

Registration of a Charge

Company Name: THE PATTERN BOOK COMPANY LIMITED

Company Number: 02092219

Received for filing in Electronic Format on the: **09/07/2021**XA8CD8QB

Details of Charge

Date of creation: 09/07/2021

Charge code: **0209 2219 0002**

Persons entitled: LLOYDS 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: **ELIZABETH COLE**



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 2092219

Charge code: 0209 2219 0002

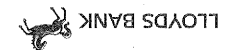
The Registrar of Companies for England and Wales hereby certifies that a charge dated 9th July 2021 and created by THE PATTERN BOOK COMPANY LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 9th July 2021.

Given at Companies House, Cardiff on 13th July 2021

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







2EC-88-1165

Commoney of the fourt

FIFTH APPLOYE

(company or limited liability partnership)

To be presented for registration at Companies House within 21 days of dating.

Form of Charge filed at HM the Land Registry under reference MD1390C

Floyds Bank plc

Table of contents

Clause Heading

98	E NOITSIGNING WAL	ſε
78	WISCELLANEOUS	
83	NO BELIANCE ON THE BANK	
83	CONCENSIAE EAIDENCE	'8 Z
83	RESTRICTION ON LIABILITY OF THE BANK	.72
28	YTIQIJAVNI JAITAA	.92
28	TRANSFERS BY THE BANK OR THE COMPANY	52
32	NON-MERGER, ETC.	'ታፘ
18	PAYMENTS AND COSTS	.23.
15	CURRENCY CONVERSION	22.
30	NOTICES AND DEMANDS	.12
62	SET-OFF	707
67	NOTICE OF SUBSEQUENT CHARGES, ETC.	61
82	INDEMNITY	.81
82	POWER OF ATTORNEY	٦٢.
97	ENFRANCHISING LEGISLATION	'9l
-SZ	INSTALMENT GREDIT AGREEMENTS	'91
74	ENNIBONMENTAL OBLIGATIONS	' 71
£Z	REPAIR AND INSURANCE	13
20	COVENANTS	12,
20	PROTECTION OF THIRD PARTIES	١١.
9١	ECEIVER APPOINTMENT OF AN ADMINISTRATOR AND APPOINTMENT AND POWERS	10. OF A R
9 J		.6
SI		. 8
۶۱ ا	7 *	٦.
ひし	·	9
11		.č
8	· · · · · · · · · · · · · · · · · · ·	
8	CHARGES	:† :0
	INTEREST	3.
7	AGREEMENT TO PAY	 2.
3	DEFINITIONS AND INTERPRETATION	٦.
•		

Clause 5.2 contains a request to HM Chief Land Registrar to note a restriction in the Proprietorship Register.

writing for this purpose.
or at such other address as the Bank may from time to time notify to the Company in
Park, Wobaston Road, Wolverhampton, WV9 5HZ
Lloyds Bank PLC of Pendeford Securities Centre, Dept 3282, Pendeford Business
Address for communications with the Bank under this Debenture
WND Floyds Bank pic (company number 2065) (the "Bank")
89-41 BULL CLOSE LANE, HALIFAX, HX1 2EF
eseabbA State of the season of the
02002210
Registered Number "company")
ТНЕ РАТТЕRИ ВООК СОМРАИУ LIMITED (the
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BELMEEN A DE LA CIENTE DE LA COMPANION DE LA C
1 203 First Jo Kep 60 and no absence
THIS DEBENTURE DEED (day) (Year)

DEFINITIONS AND INTERPRETATION

1.1 In this Debenture the following words and expressions shall have the following meanings:

"Approved Instalment Credit Agreement" means Instalment Credit Agreements for the time being deposited with the Bank and approved by the Bank for the purpose of the calculation required by sub-clause 12(d);

"Charged Property" means the undertaking, assets, properties, revenues, rights and benefits First, Secondly, Thirdly, Fourthly, Fifthly, Sixthly, Seventhly, Eighthly, Minthly, Tenthly and Eleventhly described in sub-clause 4.1 and references to the Charged Property include references to any part of it;

"Credit Agreements" means all agreements now or hereafter entered into by the Company under which the Company has provided or agreed to provide credit (as defined by section 9 of the Consumer Credit Act 1974) to any person of any amount and all agreements now or hereafter entered into by any person other than the Company under which credit (as so defined) is provided or agreed to be provided and the benefit of which is assigned to or otherwise vested in the Company;

"Charged Securities" means:

(q)

- (a) all those Securities which (or the certificates of which) are now or may at any time in the future be:

