COMPANIES FORM No. 466(Scot)

Particulars of an instrument of alteration to a floating charge created by a company registered in Scotland



CHFP025

Please do not write in this margin

A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge.

Pursuant to section 410 and 466 of the Companies Act 1985

Please complete legibly, preferably in black type, or bold block lettering

* insert full name of Company

To the Registrar of Companies (Address overleaf - Note 6)

Name of company

For official use

Company number

SC109038

ELECTRO-FLOW CONTROLS LIMITED (the "Chargor")

Date of creation of the charge (note 1)

2 December 2009

Description of the instrument creating or evidencing the charge or of any ancillary document which has been altered (note 1)

1 HLX

Floating Charge (the "Floating Charge")

Names of the persons entitled to charge

Clydesdale Bank plc (the "Bank")

Short particulars of all the property charged

The whole of the property, assets and undertaking (including uncalled capital) from time to time of the Chargor.

Presentor's name address and reference (if any):

Maclay Murray & Spens LLP 66 Queens Road Aberdeen AB15 4YE

DX AB17 ABERDEEN For officia Charges 8



24/12/2009 COMPANIES HOUSE

Names, and addresses of the persons who have executed the instrument of alteration (note 2)	Please do not write in
See Continuation Sheet 1	this margin
	Please complete legibly, preferably in black type, or bold block lettering
Date(s) of execution of the instrument of alteration	J
	ì
22 December 2009	,
	<u> </u>
A statement of the provisions, if any, imposed by the instrument of alteration prohibiting or restricting the creation by the company of any fixed security or any other floating charge having, priority over, or ranking pari passu with the floating charge	_
Prior to the Senior Discharge Date and notwithstanding any provision of the Subordinated Documents the Shareholder Loan Agreement or the Intra-Group Documents, no Obligor or Intra-Group Debtor shall (and each Obligor will procure that none of its Subsidiaries shall) except as the Bank shall have previously consented in writing create or permit to subsist any Security over any of its assets as security for, or give any guarantee, indemnity or other assurance against loss in respect of, any of the Subordinated Liabilities (save for the Subordinated Security) or the Shareholder Lender Liabilities or the Intra-Group Liabilities.	
See Continuation Sheet 2 for definitions.	•
See Continuation Sheet 2 for definitions.	
	}
Short particulars of any property released from the floating charge	•
N/A	1
	1
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The amount, if any, by which the amount secured by the floating charge has been increased	-
N/A	
	1
·	

Please do not write in this margin A statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise regulating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges

Please complete legibly, preferably in black type or bold block lettering All existing and future Security conferred by the Senior Security Documents on the Bank will:

- 1. rank in all respects prior to any existing or future Security conferred by any Subordinated Security Document on the Subordinated Creditors regardless of the order of registration, recording, notice, execution or otherwise; and
- 2. secure all of the Senior Liabilities pari passu between themselves but in priority to the Subordinated Liabilities regardless of any matter or thing which, but for this provision could prejudice such priority, including:
- (a) the date upon which the Senior Liabilities arose;
- (b) whether the Bank is obliged to advance or make available any such Senior Liabilities;
- (c) any fluctuations in the outstanding amount, or any intermediate discharge in whole or in part of the Senior Liabilities; and
- (d) the existence at any time of a credit balance on any current or other account held with or for the benefit of the Bank.

See Continuation Sheet 2 for definitions.

Con	tinuation of the statement of the provisions, if any, imposed by the instrument of alteration varying or otherwise lating the order of the ranking of the floating charge in relation to fixed securities or to other floating charges	Please do not write in this margin
		Please complete legibly, preferably in black type, or bold block lettering
	·	
		,
		A Co. to assess to do
		A fee is payable to Companies House in respect of each
Sig	PACIAY MURRAY & SPENS 119 Date 22 (17 (2000)	register entry for a mortgage or charge.
	behalf of [company][chargee] †	(See Note 5)
NC 1.	A description of the instrument e.g. "Instrument of Charge" "Debenture" etc, as the case may be, should be given. For the date of creation of a charge see section 410(5) of the Companies Act.	† delete as appropriate
2.	In accordance with section 466(1) the instrument of alteration should be executed by the company, the holder of the charge and the holder of any other charge (including a fixed security) which would be adversely affected by the alteration.	
3.	A certified copy of the instrument of alteration, together with this form with the prescribed particulars correctly completed must be delivered to the Registrar of Companies within 21 days after the date of execution of that instrument.	
	A certified copy must be signed by or on behalf of the person giving the certification and where this is a body corporate it must be signed by an officer of that body.	
5.	A fee of £13 is payable to Companies House in respect of each register entry for a mortgage or charge. Cheques and Postal Orders are to be made payable to Companies House .	
6.	The address of the Registrar of Companies is: Companies House, 139 Fountainbridge, Edinburgh, EH3 9FF DX 235 Edinburgh or LP - 4 Edinburgh 2	

