EC4M 9QQ

CEB/AHD BK: 3434494.1

Time critical reference

For official Use (02/00) Mortgage Section



Post room

LD4 COMPANIES HOUSE 472 22/11/2005 Short particulars of all the property mortgaged or charged

Please see attached continuation sheets.

When the property mortgaged or charged in the property mortgaged in the property mortgaged or charged in the property mortgaged in the property mortgage

Please do not write in this margin

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

Particulars as to commission allowance or discount (note 3)

Nil.

Signed Ailen & Overy up

Date 22 November 2005

A fee is payable to Companies House in respect of each register entry for a mortgage or charge. (See Note 5)

† delete as appropriate

Notes

- The original instrument (if any) creating or evidencing the charge, together with these prescribed particulars correctly completed must be delivered to the Registrar of Companies within 21 days after the date of creation of the charge (section 395). If the property is situated and the charge was created outside the United Kingdom delivery to the Registrar must be effected within 21 days after the date on which the instrument could in due course of post, and if dispatched with due diligence, have been received in the United Kingdom (section 398). A copy of the instrument creating the 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 either by the company or by the person who has delivered or sent the copy to the Registrar. The verification must be signed by or on behalf of the person giving the verification and where this is given by a body corporate it must be signed by an officer of that body. A verified copy will also be accepted where section 398(4) applies (property situate in Scotland or Northern Ireland) and Form No. 398 is submitted.
- A description of the instrument, eg "Trust Deed", "Debenture", "Mortgage", or "Legal charge", etc, as the case may be, should be given.
- In this section there should be inserted the amount or rate per cent. of the commission, allowance or discount (if any) paid or made either directly or indirectly by the company to any person in consideration of his;
 - (a) subscribing or agreeing to subscribe, whether absolutely or conditionally, or
 - (b) procuring or agreeing to procure subscriptions, whether absolute or conditional, for any of the debentures included in this return. The rate of interest payable under the terms of the debentures should not be entered.
- If any of the spaces in this form provide insufficient space the particulars must be entered on the prescribed continuation sheet.
- A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge. Cheques and Postal Orders must be made payable to **Companies House**.
- 6 The address of the Registrar of Companies is: Companies House, Crown Way, Cardiff CF14 3UZ

SHORT PARTICULARS OF ALL THE PROPERTY MORTGAGED OR CHARGED

1. CREATION OF SECURITY

1.1 General

- (a) All the security created under the Deed:
 - (i) is created in favour of the Facility Agent;
 - (ii) is created over present and future assets of the Chargor;
 - (iii) is security for the payment of all the Secured Liabilities; and
 - (iv) is made with full title guarantee in accordance with the Law of Property (Miscellaneous Provisions) Act 1994.
- (b) If the rights of the Chargor under a document cannot be secured without the consent of a party to that document:
 - (i) the Chargor must notify the Facility Agent promptly;
 - (ii) this Security will secure all amounts which the Chargor may receive, or has received, under that document but exclude the document itself; and
 - (iii) unless the Facility Agent otherwise requires, the Chargor must use reasonable endeavours to obtain the consent of the relevant party to that document being secured under the Deed.
- (c) The Facility Agent holds the benefit of the Deed on trust for the Finance Parties.

1.2 Land

- (a) The Chargor charges:
 - (i) by way of a first legal mortgage all estates or interest in any freehold or leasehold property now owned by it; this includes the real property (if any) specified in Schedule 1 (Real Property) to this Form 395 opposite its name but does not include the Short Leasehold Properties or the Thornford Property; and
 - (ii) (to the extent that they are not the subject of a mortgage under subparagraph (i) above) by way of first fixed charge all estates or interests in any freehold or leasehold property other than the Short Leasehold Properties and the Thornford Property,

but in each case excluding any estates or interests in any freehold or leasehold property situated in Scotland.

- (b) A reference in this Subclause to a mortgage or charge of any freehold or leasehold property includes:
 - (i) all buildings, fixtures, fittings and fixed plant and machinery on that property; and
 - (ii) the benefit of any covenants for title given or entered into by any predecessor in title of the Chargor in respect of that property or any moneys paid or payable in respect of those covenants.