 (i) lodged with or held (in certificated or uncertificated form) by the
- Bank or its agents on behalf or for the account of the Company; or
- (ii) transferred to or registered in the name of the Bank or its nominee(s)
- (iii) held (whether in certificated or uncertificated form) by any person other than the Company for or to the order of the Bank or its nominee(s) at the request of or by arrangement with the Company; or
- (iv) held in uncertificated form by a member of CREST or any other similar system (including the Company itself if a member of CREST or other similar system) where the Bank or its nominee(s) may to the exclusion of the member of the system direct the transfer of such Securities;

(whether lodged, held, transferred or registered for safe custody, collection, security or for any specific purpose or generally and either before or after the date hereof); and

the benefit of all agreements, arrangements, undertakings or accounts under which any person holds on behalf of or on trust for the Company or has an obligation to deliver or transfer, any such Securities to the Company and

(c) all those Securities held by the Company now or at any time in the future in any subsidiary undertaking as defined in Section 1162

(together with Schedule 7) of the Companies Act 2006;

"Entranchising Legislation" means any legislation conferring upon a tenant or tenants of property (whether individually or collectively with other tenants of that or tequire properties) the right to acquire a new lease of that property or to acquire or require the acquisition by a nominee of the freehold or any intermediate reversionary interest in that property including (without limitation) the Leasehold Reform Act 1967 and the Leasehold Reform, Housing and Urban Development Act 1993 and the Commonhold and Leasehold Reform Act 2002 but does not include Part II of the Landlord and Tenant Act 1954;

"Environmental Laws" means all laws (statutory, common law or otherwise) including, without limitation, circulars, guidance notes and codes of practice from time to time regulating the control and prevention of pollution to land water or atmosphere and/or process or activity and any emissions from and all waste produced by such installations and/or process or activity and any chemicals or substances relating to the same whether relating to health and safety, the workplace, the environment or the provision of energy (including without limitation the Health and Safety at Work etc. Act 1974, the Control of Pollution Act 1994, the Water Companies Act 1991, the Water Consolidation Protection Act 1991, the Water Companies Act 1991, the Water Consolidation (Consequential Provisions) Act 1991, the Water Act 2003, the Clean Air Act 1993, the Atkali, etc., Works Regulation Act 1996, the Planning (Hazardous Substances) Act 1999, the Public Health Acts and the Radioactive Substances Act 1999, and any European Onlion directives or regulations regulating the same) from time to time in force and any Union directives or regulations regulating the same) from time to time in force and any Union directives or regulations regulating the same) from time to time in force and any

other instrument, plan, regulation, permission, authorisation, order or direction made or issued thereunder or deriving validity therefrom;

Environmental Licence" means any permit, licence, authorisation, consent or other approval required by or given pursuant to any Environmental Laws;

"Hiring Agreements" means all agreements (not being Credit Agreements) now or hereafter entered into by the Company for the bailment or (in Scotland) the hiring of goods to any person and all agreements (not being Credit Agreements) now or hereafter entered into by any person other than the Company for such bailment or hereafter entered into by any person other than the Company for such bailment or (in Scotland) hiring the benefit of which is assigned to or otherwise vested in the

Сошрапу;

"Insolvency Event" in relation to the Company means each of the following:

(a) a meeting is convened for the purpose of considering a resolution to wind

up the Company;

(b) such a resolution as is mentioned in paragraph (a) is passed;

(c) a meeting of the directors or members of the Company is convened for the purpose of considering a resolution to seek a winding up order, an

sdministration order or the appointment of an administrator; such a resolution as is mentioned in paragraph (c) is passed;

(d) such a resolution as is mentioned in paragraph (c) is passed;
(e) a petition for a winding up or an application for an administration order is made by the Company or its directors or members or is presented against

the Company;

(f) such an order as is mentioned in paragraph (e) is made; a notice of appointment of or notice of intention to appoint an

a notice of appointment of or notice of intention to appoint an administrator is issued by the Company or its directors or members or by the holder of a qualifying floating charge or a proposal is made for, or the Company

(h) a receiver (administrative or otherwise) is appointed over all or part of

(h) a receiver (administrative or otherwise) is appointed over all or part of the Company's assets;

(i) the Company takes part in any action (including entering negotiations) with a view to readjustment, rescheduling, forgiveness or deferral of any

part of the Company's indebtedness;

(j) the Company proposes or makes any general assignment, composition or arrangement with or for the benefit of all or some of the Company's

(k) the Company suspends or threatens to suspend making payments to all

or some of the Company's creditors;
any action is taken in any jurisdiction which is similar or analogous to any

of the foregoing; or the Bank has reasonable grounds for believing that any of the foregoing is imminent;

"Instalment Credit Agreements" means the Credit Agreements and the Hiring Agreements;

"Intellectual Property Rights" means:

interested;

(n) all present and future copyrights, patents, designs, trademarks, service marks, brand names, inventions, design rights, know-how, formulas, confidential information, trade secrets, computer software programs, computer systems and all other intellectual property rights whatsoever without any limitation, whether registered or unregistered, in all or any part of the world in which the Company is legally, beneficially or otherwise

