Registration of a Charge

Company name: GREENREY LTD

Company number: 11863675

Received for Electronic Filing: 18/07/2019



Details of Charge

Date of creation: 02/07/2019

Charge code: 1186 3675 0001

Persons entitled: NATIONAL WESTMINSTER BANK PLC

Brief description:

Contains fixed charge(s).

Contains floating charge(s) (floating charge covers all the property or

undertaking of the company).

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: **JK**



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 11863675

Charge code: 1186 3675 0001

The Registrar of Companies for England and Wales hereby certifies that a charge dated 2nd July 2019 and created by GREENREY LTD was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 18th July 2019.

Given at Companies House, Cardiff on 19th July 2019

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





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THIS IS AN IMPORTANT DEED. YOU SHOULD TAKE LEGAL ADVICE BEFORE SIGNINGS

Greenrey Ltd. Registered No: 11663675. OWNER

National Westminster Bank Pilo

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whether incurred alone or jointly with another) and include: Obligations are all the Owner's liabilities to the Bank (present, tuture, actual or confirm gent and The Owner will pay to the Bank on demand all the Owner's Obligations. The Owner's

adreement, quartedly on the days selected by the Bank. judgment on a daily basis and compounded according to agreement, or, in the ab sence of in treesest at the tate charged by the Bank, calculated both before and after de thand or 1 1

the date of payment) in connection with: any expenses the Bank or a receiver incurs (on a full indemnity basis and with interrest from 2.1

the Property charged by Clause 2. References to Property include any part of it. 1721

taking, perfecting, protecting, enforcing or exercising any power under this deed. 155

Charge Z

she guarantee, gives to the Bank: The Owner, as a continuing security for the payment on demand of the Owner's Obilgations

a fixed charge over the following property of the Owner, owned now or in the future. 100

interest in heritable, freehold or leasahold land. all rents receivable from any lease granted out of that Land. References to Land are to any all Land vested in or charged to the Owner, all fixtures and fittings attached to that Liand and 1113

all plant and machinery, including any associated warranties and maintenance contracts. 212

all the goodwill of the Owner's business. 513

any uncalled capital. **517**

income and rights relating to those stocks, shares and securities. all stock, shares and other securities held by the Owner at any time in any Subsidiary and all 518

created to inamestige edititivi to enola (singiti gnitovi to the Owner. "Control" means the ability to appoint or remove directors or exercise the majority A Subsidiary is an entity controlled, directly or indirectly, by the Owner or by a Subsidiary of

any other legal rights, all intellectual property, licences, claims, insurance policies, proceeds of any insurance and 9117

the benefit of any hedging arrangements, futures transactions or treasury instruments. 212

security held by the Bank. the future which are not subject to an effective fixed charge under this deed or under any other a floating charge over all the other property, assets and rights of the Owner owned now or in 23

enolibina9A *(*)*

The Owner will not, without the Bank's consent:

permit or create any mortgage, standard security, charge or iten on the Property. 3.

