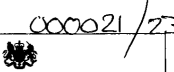
In accordance with Sections 859A and 859J of the Companies Act 2006.

MR01 Particulars of a charge



Companies House

1	Go online to file this information www.gov.uk/companieshouse A fee is be payable with Please see 'How to pay' of Please see 'How	*A67951Z4* 26/05/2017 #155 COMPANIES HOUSE A0099VX/- 12/05/2017 #132 COMPANIES HOUSE		
,	This form must be delivered to the Registrar for registration within 21 days beginning with the day after the date of creation of the charge. If delivered outside of the 21 days it will be rejected unless it is accompanied by a court order extending the time for delivery.			
<u> </u>	You must enclose a certified copy of the instrument with this form. This will be scanned and placed on the public record. Do not send the original.			
1	Company details	For official use		
Company number Company name in full	0 5 5 2 4 5 7 1 FLIGHT CALIBRATION SERVICES LTD	→ Filling in this form Please complete in typescript or in bold black capitals.		
		All fields are mandatory unless specified or indicated by *		
2	Charge creation date			
Charge creation date	d 1 d 0 m 0 m 5 y 2 y 0 y 1 y 7			
Name	Names of persons, security agents or trustees entitled to the complete show the names of each of the persons, security agents or trustees entitled to the charge. Lombard North Central Pic	harge		
nam.	Lombaid North Central Fic			
Name				
Name				
Name				
	If there are more than four names, please supply any four of these names then tick the statement below.			
	I confirm that there are more than four persons, security agents or trustees entitled to the charge.			

	MR01						
	Particulars of a charge	•					
		,					
4	Brief description						
	Please give a short description of any land, ship, aircraft or intellectual property registered or required to be registered in the UK subject to a charge (which is not a floating charge) or fixed security included in the instrument.	Please submit only a short description if there are a number of plots of land, aircraft and/or ships, you should simply describe some					
Brief description	2017 Diamond Aircraft Industries GmbH DA62 Reg. no. G-GNSS Serial no. 62.057	of them in the text field and add a statement along the lines of, "for more details please refer to the instrument".					
	All monies plus interest	Please limit the description to the available space.					
	For full details please refer to the instrument.						
5	Other charge or fixed security						
	Does the instrument include a charge (which is not a floating charge) or fixed security over any tangible or intangible or (in Scotland) corporeal property not described above? Please tick the appropriate box.						
	☑ Yes						
6	Floating charge						
	Is the instrument expressed to contain a floating charge? Please tick the appropriate box.						
	Yes Continue						
	No Go to Section 7 Is the floating charge expressed to cover all the property and undertaking of						
	the company?						
		<u> </u>					
7	Negative Pledge	,					
	Do any of the terms of the charge prohibit or restrict the company from creating further security that will rank equally with or ahead of the charge? Please tick the appropriate box.						
	☑ Yes						
8	Trustee statement •						
	You may tick the box if the company named in Section 1 is acting as trustee of	This statement may be filed after					
	the property or undertaking which is the subject of the charge.	the registration of the charge (use form MR06).					
9	Signature						
	Please sign the form here.						
Signature	Signature X Richard X						
	This form must be signed by a person with an interest in the 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.

<u> </u>				
Contact name	Pay Out 2, New Business			
Company name Lombard North Central Pic				
Address	PO BOX 520			
Post town	Rotherham			
County/Region	1			
Postcode	S 6 3 3 B R			
Country	England			
DX				
Telephone	01709 773072			

✓ Certificate

We will send your certificate to the presenter's address if given above or to the company's Registered Office if you have left the presenter's information blank.

✓ 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 included a certified copy of the / instrument with this form.
- You have entered the date on which the charge was created.
- You have shown the names of persons entitled to /the charge.
- You have ticked any appropriate boxes in Sections 3, 5, 6, 7 & 8.
- You have given a description in Section 4, if appropriate.
- You have signed the form.
- You have enclosed the correct fee.
- Please do not send the original instrument; it must be a certified copy.

