<u>236184 / きょっ6</u> MG01

Particulars of a mortgage or charge



<u> </u>					
	A fee is payable with this form We will not accept this form unless you send the correct fee Please see 'How to pay' on the last page				
√	What this form is for You may use this form to register particulars of a mortgage or charge in England and Wales or Northern lreland What this form is NOT fo You cannot use this form to particulars of a charge for a company To do this, please form MG01s A01	*A188C7Q8* 04/05/2012 #245 COMPANIES HOUSE			
1	Company details	For official use			
Company number	0 5 2 9 3 4 2 7	→ Filling in this form			
Company name in full	ESAB GROUP RUSSIA LIMITED (the "Company")	Please complete in typescript or in bold black capitals			
		All fields are mandatory unless specified or indicated by *			
2	Date of creation of charge				
Date of creation	$\begin{bmatrix} d & 3 \end{bmatrix} \begin{bmatrix} d & 0 \end{bmatrix} \begin{bmatrix} m & 0 \end{bmatrix} \begin{bmatrix} m & 4 \end{bmatrix} \begin{bmatrix} y & 2 \end{bmatrix} \begin{bmatrix} y & 0 \end{bmatrix} \begin{bmatrix} y & 1 \end{bmatrix} \begin{bmatrix} y & 2 \end{bmatrix}$				
3	Description				
	Please give a description of the instrument (if any) creating or evidencing the charge, e.g. 'Trust Deed', 'Debenture', 'Mortgage', or 'Legal charge'				
Description	Debenture dated 30 April 2012 (the "Debenture") between the Company and Deutsche Bank AG New York Branch as trustee for the Secured Parties (as defined in Schedule 2 of the short particulars of all the property mortgaged or charged attached hereto) (the "Collateral Agent")				
4	Amount secured				
	Please give us details of the amount secured by the mortgage or charge	Continuation page			
Amount secured	The Secured Obligations	Please use a continuation page if you need to enter more details.			
	Unless defined herein, capitalised terms in this Form MG01 shall have the meaning given to them in Schedule 2 of the short particulars of all the property mortgaged or charged attached hereto				

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5	Mortgagee(s) or person(s) entitled to the charge (if any)						
	Please give the name and address of the mortgagee(s) or person(s) entitled to the charge	Continuation page Please use a continuation page if you need to enter more details.					
Name	Deutsche Bank AG New York Branch						
Address	60 Wall Street, New York, New York						
	United States of America						
Postcode	1 0 0 0 5						
Name							
Address							
Postcode							
6	Short particulars of all the property mortgaged or charged						
	Please give the short particulars of the property mortgaged or charged	Continuation page Please use a continuation page if you need to enter more details					
Short particulars	Please see Schedules 1 and 2 attached hereto						
							

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7	Particulars as to commission, allowance or discount (if any)			
	Please insert the amount or rate percent of any commission, allowance or discount paid or made either directly or indirectly by the company to any person on consideration of his			
	- subscribing or agreeing to subscribe, whether absolutely or conditionally, or - procuring or agreeing to procure subscriptions, whether absolute or conditional,			
	for any debentures included in this return. The rate of interest payable under the terms of the debentures should not be entered.			
Commission allowance or discount	Nif			
8	Delivery of instrument			
	You must deliver the original instrument (if any) creating or evidencing the charge and these prescribed particulars to the Registrar of Companies within 21 days after the date of creation of the charge (section 860). If the property is situated and the charge was created outside the United Kingdom (UK), you must deliver the information to the Registrar within 21 days after the date on which the instrument could have been received in the UK in the normal course of post and assuming you had posted it promptly (section 870).			
	We will accept a verified copy of the instrument creating the charge where the property charged is situated and the charge was created outside the UK (section 866). The company or the person who has delivered the copy to the Registrar must verify it to be a correct copy and sign it. Where a body corporate gives the verification, an officer of that body must sign it. We will also accept a verified copy where section 867(2) applies (property situated in another part of UK).			
9	Signature			
	Please sign the form here			
Signature	X White and Case UP X			
	This form must be signed by a person with an interest in the registration of the charge			

