in accordance with Sections 859A and 859J'of the Companies Act 2006

MR01

Particulars of a charge



1	A fee is payable with this form. Please see 'How to pay' on the last page	You can use the WebFiling service Please go to www companieshouse g	e to file this form online. gov uk
1		What this form is NOT for You may not use this form to register a charge where there is no instrument Use form MR08	For further information, please refer to our guidance at www.companieshouse gov uk
	This form must be delivered to the Regist 21 days beginning with the day after the delivered outside of the 21 days it will be a court order extending the time for delivery	date of creation of the charge rejected unless it is accompand	*A27IZQZD*
	You must enclose a certified copy of the scanned and placed on the public record		A33 02/05/2013 #26 COMPANIES HOUSE
1	Company details		7 For official use
Company number	0 6 5 4 1 2 5 1		Filling in this form Please complete in typescript or i
Company name in full	David Wood Baking Limited		bold black capitals
ĺ			All fields are mandatory unless specified or indicated by *
2	Charge creation date		
	<u> </u>	y1 y3	
3	Names of persons, security agent	ts or trustees entitled to the cha	arge
	Please show the names of each of the p entitled to the charge	persons, security agents or trustees	
Name	CLYDESDALE BANK PLC		_
	(trading as both Clydesdale	Bank and Yorkshire Bank)	_
Name			_
			_
Name			
Name			
			_
	If there are more than four names, pleas tick the statement below	se supply any four of these names the	भा
	i confirm that there are more than for trustees entitled to the charge	our persons, security agents or	
	1		

Particulars of a charge Description Continuation page Please give a short description of any land (including buildings), ship, aircraft or Please use a continuation page if intellectual property registered (or required to be registered) in the UK which is you need to enter more details subject to this fixed charge or fixed security Description Fixed charge or fixed security Does the instrument include a fixed charge or fixed security over any tangible or intangible (or in Scotland) corporeal or incorporeal property not described above? Please tick the appropriate box [✓] Yes ☐ No 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? ☐ Yes **Negative Pledge** Do any of the terms of the charge prohibit or restrict the chargor from creating any further security that will rank equally with or ahead of the charge? Please tick the appropriate box [√] Yes

MR01

CHFP025 04/13 Version 1 0

the property or undertaking which is the subject of the charge form MR06) Signature Please sign the form here Signature X DLA PIPEL UK LIP X The registration of the charge form MR06)	You may tick the box if the company named in Section 1 is acting as trustee of the property or undertaking which is the subject of the charge form MR06) Signature Please sign the form here Signature Signature	`	Particulars of a charge	
Tool may took the box in the company hamed in Section 1 is acting as trosted of the property or undertaking which is the subject of the charge form MR06) Signature Please sign the form here Signature X DLA PPR VK LP X	the property or undertaking which is the subject of the charge form MR06) Signature Please sign the form here Signature Signature X DLA PPQ VK LP X		Trustee statement •	
Please sign the form here Signature X DLA PIPE UK LO X	Please sign the form here Signature X DLA PPQ VK LO X		You may tick the box if the company named in Section 1 is acting as trustee of the property or undertaking which is the subject of the charge	 This statement may be filed after the registration of the charge (us form MR06)
Signature X DLA PIPE VK LS X	Signature X DLA PIPE UK LOS X		Signature	
X DLA PIPEZ UK LUS X	X DLA PIPEZ UK LUS X		Please sign the form here	
This form must be signed by a person with an interest in the charge	This form must be signed by a person with an interest in the charge	gnature		
1110 15111 1111 111 111 111 111 111 111			This form must be signed by a person with an interest in the charge	