Important information

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

£ How to pay

A fee of £23 is payable to Companies House in respect of each mortgage or charge filed on paper.

Make cheques or postal orders payable to 'Companies House.'

✓ 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.

Turther information

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

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





CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 5524571

Charge code: 0552 4571 0011

The Registrar of Companies for England and Wales hereby certifies that a charge dated 10th May 2017 and created by FLIGHT CALIBRATION SERVICES LTD was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 26th May 2017.

Given at Companies House, Cardiff on 5th June 2017





I certify that, save for material redacted pursuant to S 859G of the Companies act 2008, this copy instrument is a correct copy of the original instrument

	ortgage – Ul					•	ombard	
THIS IS AN IM	PORTANT DEED.	YOU SHOULD	TAKE LEGAL	_ ADVICE BEF	ORE SIGNING.			
Date:	10.5.17							
Owner: F	Flight Calibration Services Limited			Reg	Registration number: 05524571			
I AMBATA'	ombard North Ce lumber 00337004	ntral PLC of PO	Box 520, Ro	therham, S63	3BR, with Com	pany Registra	ation	
Aircraft					· · · · · · · · · · · · · · · · · · ·			
Country of Registration	Manufacturer and type of Aircraft	Manufacturer's serial number of Aircraft	Year of Manufacture of Aircraft	Manufacturer and type of Engine(s)	Manufacturer's serial number of Engine(s)	Year of manufacture of Engine(s)	Aircraft Registration Number	
UK	Diamond Aircraft Industries GmbH DA62	62.057	2017	Austro AE330	E4P-C- 00101 7 & E4P-C- 00103		G-GNSS	
					:		<u> </u>	
References to	the Aircraft include power unit, documents security.	e (without limitat	ion) its Engine	e(s) and (excep	t in Clause 2) its			
Location of A	ircraft when not in t	use:						
Insurance red	quired: Agreed va	ilue: The greate	er of 🥌% of t	he balance out	standing or mark	cet value of the	e aircraft	
1 Owne	r's Obligations							
'iabiliti	wner will pay Lomb es to Lombard (pre e (without limitation)	esent, future, acti						
1.1 Intere	st at the rate charg	ed by Lambard.	calculated both	n before and af	ter demand or	dament or dec	ree on a dail	

basis and compounded according to agreement, or, in the absence of an agreement, monthly on the days selected by Lombard

್ () **ತ**ರ್ಕನ್ಯವನ್ನು ()

any expenses, costs or administration charges Lombard or a receiver incurs (on a full indemnity basis and with Interest from the date of payment) in connection with the Aircraft or taking, perfecting, protecting or enforcing this deed or exercising any power under it.

2 Charge

The Owner, as a continuing security for the payment on demand of the Owner's Obligations and with **full title guarantee**:

- 2.1 mortgages the Aircraft, its spare parts and its manuals and technical records to Lombard.
- 2.2 assigns to Lombard all of its right, title, benefit and interest in and to:
- 2.2.1 all agreements for any hire, lease or charter of the Aircraft and all amounts receivable under or in connection with those agreements;
- 2.2.2 all insurance policies relating to the Aircraft and all proceeds of that insurance to Lombard;
- 2.2.3 all warranties and maintenance contracts associated with the Aircraft; and
- 2.2.4 all compensation paid for any compulsory requisition or acquisition of the Aircraft.
- 2.3 charges to Lombard all of the avionics, radio and other equipment and accessories on the Aircraft.
- 2.4 charges to Lombard all other property from time to time on the Aircraft.
- 2.5 If any property expressed to be assigned in this Clause 2 cannot be assigned, the Owner shall hold that property on trust for Lombard.

3 Restrictions

The Owner will not, without Lombard's prior written consent:

- 3.1 permit or create any mortgage, charge or lien over the Aircraft.
- 3.2 dispose of the Aircraft.
- 3.3 hire, lease, charter or part with possession of the Aircraft.
- 3.4 change the registration or identification marks of the Aircraft.
- 3.5 amend or end, or grant a waiver under, any contract mortgaged, charged, assigned or held on trust under this deed.
- 3.6 assign or transfer the benefit of this deed.