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Presenter information Important information You do not have to give any contact information, but if Please note that all information on this form will you do it will help Companies House if there is a query appear on the public record on the form and will establish where we return the original documents. The contact information you give How to pay will be visible to searchers of the public record A fee of £13 is payable to Companies House in Tamara Dyer respect of each mortgage or charge White & Case LLP Make cheques or postal orders payable to 'Companies House' 5 Old Broad Street Where to send You may return this form to any Companies House Post town London address, however for expediency we advise you to return it to the appropriate address below County/Region For companies registered in England and Wales C W 2 Ν D The Registrar of Companies, Companies House, Country United Kingdom Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff For companies registered in Scotland 020 7532 1362 The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, Certificate 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1 We will send your certificate to the presenter's address or LP - 4 Edinburgh 2 (Legal Post) if given above or to the Company's Registered Office if you have left the presenter's information blank For companies registered in Northern Ireland The Registrar of Companies, Companies House, Checklist Second Floor, The Linenhall, 32-38 Linenhall Street, We may return forms completed incorrectly or Belfast, Northern Ireland, BT2 8BG with information missing DX 481 N R Belfast 1 Please make sure you have remembered the Further information following For further information, please see the guidance notes □ The company name and number match the information held on the public Register on the website at www companieshouse goviuk or email enquiries@companieshouse gov uk You have included the original deed with this form You have entered the date the charge was created You have supplied the description of the instrument This form is available in an You have given details of the amount secured by alternative format. Please visit the the mortgagee or chargee ☐ You have given details of the mortgagee(s) or forms page on the website at person(s) entitled to the charge You have entered the short particulars of all the www.companieshouse.gov.uk property mortgaged or charged ☐ You have signed the form ☐ You have enclosed the correct fee

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Short particulars of all the property mortgaged or charged

Please give the short particulars of the property mortgaged or charged

Short particulars

SCHEDULE 1

1. FIXED CHARGES

The Company, with full title guarantee and as continuing security for the payment and discharge of the Secured Obligations, charged in favour of the Collateral Agent to hold the same on trust for the Secured Parties on the terms set out in the Trust Deed

- (a) by way of first legal mortgage, all of the Real Property (if any) specified in Part 1 of the Schedule of Assets (of which there is none at the date of the Debenture) and all other Real Property vested in it at the date of the Debenture,
- (b) by way of first fixed charge all of the Company's right, title and interest in and to the benefit of (but in the case of paragraph (b)(v) or (b)(vi) of Clause 3 (Fixed Charges) of the Debenture (as set out in paragraphs 1(b)(v) and 1(b)(vi) below) only if and to the extent the rights in question have not been effectively assigned pursuant to Clause 4.1 (Assignments) of the Debenture (as set out in paragraph 2.1 below) or such rights have been effectively assigned but such assignment has not been perfected by the service of the appropriate Notice of Assignment)
 - (1) to the extent not effectively charged pursuant to paragraph (a) of Clause 3 (Fixed Charges) of the Debenture (as set out in paragraph 1(a) above), all estates or interests in any Real Property (whether such interests are freehold, leasehold or licences) vested in, or acquired by, it at the date of the Debenture and thereafter,
 - (ii) to the extent not effectively charged pursuant to paragraph (a) or (b)(i) of Clause 3 (Fixed Charges) of the Debenture (as set out in paragraph 1(a) or 1(b)(i) above), all plant and machinery, equipment, computers, vehicles and other chattels (excluding any for the time being forming part of the Company's stock-in-trade or work in progress) owned by the Company or (to the extent of such interest) in which the Company has an interest and the benefit of all contracts and warranties relating to the same at the date of the Debenture and thereafter,
 - (iii) all Charged Accounts at the date of the Debenture and thereafter,
 - (iv) all Investments and all Related Rights at the date of the Debenture and thereafter,

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	Please	give the short partici	ulars of the property mortgaged or charged	
Short particulars		(v) the Insurances and all Related Rights liability policies) at the date of the Deb	
		(v	paragraph of paragraph (b) of Clause Debenture (as set out in this paragraph contracts and all Related Rights at the thereafter;	3 (Fixed Charges) of the graph 1(b)) the Material
		(v	ii) any pension fund (to the extent perm the date of the Debenture and thereafter	
		(v	iii) all authorisations (statutory or other with the business of the Company or t Company and the right to recover and which may at any time become paya same at the date of the Debenture and t	the use of any asset of the l receive all compensation ble to it in respect of the
		(iz	x) all goodwill and uncalled capital of the Debenture and thereafter, and	ne Company at the date of
		(x) all of the Registered Intellectual I specified in Part 2 of the Schedule Registered Intellectual Property Right date of the Debenture and thereafter	of Assets and all other
	2.	ASSIGNME	NTS	
	2.1	Assignments	}-	
		paragraph 2.2 security for absolutely to	lause 4.2 (Non-Assignable Rights) of the 2 below), the Company, with full title gothe payment and discharge of the Secuthe Collateral Agent to hold the same terms set out in the Trust Deed all its benefit of	uarantee and as continuing ared Obligations, assigned on trust for the Secured
		(1)	the Insurances and all Related Rights liability policies) at the date of the Deb	
		(11)	all Assigned Accounts at the date thereafter,	e of the Debenture and
		(111)	all the Material Contracts and all Relat Debenture and thereafter, and	ed Rights at the date of the

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Short particulars of all the property mortgaged or charged

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(iv) to the extent not charged under the provisions of paragraph (b)(x) of Clause 3 (Fixed Charges) of the Debenture (as set out in paragraph 1 (b)(x) above), all Intellectual Property Rights at the date of the Debenture and thereafter.