dispose of the Property charged by Clause 2.1. 3.5



atsruppent ylishetsm ed ot renwO entyd bebivorg norsamotni yns srebisnop Anse ett 8.8 the Bank considers that the Owner has breached any other obligation to the Bank. 3.8 sany of the Owner's Obligations are not paid when due, 1.9 The Bank may require the Owner to appoint a firm of accountants to review its financial attairs, stastigating Accountants ĝ The floating charge will become a fixed charge if an administrator of the Owner is appointed. 5.8 TUOSUOD Following this notice, the Owner will not dispose of the affected Property without the Bank's The Bank may by notice convert the floating charge on any of the Property into a fixed charge. 15 Conversion of Floating Charge to Fixed Charge Ç the Bank. The Bank may specify the relevant account. pay all the money the Owner receives in respect of book and other debts into an account with EV Land which require planning permission or approval under building regulations. nor without the Bank's consent, carry out any development on or make any alterations to any 91 keep the Property in good condition. 97 Bank agrees), and all deeds and documents of title relating to the Property. where required by the Bank, deposit with the Bank all insurance policies (or copies where the to ranoitagildO ahamwO arif acubat option, the Owner will apply the proceeds in making good the relevant loss or damage, or to hold on trust for the Bank, all proceeds of any insurance of the Property. At the Bank's 8°t In default, the Bank may arrange insurance at the Owner's expense. the Bank, terrorism cover) to the Bank's reasonable satisfaction for its full relicatement cost. keep all Property of an insurable nature comprehensively insured (including if requested by 2,4 permit the Bank at any time to inspect the Property. 17 The Owner will: Property Undertakings Ď dispose of, part with or share possession or occupation of any of its Land. $Z \mathcal{E}$ sseigning or sub-leting. grant, or accept a surrender of, any lease or licence of any of its Land or consent to a tenant 9.5 einemegneme grinoiset to grithuessio business. In particular, the Owner will not realise its book and other debis by means of invoice deal with its book and other debts, except by collecting them in the ordinary course of its 9 € call on, or accept payment of, any uncalled capital. 108 dispose of the Property charged by Clause 2.2, other than in the ordinary course of bussiness. 33

make payment and the Owner will repay the Bank on demand.

Any review required will take place within 7 days of the Bank's request (or longer if the Bank agrees). The firm, and the terms of reference, must be approved by the Bank. The Owner (and not the Bank) will be responsible for the firm's fees and expenses, but the Bank may

Y Possession and Exercise of Powers

- The Bank does not have an immediate right to possession of the Property or its income (and will not be considered to be taking possession it it enters to inspect or repair the Property). The Owner will continue in possession until the Bank takes possession.
- 7.2 The Bank may take possession and enforce this deed without further detay if:
- 7.2.1 The Bank demands payment of any of the Owner's Obligations.
- 7.2.2 The Owner sake the Bank, or the Bank receives notice of intention, to appoint an administrator or an administrator.
- nanwO art to norsbiupil not batraserg at notiting a no ballspar general and E.S.Y
- TSTA any security is enforced in respect to large assets of the Owner.
- Dowers have streen and see exercisable with the Bank or a receiver may assume that the Bank's Towers have streen and see exercisable without proof that demand has been made.
- 7.4 The Bank will not be liable to account to the Owner for any money not actually received by the Bank.

10 Appointment to revieue 10 Ineminious 8

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

Powers of the Bank and Receivers

- 3.1 The Bank or any receiver may:
- eachieud shanwO art no ynach 1.1.9
- 9.1.2 enter, take possession of, and/or generally manage the Property.
- 9.1.3 complete any unfinished works or carry out any new works of building, reconstruction, maintenance or repair on any Land.
- 9.1.4 purchase any Land or other property and purchase, grant or rolease any interest in or right over Land or the benefit of any coverants affecting that Land. References to Land or Property include land or property that is purchased by the Bank or a receiver under this power.
- 9.1.5 sell, lease, surrender or accept surrenders of leases, charge or deal with the Property without restriction, including disposing of any fixtures separately from the Land.
- 9.1.6 complete any transactions by executing any deeds or documents in the name of the Owner.
- 9.1..? таке, confinue or defend any proceedings and enter into any атталдетного сотпрготнізе.
- 9.1.8 insure the Property and any works, arrange indemnity and other similar maurance, and obtain bonds and give counter-indemnities and other security in connection with this.
- 9.1.9 call up any uncalled capital with all the powers conferred by the Owner's articles of noticiosase
- 9.1.1.0 employ advisers, consultants, managers, agents, workmen and others.
- 9.1.11 purchase or acquire materials, tools, equipment, furnishing, goods or supplies.
- 9.1.12 do any acts which the Bank or a receiver considers to be incidental or beneficial to the exercise of their powers.