4 Aircraft Undertakings

The Owner will:

- 4.1 keep the Aircraft registered in its own name at the United Kingdom Civil Aviation Authority with a valid Certificate of Airworthiness and an Annual Review Certificate.
- 4.2 use the Aircraft in a safe, careful and proper manner and in accordance with the manufacturer's recommendations.
- keep the Aircraft properly maintained in an airworthy condition, and carry out repairs and replace parts as appropriate, in accordance with the manufacturer's recommendations and in accordance with the United Kingdom Civil Aviation Authority standards and not, without Lombard's prior written consent, make any alterations to the Aircraft.
- 4.4 keep the Aircraft at the Location when not in use.
- pay all duties, charges, fees (including hangar fees), rates, taxes, penalties, and other amounts due in respect of the Aircraft and produce copies of all receipts to Lombard on demand.
- 4.6 keep the Aircraft's manuals, records and logs complete, up-to-date, in a safe location, hold them to Lombard's order and permit Lombard to inspect them and the Aircraft at any time.

- 4.7 comply with all laws and regulations of any country or jurisdiction to which the Aircraft may be subject and other obligations in relation to the Aircraft and its use.
- 4.8 deposit with Lombard all documents of title and the Certificate of Airworthiness relating to the Aircraft.
- 4.9 not, without Lombard's prior written consent, otherwise make any modifications or alterations to the Aircraft or install or remove any part to the Aircraft;
- 4.10 ensure that all substitutions, replacements and renewals of parts made to the Aircraft are (i) in good operating and airworthy condition and (ii) legally and beneficially owned by the Owner free from any security interest and are such that upon installation in the Aircraft they will be subject to the security created by this deed and that any Engine or other part of the Aircraft removed from the Aircraft shall remain subject to the security created by this deed until such time as a replacement shall have been installed on the Aircraft;
- 4.11 if Lombard so requests, keep attached to the Aircraft in a prominent position in the cockpit a metal plate stating: "This aircraft is mortgaged to Lombard North Central PLC".
- 4.12 promptly inform Lombard of any Event of Default or of any casualty, damage or **Total Loss** or any condition, event or circumstance which with the lapse of time might constitute an Event of Default.

Event of Default means an event of default howsoever described under the documentation creating or evidencing the Owner's Obligations.

Total Loss means:

- (a) an actual, constructive, compromised or agreed total loss of the Aircraft; or
- (b) any expropriation, confiscation, requisition or acquisition of an Aircraft, whether for full consideration, a consideration less than its proper value, a nominal consideration or without any consideration, which is effected by any government or official authority or by any person or persons claiming to be or to represent a government of official authority, excluding a requisition for hire for a fixed period against payment of market hire, not exceeding one year without any right to extension; or
- (c) any condemnation of an Aircraft by any tribunal or by any person or persons claiming to be a tribunal.
- 4.13 comply with any other requirements which Lombard notifies to the Owner.

5 Insurance Undertakings

The Owner will:

- 5.1 keep the Aircraft insured against loss or damage to Lombard's reasonable satisfaction on an agreed value basis as indicated on the front of this deed. In default, Lombard may arrange insurance at the Owner's expense. The policy of insurance must include:
- 5.1.1 war, hijacking and other perils which are normally excluded by London Market Aviation clause AVN 48B.
- 5.1.2 London Market Aviation clause AVN 2001A (Date Recognition Limited Coverage).
- 5.1.3 aircraft liability insurance to cover the Owner and Lombard against all claims for death, personal injury and damage to property arising from the use of the Aircraft in such amount as Lombard requires.
- 5.1.4 London Market Aviation clauses AVN 28B or AVN 67B (*Financial Interest Endorsements*) as Lombard requires, identifying Lombard as first loss pavee.
- 5.2 hold on trust for Lombard all proceeds of any insurance of the Aircraft. At Lombard's option, the Owner will apply the proceeds in making good the relevant loss or damage, or to reduce the Owner's Obligations.
- 5.3 deposit with Lombard all insurance policies and related documents (or copies where Lombard agrees).
- 5.4 not use the Aircraft for any purpose involving a risk that is prohibited or not covered by the insurance.