1.3 Investments

- (a) The Chargor charges:
 - (i) by way of a first legal mortgage all shares in any member of the Group (other than itself) owned by it or held by any nominee on its behalf; this includes the shares specified in Schedule 3 (Shares) to this form 395 opposite its name; and
 - (ii) (to the extent that they are not the subject of a mortgage under subparagraph (i) above) by way of a first fixed charge its interest in all shares, stocks, debentures, bonds or other securities and investments owned by it or held by any nominee on its behalf.
- (b) A reference in this Subclause to a mortgage or charge of any stock, share, debenture, bond or other security includes:
 - (i) any dividend or interest paid or payable in relation to it; and
 - (ii) any right, money or property accruing or offered at any time in relation to it by way of redemption, substitution, exchange, bonus or preference, under option rights or otherwise.

1.4 Plant and machinery

The Chargor charges by way of a first fixed charge all plant and machinery owned by it and its interest in any plant or machinery in its possession.

1.5 Insurances

Subject, in the case of buildings insurance only, to the interests of Propco under the Lease, the Chargor assigns absolutely, subject to a proviso for re-assignment on redemption, all of its rights in respect of any contract or policy of insurance taken out by it or on its behalf or in which it has an interest.

1.6 Intellectual property

The Chargor charges by way of a first fixed charge, all of its rights in respect of:

- (a) any know-how, patent, trade mark, service mark, design, business name, topographical or similar right; this includes the patents and trademarks specified in Schedule 4 (Intellectual Property Rights) to this form 395 opposite its name;
- (b) any copyright or other intellectual property monopoly right; or
- (c) any interest (including by way of licence) in any of the above,

in each case whether registered or not and including all applications for the same.

1.7 Miscellaneous

The Chargor charges by way of first fixed charge:

- (a) any beneficial interest, claim or entitlement it has in any pension fund;
- (b) its goodwill;

- (c) the benefit of any authorisation (statutory or otherwise) held in connection with its use of any Security Asset;
- (d) the right to recover and receive compensation which may be payable to it in respect of any authorisation referred to in paragraph (c) above; and
- (e) its uncalled capital.

1.8 Floating charge

- (a) The Chargor charges by way of a first floating charge all its assets not at any time otherwise effectively mortgaged, charged or assigned by way of fixed mortgage, charge or assignment under this Clause except:
 - (i) the Short Leasehold Properties;
 - (ii) the Thornford Property; and
 - (iii) in the case of PHL, the Glasgow Property Interests.
- (b) Except as provided below, the Facility Agent may by notice the Chargor convert the floating charge created by the Chargor under this Subclause into a fixed charge as regards any of the Chargor's assets specified in that notice, if:
 - (i) an Event of Default is outstanding; or
 - (ii) the Facility Agent considers those assets to be in danger of being seized or sold under any form of distress, attachment, execution or other legal process or to be otherwise in jeopardy.
- (c) The floating charge created by this Subclause may not be converted into a fixed charge solely by reason of:
 - (i) the obtaining of a moratorium; or
 - (ii) anything done with a view to obtaining a moratorium,

under the Insolvency Act 2000.

- (d) The floating charge created by this Subclause will automatically convert into a fixed charge over all of the Chargor's assets if an administrator is appointed or the Facility Agent receives notice of an intention to appoint an administrator.
- (e) The floating charge created by this Subclause is a **qualifying floating charge** for the purpose of paragraph 14 of Schedule B1 to the Insolvency Act 1986.

2. RESTRICTIONS ON DEALINGS

- (a) The Chargor may not:
 - (i) create or permit to subsist any Security Interest on any Security Asset; or
 - (ii) sell, transfer, licence, lease or otherwise dispose of any Security Asset,

except as expressly allowed under the Credit Agreement.

(b) The Chargor may not, without the written consent of the Facility Agent, take or allow the taking of any action on its behalf which may result in the rights attaching to any of its Investments being altered or further shares in the relevant member of the Group being issued.

3. VOTING RIGHTS

- (a) Before this Security becomes enforceable:
 - (i) the voting rights, powers and other rights in respect of the Investments must (if exercisable by the Facility Agent) be exercised in any manner which the relevant Chargor may direct in writing; and
 - (ii) all dividends or other income paid or payable in relation to any Investments must be paid directly to the relevant Chargor.

The Chargor must indemnify the Facility Agent against any loss liability incurred by the Facility Agent as a consequence of the Facility Agent acting in respect of the Investments on the direction of the Chargor.

(b) After this Security has become enforceable, the Facility Agent may exercise (in the name of the relevant Chargor and without any further consent or authority on the part of the relevant Chargor) any voting rights and any powers or rights which may be exercised by the legal or beneficial owner of any Investment, any person who is the holder of any Investment or otherwise.