Continuation Sheet 1

To the Registrar of Companies

Name of company

Company number

Electro-Flow Controls Limited

SC109038

Names and addresses of those who have executed the Intercreditor Agreement:

- 1. Clydesdale Bank plc, 30 St. Vincent Place, Glasgow, G1 2HL;
- 2. Maven Capital Partners UK LLP, c/o 10 Queen's Terrace, Aberdeen, AB10 1YG;
- 3. Simmons Parallel Private LP, c/o Simmons House, 22 Waverley Place, Aberdeen, AB10 1XP;
- 4. Souter Investments LLP, c/o 16 Charlotte Square, Edinburgh, EH2 4DF;
- 5. Michael Speakman, First Floor, Davidson House, Forbury Square, Reading, RG1 3EU;
- 6. Graeme Coutts, River View, Banchory, Aberdeenshire, AB31 5HS;
- 7. Aberdeen Income & Growth VCT plc, Maven Capital Partners UK LLP, 5th Floor, 9-13 St Andrew Street, London, EC4A 3AF;
- 8. Aberdeen Growth VCT 1 plc, Maven Capital Partners UK LLP, 5th Floor, 9-13 St Andrew Street, London, EC4A 3AF;
- 9. Aberdeen Growth Opportunities VCT plc, Maven Capital Partners UK LLP, 5th Floor, 9-13 St Andrew Street, London, EC4A 3AF;
- 10. Aberdeen Growth Opportunities VCT 2 plc, Sutherland House, 149 St Vincent Street, Glasgow, G2 5NW;
- 11. Aberdeen Growth Opportunities VCT 2 plc S Share, Sutherland House, 149 St Vincent Street, Glasgow, G2 5NW;
- 12. Ortus VCT plc, c/o Sutherland House, 149 St Vincent Street, Glasgow, G2 5NW;
- 13. Talisman First Venture Capital Trust plc, Sutherland House, 149 St Vincent Street, Glasgow, G2 5NW;
- 14. Laminvest N.V., Trust House, 112 Bonadie Street, Kingstown, St Vincent;
- 15. Penta Co-Investment (2009) Limited Partnership, 150 St. Vincent Street, Glasgow, G2 5NE;

- 16. The Hamilton Portfolio Limited, Sterling House, 20 Renfield Street, Glasgow, G2 5AP;
- 17. Ben Brodie, 9 New Road, Ayr, KA8 8DA;
- 18. Arthur Watt, Appt 25, Rue du Luc 30, 1815 Clarens, Switzerland;
- 19. E G Thomson (Holdings) Limited, 108 Princes Street, Edinburgh, EH2 3AA;
- 20. BW Sipp Trustees Limited, Saint James's House, Saint James's Square, Cheltenham, GL50 3PR;
- The Mattioli Woods SIPP plans for William Robert Nixon by the name of the Nixon Family Protection Trust, c/o MW House, 1 Penman Way, Grove Park, Enderby, Leceister, LE19 1SY;
- 22. Ben Yearsley, 98 Portway, Bristol, BS9 2HS;
- 23. David Steventon, Mulberry Barn, Duncote, Towcester, Northants, NN12 8AL;
- 24. Bob Forbes, 7 Woodville Place, Hertford, Hertfordshire, SG14 3NX;
- 25. Intercede (Scotland) 1 Limited, 6 Queens Road, Aberdeen, AB15 4ZT;
- 26. Electro-Flow Controls Limited, Block 1, Unit 3, Souterhead Road, Altens, Aberdeen, AB12 3LF
- 27. Celeris Engineering Limited, Sunningdale, St. James' Place, Inverurie, Aberdeenshire, AB51 3UB;
- 28. EFC-Americas Inc., 1424 W. Sam Houston Parkway N, Suite 140, Houston, Texas, 77043, USA;
- 29. Tony Kitchener, 14131 Haynes Drive, Houston, Texas, TX77069;
- 30. Chris Mawtus, Expro Americas, 738 HWY, 6 S Suite, Houston, Texas, 77079;
- 31. Alexander George Robertson, The Cottage, 2 Devanha Gardens West, Aberdeen, AB11 7UW;
- 32. David Shand, Beatties Cottage, Drum Castle, Drumoak, Aberdeenshire, AB31 5AH;
- 33. Lynne Stables, Riversview, Banchory, Aberdeenshire, AB31 5HS;
- 34. John Wheeler, 57 Angusfield Avenue, Aberdeen, AB15 6AT; and
- 35. Robert Will, Sunningdale, St. James' Place, Inverurie, Aberdeenshire, AB51 3UB.