Page; 5 of 38

securities, rights, money or property or other assets accruing or offered at any time by "Interests in Securities" means the Charged Securities and all stocks, shares, such licences are granted to the Company or granted by the Company; licences in respect of or relating to any intellectual property rights, whether fees, profit sharing agreements and income arising therefrom and all deriving therefrom and thereunder including but not limited to royalties, the benefit of any pending applications for the same and all benefits (0)

discounting or other financing arrangement relating to the purchase of any debts for the purported to be purchased by the Bank pursuant to any debt purchase, invoice "Mon-Vesting Debts" means all book and other debts which are purchased or ofher income payable in connection therewith;

of any of the Charged Securities including without limitation all dividends, interest and way of conversion, redemption, bonus, preference, option or otherwise to or in respect

"Planning Acts" means all legislation from time to time regulating the development, and effectively in the Bank for any reason; time being in force between the Company and the Bank but which fail to vest absolutely

or issued thereunder or deriving validity therefrom; Planning Act 1990 and any instrument, plan, regulation, permission and direction made use, safety and control of property including without limitation the Town and Country

"Related Rights" means in relation to any book or other debts:

- all security, bonds, guarantees, indemnities in relation to such debts; (d)
- amounts due and to become due under the contract or arrangerhent under the right to demand, sue for, recover, receive and give receipts for all (b)

which such debts arise;

- arise; and become due under the contract or arrangement under which such debts rights of action against, the debtor in respect of amount due and to the benefit of all covenants and undertakings from, and all causes and (L)
- systems) recording or evidencing such debts; all ledgers, documents, computer or electronic data (including operating (s)

"Secured Obligations" means:

- all other money and liabilities expressed to be secured hereby (including, (n)Company to the Bank; and all money and liabilities and other sums hereby agreed to be paid by the (1)
- Debenture; 23) and all other obligations and liabilities of the Company under this connection with the acts or matters referred to in clauses 10, 13, 14, 18, without limitation, any expenses and charges arising out of or in

(whether in certificated or uncertificated form and whether marketable or otherwise); and interest rate or commodity hedging arrangement) and other securities of any kind depository receipts, loan capital, derivatives (including any currency or currency unit, "Securities" means all stocks, shares, bonds, certificates of deposit, bills of exchange,

"Value Added Tax" includes any other form of sales or furnover tax.

In this Debenture:

consents under this Debenture may be made or given in writing executed immediate or derivative. Any appointment or removal under clause 10 or admits include their respective successors in title and/or assigns, whether The expressions the "Company" and the "Bank" where the context (s)

es the context requires otherwise;	əjun
ney in the terms and for the purposes set out in clause 17;	, ,
ocably appoints each of such successors and assigns to be its	•
ny such successors or assigns of the Bank and the Company hereby	by a

- (b) unless the context requires otherwise:
- (i) the singular shall include the plural and vice versa;
- (ii) any reference to a person shall include an individual, company, corporation, limited liability partnership or other body corporate, joint venture, society or an unincorporated association, organisation or body of persons (including without limitation a trust and a partnership) and any government, state, government or state agency or international organisation (whether or not a legal entity). References to a person also include that person's successors and assigns whether immediate or derivative;
- (iii) the expression "this Depenture" means this debenture and shall extend to every separate and independent stigulation contained herein:
- (iv) any right, entitlement or power which may be exercised or any determination which may be made by the Bank under or in connection with this Debenture may be exercised or made in the absolute and unfettered discretion of the Bank which shall not be under any obligation to give reasons therefore;
- wherences to any statutory provision (which for this purpose means any Act of Parliament, statutory instrument or regulation or European directive or regulation or other European legislation) shall include a reference to any modification re-enactment or replacement thereof for the time being in force, all regulations made thereunder from time to time and any analogous provision or rule under any applicable foreign law;
- (vi) for the avoidance of any doubt, the rights, powers and discretions conferred upon the Bank by or pursuant to this Debenture shall (unless otherwise expressly stated) apply and be exercisable regardless of whether a demand has been made by the Bank for the payment of the Secured Obligations or any of them and regardless of whether the power of sale or other powers and remedies conferred on mortgagees by the Law of Property Act 1925 or this Debenture on mortgagees by the Law of Property Act 1925 or this Debenture shall have arisen or become exercisable; and
- (vii) references to clauses, sub-clauses and schedules shall be references to clauses, sub-clauses and schedules of this Debenture.
- The clause headings and marginal notes shall be ignored in construing this Debenture.

