In accordance with Sections 859A and 859J of the Companies Act 2006.

MR01 Particulars of a charge



	Go online to file this information A fe	ee is be payable with this form	<u> </u>
		ase see 'How to pay' on the last page.	012397/723
√	You may use this form to register a charge created or evidenced by an instrument. You instru	may not use this form to ster a charge where there is no rument. Use form MR08.	For further information, please refer to our guidance at: www.gov.uk/companieshouse
ם	This form must be delivered to the Registr 21 days beginning with the day after the date delivered outside of the 21 days it will be reject court order extending the time for delivery. You must enclose a certified copy of the instrustance and placed on the public record. Do	rument with this form. Ti	*59ØL5875* 11/03/2020 #321 COMPANIES HOUSE
7	Company details		For official use
Company number	S C 6 4 9 5 9 4	1 [→ Filling in this form
Company name in full	West Coast Heritage Limited		Please complete in typescript or in bold black capitals.
			All fields are mandatory unless specified or indicated by *
2	Charge creation date		
Charge creation date	d 2 d 0 m 2 y 2 y 0 y 2		
3	Names of persons, security agents	or trustees entitled to the ch	arge
	Please show the names of each of the person entitled to the charge.		
Name	Soho Wealth PCC Limited/Cell C		
Name			
Name			
Name			
	If there are more than four names, please sup tick the statement below. I confirm that there are more than four trustees entitled to the charge.		

	MR01 Particulars of a charge	
4	Brief description	
_	Please give a short description of any land, ship, aircraft or intellectual property registered or required to be registered in the UK subject to a charge (which is not a floating charge) or fixed security included in the instrument.	Please submit only a short description If there are a number of plots of land, aircraft and/or ships, you should simply describe some
Brief description	The subjects known as and forming Flat 4, 44 St Cuthbert Street, Kirkcudbright being the second floor flat shown coloured yellow on Plan 3 annexed and subscribed as relative thereto; which subjects form part and portion of the subjecs registered in the Land Register of Scotland under Title Number KRK5840.	of them in the text field and add a statement along the lines of, "for more details please refer to the instrument". Please limit the description to the available space.
.5	Other charge or fixed security	
	Does the instrument include a charge (which is not a floating charge) or fixed security over any tangible or intangible or (in Scotland) corporeal property not described above? Please tick the appropriate box.	
	☐ Yes ☑ No	
6	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	
7	Negative Pledge	<u> </u>
_	Do any of the terms of the charge prohibit or restrict the company from creating further security that will rank equally with or ahead of the charge? Please tick the appropriate box.	
	✓ Yes No	
8	Trustee statement •	<u></u>
	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 (use form MR06).
9	Signature	
	Please sign the form here.	
Signature	X Reel-lo	
	This form must be signed by a person with an interest in the charge.	

Presenter information

You do not have to give any contact information, but if you do, it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record.

Contact name	lain Alexander Leslie
Company name	Leslie and Co. SSC
Address	Blackrock House
	2-8 Millar Crescent,
Post town	Edinburgh
County/Region	Midlothian
Postcode	E H 1 0 5 H W
Country	
DX	
Telephone	

✓ 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.
- ☐ Please do not send the original instrument; it must be a certified copy.

Important information

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

£ How to pay

A fee of £23 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, CE14 3117

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.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

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



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 649594

Charge code: SC64 9594 0004

The Registrar of Companies for Scotland hereby certifies that a charge dated 20th February 2020 and created by WEST COAST HERITAGE LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 11th March 2020.

Given at Companies House, Edinburgh on 11th March 2020





Standard Security

This Standard Security is made between the Lender and the Borrower named below and incorporates the provisions set out below and overleaf.

The Lender means: Soho Weath PCC Limited/Cell C, St Mary's, The Parade, Isle of Man, IM9 1LG

(also we, us our)

Where the borrower is more than one person the singular includes the plural and all obligations of the Borrower are undertaken jointly and severally.