Continuation Sheet 2

To the Registrar of Companies

Name of company

Company number

Electro-Flow Controls Limited

SC109038

Definitions

In this Form 466:-

"Additional Guarantor"

means a company which becomes a Guarantor in accordance with

Clause 26 (Changes to the Parties) of the Senior Facility

Agreement.

"C Loan Stock Instrument" means the instrument of the Company dated 2 December 2009,

constituting £133,500 of secured loan stock 2014, pursuant to

which the C Loan Stock are, or are to be, constituted.

"C Loan Stock"

means the secured subordinated loan stock due 2014 of the

Company constituted pursuant to the C Loan Stock Instrument.

"Celeris"

means Celeris Engineering Limited (Company Number 06737086)

and having its registered office at c/o CMS Cameron McKenna

LLP, Mitre House, 160 Aldersgate Street, London, EC1A 4DD.

"Company"

means Intercede (Scotland) 1 Limited, a company incorporated in

Scotland with registered number SC363987 and having its

registered office at 6 Queen's Road, Aberdeen, AB15 4ZT.

"Creditors"

means the Bank and each Subordinated Creditor and each

Shareholder Lender and Intra-Group Creditor.

"Guarantor"

means an Original Guarantor or an Additional Guarantor.

"Group"

means the Obligors and each of their respective Subsidiaries for the

time being.

"Intercreditor Agreement"

means the intercreditor agreement dated 22 December 2009 between, inter alia, Maven Capital Partners UK LLP, the

Subordinated Creditors, the Shareholder Lenders and the Bank.

"Intra-Group Creditor"

means any member of the Group to whom any Intra-Group

Liabilities may from time to time be payable or owing.

"Intra-Group Debtor"

means any member of the Group by whom any Intra-Group Liabilities may from to time be payable or owing.

"Intra-Group Documents"

means all documents evidencing any Intra-Group Liabilities from time to time.

"Intra-Group Liabilities"

means the Liabilities from time to time due, owing or incurred (actually or contingently) by any member of the Group to any other member of the Group.

"Investment Agreement"

means the investment agreement dated on or around the date of the Intercreditor Agreement and made between, among others, the Company and the Investors.

"Investor Loan Stock
Instruments"

means the Simmons Loan Stock Instrument, the Maven Loan Stock Deed and the Souter Loan Stock Instrument.

"Investor Loan Stock"

means the Simmons Loan Stock, the Maven Loan Stock and the Souter Loan Stock.

"Investors"

means Maven Capital Partners UK LLP and Simmons Parallel Private L.P..

"Investor Security Documents"

means in favour of:

s" (a)

- (a) each of the Investors (i) a floating charge/debenture (as the case may be) by each of Celeris, the Target and the Company (ii) a cross corporate guarantee by each of Celeris, the Target, EFC-Americas Inc. and the Company and (iii) a US law security agreement and account control agreement(s) by EFC-Americas Inc.; and
- (b) each of the Private Investors (i) a floating charge/debenture (as the case may be) from each of Celeris, EFC and the Company and (ii) a cross corporate guarantee by each of Celeris, the Target and the Company; and
- (c) Souter Investments (i) a floating charge/debenture (as the case may be) by each of Celeris, the Target and the Company and (ii) a cross corporate guarantee by each of Celeris, the Target and the Company.