To give effect to this deed and secure the exercise of any of their powers, the Owner irrevocably appoints the Bank, 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	
Power of Attorney	12
On request, the Owner will execute any deed or document, or take any other action required by the Bank, to pertect or enhance the Bank's security under this deed.	2.7
This deed is in addition to any other security or guarantee for the Owner's Obligations held by the Bank now or in the future. The Bank may consolidate this deed with or prejudice any other that they have to be redeemed together, but it will not merge with or prejudice any other security or guarantee or any of the Bank's other rights.	t · · · · · · · · · · · · · · · · · · ·
Preservation of Other Security and Rights and Further Assurance	and and
If the Bank receives notice of any charge or other interest affecting the Property, the Bank auspend the operation of the Owner's account(s) any payments received by the Bank for the Owner after the Bank suspends the secount(s), any payments received by the Bank for the Owner after the date of that notice will be applied first to repay the Owner's Obligations arising after that date.	Z-01
The Bank may apply any payments received for the Owner to reduce any of the Owner's Obligations, as the Bank decides.	i'0t
Application of Payments	01
Any credit balance with the Bank will not be repayable, or capable of being disposed of charged or dealt with by the Owner, until the Owner's Obligations, both before and after demand, have been paid in full. The Bank allowing the Owner to make withdrawats will not waive this restriction in respect of tuture withdrawats.	916
The Bank may set off any amount due from the Owner against any amount owed by the Bank for the Owner. The Bank may exercise this right, without prior notice, both before eard after demand. For this purpose, the Bank may convert an amount in one currency to anoth er, using its market rate of exchange at the relevant time.	4 16
The Bank may exercise any rights attached to charged stock, shares and other securifies as it considers increasely to preserve the value of, or realise, that Property. Otherwise the Bank will only exercise those rights as instructed by the Owner.	916
The Bank may exercise any of its powers even if a receiver has been appointed.	916
A receiver will first apply any money received from the Property towards the receiver's flees and expenses. The receiver will then apply any remaining money received as required by Law.	7 16
Joint receivers may exercise their powers jointly or separately.	8.8
A receiver may borrow and secure the repayment of any money, in priority to the Owner's Obligations.	2.6

Anotice from the Owner to the Bank will be effective on receipt.

All consents, notices and demands must be in writing.

A notice or demand signed by an official of the Bank will be effective at the firme of sending, if sent delivery; on the second business day, or otherwise on the next business day. A business day is before 6.00 p.m. on a business day, or otherwise on the next business day. A business day is

The Bank may deliver a notice or demand to the Owner at its registered office or at the contact

documents, deeds and other instruments, or to take, continue or defend any proceedings.

a weekday other than a national holiday.

defails last known to the Bank.

Consents, Notices and Demands

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

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English iaw applies to this deed and the English courts have exclusive jurisdiction. 131

against the Owner in the courts of any other jurisdiction. becroins ed yan bing remo ett no gribnid bin aviaulonop ed ling shop sent ni beet sirt courts and irrevocably agrees that a judgment or ruling in any proceedings in connection with For the benefit of the Bank, the Owner irrevocably submits to the jurisdiction of the English. 15.2

Director/Secretary the Owner Executed and Delivered as a deed by

Where only one Director signs, a witness is required

MY CIVURAL

the document

Mimess, signature Signed by the Director in the presence of:

Mitness' name in full

Address

Cecupation

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Pesolution re Debenture

Extract from the Minutes of a Meeting of the Director(s) of Greenrey Ltd. Registered No. 1186 3675

"After considering all the circumstances and on being satisfied that it is (1) in the interests of the Company for the purpose of carrying on its business and (2) consistent with the Directors' cluties to promote the success of the Company for the benefit of its members as a whole, it was resolved that a debenture be granted to National Westminater Bank Pic in the form produced to secure all the Company."

-: farti vitnes I

The above is a true extract from the Minutes of a Meeting of the Director(s) of the Corresent held which (all appropriate injerests having been declared) a quorum entitled to vote was present held on occording to the Company.

2. when the Debenture was signed on 0.02/07/20M the Debenture held the capacity/ies stated below their signature(s).

Signature of Secretar

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