4. CONSTRUCTION

- (a) Capitalised terms defined in the Credit Agreement have, unless expressly defined in the Deed, the same meaning in the Deed.
- (b) The provisions of clause 1.2 (Construction) of the Credit Agreement apply to the Deed as though they were set out in full in Deed, except that references to the Credit Agreement will be construed as references to the Deed.
- (c) (i) The term **Finance Document** includes all amendments and supplements including supplements providing for further advances; and
 - (ii) the term this Security means any security created by the Deed.
- (d) Any covenant of the Chargor under the Deed (other than a payment obligation) remains in force during the Security Period.
- (e) The terms of the other Finance Documents and of any side letters between any Parties in relation to any Finance Document are incorporated in the Deed to the extent required to ensure that any purported disposition of any freehold or leasehold property contained in the Deed is a valid disposition in accordance with Section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989.
- (f) If the Facility Agent considers that an amount paid to a Finance Party under a Finance Document is reasonably likely to be capable of being avoided or otherwise set aside on the liquidation or administration of the payer or otherwise, then that amount will not be considered to have been irrevocably paid for the purposes of the Deed.
- (g) Unless the context otherwise requires, a reference to a Security Asset includes the proceeds of sale of that Security Asset.

In this Form 395:

Accession Agreement means a letter, substantially in the form of schedule 7 (Form of Accession Agreement) to the Credit Agreement, with such amendments as the Facility Agent and the Company may agree.

Additional Borrower means an Additional Capex Borrower or an Additional Working Capital Borrower.

Additional Capex Borrower means a member of the Group which becomes a Capex Borrower after the date of the Credit Agreement.

Additional Guarantor means a member of the Group which becomes a Guarantor after the date of the Credit Agreement.

Additional Obligor means an Additional Borrower or an Additional Guarantor.

Additional Working Capital Borrower means a member of the Group which becomes a Working Capital Borrower after the date of the Credit Agreement.

Administrative Party means the Arranger, the Issuing Bank or the Facility Agent.

Agreement for Lease means any agreement by any Capex Borrower to grant a Lease of all or part of its interest in any Property.

Arranger means ABN AMRO Bank N.V., London Branch.

Capex Borrower means an Original Capex Borrower or an Additional Capex Borrower.

Company means Priory Securitisation Limited (registered in England and Wales number 03982134).

Credit Agreement means the £120,000,000 capital expenditure and working capital facilities agreement dated 19 October 2005 between (among others) Priory Securitisation Limited and the Facility Agent as amended and restated by a supplemental agreement dated 8 November 2005.

Event of Default means an event specified as such in Clause 24 (Default) of the Credit Agreement.

Existing Property means a real estate asset of the Group listed in schedule 11 (Existing Property) to the Credit Agreement.

Fanplate means Fanplate Limited (registered in England and Wales number 05347672).

Fee Letter means any letter entered into by reference to the Credit Agreement between one or more Administrative Parties and the Company setting out the amount of certain fees referred to in the Credit Agreement.

Finance Document means:

- (a) the Credit Agreement;
- (b) a Security Document;

- (c) a Subordination Agreement;
- (d) a Fee Letter;
- (e) the Hedging Letter;
- (f) a Transfer Certificate;
- (g) an Accession Agreement;
- (h) a Resignation Request;
- (i) a Hedging Document; or
- (j) any other document designated as such by the Facility Agent and the Company.

Finance Party means a Lender, an Administrative Party or a Hedging Bank.

Glasgow Property Interests means the part freehold, part leasehold interests of PHL in subjects at 38 and 40 Mansion House Road, Glasgow registered in the Land Register of Scotland under title numbers GLA124773 and GLA108784.

Group means the Company and its Subsidiaries and Fanplate and its Subsidiaries.

Guarantor means the Company, an Original Guarantor or an Additional Guarantor.

Hedging Bank means any person which becomes a party to the Credit Agreement as a Hedging Bank under clause 32.9 (Hedging Banks) of the Credit Agreement in its capacity as provider of hedging arrangements under Hedging Documents.

Hedging Documents means any ISDA master agreement and other interest hedging agreements or documents which may be entered into by a member of the Group in connection with the hedging of interest payable under the Finance Documents.

Hedging Letter means a letter dated on or about the date of the Credit Agreement between the Company and the Facility Agent relating to the interest rate hedging to be effected by the Group.