"Liabilities"

means all present and future liabilities and obligations at any time of any Obligor to any Creditor, both actual and contingent and whether incurred solely or jointly or in any other capacity together with any of the following matters relating to or arising in respect of those liabilities and obligations:

- (a) any refinancing, novation, deferral or extension;
- (b) any claim for damages or restitution; and
- (c) any claim as a result of any recovery by any Obligor of a payment or discharge on the grounds of preference,

and any amounts which would be included in any of the above but for any discharge, non-provability or unenforceability of those amounts in any insolvency or other proceedings.

"Loan Stock
Documents"

means the Loan Stock and the Loan Stock Instruments.

"Loan Stock
Instruments"

means the C Loan Stock Instrument and the Investor Loan Stock Instruments.

"Loan Stock"

means the C Loan Stock and the Investor Loan Stock.

"Maven Loan Stock"

means the secured subordinated loan stock due 2014 of the Company constituted pursuant to the Maven Loan Stock Deed.

"Maven Loan Stock Deed" means the Loan Stock trust deed of the Company dated 2 December 2009, constituting £2,002,500 secured loan stock 2014, pursuant to which the Maven Loan Stock is, or is to be, constituted.

"Maven Loan Stockholders" means the persons listed in Part 4 of the Schedule to the Intercreditor Agreement as holders of the Maven Loan Stock.

"Obligor"

means the Company or a Guarantor.

"Original Guarantor"

means Intercede (Scotland) 1 Limited (company registration number SC363987), Electro-Flow Controls Limited (company registration number SC10938), EFC-Americas Inc. (company registration number 142622500) and Celeris Engineering Limited (company registration number 06737086).

"Original Obligor"

means the Company or an Original Guarantor.

"Private Investors"

means Graeme Coutts, residing at River View, Banchory, Aberdeenshire, AB31 5HS and Michael Speakman of First Floor,

Davidson House, Forbury Square, Reading, RG1 3EU.

"Security"

means a mortgage, charge, pledge, lien or other security interest securing any obligation of any person or any other agreement or arrangement having a similar effect.

"Senior Discharge Date"

means the date on which the Senior Liabilities shall have been irrevocably discharged in full.

"Senior Facility Agreement"

means the facility agreement dated 2 December 2009 between, *inter alia*, the Company (as borrower), the Original Obligors (as defined therein) and the Bank relating to overdraft and term loan facilities of up to £3,800,000.

"Senior Liabilities"

means all Liabilities from time to time due, owing or incurred (actually or contingently) by any Obligor to the Bank howsoever arising.

"Senior Security Documents"

means the Transaction Security Documents together with any present or future document conferring or evidencing any charge, guarantee or other assurance against financial loss, for or in respect of, the Senior Liabilities, or any of them.

"Shareholder Lender"

means Tony Kitchener, Chris Mawtus, Alexander George Robertson, David Shand, Lynne Stables, John Wheeler, Robert Will, Graeme Coutts and Michael Speakman.

"Shareholder Lender Liabilities"

means all present and future sums, obligations or liabilities from time to time due, owing or incurred (actually or contingently) by any Obligor to any of the Shareholder Lenders including:

- (a) under or in connection with the Shareholder Loan Agreement; or
- (b) in respect of any claim under or in connection with the Shareholder Loan Agreement (including for misrepresentation or breach of contract) or any other document entered into between an Obligor and any Shareholder Lender; or
- (c) under or in respect of any further loan or other advance made by any Shareholder Lender to any Obligor; or
- in respect of any right of contribution, claim or counterindemnity.

"Shareholder Loan Agreement"

means the loan agreement dated 2 December 2009 between the Shareholder Lenders as lenders and Celeris Engineering Limited as borrower relating to loans of an aggregate amount of £45,000.

"Simmons Loan Stock"

means the secured subordinated loan stock due 2014 of the Company constituted pursuant to the Simmons Loan Stock Instrument.

"Simmons Loan Stock Instrument"

means the Loan Stock trust deed of the Company dated 2 December 2009, constituting £2,225,000 secured loan stock 2014, pursuant to which the Simmons Loan Stock is, or is to be, constituted.

"Souter Investments"

means Souter Investments LLP, a limited liability partnership incorporated in Scotland (Registered number SO301325) and having its registered office at 16 Charlotte Square, Edinburgh, EH2 4DF.