The Borrower:

WEST COAST HERITAGE LIMITED, incorporated under the Companies Act (Registered Number SC649594) and having their registered office at Harvieston Hall, Gorebridge, EH23 4QA

The Consentor: N/A (where applicable)
residing at the property
The Property: The subjects known as and forming Flat 4, 44 St Cuthbert Street, Kirkcudbright being the second floor flat shown coloured yellow on Plan 3 annexed and subscribed as relative hereto; which subjects form part and portion of the subjects registered in the Land Register of Scotland under Title Number KRK5840.
Prior Security: N/A

Secured Debt:

Any money or liability which may now or at any time in the future be payable or owed by the Borrower to the Lender.

The Act:

The Conveyancing and Feudal Reform (Scotland) Act 1970

Mortgage Conditions: The Mortgage Conditions of the Lender set out on the reverse hereof.

The Borrower hereby undertakes to pay to the Lender the Secured Debt: And the Borrower agrees that a certificate signed by a person duly authorised by the Lender to act in that behalf shall conclusively ascertain the amount due to the Lender at any time: FOR WHICH the Borrower, with the consent of the Consentor (if any) for the purposes of the Matrimonial Homes (Family Protection) (Scotland) Act 1981, as amended, or the Civil Partnership Act 2004 or the Marriage and Civil Partnership (Scotland) Act 2014 GRANTS a Standard Security in favour of the Lender over the Property: The Borrower, if single or he sole proprietor of the Property, hereby declares that the Property is neither a Matrimonial Home in terms of the Matrimonial Homes (Family Protection) Scotland) Act 1981 nor a Family Home in terms of the Civil Partnership Act 2004 or the Marriage and Civil Partnership (Scotland) Act 2014 in relation to which any spouse or civil partner of the Borrower has occupancy rights. The Standard Conditions specified in Schedule 3 to the Act as varied by the dortgage Conditions shall apply: But the security hereby granted is subject to the Prior Security (if any): And, subject as aforesaid, the Borrower grants varrandice: And the Borrower consents to the registration hereof and of any certificate given by us for execution.

. A 1	Edward (place)
on 18th December 7019 (date) before the witness specified below.	
Signature	(Witness)
Borrower Signature Name (in full)	Martin
David Stuart Mackman - Director Address Co. Lylae Echange	dal Place
9/3/20- 1 hereby certify that this is a true copy.	
lain Alexander Leslie, Solicitor, Blackrock House, 2-8 M Edinbursh EHIO SHW	Illar Croscent

Mortgage Conditions

YOUR HOME MAY BE REPOSSED IF YOU DO NOT KEEP UP REPAYMENTS ON A MORTGAGE OR ANY OTHER DEBT SECURED ON IT

- IN CONSTRUING THESE PRESENTS AND IN THE STANDARD SECURITY, THE FOLLOWING EXPRESSIONS HAVE THE MEANINGS HEREBY ASSIGNED TO THEM RESPECTIVELY, (ONE) VIDELICET:-
- The Lender's ... Soho Weath PCC Limited/Cell C 1.1
- The Lender'S ... OF ILV YYCOLT I TOO LITTIE'S AND A SOLUTION Whether or not in receipt of a loan or advance from the Lender) and his successors in Title and any person who undertakes the obligations of the Debtor.

 Coan Documentation means any loan agreement (including a Regulated Agreement), for the operation of a current account, credit or debit card, banking or money transmission facilities or guarantee or any other deed, agreement or document under which the Debtor or any one of them is or may be indebted to the Lender.

 The Standard Security refers to any given Standard Security or Chamse into which these Coultings are
- tandard Security" refers to any given Standard Security or Charge into which these Conditions a
- Incorporated.

 The Secured Debt" means the aggregate of all the money outstanding for the time being on the security of the Standard Security including, where the context admits, the costs of redengation or discharge. The Property' means the property described in the Standard Security and any part or parts of it and shall include the reversionary interest of the Debtor therein.

 Regulated Agreement' shall have the meaning given by the 1974 Consumer Credit Act but shall also include any agreement which or of which any part would, but for Condition 2.2 below, become a Regulated Agreement by virtue of the Standard Security and Section 82 of the 1974 Act.