6 When security becomes enforceable

Without prejudice to Lombard's other rights under this deed or by virtue of applicable law, upon the occurrence of an Event of Default, and at any time thereafter, Lombard may, by notice to the Owner, declare the security constituted by this deed to have become enforceable and such notice shall be conclusive for the purposes of this deed and this deed shall thereupon become enforceable and thereafter Lombard shall be entitled, without further notice or further

demand, immediately to exercise all the powers and remedies possessed by it according to applicable law as mortgagee of the Aircraft and in particular but, without limitation, the powers set out in this deed.

7 Hire, Lease or Charter Undertakings

If Lombard consents to a contract for hire, lease or charter of the Aircraft, the Owner will:

- 7.1 indemnify Lombard against any liability or loss (including legal costs) arising from the change of possession and/or use of the Aircraft or any loss, theft or destruction of, or damage to the Aircraft.
- 7.2 not dispose of nor give any security on the income from the contract other than to Lombard.
- 7.3 provide Lombard with a copy of the contract.
- 7.4 ensure that the contract can be terminated on 7 days' notice.
- 7.5 include in the contract an acknowledgement of Lombard's interest in the Aircraft and rights as assignee of the contract.
- 7.6 arrange any additional insurance required as a result of the contract.

8 Possession and Exercise of Powers

- 8.1 Lombard does not have an immediate right to possession of the Aircraft or its income (and will not be considered to be taking possession if it enters to inspect or repair the Aircraft). The Owner will continue in possession until Lombard takes possession.
- 8.2 When the security created by this deed becomes enforceable in accordance with Clause 6, Lombard may then take possession and exercise any of its other powers without further delay.
- 8.3 Any purchaser or third party dealing with Lombard or a receiver may assume that Lombard's powers have arisen and are exercisable without proof that demand has been made.
- 8.4 Lombard will not be liable to account to the Owner for any money not actually received by Lombard.

9 Appointment of Receiver

Lombard may appoint or remove a receiver or receivers of the Aircraft. If Lombard appoints a receiver, Lombard may fix and pay the receiver's fees and expenses. The receiver will be the Owner's agent and the Owner (and not Lombard) will be responsible for the acts, defaults and remuneration of the receiver.

10 Powers of Lombard and Receivers

- 10.1 Lombard or any receiver may:
- 10.1.1 enter, take possession of, operate and/or generally manage the Aircraft.
- 10.1.2 maintain or repair the Aircraft.
- 10.1.3 sell, hire, lease, charter or accept surrenders of any hire, lease or charter, charge or deal with the Aircraft without restriction.
- 10.1.4 complete any transactions by executing any deeds or documents in the name of the Owner.
- 10.1.5 take, continue or defend any proceedings and enter into any arrangement or compromise.
- 10.1.6 Insure the Aircraft, arrange indemnity and other similar insurance, and obtain bonds and give counter-indemnities and other security in connection with this.
- 10.1.7 employ advisers, consultants, managers, agents, workmen and others.
- 10.1.8 purchase or acquire materials, tools, equipment, furnishing, goods or supplies.
- 10.1.9 do any acts which Lombard or a receiver considers to be incidental or beneficial to the exercise of its powers.
- 10.2 A receiver may borrow and secure the repayment of any money, in priority to the Owner's Obligations.
- 10.3 Joint receivers may exercise their powers jointly or separately.