"Souter Loan Stock"

means the secured subordinated loan stock due 2014 of the Company constituted pursuant to the Souter Loan Stock Instrument.

"Souter Loan Stock Instrument" means the loan stock instrument of the Company dated 2 December 2009, constituting £222,500 secured loan stock 2014, pursuant to which the Souter Loan Stock is, or is to be, constituted.

"Subordinated Creditor"

means Maven Capital Partners UK LLP, Simmons Parallel L.P., Souter Investments LLP, Michael Speakman, and Graeme Coutts.

"Subordinated Discharge Date"

means the date on which the Subordinated Liabilities shall have been irrevocably discharged in full.

"Subordinated Documents"

means:

- (a) the Loan Stock Documents:
- (b) the Subordinated Security Documents:
- (c) the Investment Agreement; and
- (d) any other document from time to time evidencing any of the Subordinated Liabilities.

"Subordinated Liabilities"

means all present and future sums, obligations or liabilities from time to time due, owing or incurred (actually or contingently) by any Obligor to any of the Subordinated Creditors including:

(a) under or in connection with the Subordinated Documents;

- (b) in respect of any fees, costs and expenses including any incurred to any Subordinated Creditor in respect of advisory, monitoring or management services and directors fees; or
- (c) in respect of any claim under or in connection with the Subordinated Documents (including for misrepresentation or breach of contract) or any other document entered into between an Obligor and any Subordinated Creditor; or
- (d) under or in respect of any further loan or other advance made by any Subordinated Creditor to any Obligor; or
- (e) in respect of any right of contribution, claim or counterindemnity.

"Subordinated Security"

means the Security created or expressed to be created in favour of the Subordinated Creditors pursuant to the Subordinated Security Documents.

"Subordinated Security Documents"

means the Investor Security Documents.

"Subsidiary"

means a subsidiary within the meaning of section 1159 of the Companies Act 2006.

"Target"

means Electro-Flow Controls Limited (Company Number SC109038) having its registered office at 12-16 Albyn Place, Aberdeen, AB10 1PS.

"Target Acquisition"

means the acquisition by the Company of the Target Shares on the terms of the Target Acquisition Documents.

"Target Acquisition Agreement" means the share purchase agreement dated on or around the date of the Senior Facility Agreement relating to the sale and purchase of the Target Shares and made between the Company and the Vendors.

"Target Acquisition Documents"

means the Target Acquisition Agreement, the Target Disclosure Letter, the Tax Deed and any other documents designated as a "Target Acquisition Document" by the Bank and the Company. "Target Disclosure

has the meaning given to "Disclosure Letter" in the Target

Letter"

Acquisition Agreement.

"Target Shares"

means the entire issued share capital of the Target.

"Tax Deed"

means the tax deed entered into on or around the date hereof

between the Company and the Vendors.

"Transaction Security
Documents"

means (1) each of the documents listed as being a Transaction Security Document in paragraph 3.5 of Part 2A of the Schedule (Conditions Precedent) of the Senior Facility Agreement and (2) any document required to be delivered to the Secured Party under Part 2B of the Schedule (Conditions Precedent) of the Senior Facility Agreement together with any other document entered into by any Obligor creating or expressed to create any Security over all or any part of its assets in respect of the obligations of any of the Obligors under any of the Figures Documents.

Obligors under any of the Finance Documents.

"Vendors"

means the vendors under the Target Acquisition Agreement.



FILE COPY

CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE

COMPANY NO. 109038 CHARGE NO. 7

I HEREBY CERTIFY THAT PARTICULARS OF AN INSTRUMENT OF ALTERATION DATED 22 DECEMBER 2009

WERE DELIVERED PURSUANT TO SECTION 878 OF THE COMPANIES ACT 2006 ON 24 DECEMBER 2009

THE INSTRUMENT RELATES TO A CHARGE CREATED ON 2 DECEMBER 2009

BY ELECTRO-FLOW CONTROLS LIMITED

IN FAVOUR OF CLYDESDALE BANK PLC

FOR SECURING ALL SUMS DUE OR TO BECOME DUE

GIVEN AT COMPANIES HOUSE, EDINBURGH 31 DECEMBER 2009