 "Specified Rate" means the rate of interest as applied from time to time to the Secured Debt and, where different parts of the Secured Debt any one of such rates as the Lender shall in its absolute discretion choose.
- 1,9
- 1,10 1,11 1,12
- Lender shall in its absolute discretion choose.

 The 1970 Act means the Conveyancing and Feudal Reform (Scotland) Act 1970 as amended and any futher statutory modification or re-enactment of it.

 The 1974 Act means the Consumer Credit Act 1974 as amended from time to time.

 Obligations of more than one person are joint and several obligations.

 Words expressing the meaculine include the ferminine and words expressing the singular include the plural and vice versa.

 In case of conflict the Loan Documentation prevails over these Conditions in relation to the indebtedness to which it applies.

 In constraining the Lender it includes its successors and assignees.

 LIABLITIES SECURED BY THE STANDARD SECURITY

 The Standard Security shall (subject to Condition 2.2.) be a continuing security to the Lender for payment of all present and/or future indebtedness of the Debtor to the Lender in respect of

 2.1.1 any loan or advance made at any time to the Debtor (or any one or more of them) or in respect of which the Debtor is guarantor,

 2.1.2 any current and/or other account with interest thereon and banking charges.
- (OW)

1.6

1.7

1.8

2.3

2.4

..2

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3

- any current and/or other account with interest thereon and banking charges,
 any money becoming payable to the Lender by the Debtor under these Mortgage
- Conditions.

 all other liabilities whatsoever of the Debtor to the Lender present future actual and/or
- Notwithstanding the provisions of Condition 2.1. the Standard Security and security given by it shall not
 - extend or apply to any obligations under a Regulated Agreement except
 2.2.1 a Regulated Agreement which embodies the Standard Security as required by the 1974
 - 2.2.1 a Regulated Agreement which embodies the Standard Security as required by the 1974 Act.
 2.2.2 a Regulated Agreement to which the provisions of Part V of the 1974 Act do not apply, tacketing (but not by way of limitation) an agreement to overdraw on a current account within the meaning of the 1974 Act.

 The Lender may appropriate to any part of the Secured Debt (whether interest, principal or other money) as it may choose

 - any sum of money received from the Debtor or standing to his credit in the records of the Lender.

 - Lender.

 2.3.2 any sum of money received from any other person if for the credit of the Debtor.

 Where any sum of money becomes due from the Debtor to the Lender under these Conditions (other than under Conditions 2.1.1 and 2.1.2) then unless otherwise stated in these Conditions it shall be payable without any prior demand and it shall in any event bear interest at the Specified Rais from the date when it becomes peyable.

 CERTIFICATION OF SECURED DEBT

 The amount of the Secured Debt due to the Lender at any time shall be sufficiently ascertained by notice in writing signed by a duly suthorised official of the Lender.

 GENERAL PROVISIONS
- THREE)
- FOUR)
 - The Debtor shall not grant or sgree to grant any lease or tenancy of, or confer any enforceable scence to occupy the Property or grant any further securities over the Property, without the written consent of

 - the Lender. The Lender shall be entitled to all costs charges and expenses incurred by the Lender in relation to the Standard Security and any indebtedness or liabilities secured by it on a bests of full indemnity, including in the case of expenses all expenses on an agent and client scale. Each of the provisions of the Standard Security and these Conditions is severable and distinct from the others and if at any time one or more of such provisions is or becomes invalid itegal or unenforceable the validity legality and enforceability of the remaining provisions and of the Standard Security shall not in any web to affected or impaired.

 INSURANCE
- PIVE)
 - INSURANCE
 The Lender may at the expense of the Debtor insure and keep insured the Property for full reinstatement
 value against loss or damage by fine and other risks as the Lender may from time to time require
 whether in the name of the Lender alone or in the names of the Lender and the Debtor.
 The Debtor shall pay to the Lender on demand the amount of all premiums required to affect or maintain
 any policy for such insurance and may (if the Lender agrees) pay the same by monthly or other
 instalments of agreed amounts.

 The Debtor shall not leave the Demonth on his green below forther than with the written consent of the
 - The Debtor shall not insure the Property on his own behalf other than with the written consent of the Lender and subject to such conditions (including the payment of fees or charges) as the Lender may
 - require.