MR01

Particulars of a charge

Presenter information
We will send the certificate to the address entered below. All details given here will be available on the public record. You do not have to show any details here but, if none are given, we will send the certificate to the company's Registered Office address.
Contact name Zoe Slagle
Company name DLA Piper UK LLP
Address Princes Exchange
Princes Square
LEEDS
Post town
County/Region
Postcode L S 1 4 B Y
Country
DX DX: 12017 LEEDS
Telephone 08700 111 111
✓ 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

be a certified copy

Please do not send the original instrument, it must

Important information

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

£ How to pay

A fee of £13 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

Further information

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

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



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 6541251

Charge code: 0654 1251 0007

The Registrar of Companies for England and Wales hereby certifies that a charge dated 29th April 2013 and created by DAVID WOOD BAKING LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 2nd May 2013

 v_X

Given at Companies House, Cardiff on 9th May 2013





Cá Clydesdale Bank | Sy Yorkshire Bank

CHATTELS MORTGAGE

by

David Wood Baking Limited

in favour of

Clydesdale Bank PLC (trading as both Clydesdale Bank and Yorkshire Bank)

Date: 29 April 2013

	301412013
DATL	DIATIPOLICE
SIGNED DLA PIPER UK LLP	

CHATTELS MORTGAGE dated 19 April 2013 by

Company Name:

David Wood Baking Limited

Company Number:

06541251

Registered Office:

1 Calverley Road, Oulton, Leeds

("the Mortgagor")

in favour of:

Name:

Clydesdale Bank PLC (trading as both Clydesdale Bank and

Yorkshire Bank)

Registered Number.

SC001111

Registered Office:

30 St Vincent Place, Glasgow, G1 2HL

Details for Notices:

Address

Business Lending Services, 20 Merrion Way, Leeds LS2 8NZ

Fax

0113 807 2448 (CB) / 0113 807 2359 (YB)

Reference⁻

David Wood Baking

("the Bank")

comprising:

A legal mortgage (as detailed in Clause 2) over the goods more particularly described in the Schedule hereto together with all parts, accessories, additions and replacements in relation thereto from time to time, the benefit of all existing and future manufacturer's or supplier's servicing and maintenance contracts, warranties and guarantees

("the Goods")

in respect of:

All present and future obligations and liabilities (including without limitation all sums of principal, interest and expenses) whether actual or contingent and whether owed solely or jointly and whether as principal debtor, guarantor, cautioner, surety, indemnifier or otherwise (or the equivalent in any other relevant jurisdiction) of the Mortgagor to the Bank; and in whatever manner and on any account.

("the Secured Liabilities")

Other defined terms used in this Chattels Mortgage are as set out in Clause 23.

1. Undertaking to Pay Secured Liabilities

The Mortgagor:

- 1 1 undertakes to pay and discharge the Secured Liabilities to the Bank or as the Bank may direct.
 - on the due date for payment or performance of the Secured Liabilities concerned as provided by the terms of any agreement or document constituting the same; and
 - in the absence of any express provision for payment and performance of the Secured Liabilities concerned on written demand by the Bank;
- agrees that if it shall fail to pay any part of the Secured Liabilities when due then such amount shall bear interest (after as well as before judgement and payable on demand) at 6% over the Bank of England Base Rate as it may vary from time to time from the due date until paid in full,
- agrees with the Bank that a certificate signed by or on behalf of the Bank as to the amount, calculation or nature of the Secured Liabilities or any part of them will, in the absence of manifest error, be conclusive and binding on the Mortgagor

2. Mortgage Provisions

As a continuing security for discharge of the Secured Liabilities the Mortgagor as owner with full title guarantee assigns to the Bank by way of legal mortgage the Goods

3. Restrictions

The Mortgagor undertakes to the Bank that it will not (without the prior written consent of the Bank)

- 3.1 create or allow to subsist any Encumbrance over the Goods, or
- 3 2 sell, deal with, lease, licence or dispose of all or any of the Goods

4. Enforcement

At any time after the Bank has demanded payment of the Secured Liabilities or if the Mortgagor defaults in the performance of any of its obligations under this Mortgage the Bank may without further notice immediately exercise all rights, powers and remedies available to it by law including (without limitation):