2.2 Non-Assignable Rights

The Company declared that to the extent that any right, title, interest or benefit in or in respect of any asset described in Clause 4.1 (Assignments) of the Debenture (as set out in paragraph 2.1 above), cannot be or is not effectively assigned pursuant to Clause 4.1 (Assignments) of the Debenture for whatever reason, the Company shall

- (a) promptly notify the Collateral Agent of the same and the reasons therefor,
- (b) hold the benefit of the same on trust for the Collateral Agent as security for the payment and discharge of the Secured Obligations, and
- (c) If requested, take such steps as the Collateral Agent may reasonably require to remove such impediment to an assignment (other than, unless an Event of Default is continuing, with respect to any Material Contract)

3. FLOATING CHARGE

3.1 Creation of Floating Charge

- (a) The Company, with full title guarantee and as continuing security for the payment and discharge of the Secured Obligations, charged in favour of the Collateral Agent to hold the same on trust for the Secured Parties on the terms set out in the Trust Deed by way of a first floating charge all its undertaking and assets whatsoever and wheresoever both as at the date of the Debenture and future, not effectively charged pursuant to Clause 3 (Fixed Charges) of the Debenture (as set out in paragraph 1 above) or effectively assigned pursuant to Clause 4 (Assignments) of the Debenture (as set out in paragraph 2 above).
- (b) Paragraph 14 of Schedule B1 to the Insolvency Act 1986 applies to the floating charge created pursuant to Clause 5 (*Floating Charge*) of the Debenture (as set out in this paragraph 4)

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6	Short particulars of all the property mortgaged or charged Please give the short particulars of the property mortgaged or charged				
Short particulars	3.2	Con	version	of Floating Charge	
		(a)		Collateral Agent may, by notice to a Conge created under the Debenture with image if:	
			(i)	the Security becomes enforceable in a (Enforcement of Security) of the Deben	
			(iı)	the Collateral Agent in good faith cor Assets to be in danger of being seized to any form of distress, attachment, process or otherwise to be in jeopardy;	or sold under or pursuan execution or other lega
			(iii)	the Collateral Agent considers (a conversion to be necessary or desirable the Security,	
				such fixed charge shall apply to all assets ge unless and to the extent that such notice	- ·
		(b)	circu autor	floating charge created under the Debentum stances in which the same will or matically be converted into a fixed chods all the assets subject to the floating charge.	ccur under general law narge (without notice) a
			(i)	upon the convening of a meeting Company to consider a resolution to w	
			(iı)	upon the presentation of a petition to the presentation or making of an ap- execution, a writ of <i>fieri facias</i> or a charging order in respect of any of the of the floating charge under the Deben	plication for a warrant of third party debt order of Secured Assets the subject
			cryst done	ided that nothing in the Debenture shall callise by reason of the Company obtain with a view to the Company obtaining a f and Schedule A1 to the Insolvency Act	ning or of anything bein moratorium under Section
		(c)	Clau	giving of notice by the Collateral Agent p se 5 2 (Conversion of Floating Charge) of graph 4 2(a) above) in relation to any of the	of the Debenture (as set on the Secured Assets shall no

be construed as a waiver or abandonment of the right of the Collateral Agent to serve similar notices in respect of any other of the Secured

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Assets or of any other of the rights of the Secured Parties (or any of them) under any Secured Credit Document.

4. CONTINUING SECURITY

4.1 Continuing and Independent Security

The Security was constituted as and shall be continuing security which shall not be released or discharged by any intermediate payment or settlement of all or any of the Secured Obligations, shall continue in full force and effect until the end of the Security Period and is in addition to and independent of, and shall not prejudice or merge with, any other security (or any right of set-off) which the Collateral Agent or any other Secured Party may hold at any time for the Secured Obligations or any of them

4.2 New Accounts

If the Collateral Agent receives notice of any Lien created or arising after the date of the Debenture in respect of the Secured Assets or any of them or makes demand of the Company for payment of any or all of the Secured Obligations

- (a) the Collateral Agent may open a new account or accounts in respect of any or all of the Secured Obligations (and if it does not do so it shall be treated as if it had done so at the time it received such notice or made such demand); and
- (b) thereafter any amounts paid to the Collateral Agent in respect of the Secured Obligations, or realised or recovered by the Collateral Agent under the Debenture, shall be credited to a new account (or be treated as having been so credited) and not applied (or be treated as having been applied) in or towards payment of all or any of the Secured Obligations

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5. GENERAL UNDERTAKINGS

5.1 Negative Pledge and Disposals

- (a) No Company shall create, incur, assume or suffer to exist any Lien on or with respect to any of its property or assets other than as expressly permitted under the terms of the Secured Credit Documents.
- (b) No Company shall dispose of any of its assets or grant any option or other right to purchase, lease or otherwise acquire any of its assets except to the extent and in the manner expressly permitted under the terms of the Secured Credit Documents.