 The perpetuity period applicable to any trust constituted by this Debenture shall be eighty
- 2 AGREEMENT TO PAY

The Company shall pay to the Bank in accordance with any relevant agreement between the Bank and the Company relating to the amounts hereby secured or, in the absence of any such agreement, on demand:

all money and liabilities whether actual or contingent (including further advances made hereafter by the Bank) which now are or at any time hereafter may be due, owing or incurred by the Company to the Bank anywhere or for which the Company may be or become liable to the Bank in any manner whatsoever without limitation (and (in any case) whether alone or jointly with any other person and in whatever style, name or form alone or jointly with any other person and in whatever style, name or torm and whether as principal or surety and notwithstanding that the same may at any earlier time have been due owing or incurred to some other person and have subsequently become due, owing or incurred to the Bank as are result of a transfer, assignment or other transaction or by operation of a result of a transfer, assignment or other transaction or by operation of law):

(q)

(a)

interest on all such money and liabilities to the date of payment at such rate or rates as may from time to time be agreed between the Bank and the Company or, in the absence of such agreement, at the rate, in the case of an amount denominated in Sterling, of two percentage points per annum above the Bank's base rate for the time being in force (or amount denominated in any currency or currency unit other than Sterling, at the rate of two percentage points per annum above the cost to the Bank at the rate of two percentage points per annum above the cost to the Bank (as conclusively determined by the Bank) of funding sums comparable to and in the currency or currency unit of such amount in the London lot the currency or currency unit of such amount in the London consecutive periods (including overnight deposits) as the Bank may in its absolute discretion from time to time select;

commission and other banking charges and legal, administrative and other costs, charges and expenses incurred by the Bank in relation to the Debenture or the Charged Property (including any acts necessary to release the Charged Property from this security), or in enforcing the security hereby created on a full and unqualified indemnity basis; and

(p)

any fees charged by the Bank for the time spent by the Bank's officials, employees or agents in dealing with any matter relating to this Debenture. Such fees shall be payable at such rate as may be specified by the Bank.

3. INTEREST

The Company shall pay interest at the rate aforesaid on the money so due (whether before or after any judgment which may be recovered therefore) upon such days in each year as the Bank and the Company shall from time to time fix and (without absence of such agreement, as the Bank shall from time to time fix and (without prejudice to the right of the Bank to require payment of such interest) all such interest shall be compounded (both before and after any demand or judgment) upon such days in each year as the Bank shall from time to time fix.

4. CHARGES

The Company with full title guarantee hereby charges with the payment of the Security:

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First: The freehold and lessehold property (if any) of the Company both present and future including (without prejudice to the generality of the foregoing) the properties (if any) specified in the Schedule (and, where any such property is lessehold, any present or future right or interest conferred upon the Company in relation thereto by virtue of any or future right or interest conferred upon the Company in relation thereto by virtue of any Entranchising Legislation including any rights arising against any nominee purchaser

Company in or over land of whatever description both present and future. options, agreements and rights, titles and interests (whether legal or equitable) of the machinery from time to time on any such property and all liens, mortgages, charges, pursuant thereto) and all buildings and fixtures (including trade fixtures) fixed plant and

of rentals or other payments. (without prejudice to the generality of the foregoing) the Company's right to any refund Company from third parties on a hire, instalment or conditional purchase basis including to time hired, leased or rented by the Company from third parties or acquired by the on any freehold or leasehold property forming part of the Charged Property from time Secondly: All the right, title and interest of the Company in all fixed plant and machinery

liens and similar and associated rights. equitable charges, reservation of proprietary rights, rights of tracing and unpaid vendors' the foregoing) the Related Rights, negotiable or non-negotiable instruments, legal and the benefit of all rights relating thereto including (without prejudice to the generality of Company is legally, beneficially or otherwise interested (and the proceeds thereof) and Vesting Debts) both present and future due or owing to the Company or in which the Thirdly: All book debts (including without limitation any book debts which are Non-

the proceeds thereof) including (without prejudice to the generality of the foregoing): Company or in which the Company is legally, beneficially or otherwise interested (and Vesting Debts), claims, rights and choses in action both present and future of the Fourthly: All other debts (including without limitation any other debts which are Non-

Company (and the proceeds thereof); action which give rise or may give rise to a debt or debts) owing to the third party from time to time both present and future (including choses in deposits and credit balances held by the Company with the Bank or any

charges, rent deposits and purchase deposits owing to the Company forming part of the Charged Property and any ground rents and rent present or future) of any freehold or leasehold property from time to time charge or dilapidations by any tenant or licensee (in each case whether any amounts owing to the Company by way of rent, licence fee, service

development contract or by virtue of the Company's rights under any may become owing to the Company under any building, construction or without prejudice to paragraph (d) below, any amounts owing or which (and, in each case, the proceeds thereof);

due has been issued in respect thereof (and the proceeds thereof); retention or other trusts, whether or not any certificate as to the amount

of insurance and assurance); right, title or interest (including, without limitation, all policies and contracts connection with any contract whatsoever in which the Company has any such rights) present or future, actual or contingent, arising under or in without prejudice to paragraph (e) below, all rights (and the proceeds of

compromise of any legal proceedings; and any competent authority howsoever arising or by way of settlement or of damages, compensation or otherwise under any judgment or order of any amounts owing or which may become owing to the Company by way

(e)

(p)

(c)

(q)

(g)

(f) the benefit of all rights relating to such debts, claims, rights and choses in action including (without prejudice to the generality of the foregoing) such rights as are Thirdly described in this sub-clause.