- to take possession of the Goods and for that purpose to enter upon any land or buildings where the Goods are or are reasonably thought to be situated without being liable to the Mortgagor for or by reason of such entry;
- 4.2 to appoint a person from time to time to act as receiver of the Goods,
- discharge, release or compromise claims in respect of the Goods which have given or may give rise to any lien or encumbrance on the Goods in priority to this Mortgage or which are or may be enforceable by proceedings against the Goods,
- 4.4 to sell the Goods by public or private contract at any place in the world with or without advertisement or notice to the Mortgagor and upon such terms as the Bank in its absolute discretion may determine and so that the Bank has the power

in its discretion to postpone any such sale or to proceed to a forced sale without being liable for any loss resulting from such postponement or forced sale, and

pending sale of the Goods to manage, insure, maintain and repair the Goods and to employ or lay up the Goods in such manner and for such period as it may think fit and to do all acts incidental thereto as if it was the owner of the Goods and to recover any losses incurred as a consequence of taking any such action as aforesaid

5. Covenants and Insurance

- The Mortgagor will not without the prior written consent of the Bank change the location of the Goods, allow any variation or release of any warranty or guarantee relating to the Goods, or carry out any works to the Goods which would affix it to the land on which it stands in a way which would make it form part of that land
- The Mortgagor will from time to time deposit with the Bank all documents of title, invoices, contracts, warranties, insurance policies and guarantees relating to the Goods
- The Mortgagor will keep the Goods in good condition and comprehensively insured to the Bank's reasonable satisfaction for its full reinstatement cost and in default the Bank (without becoming liable to account as mortgagee in possession) may enter any premises where the Goods are located and repair or insure the Goods.
- The Mortgagor will hold in trust for the Bank all money received under any insurance of the Goods and at the Bank's option will apply the same in making good the relevant loss or damage or in or towards discharge of the Secured Liabilities
- The Mortgagor will if the Bank request affix and at all times maintain and display prominently on the Goods a notice in a form satisfactory to the Bank and will on request supply evidence of that to the Bank

6. Receiver

- Any Receiver appointed by the Bank will have full power to sell, lease, licence, charge, deal with, dispose of and manage the Goods and do anything which he considers conducive or incidental to managing and realising the Goods or the income from the Goods and he may borrow any money he requires for those purposes
- 6.2 Joint Receivers may exercise powers jointly or severally
- A Receiver shall apply all money he receives first in repayment of all money borrowed by him and his expenses and liabilities and in payment of his fees and secondly towards the remaining matters specified in Section 109(8) of the Law of Property Act 1925

7. Bank's Right to Perform Mortgagor's Obligations

- 7 1 If the Mortgagor fails to perform any obligations imposed upon it by this Mortgage the Bank may but is not obliged to take such steps as in its opinion may be required to remedy such failure including making any payment.
- 7 2 The Mortgagor shall indemnify the Bank from and against any sums expended by the Bank pursuant to Clause 7 1

All amounts payable under Clause 7 2 shall bear interest at 6% over the Bank of England Base Rate as it may vary from time to time from the date the same are incurred, computed and compounded monthly

8. Bank's Right to Set Off and Debit Accounts

The Mortgagor agrees that.

- any monies from time to time standing to its credit on any account with the Bank or with any other member of the Bank's Group may be retained as cover for and at any time, without notice to the Mortgagor, applied by the Bank in or towards payment or satisfaction of the Secured Liabilities or to the credit of any other account nominated by the Bank as security for any contingent or future liability of the Mortgagor to the Bank,
- the Bank may debit any account of the Mortgagor with the Bank with the whole or any part of any amount due by the Mortgagor under this Mortgage whether any such account shall be overdrawn or may become overdrawn by reason of any such debit.
- If the Bank exercises any right of set-off in respect of any liability of the Mortgagor and that liability or any part of it is in a different currency from any credit balance against which the Bank seeks to set it off, the Bank may use the currency of the credit balance to purchase an amount in the currency of the liability at the prevailing spot selling rate of exchange for the Bank as conclusively determined by the Bank and to pay out of the credit balance all costs, charges and expenses incurred by the Bank in connection with that purchase, and
- the Bank shall not be liable for any loss of interest caused by the determination before maturity of any deposits or any loss caused by the fluctuation in any exchange rate at which any currency may be bought or sold by the Bank