- A receiver will first apply any money received from the Aircraft towards the repayment of all money that the receiver has borrowed and secondly in payment of the receiver's fees and expenses. The receiver will then apply any remaining money received as required by law.
- 10.5 Lombard may exercise any of its powers even if a receiver has been appointed.
- Lombard may set off any of the Owner's Obligations against any amount owed by Lombard to the Owner under this Deed or any guarantee with or other obligation owed to Lombard. Lombard may exercise this right, without prior notice, both before and after demand. For this purpose, Lombard may convert an amount in one currency to another, using its market rate of exchange at the relevant time.
- Any credit balance with Lombard will not be repayable, or capable of being transferred, charged or dealt with by the Owner until the Owner's Obligations have been paid in full.

11 Application of Payments

- 11.1 Lombard may apply any payments received for the Owner to reduce any of the Owner's Obligations, as Lombard decides.
- 11.2 If Lombard receives notice of any charge or other interest affecting the Aircraft, Lombard may suspend the operation of the Owner's account(s) and open a new account or accounts. Regardless of whether Lombard suspends the account(s), any payments received by Lombard after the date of that notice will be applied first to repay any of the Owner's Obligations arising after that date.

12 Preservation of other Security and Rights and Further Assurance

- 12.1 This deed is in addition to any other security for the Owner's Obligations held by Lombard now or in the future. Lombard may consolidate this deed with any other security so that they have to be redeemed together, but it will not merge with or prejudice any other security or Lombard's other rights.
- On request, the Owner will execute any deed or document, or take any other action required by Lombard, to perfect or enhance Lombard's security under this deed.

13 Non-Compliance by the Owner

If the Owner for any reason fails to observe or punctually perform any of its obligations under this deed, Lombard shall be entitled, on behalf of or in the name of the Owner or otherwise and at the cost of the Owner, to perform the obligation and to take any steps which Lombard may consider necessary with a view to remedying or mitigating the consequences of the failure.

14 Power of Attorney

To give effect to this deed and secure the exercise of any of their powers, the Owner irrevocably appoints Lombard, and separately any receiver, to be the Owner's attorney (with full power of substitution and delegation), in the Owner's name to sign or execute any documents, deeds and other instruments, or take, continue or defend any proceedings.

15 More than One Owner

Where the Owner is more than one person the Owner's Obligations include their joint, several and independent liabilities. References to Owner are to them together and separately.

16 Consents, Notices and Demands

- 16.1 All consents, notices and demands must be in writing.
- Lombard may deliver a notice or demand to the Owner at its registered office, or at the contact details last known to Lombard.
- A notice or demand by Lombard will be deemed given at the time of personal delivery; on the Business Day after I posting; or, if by fax, at the time of sending, if sent before 6.00 pm on a Business Day, or otherwise on the next Business Day Business Day means a day (other than a Saturday, Sunday or public holiday) when banks in London are open for business.

The Owner must deliver a notice to Lombard addressed to Customer Services at the address, fax or Text Relay or Text Talk number shown in this Deed. Notice by the Owner will be effective when received.

17 Transfers

Lombard may allow any person to take over any of its rights or duties under this deed. The Owner authorises Lombard to give that person or its agent any financial or other information about the Owner. References to Lombard include its successors.

18 Law and Jurisdiction

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

- 18.1 For Lombard's benefit only, the Owner irrevocably submits to the non-exclusive jurisdiction of the English courts and irrevocably agrees that a judgment or ruling in any proceedings connected with the deed in those courts will be conclusive and binding on the Owner and may be enforced against the Owner in the courts of any other jurisdiction. To the extent allowed by law, Lombard may take concurrent proceedings in any number of jurisdictions.
- 18.2 The Address for Service, if specified, or any other address provided for this purpose, will be an effective address for serving proceedings on the Owner.

IN WITNESS of which this mortgage has been executed and delivered as a deed, on the date stated at the beginning of this mortgage

Executed and Delivered as a deed, by the Owner

Director

Director/Secretary

If there is only one signature, which must be that of a Director, a witness is required

Signed by the Director in the presence of:

Witness' signature

Witness' name in full KALUM MUTHUMINITHILAKA

Address

Occupation QUALITY MARAGER.

Signed for by Lombard