Fifthly: Where the Company for the time being carries on any business comprising or relating to the provision of credit (as defined by Section 9 of the Consumer Credit Act 1974) or any business comprising or relating to the ballment or (in Scotland) the hiring of goods:

the full benefit of and all rights under the Credit Agreements, including all money payable under or in respect of the Credit Agreements;

- (g) the full benefit of and all rights under the Hiring Agreements; money payable under or in respect of the Hiring Agreements; (h) the full benefit of and all rights relating to the instalment Credit
- the full benefit of and all rights relating to the instalment Credit
 Agreements including all legal and equitable charges and other securities
 and guarantees and the other rights and remedies expressly or impliedly
 reserved by the Instalment Credit Agreements and by such securities and
 guarantees;
- the Company's present and future rights and interests (if any) in and to any chattels comprised in the Instalment Credit Agreements or securities and guarantees provided in relation thereto including (without prejudice to the generality of the foregoing) any right to damages relating thereto and the benefit of any warranties given in respect thereof insofar as the property or any interest in such chattels remains vested in the Company.

the full benefit of the Company's rights and interests (if any) in and to all insurance effected by the Company or by any other person of any chattels comprised in any Instalment Credit Agreements or any security or guarantee provided in relation thereto.

Sixthly:

(!)

(i)

the Charged Securities;

- (k) all rights in respect of or incidental to the Charged Securities; and
- (I) the Interests in Securities.

Seventhly: The Intellectual Property Rights. Eighthly: The goodwill and the uncalled capital of the Company both present and future. Ninthly: All other plant and machinery, fittings and equipment (not in any such case

Ninthly: All other plant and machinery, fittings and equipment (not in any such case being the Company's stock-in-trade or work in progress) now or at any time hereafter belonging to the Company or in which the Company is legally, beneficially or otherwise interested, wherever situated and whether or not affixed to any freehold or leasehold property of the Company.

Tenthly: All the rights, interests and benefits of the Company under any present or future hire-purchase, conditional sale, credit sale, leasing or rental agreement to which the Company is a party in the capacity of hirer, purchaser or lessee including (without prejudice to the generality of the foregoing) the Company's right to any refund of rentals or other payments.

now vested in the Company shall constitute a charge by way of legal mortgage thereon) first fixed charges (and as regards all those parts of the Charged Property First described Thirdly, Fourthly, Fifthly, Sixthly, Seventhly, Eighthly, Winthly and Tenthly described be The security hereby created shall as regards the Charged Property First, Secondly, contained shall for any reason be ineffective as fixed charges). described (if and in so far as the charges thereon or on any part or parts thereof herein Secondly, Thirdly, Fourthly, Fifthly, Sixthly, Seventhly, Eighthly, Winthly, and Tenthly property and all other property and assets in Scotland and the Charged Property First, and future including (without prejudice to the generality of the foregoing) heritable Eleventhly: The undertaking and all property and assets of the Company both present

and as regards the Charged Property Eleventhly described shall be a first floating

any part thereof. in the Charged Property and to any proceeds of sale or other realisation thereof or of The security hereby constituted shall extend to all beneficial interests of the Company

time to time be reduced to nil. Obligations notwithstanding that the liabilities of the Company to the Bank may from: This Debenture shall bind the Company as a continuing security for the Secured ヤ'ヤ

charge created by this Debenture. Paragraph 14 of Schedule B1 to the Insolvency Act 1986 shall apply to the floating 5.4

Debenture the Company has made full disclosure in writing to the Bank of: The Company represents and warrants that at the date that the Company executes this

security for the Secured Obligations; and the appropriateness or adequacy of any part of the Charged Property as Property which, in each case, would be material to the Bank in relation to right held by any other person in relation to any part of the Charged any information relating to each part of the Charged Property and each

the Company in connection with this Debenture. each matter in respect of which the Bank has requested information from (q)

ç RESTRICTIONS AND WARRANTIES

The Company shall not without the prior written consent of the Bank: 1.2

Charged Property Eleventhly described) subject as provided in clause of, or deal in any other way with, the Charged Property (other than thesell, assign, license, sub-license, discount, factor or otherwise dispose