9. Information Disclosure

The Mortgagor authorises the Bank to disclose information about the Mortgagor, this Mortgage, the Goods and the Secured Liabilities to

- 9.1 any party to whom the Bank has assigned or transferred or intends to assign or transfer its rights under this Mortgage,
- 9 2 any other person if required by law to do so,
- 9 3 any member of the Bank's Group; or
- 9 4 the Bank's auditors, advisors, applicable regulatory authorities, rating agencies and investors

10. Preservation of Rights

This Mortgage, the security constituted by this Mortgage and the rights, powers, remedies and discretions conferred by this Mortgage shall not be discharged, impaired or otherwise affected by:

- any legal limitation, disability, incapacity or other similar circumstance relating to the Mortgagor, or
- any act or omission or other circumstances which but for this provision might operate to release the Mortgagor from its obligations in respect of the Secured Liabilities, in whole or in part.

11. Rights Under this Mortgage

This Mortgage, the security constituted by this Mortgage and the rights, powers, remedies and discretions conferred by this Mortgage

- shall be in addition to and independent of and shall not in any way prejudice or be prejudiced.
 - (a) by any collateral or other security, right, remedy or power whether at law or otherwise which the Bank may now or at any time after the date of this Mortgage have or hold for all or any part of the Secured Liabilities,
 - (b) by any such collateral or other security, right, remedy or power becoming wholly or in part void or voidable or unenforceable, or
 - (c) by the failure to perfect or enforce any such collateral or other security, right, remedy or power, and
- may be enforced or exercised without the Bank first having taken action or obtained judgement against the Mortgagor, filed any claim to rank in the winding up or liquidation of the Mortgagor or having enforced or sought to enforce any other collateral, security, right, remedy or power whether at law or otherwise.

12. Continuing Security

The security constituted by this Mortgage shall be a continuing security and shall remain in full force and effect until total and irrevocable satisfaction of all the Secured Liabilities

13. Notice of Subsequent Encumbrance

If the Bank receives or is deemed to have received notice of any subsequent Encumbrance or other interest affecting any part of the Goods and/or proceeds of sale or realisation of the Goods the Bank may open a new account or accounts for the Mortgagor in its books and if the Bank does not do so then, unless the Bank gives express written notice to the contrary to the Mortgagor as from the time of receipt or deemed receipt of such notice by the Bank all payments made by the Mortgagor to the Bank shall notwithstanding any appropriation by the Mortgagor to the contrary be treated as having been credited to a new account of the Mortgagor and not as having been applied in reduction of the Secured Liabilities

14. Suspense Accounts

All monies received by the Bank under this Mortgage may at the discretion of the Bank be credited to a suspense account and may be held in such account for so long as the Bank shall think fit without any obligation to apply all or any part of such monies in or towards payment or performance of the Secured Liabilities

15. Discharge and Avoidance of Payments

Any settlement or discharge between the Mortgagor and the Bank shall be conditional upon no security or payment granted or made to the Bank by the Mortgagor or any other person being avoided or reduced by virtue of any provision or enactment relating to administration, bankruptcy, insolvency or liquidation for the time being in force and accordingly (but without prejudice to any other rights of the Bank) the Bank shall be entitled to recover from the Mortgagor the value or amount of such security or payment from the Mortgagor or to enforce this Mortgage to the full extent of the Secured Liabilities as if such settlement or discharge had not occurred.

16. Remedies, Waivers and Consents

- No failure or delay by the Bank in exercising any right, remedy or power under this Mortgage shall operate as a waiver and no single or partial exercise shall prevent further exercise of any right, remedy or power
- Any warver and any consent by the Bank under this Mortgage must be in writing to be effective and may be given subject to such conditions as the Bank thinks fit

17. Partial Invalidity

- 17.1 Each provision of this Mortgage will be valid and enforceable to the fullest extent permitted by law
- If any provision of this Mortgage shall to any extent be invalid or unenforceable the validity and enforceability of the remaining provisions of this Mortgage will not in any way be affected. Any invalid or unenforceable provision shall be modified to the extent necessary to make such provision valid and enforceable provided the Bank consents in writing to such modification.