Investments means:

- (a) the Shares;
- (b) all other shares, stocks, debentures, bonds or other securities and investments included in the definition of Security Assets in clause 1.1 (Definitions) of the Deed;
- (c) any dividend or interest paid or payable in relation to any of the above; and
- (d) any right, money or property accruing or offered at any time in relation to any of the above by way of redemption, substitution, exchange, bonus or preference under option rights or otherwise.

Issuing Bank means ABN AMRO Bank N.V., London Branch.

Lease means any present or future lease, underlease, sub-lease, licence, tenancy or right to occupy in each case howsoever described whether on a fixed term or periodic basis governing the use or occupation of any freehold or leasehold property or any part of it and includes any Agreement for Lease.

Lender means:

- (a) the Original Lender; or
- (b) any person which becomes a Lender after the date of the Credit Agreement.

Obligor means an Original Obligor or an Additional Obligor.

Original Borrower means an Original Capex Borrower or an Original Working Capital Borrower.

Original Capex Borrowers means the entities listed in schedule 1 (Original Parties) to the Credit Agreement as original capex borrowers.

Original Guarantors means the entities listed in schedule 1 (Original Parties) to the Credit Agreement.

Original Lender means the financial institution listed in schedule 1 (Original Parties) to the Credit Agreement as original lender.

Original Obligor means the Company, an Original Borrower or an Original Guarantor.

Original Working Capital Borrowers means the entities listed in schedule 1 (Original Parties) to the Credit Agreement as original working capital borrowers.

PHL means Priory Healthcare Limited.

Propco means Priory Finance Property LLP (registered in England and Wales number OC315650).

Property means:

- (a) each Existing Property; and
- (b) any other present or future freehold or leasehold property in which a member of the Group has or acquires or will acquire an interest.

Resignation Request means a letter in the form of schedule 8 (Form of Resignation Request) to the Credit Agreement, with such amendments as the Facility Agent and the Company may agree.

Security Agreement means:

- (a) the Deed; and
- (b) any standard security granted by an Obligor in favour of the Facility Agent relating to a Property situated in Scotland.

Security Assets means all assets of the Chargor the subject of any security created by the Deed.

Security Document means:

- (a) each Security Agreement; or
- (b) any other document evidencing or creating security over any asset of an Obligor to secure any obligation of any Obligor to a Finance Party under the Finance Documents.

Security Interest means any mortgage, pledge, lien, charge, assignment, assignation, hypothecation or security interest or any other agreement or arrangement having a similar effect.

Security Period means the period beginning on the date of the Deed and ending on the date on which all the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full.

Shares means the Shares listed in Schedule 3 (Shares) to this form 395.

Short Leasehold Properties means each of the properties listed in Schedule 2 (Short Leasehold Properties) to this form 395.

Subordination Agreement means the subordination agreement entered into or to be entered into between, among others, the Facility Agent, each Obligor and certain other members of the Group on or about the date of the Credit Agreement or any other subordination agreement entered into by (amongst others) members of the Group and the Facility Agent subordinating the rights of creditors or members of the Group to the rights of the Finance Parties under the Finance Documents.

Subsidiary means an entity of which a person has direct or indirect control or owns directly or indirectly more than 50 per cent. of the voting capital or similar right of ownership and **control** for this purpose means the power to direct the management and the policies of the entity whether through the ownership of voting capital, by contract or otherwise.

Thornford Property means all that land owned by Blenheim Healthcare Limited comprising an athletics track at Thornford Park, Crookham Common, Thatcham, Berkshire RG19 8ET being the remainder of the land comprised in Title number BK335895 except for the land transferred on or about the date of this Deed by PHL to Priory Finance Property LLP.

Transfer Certificate means a certificate, substantially in the form of schedule 5 (Form of Transfer Certificate), to the Credit Agreement, with such amendments as the Facility Agent may approve or reasonably require or any other form agreed between the Facility Agent and the Company.

Working Capital Borrower means an Original Working Capital Borrower or an Additional Working Capital Borrower.