5.7(a);

the date when the lien first came into existence; the Company's business as conducted during the 12 months preceding Property except a lien arising by operation of law in the ordinary course of or any other encumbrance or security whatsoever upon the Charged hypothecation, charge, assignment by way of security, pledge or lien create or permit to subsist or arise any mortgage, debenture,

(c)

(q)

(e)

(B)

9.p

E. 4

encumbrance or security as would be prohibited by sub-clause 5.1(b); has or may have an economic effect similar or analogous to any such enter into any contractual or other agreement or arrangement which (p)

Charged Property Eleventhly described whether by a single transaction transfer, sell or otherwise dispose of the whole or any material part of the

or a number of transactions whether related or not except by way of sale at full value in the usual course of trading as transacted at the date hereof;

vary or purport to vary any instalment Credit Agreement or any security or guarantee provided in relation thereto or give any consents or licences under the terms of any instalment Credit Agreement or any security or guarantee provided in relation thereto provided that the Company shall not be prohibited by this covenant from agreeing to any such variation or giving any such licence or consent it to do so would not materially and adversely affect the value to the Bank for security purposes of such instalment Credit Agreement or such security or guarantee and if to do so would not affect the validity or enforceability of such instalment Credit could not affect the validity or enforceability of such instalment Credit

Agreement or such security or guarantee; or

enter into any agreement with a financier, provider of money, creditor or any other party whatsoever (hereinafter called the "Financier") which has the economic effect of, or an economic effect similar to that of, providing security in respect of or in connection with the provision of finance or security in respect of or in connection with the provision of finance or credit by the Financier and which involves or may involve one or more credit by the Financier and which involves or may involve one or more of the following:

of the following:

 (i) sales, agreements for sale or transfers of any property or rights whatsoever to the Financier; and/or

(ii) sales, agreements for sale or transfers actually or potentially on behalf of the Financier to any third party whatsoever; and/or

(iii) the grant or possible grant of authority by the Financier for sales, agreements for sale or transfers of the nature set out in sub-clause

. ((i)(i);

The Company hereby requests the Chief Land Registered land forming part of the Charged Property:

"RESTRICTION

(1)

5.3

5,3

No disposition of the registered estate by the proprietor of the registered estate or by the proprietor of any registered charge, not being a charge registered before the entry of this restriction, is to be registered without a written consent signed by the proprietor for the time being of the charge dated dated

The Company represents and warrants to the Bank, and so that each such representation and warranty shall be deemed to be repeated on each day during the continuance of this security, that, except to the extent disclosed by the Company to the Bank in writing prior to the date hereof:

(a) the Company has not made any election pursuant to paragraph 2 of schedule 10 to the Value Added Tax Act 1994 in relation to or affecting any part of the Charged Property;

(b) so far as the Company is aware after making due and careful enquiry the charges contained in clause 4 do not infringe any intellectual property rights whether registered or unregistered whatsoever;

no circumstances have occurred during the Company's ownership of any freehold or leasehold property and, so far as the Company is aware after making due and careful enquiry, no circumstances occurred before the

(c)

<i>L</i> '9	(a)	suse 5.1(a) shall not prevent the Company without such consent ferred to in that clause collecting proceeds of the book and other monetary claims and choses in action forming part of the Charged y in the ordinary course of the Company's business and paying
9.3	rights conferre	sive and procure the waiver of any and all moral rights (being the hapter IV of the Copyright Designs and Patents Act 1988) which the Intellectual Property Rights as the Bank may require.
		t thereof) and/or to restrict any dealings in, under or in connection— roperty Rights.
·		thereof) and/or to restrict any dealings in under or in connection
5 .5	and consent to	bear all costs of and/or pay to the Bank on demand all costs of cur in the entry of any registration, notice or memorandum on any registration or elsewhere (including without limitation any registration are Trade Marks Act 1994) which the Bank may require in order to
† '9	5.3(a) in relati consent or unl shall immedia any part of th	of make or revoke such an election as is referred to in sub-clause ny part of the Charged Property without the Bank's prior written Bank requests the Company to do so in which case the Company ke or revoke (as the case may be) such an election in relation to be revoke (as the Bank considers appropriate and give valid N. Revenue and Customs.
	(0)	ning notice or restriction notice has been served in respect of any ts in Securities owned (at law or in equity) by the Company under uant to Part 21A of the Companies Act 2006.
	(p)	որឧոу is solely and beneficially interested in the Charged Property;
·		iny's ownership of any freehold or leasehold property now owned Company which have led or could lead to a competent authority or party taking any action or making a claim under any Environmental including the requirement to clean up or remedy in any other way praminated part of the environment or the revocation, suspension, on or non-renewal of any Environmental Licence) or which have led a lead to the Company having to take action to avert the possibility auch action or claim;