18. Power of Attorney

- The Mortgagor irrevocably appoints the Bank and also as a separate appointment any Receiver severally its attorney and attorneys with full power to delegate for the Mortgagor and on its behalf, in its name and as its act and deed or otherwise to execute and deliver any document or any alteration, addition or deletion to any document which such attorney requires or deems proper in relation to this Mortgage or any perfection, protection or enforcement action in connection therewith
- The Mortgagor hereby ratifies and confirms and agrees to ratify and confirm immediately upon request by the Bank or the Receiver the actions of the attorney appointed under Clause 18 1

19. Costs and Expenses

- The Mortgagor shall pay, on a full indemnity basis, all costs, charges, expenses and liabilities incurred by the Bank (including without limitation all amounts determined by the Bank to be necessary to compensate it for internal management or administration costs, charges and expenses) or to be incurred by the Bank or any attorney, manager, agent or other person appointed by the Bank in connection with the preparation, negotiation, completion, execution, registration, perfection, modification, amendment, issue of waivers and consents under, enforcement and or attempted enforcement, preservation of rights under, exercise or purported exercise of rights under or decision as to whether to exercise rights under, assignation, release or discharge of this Mortgage or actions, proceedings or claims in respect of this Mortgage or the Goods which costs, charges and expenses shall form part of the Secured Liabilities
- All amounts payable under Clause 19 1 shall bear interest at 6% over the Bank of England Base Rate as it may vary from time to time from the date the same are incurred, computed and compounded monthly

20. Currency

20 1 The Bank may convert any monies received under this Mortgage from their existing currency of denomination into such other currency or denomination as the Bank may think fit

Any such conversion shall be effected at the Bank's then prevailing spot selling rate of exchange for such other currency against the existing currency as conclusively determined by the Bank.

21. Rights to Assign

- 21.1 The Bank may assign all or any of its rights under this Mortgage
- 21.2 The Mortgagor may not assign any of its rights or transfer any of its rights or obligations under this Mortgage without the prior written consent of the Bank

22. Communications

Each notice, consent and other communication in respect of this Mortgage:

- 22 1 will be in writing (which includes by fax),
- 22.2 will be sent to the address or fax number most recently designated for this purpose by the recipient.
- given to the Mortgagor will be effective when left at, or two Business Days after it is posted to, the relevant address or, in the case of a fax, on receipt by the Bank of a fax confirmation sheet, and
- given to the Bank will be effective only on actual receipt by the Business Lending Services Department of the Bank or such other department as may be notified to the Mortgagor from time to time

23. Interpretation

In this Mortgage

- 23.1 "Bank's Group" means the Bank, any subsidiary of it, any holding company of it and any subsidiary of its holding company,
 - "Business Day" means any day (excluding Saturdays, Sundays and bank holidays) on which banks are generally open in the City of London for the transaction of normal banking business,
 - "Encumbrance" means any mortgage, standard security, charge (whether fixed or floating), assignment, assignation, pledge, encumbrance, hypothecation, security interest, title retention or other preferential right having the effect of creating security,
 - "Receiver" means an administrative receiver, receiver and manager or other receiver appointed pursuant to this Mortgage in respect of the Mortgagor or over all or any of the Goods,
 - "subsidiary" and "holding company" shall have the meanings given to them in Section 1159 of the Companies Act 2006 and "subsidiaries" shall mean all or any of them, as appropriate,
- 23.2 without prejudice to any requirement to procure consent to the same the expressions "Mortgagor" and "Bank" include their successors, assignees and transferees:
- without prejudice to any requirement to procure consent to the same, any reference to any document of any kind is to that document as amended, varied, supplemented, novated, restated or substituted from time to time, and

23 4 a person who is not a party to this Mortgage has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce or to enjoy the benefit of any term of this Mortgage