 The Lender may at its discretion apply or require to be applied any money received on any insurance of the Property whether effected by the Lender or the Debtor in or towards making good the loss or damage in respect of which the money is paid or in or towards discharge of the Secured Debt and the Debtor shat hold any such money received by him on such insurance in trust for the Lender.

 OBLIGATIONS OF THE DEBTOR

 - - hout delay and in a proper manner complete any buildings in the course of erection on
 - re Property. errit the Lender by its employees or agents with ar without workmen and others to enter the Property in daytime on reasonable notice for the purposes of inspecting the condition of
 - the Property.

 Keep the property in good repair and condition and not pull down, remove or dispose of any of it without the prior written consent of the lender except in the ordinary course of use, repair or maintenance or improvement and in particular the Debtor shall do any works of repair or maintenance as required by the Lender (as before) to enter the property to do the repairs or maintenance, permit the Lender (as before) to enter the property to do the repairs or maintenance, and pay to the Lender on demand the costs and expenses of and incidental to such works.

 Observe and perform all conditions affecting the property or relating to the use and enjoyment of it. 6.1.3
 - 6.1.4
 - 6.1.5
 - Produce to the Lender without delay any other permission notice or document of any kind affecting or likely to affect the Property and served on the Debtor by any third party so that 6.1.6
 - 6.1.7
 - affecting or likely to affect the Property and served on the Debtor by any third party so that the Lender may make copies.

 Not do or cause or permit to be done anything which might depreciate jeopardise or otherwise prejudice the value to the Lender of the security created by the Standard Security nor permit any persons to become entitles to any proprietary right or interest which might affect the value of the Property.

 Keep the Property always in his possession and available for disposal with vacant possession (subject to any lease or tenancy authorised under the terms of these conditions or having priority to the Standard security) and not after the use made of the Property without the prior written consent of the Lender.

 Perform and observe the provisions of the Town and Country Planning (Scotland) Act 1972 or ant statutory modifications or re-enactment of it and any other regulation or permission issued or given under it so far as the same relates to the Property and so that the debtor fails to do so the Lender may remedy such failure and the Debtor shall pay to the Lender its expenses of doing so.

 - of doing so.

 All of the obligations set out in condition 6.1 as are of a continuing nature shall be performed and observed throughout the continuance of the Standard Security.

 Where the Property includes land, buildings or other real property that benefits from or is subject to an application for planning permission at any time during which Llabitities remain owing under the security of this Legal Charge the Mortgagor agrees to:

 6.3.1 develop the relevant property to the Lender's satisfaction and in accordance with the timescales and conditions attached to the relevant planning permission (the "Works")

- notify the Lender of all progress in connection with the Works including all planning relate matters and to disclose to the Lender all documentation, notices (sent or received matters and to disclose to the Lender all documentation, notices (sant or received), correspondence, details of any meetings that relate to the Worfs or any ongoing planning application that in any way affects or relates to the Property. The Mortgagor tereby waives at professional legal privilege in respect of the same; notify the Lender in writing of the action the Mortgagor is taking in relation to the Works at least 12 months (or as soon as possible if there is less than 12 months waitable on completion of this Legal Charge prior to the lapse of any timescales connected fortiggering the relavant planning permission (including reserved matters) that authorises the Works; procure warranties in relation to the Works and in particular the standard of workmanship in the Lender's favour in a form acceptable to the Lender from any third party employed or consuited in connection with the Works;

- consulted in connection with the Works; procure that in any third party contract associated with the Works that the Lender has appropriate step in rights enabling the Lender to enforce any obligations owed by the Mortgagor as a party to such third party contracts in a format acceptable to the Lender; co-operate with the Lender and ablied by the Lender's decisions and directions in respect of all planning related and development metters connected with the Works or any part of the
- Property:
 abide by the Lender's directions in respect of the appointment, ongoing work and supervision
 of the Lender's surveyor who shall at the Lender's sole discretion oversee and review all
 matters connected to the Works on the Lender's behalf. The Mortgagor agrees the Lender's
 surveyor's appointment and any work undertaken by him is to be at the Mortgagor's cost on 6.3.7
- surveyor's appointment and any work uncertained by min is to be at the wompation a ober a full indemnity besis; without prejudice to any other indemnity the Mortgagor has given to the Lender, Mortgagor agrees to indemnity the Lender in all respects of all costs associated with Works, any planning or development matters associated with the Property and the ongo progress of the Works as the Lender sees fit; 6.3.8
- progress of the Works as the Lender sees fit;