6. FURTHER ASSURANCE

The Company shall from time to time and at its own expense, give all such assurances and do all such things as the Collateral Agent may reasonably require to enable the Collateral Agent to perfect, preserve or protect the Security or the priority of the Security or to exercise any of the rights conferred on the Collateral Agent or the Secured Parties by the Debenture or by law and to that intent the Company shall execute all such instruments, deeds and agreements, obtain all consents, approvals and other authorisations necessary to create legally and validly, without any breach of contract or duty, the fixed charges and to effect the assignments envisaged under Clauses 3 (Fixed Charges) and 4 (Assignments) of the Debenture as set out in paragraphs 1 and 2 (above) respectively, and shall give all such notices and directions as the Collateral Agent may consider expedient. The obligations of the Company under Clause 15 (Further Assurance) of the Debenture (as set out in this paragraph) are in addition to the covenants for further assurance deemed to be included by virtue of the Law of Property (Miscellaneous Provisions) Act 1994.

7. POWER TO REMEDY

Without prejudice to the Collateral Agent's rights under Clause 8 (*Undertakings*) of the Debenture, if the Company fails to comply with any of its obligations in relation to any of its assets under the Debenture, or the Collateral Agent reasonably considers that the Company has failed to comply with any such obligations, the Collateral Agent may, if an Event of Default has occurred which is continuing and if it thinks fit (but without any obligation) take such steps as it deems appropriate to remedy such failure (including, without limitation, the carrying out of repairs, the putting in place of insurance or the payment of costs, charges or other expenses) and the Company will co-operate with and will grant the Collateral Agent or its agents or contractors such access as the Collateral Agent may require to the relevant assets or otherwise in order to facilitate the taking of such steps.

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6 Short particulars of all the property mortgaged or charged

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8. POWER OF ATTORNEY

8.1 Appointment

By way of security for the performance of its obligations under the Debenture, the Company irrevocably appointed the Collateral Agent and any Receiver (and their respective delegates and sub-delegates) to be its attorney acting severally (or jointly with any other such attorney or attorneys) and on its behalf and in its name or otherwise to do any and every thing which the Company is obliged to do under the terms of the Debenture but has not done or which such attorney considers necessary in order to exercise the rights conferred on it by or pursuant to the Debenture or by law

8.2 Ratification

The Company ratified and confirmed and agreed to ratify and confirm whatever any attorney appointed under the Debenture shall do in its capacity as such.

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SCHEDULE 2

Definitions

"Account" means any account as at the date of the Debenture or in the future opened or maintained by the Company with a bank or other financial institution (and any replacement account or subdivision or subaccount of that account), all amounts from time to time standing to the credit of, or accrued or accruing on, such account and all Related Rights

"Additional First Lien L/C Documents" means the Initial Additional First Lien L/C Documents I, Initial Additional First Lien L/C Documents II, Initial Additional First Lien L/C Documents IV.

"Additional First Lien L/C Obligations" means all amounts owing to any Additional First Lien L/C Secured Party (including the Initial Additional First Lien L/C Secured Parties I, Initial Additional First Lien L/C Secured Parties II, Initial Additional First Lien L/C Secured Parties III, Initial Additional First Lien L/C Secured Parties IV) pursuant to the terms of any Additional First Lien L/C Document, whether direct or indirect, absolute or contingent, and including, without limitation, all amounts in respect of any principal, premium, interest (including any interest accruing subsequent to the filing of a petition in bankruptcy, reorganization or similar proceeding at the rate provided for in the respective Additional First Lien L/C Document, whether or not such interest is an allowed claim under any such proceeding or under applicable state, federal or foreign law), penalties, fees, expenses, indemnifications, reimbursements, damages and other liabilities, and guarantees of the foregoing amounts, provided that all amounts constituting principal or reimbursement of drawings under Letters of Credit owing to any Series of Additional First Lien L/C Secured Parties pursuant to the terms of the Additional First Lien L/C Documents of such Series (as determined in accordance with Sections 1 05 and 1 07 of the Credit Agreement as in effect on the date of the Debenture) in excess of the L/C Obligation Cap Amount of such Series and any Additional First Lien L/C Obligations in connection with the foregoing shall not constitute Additional First Lien L/C Obligations

"Additional First Lien L/C Secured Parties" means the Initial Additional First Lien L/C Secured Parties I, Initial Additional First Lien L/C Secured Parties II, the Initial Additional First Lien L/C Secured Parties III and the Initial Additional First Lien L/C Secured Parties IV and any other holders of any Additional First Lien L/C Obligations and any Authorized Representative with respect thereto For the avoidance of doubt, an Additional First Lien L/C Secured Party shall include any affiliate of any party to the Additional First Lien

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L/C Document providing any letter of credit or bank guaranty to a Grantor under such Additional First Lien L/C Document.