24. Counterparts

This Mortgage may be executed in any number of counterparts, and this has the same effect as if the signatures on the counterparts were on a single copy of this Mortgage

25. Governing Law and Submission to Jurisdiction

- 25 1 The governing law of this Mortgage is the law of England
- 25 2 The Mortgagor irrevocably
 - 25 2 1 submits to the jurisdiction of the Courts of England, and
 - 25 2 2 agrees that nothing in Clause 25 2 1 prevents the Bank or Receiver taking proceedings in any other jurisdiction nor shall the taking of proceedings in any jurisdiction preclude the Bank or Receiver taking proceedings in any other jurisdiction.

IN WITNESS WHEREOF this Mortgage has been duly executed and delivered as a Deed on the date first above written

ASSET SCHEDULE

"VMI continuous mixing system, including; Three stamless steel hoppers, mounted on load cells, each with individual auger Elevating auger Flow meters for liquid ingredients Premixer Stainless steel hopper Agitator, with glycol jacket Four liquid Ingredients hoppers Four additional powder hoppers Siemens Multipanel control (retrofitted) Levan system, with stainless steel chute, Ismar control, stainless steel vessel with load cells, agitation, pump, (Levan system, with stainless steel chute, control, stainless steel vessel with load cells, agitation, pump, cooling jacket Kemper SP150 spiral mixerSerial No MBM1128/95

Five Esmach / Bongard ISE200A spiral mixers Serial No's 9107160301, 9107160302 (1991), 9409169566 (1994), 9809210457, 9809210458 (1998)

Kemper Soft Star Plus 8 pocket roll plant Serial No. 655057 (2006)

Rondo Ciabatta line, including;

Rondo Laminazione control panel Serial No. 9060002440405 (2004) -Pre-portioner OSCAR dough sheeter, with flour dusters Cross pinner Gauging roller Strip cut station Spreader belts ZGEM900 A servo guillotine Serial No. C4172207 Scrap removal Seeding conveyor Nastro bypass conveyor Serial No. 81010513400121 (2004) Retractable panner tray loader Siemens Simalic PLC control Syspal 250kg stainless steel bin lift Serial No. SC100M1015 (2004) Konig five pocket roll line, including; Intermediate prover Stamping Panner tray loading Rheon VX121 stress free divider Senal No. 00028 (1999) Kemper Quadro Round roll plant Serial No. 660059 (2003) Two paning sections

Seeder

90° retractor

Panner tray load

Mondial Formi MATIC 2B SC 18/3 three deck oven Serial No. 960156-04 (1998) with Siemens Simatic OP27 control

Loading and unloading system

Werner & Pfliederer gas fired stone bake oven

Nova impiani oven loading system

Nova Impiani tray lowerator (2010)

Nova Impiani tray elevator (2010)

Nova Impiani 25/2010 tray lowerator Serial No. 100319-00 (2010)

Nova Impiani 25/2010 tray elevator Serial No. 100324-00 (2010)

Various overhead converors, etc.

Triphase twin drum spiral prover

Spooner glycol spiral cooler

Hydrovane 67 rotary vane compressor Serial No. 9008.7HV886105/3

Hydrovane 178 rotaty vane compressor Serial No 178002849802

Hydrovane HRD120 rotary vane compressor

Frigoscandia Gyro Compact M92 spiral freezerSerial No. 540071

Ammonia Plant Room Surge tank Roof mounted condensors Air purge system Two Grasso screw compressors Two air receivers Liquid pumps Liquid receiver Elsewhere Funk FRV5000 twin station flaked ice machine Serial No. 0106/10 (2010) Intermediate prover VMI ATF/150L mobile levan tank, with chiller Serial No 130176 Two Eurofours RP04T10-2 four tray electric convection ovens Serial No's 04TRB0471, RP04TG082 Crown Conveyors packing system Loma retracting belt metal detectorSerial No. 896188 (1997) Two elevating conveyors Two Ward Bekker multi-head weighers Serial No's 1860, 1861 (1996) Inno Tech 3800 vertical bagging machine Serial No. 10295081 (1996)