SCHEDULE 1

REAL PROPERTY

| PROPERTY (full address) | TENURE | TITLE NUMBER | REGISTERED PROPRIETOR/OWNER/ LESSEE | |
|--|---|--------------------|---|--|
| All that land at Ticehurst House, Ticehurst, Wadhurst, East Sussex TN5 7HU being the remainder of the land comprised in Title number ESX235200 except for the land transferred by a transfer on or about the date of this Deed by Priory Healthcare Limited to Priory Finance Property LLP | | ESX235200 | Priory Healthcare Limited | |
| Filterbed at Burnt Lodge Lane, Ticehurst, Wadhurst | odge Lane, Ticehurst, Freehold | | Ticehurst House Private Clinic Limited | |
| Condover Hall and Two Acre Cottage, Condover, Shrewsbury, Shropshire | Freehold | SL165532, SL168041 | Priory Education Services Limited | |
| Flat 5 Eaton House, 39- 40 Upper Grosvenor Street, London W1K 2NG | 65 year leasehold expiring 22 December 2034 | NGL207266 | Farm Place Limited | |
| Priory House, Randalls Research Park, Leatherhead, Surrey | Short leasehold | Unregistered | Priory Central Services Limited | |
| Bristol Grange Heath House Lane Off Bell Road Bristol BS16 1EQ | | | Highbank Private Hospital Limited | |
| Altrincham Rappax Road Altrincham Cheshire WA15 ONX | | | Priory Healthcare Limited | |
| Chelmsford Lease Stump Lane Springfield Chelmsford SM1 5SJ | | | Priory Healthcare Limited | |

| PROPERTY (full address) | TENURE | TITLE NUMBER | REGISTERED PROPRIETOR/OWNER/ LESSEE |
|--|--------|--------------|---|
| Farm Place and Coach House Stane Street Ockley Dorking RH5 5NG | Lease | | Priory Healthcare Limited |
| Hayes-Grove Prestons Road Hayes Bromley BR2 7AS | Lease | | Priory Healthcare Limited |
| Sackville Gardens, Hove 22-24 Sackville Gardens Hove West Sussex BN3 4GH | Lease | | Priory Healthcare Limited |
| Lancashire Rosemary Lane Bartle Preston PR4 OHB | Lease | | Priory Healthcare Limited |
| Marchwood Hythe Road Marchwood Southampton SO40 4WU | Lease | | Priory Healthcare Limited |
| North London The Bourne Southgate London N14 6RA | Lease | | Priory Healthcare Limited |
| Nottingham Ransom Road Nottingham NG3 5GS | Lease | | Priory Healthcare Services Limited |
| Roehampton Priory Lane Roehampton London SW15 5JJ | Lease | | Priory Healthcare Limited |
| Ticehurst House Ticehurst Wadhurst East Sussex TN5 7BW | Lease | | Priory Healthcare Limited |
| Woking Chobham Road Knaphill Woking GU21 2QF | Lease | | Priory Healthcare Limited |

| PROPERTY (full address) | TENURE | TITLE NUMBER | REGISTERED PROPRIETOR/OWNER/ LESSEE |
|--|------------|--------------|---|
| Woodbourne 21 Woodbourne Road Edgbaston Birmingham B17 8BY | Underlease | | Priory Healthcare Limited |
| New Church Road, Hove 14-18 New Church Road Hove West Sussex BN3 4FH | Lease | | Priory Healthcare Limited |
| Chelfham Bere Alston West Devon PL20 7EX | Lease | | Chelfham Senior School Limited |
| Eastwood Grange Milken Lane Ashover Derbyshire S45 OBA | Lease | | Eastwood Grange Company Limited |
| Eden Grove Bolton Appleby Cumbria CA16 6QJ | Underlease | | Priory Education Services Limited |
| Farleigh College Newbury House Mells Frome BA11 3RG | Lease | | Farleigh Schools Limited |
| Farleigh FEC- Frome North Parade Frome Somerset BA11 2HB | Lease | | Farleigh Schools Limited |
| North Hill House (Stoneleigh) Fromefield Frome Somerset BA11 2HB | Lease | | Farleigh Schools Limited |
| Farleigh FEC – Swindon 105 Bath Road Swindon SN1 4AX | Lease | | Farleigh Schools Limited |
| Horizon Blithbury Rugeley Staffordshire WS15 3JQ | Lease | | Autism (GB) Limited |
| Jacques Hall Harwich Road | Underlease | | Priory Education Services |