"Administrative Agent" means Deutsche Bank in its capacity as administrative agent under any of the Loan Documents, or any successor administrative agent

"Assigned Account" means:

- (a) each Account identified in Part 5 of the Schedule of Assets; and
- (b) any other Account designated in writing as an Assigned Account by the Collateral Agent

"Authorized Representative" means (1) in the case of any Credit Agreement Obligations or the Credit Agreement Secured Parties, the Administrative Agent, (11) in the case of the Initial Additional First Lien L/C Obligations I or the Initial Additional First Lien L/C Secured Parties I, the Initial Additional First Lien L/C Authorized Representative I, (111) in the case of the Initial Additional First Lien L/C Obligations II or the Initial Additional First Lien L/C Secured Parties II, the Initial Additional First Lien L/C Authorized Representative II, (112) in the case of the Initial Additional First Lien L/C Obligations III or the Initial Additional First Lien L/C Authorized Representative III, and (v) in the case of the Initial Additional First Lien L/C Obligations IV or the Initial Additional First Lien L/C Secured Parties IV, the Initial Additional First Lien L/C Authorized Representative IV

"Charged Accounts" means:

- (a) each Collateral Account,
- (b) each Account maintained by the Company with the Collateral Agent identified in Part 6 of the Schedule of Assets; and
- (c) any other Account maintained by the Company with the Collateral Agent designated in writing as a Charged Account by the Collateral Agent.

"Colfax UK" means Colfax UK Holdings Ltd.

"Collateral Account" means any Account that may from time to time be opened by the Company with the Collateral Agent pursuant to paragraph (a)(11) of Clause 9 1 (Accounts General) of the Debenture

"Commitment" has the meaning given in the Credit Agreement.

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"Credit Agreement" means the credit agreement dated 12 September 2011, as amended, restated, modified and/or supplemented from time to time, and made between, *inter alios*, the US Borrower and Colfax UK as borrowers, Deutsche Bank AG New York Branch as Administrative Agent, Collateral Agent, L/C Issuer and Swing Line Lender and the financial institutions party thereto as lenders and the other parties thereto.

"Credit Agreement Obligations" means, collectively, all Obligations as at the date of the Debenture and thereafter existing under the Loan Documents (including the Guaranty), the Secured Hedge Agreements and the Secured Cash Management Agreements, whether direct or indirect, absolute or contingent, and including, without limitation, all amounts in respect of any principal, premium, interest (including any interest accruing subsequent to the filing of a petition in bankruptcy, reorganization or similar proceeding at the rate provided for in the respective agreement, whether or not such interest is an allowed claim under any such proceeding or under applicable state, federal or foreign law), penalties, fees, expenses, indemnifications, reimbursements, damages and other liabilities, and guarantees of the foregoing amounts.

"Credit Agreement Secured Parties" means, collectively, the "Secured Parties" (as defined in the Credit Agreement)

"Deutsche Bank" means Deutsche Bank AG New York Branch and its successors

"Event of Default" means an Event of Default under, and as defined in, the Credit Agreement or any Additional First Lien L/C Document

"First Lien Intercreditor Agreement" means the first lien intercreditor agreement, dated as of 13 January, 2012 (as amended, modified, restated and/or supplemented from time to time in accordance with the terms thereof), among the US Borrower, the subsidiaries of the US Borrower from time to time party thereto as Grantors, the Collateral Agent, the Administrative Agent, the Initial Additional First Lien L/C Authorized Representative I, Initial Additional First Lien L/C Authorized Representative III, Initial Additional First Lien L/C Authorized Representative IV and each additional Authorized Representative from time to time party thereto.

