

## Registration of a Charge

Company Name: MARCO SERVICES LIMITED

Company Number: 06800975

Received for filing in Electronic Format on the: 03/01/2024 XCTYAFVM

### **Details of Charge**

Date of creation: 03/01/2024

Charge code: 0680 0975 0001

Persons entitled: HABIB BANK ZURICH PLC

Brief description: LIEN OF DEPOSIT

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: AFREEN COLE



# CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 6800975

Charge code: 0680 0975 0001

The Registrar of Companies for England and Wales hereby certifies that a charge dated 3rd January 2024 and created by MARCO SERVICES LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 3rd January 2024.

Given at Companies House, Cardiff on 4th January 2024

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





true copy of the original 3rd January, 2024 LIEN OF DEPOSIT Lien on Deposit/Set-off Arrangement/ocument) on (date) .31112024 .....by MACWIN SILVEIRA.

(official's name and signature)
Habib Bank Zurich plc
Moorgate Branch To HABIB BANK ZURICH plc MANCHESTER

SHOUROUM 5, THE POINT, 173-175 CHEETHAM HILL ROAD, MANCHETTER M& SLG

This is to certify that this is

- Covenant to Pay and Indemnity:

  a) In consideration of your bank's provision of Credit/Banking facilities, as defined in Clause 5 below ("Facilities"), Iwe irrevocably and unconditionally undertake that if my/our liability or purported liability to repay/discharge the facilities should be or become void or unenforceable or avoidable on any ground whatsoever (including illegality, irregularity, dues or lack of authority, any provision of bankruptcy or insolvency law) and whether or not this ground was known or ought to have been known to the bank, the facilities shall nevertheless be recoverable by the bank on demand and be paid forthwith on demand by me'us.
- I/We further undertake and agree as a separate and independent obligation that I/we shall indemnify, and keep indemnified, the bank, its Directors, Officers and Agents for any loss, cost and charges whatsoever by reason of provision of the Facility.

- Charge / Lien on Deposits:

  a) I/We confirm that I/we, as beneficial owners, have deposits as defined in Clause 5 below (the "Deposit") with your bank in my/our name which I/we herby charge by way of first fixed charge, to your bank as primary security for repayments of the Facilities and/or discharge of my/our liability to the Bank.
- b) I/We irrevocably authorise your bank, at any time and without any notice to me/us or any one of us, to appropriate whether by way of set-off or otherwise the Deposit in or towards discharge of my/our liability to the appropriate whether by way to set-our or otherwise the Deposit in or towards discharge in Inylour handing to the Bank and for the purpose of such appropriation, you may convert the Deposit currency to the currency of the Facility at your mid TI rate on the day of conversion. Further, you may at any time before such appropriation, transfer full of part amount of the Deposit to a margin account to further perfect the charge and undertakings herby given. Your rights herein are in addition and without prejudice to any other security which the Bank may know or hereafter hold PROVIDED THAT you will first appropriate the charged Deposit towards discharge of my/our liability to the Bank, and any other security will be applied only towards adjusting the shortfall, if any.

- Restricted Repayment of Deposit and Negative Pledge:

  a) Irrespective of the terms upon which the Deposit is made, the bank shall not be under any obligation to repay the Deposit until the Facilities shall have been fully repaid and my/our liabilities fully discharged. Where the Deposit would otherwise become payable under the terms upon which it was made, it shall not be paid by the Bank to me/us and the bank may, in its absolute discretion, re-deposit the amount together with interest.
- b) I/We shall not, without the bank's prior permission in writing, assign, mortgage, charge or otherwise deal with the Deposit or any other thereof, except in favour of or to the bank. I/We confirm that no rights of the bank under this Agreement shall be varied except in writing by the bank specifically referring to the Deposit and this Agreement and if the bank pays a part of the Deposit to me'us, such payment shall not be deemed to be waiver of any rights, including rights as to the balance of the Deposit, of the bank.

Applicable Law:

This document and its terms are to be interpreted in accordance with, and be subject to. English law and only English courts shall have jurisdiction over any proceedings in connection herewith and live irrevocably agree that the judgement in such proceedings shall be conclusive and may be enforced in the courts of jurisdiction.