| PROPERTY (full address) | TENURE | TITLE NUMBER | REGISTERED PROPRIETOR/OWNER/ LESSEE |
|---|------------|--------------|---|
| Bradfield Essex CO11 2XW | | | Limited |
| Rookery House Wells Road Radstock Bath BA3 3RS | Lease | | Farleigh Schools Limited |
| Rossendal School Bamford Road Ramsbottom Lancashire BLO ORT | Lease | | Rossendale Schools Limited |
| Sheridan House Southburgh Thetford Norfolk IP25 7TJ | Underlease | | Priory Education Services Limited |
| Solutions Hope Under Dinmore Leominster Herefordshire HR6 OPW | Lease | | Solutions (Llangarron) Limited |
| Tadley Court Tadley Common Road Tadley Hampshire RG26 3TB | Underlease | | Priory Education Services Limited |
| Mark College Blackford Road Highbridges Somerset | Lease | | Mark College Limited |
| Egerton Road 18 Egerton Road Bexhill on Sea East Sussex TN39 3HH | Lease | | Priory Rehabilitation Services Limited |
| Bristol Heath House Lane Off Bell Road Bristol BS16 1EQ | Lease | | Priory Healthcare Limited |
| Highbank Walmersley Road Bury BL9 5LX | Lease | | Priory Rehabilitation Services Limited |
| Sketchley Hall Manor Way Burbage Leicestershire LE10 3HT | Lease | | Priory Rehabilitation Services Limited |

| PROPERTY (full address) | TENURE | TITLE NUMBER | REGISTERED PROPRIETOR/OWNER/ LESSEE |
|---|--------|--------------------------------|---|
| Unsted Park Munstead Heath Godalming Surrey GU7 1UW | Lease | | Priory Rehabilitation Services Limited |
| Vines Innham Wood Crowborough East Sussex TN6 1TE | Lease | | Priory Rehabilitation Services Limited |
| Grange Potters Bar 190 Barnet Road Potters Bar Hertfordshire EB6 2SE | Lease | | Decklamp Limited |
| Grange Heathfield Tottingworth Park Heathfield East Sussex TN21 8UN | Lease | | Priory Rehabilitation Services Limited |
| Grange Hemel Hempstead Longcroft Lane Hemel Hempstead HP3 OBN | Lease | | Priory Rehabilitation Services Limited |
| Grange St Neots Eynesbury St Neots Cambridgeshire PE19 2JA | Lease | | Decklamp Limited |
| Chadwick Lodge Chadwick Drive Eagleston Milton Keynes MK6 5LS | Lease | | Blenheim Healthcare Limited |
| Sturt Sturts Lane Walton on the Hill Surrey KT20 7RQ | Lease | | Priory Healthcare Limited |
| Thornford Park Crookham Common Thatcham Berkshire RG19 8ET | Lease | Blenheim Healthcare Limited | |

SCHEDULE 2

SHORT LEASEHOLD PROPERTIES

| PROPERTY (full address) | TENURE | TITLE NUMBER | REGISTERED PROPRIETOR/OWNER/ LESSEE |
|--|---|--------------|---|
| 16 Delta Close, Frome BA11 3AH | Short leasehold | Unregistered | Priory Medical Group |
| Portacabin, Swindon College, Star Avenue, Swindon | Short leasehold | Unregistered | Farleigh Schools Limited |
| Buckfields, 14 Matilda Close, Ross-on-Wye | Short leasehold | Unregistered | Solutions (Llangarron) Limited |
| The Business Centre, Llangarron | Short leasehold | Unregistered | Solutions (Llangarron) Limited |
| The Training Centre, Llangarron | Short leasehold | Unregistered | Solutions (Llangarron) Limited |
| 2 Birtletons, Upton Bishop, Ross-on-Wye HR4 | | | Solutions (Llangarron) Limited |
| Trecorras Cottage, Llangarron, Ross-on- Wye, Hertfordshire | Short leasehold | Unregistered | Solutions (Ross) Limited |
| The Priory Clinic, 92B Broad Street, Canterbury, Kent CT1 2LU | linic, 92B treet, y, Kent Short leasehold Uni | | Priory Healthcare Limited |
| Priory Consulting Rooms, 2 Clarendon Road, Westbourne, Bournemouth BH4 8AH | Short leasehold | Unregistered | Priory Healthcare Limited |