Inno Tech 8000 vertical bagging machine Serial No. 10295080 (1996)

Loma metal detector

Turkington continuous suction depanner -

Bakels ingredients dosing system

Triphase Iwin spiral ambient cooler

Elpress overhead rail utensil wash plant, with steam heating

Three Double D Revorack four rack gas fired ovens, with internal steam cascade

Acrivan four rack gas fired oven, with internal steam cascade Serial No E12644 (2009)

Trane air handling system

Sixleen various APV Half R404 refirgeration compressors

Two APV Hall 4N12.2 refrigeration compressors

ICS TAE502 chiller unit Serial No. 2200009313 (2002)

ICS Climaventa heat exchanger

NRS Quiet Master QMH077-3 chiller Serial No. 285011

Copeland chiller

Twelve Searle four fan celling mounted evaporative refrigeration units Serial No's 438657, 442372, 442374, 442468, 442469, 442470, 442471, 442472, 442473, 442474, 442475, 44

Six Searle twin fan celling mounted evaporative refrigeration units Serial No's 441094, 441095, 441096, 441097, 441098, 441099 Three JS Humidifier JS60 ten head humidifier systems Serial No's 979, 980, 981 (2009)

Danfotech CH600 bin lift Serial No. 557 (1991)

Two stainless steel bin lifts

Wolfking Scanio K7 bin liftSerial No. 9065 (1999)

Bongard ESR2/M30 bin lift Serial No. 9812027037 (1998)

Air handling unit

Dough pre-portioner for soft serve

Two 30t GRP flour siles

Spiromatic Spido6 sile fed load cell mounted weigh feeder

Two silo fed weigh heads

Girbau GU050NOMJIG2W01 industrial laundry dryer Serial No. 0911000131 (2009)

Girbau HS-6023 LC-E Industrial laundry washing machine Serial No. 2140123/09 (2009)

Oliver Douglas gas fired tray washer

Drakes Refrigeration BACT30FW chiller unit Serial No. TP406

Filma FP35 CP10.81 surface mount pallet wrapper Serial No 1122 (1997)

This is an important document. You should take independent legal advice before signing and sign only when you fully understand the consequences and if you want to be legally bound.

SIGNED as a Deed by DAVID WOOD BAKING LIMITED		
acting by.	t woou	_ Director
(Print Full Name)	(Signature)	_ 0.160101
in the presence of: Velum Timess Witness		
PETER ROBERT JUDSON Full Name		
OTLEY LANE Address		
SIGNED for and on behalf of CLYDESDALE BANK PLC by its duly authorised signatory		
		Authorised Signatory

Discharge

Clydesdale Bank PLC (trading as both Clydesdale Bank and Yorkshire Bank) releases to the within named Mortgagor the Goods comprised in the Mortgage

SIGNED for and on behalf of CLYDESDALE BANK PLC (trading as both Clydesdale Bank and Yorkshire Bank) by its duly authorised signatory in the presence of.

Witness	AuthorisedSignatory
Full Name	
Business Lending Services, 20 Merrion Way, Leeds LS2 8NZ	

Date

(Company No 06541251)

("the Company")

EXTRACT from the minute of a properly convened and quorate meeting of the Board of Directors of the Company at which all appropriate interests were declared held at

- "1 It was explained that the purpose of the meeting was to consider and if thought fit, approve the terms of a Chattels Mortgage to be granted in favour of the Company's bankers Clydesdale Bank PLC ("the Bank")
- 2 IT WAS RESOLVED that following consideration of the terms of the Chattels Mortgage and consideration of the matters referred to in section 172(1) of the Companies Act 2006, the Chattels Mortgage and the transactions contemplated by it would promote the success of the Company for the benefit of its members as a whole and accordingly the Chattels Mortgage be signed on behalf of the Company by any director in the presence of a witness and delivered to the Bank."

Certified a true extract

Director

Date⁻

ZS/LDSDP/B4921/120065/UKM/49633532.1 23 April 2013 D1V1