"Fixtures" means, in relation to any Real Property, all fixtures and fittings (including trade fixtures and fittings) and fixed plant, machinery and equipment and other items attached to the relevant Real Property whether or not constituting a fixture at law

"Grantor" has the meaning given in the First Lien Intercreditor Agreement

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"Guaranty" has the meaning given in the Credit Agreement

"Incremental Commitment" has the meaning given in the Credit Agreement

"Initial Additional First Lien L/C Agreement I" means a letter of credit facility agreement, dated as of 13 January 2012 among the Parent, Colfax UK, the companies identified therein and Initial Additional First Lien L/C Authorized Representative I as L/C Issuer (said agreement, together with the HSBC letter of credit facility represented by (A) that certain amended and restated line letter agreement dated as of 13 January 2012, between the Parent, Colfax UK and Initial Additional First Lien L/C Authorized Representative I, (B) the related amended and restated reimbursement agreement, dated as of 13 January 2012, between the Parent, Colfax UK and Initial Additional First Lien L/C Authorized Representative I and (C) all letter of credit applications, requests, certificates and other documents delivered in connection with the foregoing, in each case, as each such document is amended, restated, supplemented or otherwise modified or replaced from time to time

"Initial Additional First Lien L/C Agreement II" means a guarantee and standby letter of credit facility among the Parent, Colfax UK, the companies identified therein and the Initial Additional First Lien L/C Authorized Representative II, as represented by (A) the guarantee and standby letter of credit facility letter, dated as of 13 January 2012, among the Parent, Colfax UK and Initial Additional First Lien L/C Authorized Representative II, (B) the reimbursement agreement, dated as of 13 January 2012, among the Parent, Colfax UK and Initial Additional First Lien L/C Authorized Representative II; and (C) all letter of credit applications, requests, certificates and other documents delivered in connection with the foregoing (together, in each case, as each such document may thereafter be amended, restated, supplemented and/or otherwise modified from time to time)

"Initial Additional First Lien L/C Agreement III" means an amended and restated bank guarantee and standby letter of credit facility among the Parent, Colfax UK, the companies identified therein and Initial Additional First Lien L/C Authorized Representative III, as represented by (A) the amended and restated bank guarantee and standby letter of credit facility letter dated as of 13 January 2012, among the Parent, Colfax UK and Initial Additional First Lien L/C Authorized Representative III, (B) the amended and restated reimbursement agreement, dated as of 13 January 2012, among the Parent, Colfax UK and Initial Additional First Lien L/C Authorized Representative III, and (C) all letter of credit applications, requests, certificates and other documents delivered in connection with the foregoing (together, in each case, as each such document may thereafter be amended, restated, supplemented and/or otherwise modified from time to time)

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"Initial Additional First Lien L/C Agreement IV" means a guarantee and letter of credit facility among the Parent, Colfax UK, the companies identified therein and Initial Additional First Lien L/C Authorized Representative IV, as represented by (A) the guarantee and letter of credit facility letter dated as of 13 January 2012, among the Parent, Colfax UK and Initial Additional First Lien L/C Authorized Representative IV, (B) the reimbursement agreement, dated as of 13 January 2012, among the Parent, Colfax UK, the companies party thereto and Initial Additional First Lien L/C Authorized Representative IV, and (C) all letter of credit applications, requests, certificates and other documents delivered in connection with the foregoing (together, in each case, as each such document may thereafter be amended, restated, supplemented and/or otherwise modified from time to time).

"Initial Additional First Lien L/C Authorized Representative I" means HSBC Bank USA, National Association ("HSBC").

"Initial Additional First Lien L/C Authorized Representative II" means Barclays Bank PLC ("Barclays")

"Initial Additional First Lien L/C Authorized Representative III" means DNB Bank ASA (f/k/a DnB NOR Bank ASA) ("DNB").

"Initial Additional First Lien L/C Authorized Representative IV" means The Bank of Nova Scotia ("Scotiabank")

"Initial Additional First Lien L/C Documents I" means the Initial Additional First Lien L/C Agreement I, and any notes, security documents and other operative agreements evidencing or governing such indebtedness, including any agreement entered into for the purpose of securing the Initial Additional First Lien L/C Obligations I

"Initial Additional First Lien L/C Documents II" means the Initial Additional First Lien L/C Agreement II, and any notes, security documents and other operative agreements evidencing or governing such indebtedness, including any agreement entered into for the purpose of securing the Initial Additional First Lien L/C Obligations II.

"Initial Additional First Lien L/C Documents III" means the Initial Additional First Lien L/C Agreement III, and any notes, security documents and other operative agreements evidencing or governing such indebtedness, including any agreement entered into for the purpose of securing the Initial Additional First Lien L/C Obligations III

"Initial Additional First Lien L/C Documents IV" means the Initial Additional First Lien L/C Agreement IV, and any notes, security documents and

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Short particulars of all the property mortgaged or charged

Please give the short particulars of the property mortgaged or charged

Short particulars

other operative agreements evidencing or governing such indebtedness, including any agreement entered into for the purpose of securing the Initial Additional First Lien L/C Obligations IV.