Sub-clause 5.1(a) shall not prevent the Company without auch consent as is referred to in that clause collecting proceeds of the book and other as is referred to in that clause collecting proceeds of the book and other debts, monetary claims and choses in action forming part of the Charged debts, monetary claims and choses in action forming part of the Charged Hoperty in the ordinary course of the Company's business and paying the same into the Company's account(s) with the Bank in accordance with sub-clause 5.7(d)). Where the Bank makes a strictly in accordance with sub-clause 5.7(d)). Where the Bank makes a payment at the request of the Company which is debited to any account with the Bank which is for the time being in credit, the Bank shall be taken to have given any necessary consent for the purposes of clause 5.1(a) to have given any necessary consent for the purposes of clause 5.1(a) to such payment unless such payment was made as a result of some to such payment unless such payment was made as a result of some

mistake of fact on the part of the Bank;

The Company shall pay into its account or accounts with the Bank the proceeds of the book and other debts, monetary claims and choses in action forming part of the Charged Property provided that the Bank shall be deemed to receive the amounts owing to the Company referred to in paragraph (b) of the Charged Property Fourthly described in sub-clause fixed charge contained therein and not pursuant to the fixed charge contained therein and not pursuant to the fixed charge on freehold and leasehold property First described in that sub-clause or as mortgagee in possession.

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Company on trust for the Bank.	ЭŲĮ
referred into that account or accounts shall be received and held by	trai
mpany or on the Company's behalf but which are not so paid or	oO
S Company declares that all proceeds received or obtained by the	41

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consent of the Bank, withdraw any such monies from the Receivables trust absolutely for the Bank and that it may not, without the prior written balance standing to the credit of the Receivables Account shall be held on from the Company's own monies. The Company acknowledges that any anch remittance hold the same on trust absolutely for the Bank, separate other remittance or instrument into the Receivables Account and pending the Company shall immediately upon receipt remit the identical cash or proceeds are for any reason remitted to and received by the Company, Bank to the Company (the "Receivables Account"). If any such debtor such Debt Purchase Agreement or otherwise specified in writing by the of such debts directly into the account specified by the Bank pursuant to required from time to time by the Bank to make payment of the proceeds referable to the Debt Purchase Agreement) such instructions as may be give to its debtors or other obligors (whose debts are the subject of and without prejudice to the generality of clause 5.7(b) the Company shall purchase of any debts of the Company ("Debt Purchase Agreement") then discounting or other financing arrangements with the Bank relating to the In the event that the Company enters into any debt purchase, invoice

(b) following the giving of such instructions the Company shall procure the	
If any of the Interests in Securities are in uncertificated or dematerialised form, the Company shall, forthwith upon being requested to do so by the Bank, give or procure the giving of all necessary instructions, in relevant system, to effect a transfer of title of such Securities into the name of the Bank or its nognines and to cause the Operator to issue an Operator-instruction requiring the participating issuer in respect of such Securities to register such transfer of title;	Z'9
(d) all such (if any) deeds and documents of title relating to the Charged Property Thirdly, Fourthly, Seventhly and Tenthly described as the Bank may from time to time specify.	
(c) sill documents evidencing the Instalment Credit Agreements, and say securities and guarantees provided in relation thereto; and	
(b) all stock and share certificates and documents of title relating to Interests in Securities;	
(a) all deeds and documents of title relating to the Company's freehold and leasehold and heritable property for the time being;	
and the Bank during the continuance of this security shall be entitled to hold and retain (unless held by a prior mortgagee at the date hereof and for as long as it remains the	
The Company shall, if being requested to do so by the Bank, for deposit with the Bank	١.8
DEPOSIT OF TITLE DEEDS, ETC.	.9
Account	

registrar of such issuer to amend the issuer's register by entering the Bank or its nominee pursuant to such transfer of title in place of the Company;

