M

COMPANIES FORM No. 466(Scot)

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

466

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

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

For official use

Company number

SC315446

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

* insert full name

of Company

Name of company

* Stable Leasing Limited (the "Company")

Date of creation of the charge (note 1)

27 July 2007

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

Bond and Floating Charge (the "Charge")

Names of the persons entitled to charge

Lombard North Central Plc Company Number 00337004 having its registered office at 3 Princess Way, Redhill RH1 1NP (the "First Bank")

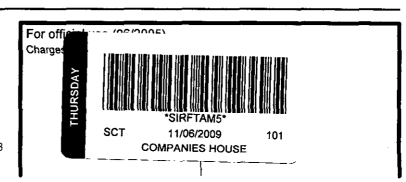
Short particulars of all the property charged

See Paper Apart (part 1)

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

MCGRIGORS LLP
PRINCES EXCHANGE
1 EARL GREY STREET
EDINBURGH
EH3 9AQ

DX ED 723301 EDINBURGH 43 00005R.002797/JZB/DMB



	7.11	nent of alteration (aste.2)	
	of the persons who have executed the instrum		Please do not write in
(1) Stable Leasin	ng Limited(Company Number SC3154 , Aberdeen AB10 1XE (the "Compar	46), Commercial House, 2	this margin
(2) Lombard Nort	h Central Plc (Company Number 00)337004), 3 Princess Way,	::Please.complete
Redhill RH1 1NP	nk of Scotland plc (Company Numb		legibly preferably in blackitype, or
Square, Edinburg	bold block lettering		
hate(s) of execution of t	ne instrument of alteration		·
31 March 2009, 2	0 April 2009 and 9 June 2009		
	•		**
		Company Company (Company)	
statement of the provi	sions, if any, imposed by the instrument of alt	eration prohibiting or restricting the	
creation by the company	of any fixed security or any other floating cha	arge having priority over, or ranking	ring gwr
ari passu with the float			
Save as referred	to in the instrument of alterat	cion (the "Ranking	
Agreement"), the	Company shall not grant any fur	rther fixed or floating charge	e: I
or security over	its assets or any part thereof	including its heritable read	Lip
or leasehold pro	perty without the written conser	nt of both the Creditors and	
both the Credita	ors expressly, by their execution	n of the Ranking Agreement,	
consent to this	provision nothwithstanding the	terms of the Floating Charges	
or any of them.	-	e de la companya de La companya de la co	
See Paner Anart	(part 2) for definitions.		
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Short particulars of any	property released from the floating charge		:
N/A			
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The amount if any hy	which the amount secured by the floating char	rge has been increased	· ·
N/A			
		* - * * * * * * * * * * * * * * * * * *	
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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

RANKING OF FLOATING CHARGES

The First Bank's Floating Charge and the Second Bank's Floating Charge shall rank in the following order of priority, namely:

FIRST

The First Bank's Floating Charge to the extent of any sum secured thereby;

SECOND

The Second Bank's Floating Charge to the extent of any sum secured thereby

2 FLUCTUATING ADVANCES

The foregoing ranking provisions shall be valid and effectual irrespective of the date or dates on which sums have been or shall be advanced by the Creditors to the Company or have been or shall be drawn out by or debited to the Company, the Creditors having no concern with the composition of or fluctuations in the sum or sums due by the Company to the Creditors.

pulating the order of the ranking of the floating charge in relation to f	ixed securities of to other hoating (charges write in this margin
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gned L Muly & morning UP	Date 11 June 2008	mortgage or
	Date <u>11 0 and 1 and </u>	charge. (See Note 5)
behalf of XXXXXXXXX [chargee] †		
otes A description of the instrument e.g. "Instrument of Charge" "Deber given. For the date of creation of a charge see section 410(5) of t	nture" etc, as the case may be, shou he Companies Act	uld be t delete as appropriate
In accordance with section 466(1) the instrument of alteration sholder of the charge and the holder of any other charge (included adversely affected by the alteration.	nould be executed by the compan	γ, the ldsbe
A certified copy of the instrument of alteration, together with the correctly completed must be delivered to the Registrar of Compexecution of that instrument.	nis form with the prescribed partic panies within 21 days after the da	ulars itesof
A certified copy must be signed by or on behalf of the person gi body corporate it must be signed by an officer of that body.	ving the certification and where thi	s/is†a*
A fee of £13 is payable to Companies House in respect of each Cheques and Postal Orders are to be made payable to Compani	register entry for a mortgage or ches House.	arge:
•	npanies House, 139 Fountainb	ridge;

Paper Apart to Form 466

Stable Leasing Limited (company number: SC315446) (the "Company")

Paper Apart in relation to ranking agreement among the Company, Lombard North Central
Plc (the "First Bank") and The Royal Bank of Scotland plc (the "Second Bank")

Charge in favour of the First Bank

Part 1

Short Particulars of all the property charged

The whole of the property (including uncalled capital) which is or may be from time to time while the security is in force comprised in the property and undertaking of the Company.

Note: - The Charge contains provisions by which the Company undertakes to the First Bank that it will:

- (a) not without the previous written consent of the First Bank dispose of any of the Company's heritable, freehold or leasehold property or any estate or interest therein or (other than in the ordinary course of business) any of its other property assets or rights, and
- (b) not without the previous written consent of the First Bank grant or accept a renunciation or surrender of any lease or licence of or part with or share possession or occupation of the Company's heritable freehold or leasehold property or any part of it.

Part 2

Definitions

"Creditors" means the First Bank and the Second Bank and "Creditor" shall mean either of them;

"First Bank's Floating Charge" means the Bond and Floating Charge granted by the Company in favour of the First Bank dated 27 July 2007 and registered with the Registrar of Companies on 28 July 2007 as security for sums due or to become due by the Company to the First Bank;

"Floating Charges" means the First Bank's Floating Charge and the Second Bank's Floating Charge and "Floating Charge" shall mean either of them; and

"Second Bank's Floating Charge" means the Bond and Floating Charge granted by the Company in favour of the Second Bank dated 11 July 2007 and registered with the Registrar of Companies on 13 July 2007 as security for sums due or to become due by the Company to the Second Bank.



CERTIFICATE OF THE REGISTRATION OF AN ALTERATION TO A FLOATING CHARGE

COMPANY NO. 315446 CHARGE NO. 2

I HEREBY CERTIFY THAT PARTICULARS OF AN INSTRUMENT OF ALTERATION DATED 9 JUNE 2009

WERE DELIVERED PURSUANT TO SECTION 410 OF THE COMPANIES ACT 1985 ON 11 JUNE 2009

THE INSTRUMENT RELATES TO A CHARGE CREATED ON 27 JULY 2007

BY STABLE LEASING LIMITED

IN FAVOUR OF LOMBARD NORTH CENTRAL PLC

FOR SECURING ALL SUMS DUE OR TO BECOME DUE

GIVEN AT COMPANIES HOUSE, EDINBURGH 15 JUNE 2009