"Initial Additional First Lien L/C Obligations I" means the Additional First Lien L/C Obligations pursuant to the Initial Additional First Lien L/C Documents I

"Initial Additional First Lien L/C Obligations II" means the Additional First Lien L/C Obligations pursuant to the Initial Additional First Lien L/C Documents II.

"Initial Additional First Lien L/C Obligations III" means the Additional First Lien L/C Obligations pursuant to the Initial Additional First Lien L/C Documents III

"Initial Additional First Lien L/C Obligations IV" means the Additional First Lien L/C Obligations pursuant to the Initial Additional First Lien L/C Documents IV

"Initial Additional First Lien L/C Secured Parties I" means the holders of any Initial Additional First Lien L/C Obligations I and the Initial Additional First Lien L/C Authorized Representative I.

"Initial Additional First Lien L/C Secured Parties II" means the holders of any Initial Additional First Lien L/C Obligations II and the Initial Additional First Lien L/C Authorized Representative II

"Initial Additional First Lien L/C Secured Parties III" means the holders of any Initial Additional First Lien L/C Obligations III and the Initial Additional First Lien L/C Authorized Representative III.

"Initial Additional First Lien L/C Secured Parties IV" means the holders of any Initial Additional First Lien L/C Obligations IV and the Initial Additional First Lien L/C Authorized Representative IV.

"Insurances" means all contracts and policies of insurance of whatever nature which are, from time to time, taken out by or on behalf of the Company or (to the extent of such interest) in which the Company has an interest.

"Intellectual Property Rights" means all patents, trade marks, service marks, designs, design rights, utility models, business names, topographical or similar rights, copyrights, moral rights, database rights, rights in inventions, domain names, computer software, know-how, trade secrets and confidential information and other intellectual property rights and any interests (including by way of licence) subsisting anywhere in the world in any of the foregoing (in

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each case whether registered or not and including all applications for the same) owned by the Company.

"Investments" means

- (a) the Shares and any other shares, stocks, debentures, bonds, notes, commercial paper, certificates of deposit, interests in collective investment schemes and other securities and investments of any kind whatsoever; and
- (b) all warrants, options or other rights to subscribe for, purchase or otherwise acquire any securities and investments,

in each case whether held directly by or to the order of the Company or by any custodian, nominee, fiduciary, clearance system or other similar person on its behalf (and all rights against any such person) other than the Target shares to the extent charged pursuant to the Target Shares Security Agreement.

"L/C Issuer" has the meaning given in the Credit Agreement.

"L/C Obligation Cap Amount" has the meaning given in the First Lien Intercreditor Agreement.

"Letter of Credit" has the meaning given in the Credit Agreement.

"Lien" has the meaning given in the First Lien Intercreditor Agreement.

"Loan Documents" has the meaning given in the Credit Agreement

"Material Contracts" means the contracts detailed in Part 4 of the Schedule of Assets and any other contract disclosed to the Collateral Agent pursuant to Clause 10 (Material Contracts) of the Debenture that is from time to time designated in writing as a Material Contract by the Collateral Agent.

"Notice of Assignment" means a duly completed notice of assignment in the form set out in the relevant Part of Schedule 3 (Forms of Notice and Acknowledgement of Assignment) of the Debenture being.

- (a) Part 1A, in the case of Insurances,
- (b) Part 1B, in the case of Assigned Accounts; and
- (c) Part 1C, in the case of Material Contracts,

or in such other form as may be approved by the Collateral Agent (acting reasonably)

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Short particulars of all the property mortgaged or charged

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Short particulars

"Obligations" has the meaning given in the Credit Agreement.

"Parent" means Colfax Corporation, a Delaware corporation

"Real Property" means any freehold or leasehold property in England and Wales and all rights, easements and privileges from time to time attached or appurtenant thereto and all buildings, erections and Fixtures from time to time situated on or forming part of such freehold or leasehold property

"Receiver" means a receiver and manager or any other receiver (whether appointed pursuant to the Debenture or any statute, by a court or otherwise) of all or any of the Secured Assets and shall, where permitted by law, include an administrative receiver

"Registered Intellectual Property Rights" means patents, petty patents, utility models, registered trade marks, registered designs and registered copyright, including applications for any of the same in any part of the world.

"Related Rights" means, in relation to any asset.

- (a) the proceeds of sale of all or any part of that asset,
- (b) all rights under any licence, agreement for sale or agreement for lease in respect of that asset,
- (c) all rights, powers, benefits, claims, contracts, warranties, remedies, security, guarantees, indemnities or covenants for title in respect of that asset; and
- (d) any monies, proceeds or income paid or payable in respect of that asset

"Schedule of Assets" means the complete list of assets of the Company delivered to the Collateral Agent in the form as set out in Schedule 2 (Schedule of Assets) to the Debenture

"Secured Assets" means all of the assets, rights, title, interests and benefits of the Company from time to time the subject of the Security.