SCHEDULE 3

SHARES

| Charging Company | Description of Shares held | Company in which Shares are held |
|-----------------------------------|--------------------------------|--|
| Priory Education Services Limited | Ordinary – 2,070,200 | Autism (GB) Limited |
| Priory Securitisation Limited | Ordinary A -1,190,085,000 | Blenheim Healthcare Limited |
| | Ordinary B – 15,000 | |
| Decklamp Limited | Ordinary – 1 | Brookdale Healthcare (Potters Bar) Limited |
| Decklamp Limited | Ordinary – 1 | Brookdale Healthcare (St Neots) Limited |
| Priory Education Services Limited | Ordinary – 1,100 | Chelfham Senior School Limited |
| Fanplate Limited | Ordinary – 1 | Decklamp Limited |
| Priory Education Services Limited | Ordinary – 90,000 | Eastwood Grange Company Limited |
| Priory Education Services Limited | Ordinary – 2 | Farleigh Schools Limited |
| Priory Healthcare Limited | Ordinary – 2 | Farm Place Limited |
| Priory Securitisation Limited | Ordinary – 100 | Highbank Private Hospital Limited |
| Priory Securitisation Limited | Ordinary – 2 | Jacques Hall Development Limited |
| Priory Securitisation Limited | Ordinary – 2 | Jacques Hall Limited |
| Priory Securitisation Limited | Ordinary – 200 | Libra Health Limited |
| Libra Health Limited | Ordinary – 200 | Libra Nursing Homes Limited |
| Priory Education Services Limited | Ordinary – 1 | Mark College Limited |
| Farleigh Schools Limited | Ordinary – 1 | North Hill House Limited |
| Priory Securitisation Limited | Ordinary – 301,263 | Priory Central Services Limited |
| Priory Securitisation Limited | Ordinary – 428,002 | Priory Education Services Limited |
| Priory Securitisation Limited | Class A shares – 86,031,339 | Priory Healthcare Holdings Limited |
| | Class B shares – 10 | |
| | Preference shares – | |

| Charging Company | Description of Shares held | Company in which Shares are held |
|---|-----------------------------|---|
| Charging company | 13,593,413 | Company in Which Blutes are note |
| | Special shares – 30,412,224 | , |
| | Total: 130,036,986 | |
| Priory Securitisation Limited | Ordinary – 2,759,689 | Priory Healthcare Limited |
| Priory Healthcare Limited | Ordinary – 2 | Priory Healthcare Services Limited |
| Priory Education Services Limited | Ordinary B – 20 | Priory Hospitals Limited |
| Priory Securitisation Limited | Ordinary – 7,310,000 | Priory Rehabilitation Services Holdings Limited |
| Priory Securitisation Limited | Ordinary – 100 | Priory Rehabilitation Services Limited |
| Priory Healthcare Holdings Limited | Ordinary – 1 | Priory Specialist Health Division Limited |
| Priory Specialist Health Division Limited | Ordinary – 200 | Priory Specialist Health Limited |
| Priory Rehabilitation Services Limited | Ordinary – 1,229,002 | Robinson Kay House (Bury) Limited |
| Priory Education Services Limited | Ordinary – 1 | Rossendale School Limited |
| Priory Education Services Limited | Ordinary – 61,000 | Solutions (Llangarron) Limited |
| Solutions (Llangarron) Limited | Ordinary – 61,000 | Solutions (Ross) Limited |
| Priory Securitisation Limited | Ordinary – 200 | The Nottingham Clinic Limited |
| Libra Health Limited | Ordinary – 200 | Ticehurst House Private Clinic Limited |
| Priory Education Services Limited | Ordinary – 100 | ZR Builders (Derby) Limited |

SCHEDULE 4

INTELLECTUAL PROPERTY RIGHTS

Registered U.K. Trade Marks

| Proprietor | Class | Status | Reg. No. |
|-----------------------------------|------------------------|--|----------|
| Libra Health Limited | 42 | Registered Due for renewal on 09.05.2005 | 2019956 |
| Libra Health Limited | 42 | Registered Due for renewal on 09.05.2006 | 2019959 |
| Priory Hospitals Group Limited | 05, 09, 35, 36, 42 | Registered Due for renewal on 15.12.2006 | 2117772A |
| Priory Hospitals Group Limited | 05, 09, 35, 36, 42 | Registered Due for renewal on 15.12.2006 | 2117772B |
| Priory Hospitals Group Limited | 05, 09, 16, 35, 36, 42 | Registered Due for renewal on 15.12.2006 | 2117780 |