 6.3.9 gree any further conditions that the Lender sees fit to impose in connection with the or the Property;

 6.3.10 pay any sums payable to the Lender under this clause 4.11 immediately on demand.

 7.1 The powers and fields set out to the Lender under this clause 4.11 immediately on demand. r conditions that the Lender sees lit to impose in connection with the Works

- The powers and rights set out in these Conditions are in addition to all other powers and rights conferred by law on the Lender as Creditor under the 1970 act.

 The Lender may exercise any of the powers mentioned below immediately and without the necessity of giving any notice to the Debtor at any time or times after the happening of any of the following events.

 7.2.1 If all monies due under all or any part of the Loan Documentation become immediately payable to the lender.
 - to the lender, if the Debtor or any person included in the Debtor shall become apparently insolvent or shall have a Bankruptcy Order made against him or enter into any arrangement with or for the benefit of his creditors or if (being a company) the Debtor shalt go into leguidation whether voluntary or compulsory or shall have an administration order made in respect of its affalts business or property or have a receiver appointed in respect of the whole or any part of its undertaking.
- undertaking.
 7.2.3 If the Property shall be compulsory purchased or requisitioned.
 7.2.4 If in the opinion of the Lender the Property shall have been injured or abandoned or shall be suffering depreciation through neglect misrosanagement or any other cause.
 In any of the events specified in sub-paragraph 7.2 above the whole of the Secured Debt shall become due forthwith from the Debtor to the Lender and the Lender may thereupon exercise all the powers conferred on 7.3
- it as a Creditor under the 1970 Act. At any time or times after the power of sale shall become exercisable the Lender or any receiver appointed

 - eject from the Property the Debtor and any tenants or workman or other persons in possession of it otherwise than with the written consent of the Lender, accept such surrenders and grant such leases or tenancies as it shall in its absolute discretion think proper.
- 7.4.2 accept such surrenders and grant such leases or tenancies as it shall in its absolute discretion think proper,
 7.4.3 employ and pay collectors or other agents for carrying out such powers,
 7.4.4 retain any money received by way of provision for any future payment or other money payable by the Debtor under the Loan Documentation, the Standard Security and these Conditions,
 8.4.5 as agent of the Debtor and at his expense remove store, sell or otherwise day with any furniture other moveables or sivestock left on the Property (without the Lender being flable for any resulting loss or darmage) and apply any money received from such sale in defraying any expenses incurred under this Condition and then in or towards discharge of the Secured Debt.
 The Debtor shall vacate the Property insofar as occupied by him or others for whom he is responsible and give the Lender Immediate vecant possession thereof on the expiry of a period of seven days after the posting by Recorded Debery of a Notice by or on behalf of the Lender addressed to the Debtor at his last known address of the Property and the Debtor agrees that a Warrant of Summary Ejection may competently proceed against him in the Sheriff Court of the Sherifficon in which the Property is situated at the instance of the Lender.

 The Lander may at any time (on caseanable notice to the Debtor he Property is situated at the instance 7.5
- of the Lender.

 The Lender may at any time (on reasonable notice to the Debtor except when the Lender is already in possession) effect and carry out any repairs, improvements or other works to the Property which it considers necessary or desirable to protect or maintain the value of the Property and any expenses so incurred shall be payable by the Debtor to the Lender on demand.

 The Lender may assign to any person its rights to recover all or part of the Secured Debt and it may transfer, securities, assign, charge or otherwise dispose of the benefit of all or any part of the Standard Security to that person at its absolute discretion.

