

Registration of a Charge

Company Name: CARDIFF CITY APARTMENTS LIMITED

Company Number: 06381685

Received for filing in Electronic Format on the: 22/08/2023

Details of Charge

Date of creation: 18/08/2023

Charge code: **0638 1685 0021**

Persons entitled: YORKSHIRE BUILDING SOCIETY

Brief description: THE FREEHOLD PROPERTY KNOWN AS 115 RICHMOND ROAD CARDIFF

CF24 3BS, TITLE NUMBER: CYM757251

Contains fixed charge(s).

Contains negative pledge.

Authentication of Form

This form was authorised by: a person with an interest in the registration of the charge.

Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

TO S.859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: LESTER ALDRIDGE LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 6381685

Charge code: 0638 1685 0021

The Registrar of Companies for England and Wales hereby certifies that a charge dated 18th August 2023 and created by CARDIFF CITY APARTMENTS LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 22nd August 2023.

Given at Companies House, Cardiff on 23rd August 2023

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







MORTGAGE DEED (NON CHARITIES)

WE, SOCIETY	Yorkshire Building Society		
PRINCIPAL OFFICE	Yorkshire House, Yorkshire Drive, Bradford BD5 8LJ		
DATE	The 18 day of August 2023		
PROPERTY	The Freehold property known as 115 Richmond Road Cardiff CF24 3BS		
Title Number	CYM757251		
THE BORROWER	Cardiff City Apartments Limited (Company No. 06381685) of White Lodge Ty-Gwyn Avenue, Penylan, Cardiff, South Glamorgan, CF23 5JJ		

Form of charge filed at the Land Registry under reference MD1427J

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- THIS DEED incorporates the Yorkshire Building Society Commercial Offer and Loan Conditions 2019 and Commercial Mortgage Conditions 2019 (as such conditions are set out in the Offer and Mortgage Conditions Booklet) (the "Conditions")
- 2. THE BORROWER covenants with the Society to pay and discharge on demand all monies and liabilities now, or at any time after the date of this Deed due owing or incurred by the Borrower to the Society whatsoever (in any manner and in any currency or currencies and whether present or future, actual or contingent, whether incurred solely or jointly with any other person and whether as principal or surety,) together with all interest accruing on such monies and liabilities and all costs, charges and expenses incurred by the Society (the "Secured Liabilities").
- 3. **As** a continuing security for the payment or discharge on demand of the Secured Liabilities, the Borrower with full title guarantee:
 - 3.1 **charges** to the Society by way of first legal mortgage the Property together with all buildings, erections, fixtures, fittings and fixed plant and machinery and materials for the time being on the Property or to be erected on it or fixed to or incorporated in all buildings erected or to be erected on the Property and all improvements and additions to it.
 - 3.2 assigns to the Society the goodwill of the business carried on upon the Property ("the Business").
 - 3.3 assigns to the Society all Rental Income, and all other sums, payable under any Occupational Lease.
 - assigns to the Society the full benefit of all Licences held in connection with the Business and also full right to recover and receive all compensation which may at the time become payable to the Borrower by virtue of the Licensing Act 2003 on account of non-renewal of any of the said licences under the provisions of the Licensing Act 2003 and the full benefit of all other Authorisations held in connection with the Business and all compensation which may become payable in respect of non-renewal of the same.
 - 3.5 **assigns** (so far as they are able) to the Society all the Borrower's right title interest and benefit present and future in to and under:
 - a) any covenants agreements rights securities obligations and indemnities in any way relating to the Property;
 - any share or membership rights in any management company relating to the Property;
 - c) the right to receive any amounts however arising paid or payable in relation to the Property or any damage or injury to it whether under statute or otherwise; and
 - d) the right to receive compensation under any statue by reason of any compulsory acquisition requisitioning or other exercise of compulsory powers in relation to the Property or any refusal, withdrawal or modification of planning permission relating to the Property or any control or limitation imposed upon or affecting the user of the same and if the Borrower receives any such amount the Borrower shall hold it in trust for the Society.
- 4. THE mortgage created by this Deed secures further advances but does not oblige the Society to make any further advances.
- 5. THE Borrower covenants with the Society to observe and perform the obligations and covenants of the Borrower as set out in the Conditions and if and so long as the Borrower is a member of the Society to observe the Rules of the Society so far as they are not inconsistent with or varied by the Conditions or this Deed.

6.	6.1	assigr reaso	Borrower shall promptly do all such acts and execute a nments, transfers, mortgages, charges, notices and instr nably specify (and in such form as the Society may reaso ty or its nominee(s):	uctions) as the Society may
		a)	to create perfect, protect and maintain the security of evidenced by this Deed or for the exercise of any right provided by or pursuant to the Deed or by law; and/o	ts, powers and remedies of the Society
		b)	to facilitate the realisation of the assets which are, or security created by or under this Deed.	are intended to be, the subject of the
	6.2	and re	Borrower shall take all such action as is available to it is egistrations) as may be necessary for the purpose of the ction or maintenance of any security conferred or intendociety by or pursuant to this Deed.	creation, perfection,
	6.3		document required to be executed by the Borrower unared at the cost of the Borrower.	der this clause 6 will be
7.			nd the Society apply to the Land Registry for a restrictierty as follows:	on to be entered on the register of
	a written	consen	of the registered estate by the proprietor of the regist t signed by the proprietor for the time being of the charg shire Building Society referred to in the Charges Register	ge dated <u>18 /08 / 20 23</u>
8.			verned by English Law. The Borrower irrevocably agrence English Courts.	es to accept the non-exclusive
EXE	CUTED as	a Deed	by the Borrower and delivered on the date of this Dee	ed
EXE	CUTED as	a Deed	by	·
				LIMITED
actin	g by 2 Off	icers:		
Dire	ector 1			
Sign	ature		Print Name	
Dire	ctor 2 / Se	ecretary	1	
Sign	ature	***************************************	Print Name.	

SIGNED as a Deed by the Borrower in the presence of the witness

SIGNED as a Deed by the said	.)	SIGNED as a Deed by the said)
)		4
In the presence of:		In the presence of:	
Witness: (SIGNATURE)		Witness:(SIGNATURE)	
Witness:(PRINT NAME)		Witness: (PRINT NAME)	
Address: (BLOCK CAPITALS)		Address: (BLOCK CAPITALS)	
SIGNED as a Deed by the said		SIGNED as a Deed by the said	
In the presence of:		In the presence of:	
Witness: (SIGNATURE)		Witness: (SIGNATURE)	
Witness: (PRINT NAME)		Witness:(PRINT NAME)	
Address: (BLOCK CAPITALS)		Address: (BLOCK CAPITALS)	

EXECUTED as a Deed by	CARDIA	CITY	APARTMENTS	
				LIMITED
acting by				
			MEHRDAD CHELOUNCHEI	
			Director Print Name	
in the presence of				
			DAVS MICHAEL EVANS	veezoonna voormaanininka varaa
			Witness Print Name	
		ova sladno o o o o o o o o o o o o o o o o o o		
		Motorand Andrews (Andrews		

Witness Address (BLOCK CAPITALS)

		urre saccrafishilmulukkuniskimurulusta middeli middeli Maria
		LIMITE
acting by		
Director Signature	Director Print Name	
n the presence of		
Witness Signature	Witness Print Name	