Registered Non-U.K. Trade Marks

| Country | Trademark | Classes | Application No. | APP Date | Status | Reg no | Expiry Date | Proprietor |
|-----------------|-----------|-------------------|-----------------|-------------------|---------|--------|----------------|---------------------------------|
| СТМ | PRIORY | 3,5,9,16,25,35,36 | 003378866 | 02 Oct 2003 | Opposed | | | Priory Healthcare Limited |
| СТМ | PRIORY | 41, 43, 44 | 003726957 | 30 Mar 2004 | Opposed | | | Priory Healthcare Limited |
| South Africa | PRIORY | 3 | 2003/17450 | 03 Oct 2003 | Pending | | | Priory Healthcare Limited |
| South Africa | PRIORY | 5 | 2003/17451 | 03 Oct 2003 | Pending | | } | Priory Healthcare Limited |
| South Africa | PRIORY | 9 | 2003/17452 | 03 Oct 2003 | Pending | | | Priory Healthcare Limited |
| South Africa | PRIORY | 16 | 2003/17453 | 03 Oct 2003 | Pending | | | Priory Healthcare Limited |
| South Africa | PRIORY | 25 | 2003/17454 | 03 Oct 2003 | Pending | | | Priory Healthcare Limited |
| South Africa | PRIORY | 35 | 2003/17455 | 03 Oct 2003 | Pending | | | Priory Healthcare Limited |
| South Africa | PRIORY | 36 | 2003/17456 | 03 Oct 2003 | Pending | | | Priory Healthcare Limited |
| South Africa | PRIORY | 41 | 2003/17457 | 03 Oct 2003 | Pending | | | Priory Healthcare Limited |
| South Africa | PRIORY | 43 | 2003/17458 | 03 Oct | Pending | | | Priory Healthcare |

| Country | Trademark | Classes | Application No. | APP Date | Status | Reg no | Expiry Date | Proprietor |
|-----------------|-----------|-----------------|-----------------|-------------------|------------|----------|----------------|---------------------------------|
| | | | | 2003 | | | — | Limited |
| South Africa | PRIORY | 44 | 2003/17459 | 03 Oct 2003 | Pending | | | Priory Healthcare Limited |
| UK | | 5,9,16,35,36,42 | 2117780 | 05 Dec 1996 | Registered | 2117780 | 05 Dec 2006 | Priory Healthcare Limited |
| UK | PRIORY | 5,9,35,36,42 | 2117772A | 05 Dec 1996 | Registered | 2117772A | 05 Dec 2006 | Priory Healthcare Limited |
| UK | PRIORY | 3,9,35,41 | 2344909 | 02 Oct 2003 | Registered | 2344909 | 02 Oct 2013 | Priory Healthcare Limited |
| UK | PRIORY | 5,9,35,36,42 | 2117772В | 05 Dec 1996 | Registered | 2117772В | 05 Dec 2006 | Priory Healthcare Limited |
| USA | PRIORY | 3 | 78310944 | | Pending | | | Priory Healthcare Limited |
| USA | PRIORY | 5 | 78311100 | | Pending | | | Priory Healthcare Limited |
| USA | PRIORY | 43 | 78311134 | | Pending | | | Priory Healthcare Limited |
| USA | PRIORY | 44 | 78311144 | | Pending | | | Priory Healthcare Limited |
| USA | PRIORY | 9 | 78311297 | | Pending | | | Priory Healthcare Limited |
| USA | PRIORY | 35 | 78311300 | | Pending | | | Priory Healthcare Limited |
| USA | PRIORY | 41 | 78311301 | | Pending | | | Priory Healthcare Limited |

FILE COPY



OF A MORTGAGE OR CHARGE

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

COMPANY No. 05118124

THE REGISTRAR OF COMPANIES FOR ENGLAND AND WALES HEREBY CERTIFIES THAT A SECURITY AGREEMENT DATED THE 9th NOVEMBER 2005 AND CREATED BY ROSSENDALE SCHOOL LIMITED FOR SECURING ALL MONIES DUE OR TO BECOME DUE FROM EACH OBLIGOR TO ANY FINANCE PARTY ON ANY ACCOUNT WHATSOEVER UNDER THE TERMS OF THE AFOREMENTIONED INSTRUMENT CREATING OR EVIDENCING THE CHARGE WAS REGISTERED PURSUANT TO CHAPTER 1 PART XII OF THE COMPANIES ACT 1985 ON THE 22nd NOVEMBER 2005.

GIVEN AT COMPANIES HOUSE, CARDIFF THE 24th NOVEMBER 2005.