"Secured Cash Management Agreement" has the meaning given in the Credit Agreement

"Secured Credit Document" means:

- (a) the Credit Agreement and each other Loan Document,
- (b) each Secured Hedge Agreement,

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	Please give the short particulars of the property mortgaged or charged				
Short particulars	(c) each Secured Cash Management Agreement,				
	(d) each Initial Additional First Lien L/C Document I,				
	(e) each Initial Additional First Lien L/C Document II;				
	(f) each Initial Additional First Lien L/C Document III, and				
	(g) each Initial Additional First Lien L/C Document IV				
	"Secured Hedge Agreement" has the meaning give in the Credit Agreement				
	"Secured Obligations" means:				
	(a) all Credit Agreement Obligations of the Company, and				
	(b) all Additional First Lien L/C Obligations of the Company				
	"Secured Parties" means, collectively, the Credit Agreement Secured Parties and the Additional First Lien L/C Secured Parties				
	"Security" means the security created or intended to be created by the Debenture				
	"Security Period" means the period beginning on the date of the Debenture and ending on the Termination Date.				
	"Series" has the meaning provided in the First Lien Intercreditor Agreement.				
	"Shares" means the shares identified in Part 3 of the Schedule of Assets (if any) and all other shares in the capital of the issuing companies named in the Schedule of Assets at the date of the Debenture or in the future legally or beneficially owned by the Company and/or any nominee on its behalf				
	"Swing Line Lender" has the meaning given in the Credit Agreement				
	"Target" means Charter International plc, a company organized under the laws of Jersey.				
	"Target Shares Security Agreement" has the meaning given in the Credit Agreement.				
	"Termination Date" means the first date on which each of the following conditions is satisfied				

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Short particulars of all the property mortgaged or charged

Please give the short particulars of the property mortgaged or charged

Short particulars

- (a) the full cash payment of the Obligations under the Loan Documents (other than undrawn amounts in respect of outstanding Letters of Credit and unasserted contingent indemnification obligations),
- (b) the termination or expiration of all Incremental Commitments and all Commitments,
- (c) the termination or cash collateralization (in an amount and in the manner required by the Credit Agreement or otherwise on terms and conditions reasonably satisfactory to the Administrative Agent and the applicable L/C Issuer) of all outstanding Letters of Credit (or delivery of a standby letter of credit acceptable to (and issued by a financial institution acceptable to) the Administrative Agent and the applicable L/C Issuer in their discretion, in the amount of required cash collateral),
- (d) the full cash payment of the Obligations under the Secured Cash Management Agreements, to the extent due and payable,
- (e) the full cash payment of the Obligations under the Secured Hedge Agreements, to the extent due and payable or that would be due and payable pursuant to the Secured Hedge Agreement upon the release of the pledge and security interests granted under the US Security Agreement;
- (f) the termination or expiration of all commitments existing under any Additional First Lien L/C Document;
- (g) the full cash payment of the Obligations under the Additional First Lien L/C Documents (other than undrawn amounts in respect of outstanding Letters of Credit and unasserted contingent indemnification obligations), and
- (h) the termination or cash collateralization (in an amount and in the manner required by the applicable Additional First Lien L/C Document or otherwise on terms and conditions reasonably satisfactory to the applicable Authorized Representative and issuer) of all outstanding Letters of Credit under any Additional First Lien L/C Document.

"Trust Deed" means the security trust deed dated on 13 January 2012 and entered into by the Collateral Agent.

"US Borrower" means the Parent

"US Security Agreement" has the meaning given in the Credit Agreement



CERTIFICATE OF THE REGISTRATION OF A MORTGAGE OR CHARGE

Pursuant to section 869(5) & (6) of the Companies Act 2006

COMPANY NO. 5293427 CHARGE NO. 1

THE REGISTRAR OF COMPANIES FOR ENGLAND AND WALES HEREBY CERTIFIES THAT A DEBENTURE DATED 30 APRIL 2012 AND CREATED BY ESAB GROUP RUSSIA LIMITED FOR SECURING ALL SUMS DUE OR TO BECOME DUE UNDER THE TERMS OF THE AFOREMENTIONED INSTRUMENT CREATING OR EVIDENCING THE CHARGE WAS REGISTERED PURSUANT TO CHAPTER 1 PART 25 OF THE COMPANIES ACT 2006 ON THE 4 MAY 2012

GIVEN AT COMPANIES HOUSE, CARDIFF THE 11 MAY 2012

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