 1. The Debtor or the Guarantor (if any) agree that to the extent that the Lender agrees to transfer, securities, assign, charge, or otherwise dispose of its rights and benefits to any person, they shall be bound to any such transfere, charge or assignee in like manner and to like extent as they are to the Lender under the Standard Security.

 2. After the execution of any other transfere, assignation, charge or other disposition, the Loan 7.6
- 7.7
- 7.8
- to the Lender under the Standard Security.

 2. After the execution of any such transfer, assignation, charge or other disposition, the Loan Documentation and any special Offer Conditions and these Conditions shall continue to apply to the Standard Security and all powers and discretions conferred on a Creditor by the 1970 Act shall be exercisable by the transfer and discretions conferred on a Creditor by the 1970 Act shall be exercisable by the transfer and security and binding.

 Security and the security and binding.

 No faiture or delay by the Lender in exercising any right or remedy shall operate as a walver of such right or remedy one shall any single or any partial exercise or walver of any right or remedy preclude its further exercise or the exercise of any other right or remedy.

 The Lender is not obliged to consider a request by the Mortgagor for a release of this Legal Charge over part of the Property prior to the repayment of the Leabilities. However, The Lender may consider such a request of the Property prior to the repayment of the Leabilities of the Property as second discretion and are to include payment of the Lender's costs for a part sale or transfer of the Property as set out in the Lender's Taniff of Charges.

 REDEMBYTION
- REDEMOTION
 The execution and delivery by the Lender of a Discharge of the Standard Security shall not discharge
 Debtor or the Guarantor (if any) from personal lability in case it shall subsequently appear the
 redemption the amount of the Secured Debt was under-calculated or understated by mistake. But (a
 the Debtor or the Guarantor, as the case may be, was party or privy to this mistake) the Lender will
 reply on this paragraph to sustain a claim against him unless it is made in writing within six months after
 date of redemption.
 FURTHER ASSURANCES AND POWER OF ATTORNEY.
 The Debtor undertakes with the Lender from time to time (for the oursees mentioned in Condition.)

- date of redemption.

 FIGHTHER ASSURANCES AND POWER OF ATTORNEY

 The Debtor undertakes with the Lender from time to time (for the purposes mentioned in Condition 9.2) notwithstanding that the Lenders power of sale may not have become exercisable, forthwith to execute any document or do any act or thing which the Lender may specify for perfecting or Improving any Security created or intended to be created by the Standard Security or which the Lender may specify for recitation of the Property comprised within the Standard Security or which the Lender may specify for recitation of the Property comprised within the Standard Security.

 For the purpose of security the Intense to the Lender in the Property, the Debtor inrevocably and by way of security appoints the Lender to be its attorney (with full power to appoint substitutes and to sub-delegate on its behalf and in its name or otherwise) to execute any document or do any act or thing which the Debtor is obliged to execute or do under the Standard Security or which the Lender (or its substitute or delegate) may in its absolute discretion consider appropriate in connection with the exercise of any powers in the Lender, and any person appointed the substitute or delegate of the Lender shall in exercising the said power of attorney be the Agent of the Debtor who alone shall be responsible for any misconduct, negligence or default of such substituted person or delegate.

 MATTRIMONAL HOMES (FAMALY PROTECTION) (SCOTLANN) ACT 1981 AS AMENDED

 Where the Debtor in the Standard Security, where appropriate, has not signed an Affidavit, that the Property is not a matrimonal home in terms of the Matrimonal Homes (Family Protection) (Scotland) Act 1981 as ammended, or where the Lender has dispensed with the requirement for the Debtor to swear such as an Affidavit where appropriate, the Debtor will at any time when called upon to do so by the Lender, execute the same. 9,2

NOTICES
Any notice required or authorised to be served shall be deemed served if it is served in a manner authorised by the Rules and Regulations of the Lender which shall include the same being served by actions of the Burbar's last known address or in compliance with the public stat known address or in compliance with the public stat known address or in compliance with the same being served. posting or delivering it as may be appropriate at the Debtor's last known address or in compl 1970 Act.

thes is plan 3 referred to in the standard Security by worth Coast Herrage bunited in taxon of she would follow that the stumber that knowling



Second Floor Plan

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