The powers and remedies conferred on mortgagees by Section 101 of the Law of Property Act 1925 shall apply to this Debenture but without the restriction imposed by Section 103 of that Act and the statutory powers of leasing conferred on the Bank shall be extended so as to suthorise the Bank to lease and make arrangements for leases at a	1.8
BANK, 2 LOMERS OF SALE AND LEASING	.8
If, without the Bank's prior written consent, any security comes into existence in favour of a third party in relation to any part of the Charged Property Eleventhly described or if any person carries out, or attempts to carry out, any enforcement or process (including any distress, execution, taking of possession, forfeiture or sequestration) against any of the Charged Property Eleventhly described, the floating charge over such property shall automatically and instantly convert to, and have effect as, a fixed charge.	7.5
Without prejudice to the security hereby constituted the Bank may at any time (either before or after demand has been made by the Bank for payment of the money hereby secured) by notice in writing to the Company convert the floating charge created by subclause 4.1 over the Charged Property Eleventhly described with immediate effect into a fixed charge as regards any of the Charged Property Eleventhly described specified in the notice.	b 7
On each occasion that the Company acquires, or any nominee on the Company's behalf acquires, any property the title to which is registered or required to be registered under the Land Registration Act 2002, the Company shall immediately notify the Bank in writing of such acquisition and each relevant title number or if the land is unregistered the Company shall procure that title to that property is duly and promptly registered (as applicable) and in any event the Company shall procure that this Debenture is noted on the register with an agreed notice and the Company shall apply for a restriction in the terms referred to in sub-clause 5.2.	7.3
charges, agreements or other legal documentation.	0.2
The Company shall at any time if and when required by the Bank and at the Company's cost give notice to such persons as the Bank may require of the charges hereby effected and any such further legal or other assignments, mortgages, securities, charges, agreements or other legal documentation and shall take, do or execute such steps, acts, deeds, documents and things as the Bank may consider necessary or desirable to give effect to and procure the perfection, of the security intended to be granted by this Debenture or any such further legal or other assignments, mortgages, securities, the perfection of the security intended to be granted by the Debenture or any such further legal or other assignments, mortgages, securities, the perfect of any such further legal or other assignments, mortgages, securities, the perfect of the perfection of the security intended to be granted by the perfect or any such further legal or other assignments, mortgages, securities, the perfect of the perfect of the perfect or any such further legal or other assignments.	7.7
The Company shall at any time if and when required by the Bank execute and deliver to securities, charges, agreements or other legal documentation as the Bank shall require of and on all or any of the Charged Property to secure payment of the Secured Obligations. Such assignments, mortgages, securities, charges, agreements or other legal documentation shall be prepared by or on behalf of the Bank as the Bank may cequire including without limitation, if so required by the Bank in the case of a mortgage or charge on any freehold or leasehold property, any such clauses as are contained or charge on any freehold or leasehold property, any such clauses as are contained or securities over heritable property, any such clauses as are contained in any of the Bank's standard forms of mortgage from time to time and, in the case of securities over heritable property, any such clauses as are contained in any of the Bank's standard forms of security from time to time and, in the case of securities over heritable property, any such clauses as are contained in any of the Bank's standard security from time to time.	ŀζ
FURTHER ASSURANCE AND NOTICE OF CRYSTALLISATION	٦.
(c) for these purposes "instruction", "Operator", "Operator-instruction", "Yelevant system" and "participating issuer", shall have the meaning given to those terms in the Uncertificated Securities Regulations 2001.	**

premium or otherwise and to accept surrenders of leases and grant options as the Bank shall think expedient and without the need to observe any of the provisions of Sections 99 and 100 of the said Act.

The Bank in exercising its statutory power of sale, and any receiver appointed by the Bank in exercising his powers under this Debenture, shall be at liberty to sell at such price and on such terms and conditions as it or he in its or his sole discretion thinks fit and shall not be under any duty or obligation to obtain the best or any particular price.

Neither the Bank nor any such receiver shall be liable to the Company or any other person for any loss, damage, cost, expense or liability which the Company or any such person may suffer or incur as a direct or indirect result of the Bank exercising its statutory power of sale, as hereby varied or extended, or such receiver exercising his powers under this Debenture.

In favour of a purchaser the Secured Obligations shall be deemed to have become due on the day on which demand for payment thereof is made by the Bank and the statutory power of sale, as hereby varied or extended, shall be exercisable from and after that date, which date (without prejudice to the equitable right to redeem) shall be after that date.

COMPANY'S POWERS OF LEASING AND LICENSING

the redemption date.

The Company shall not, without the prior written consent of the Bank in relation to any freehold or leasehold or heritable property now or at any time hereafter acquired by or belonging to the Company or any part thereof:

(a) exercise the statutory powers and any other powers of leasing, letting, entering into agreements for leases or lettings and accepting or agreeing to accept surrenders of leases; or

part with possession of such property or grant any lease, tenancy, licence, right or interest to occupy such property or any part thereof; or

amend or confer upon any person any lease, tenancy, licence, right or interest to occupy such property or any part thereof or grant any licence or permission to assign, underlet or part with possession of such property or any part thereof.

10. APPOINTMENT OF AN ADMINISTRATOR AND APPOINTMENT AND POWERS OF A RECEIVER

At any time after the Bank shall have demanded payment of the Secured Obligations or the Company shall have requested it to do so or an Insolvency Event shall have occurred (upon the happening of which the security in this Debenture shall be immediately enforceable) the Bank shall have power, in writing under the hand of any official of the Bank authorised by the Bank from time to time or any person authorised by any such official in writing, to appoint any person or persons as the Bank thinks fit to be an administrator or joint administrators or joint and several administrators of the Company or alternatively a receiver or joint and several seministrators of the Company or alternatively are everally in relation to any part of two or more receivers, jointly, severally or jointly and severally in relation to any part of the Charged Property and to the extent permitted by law similarly to remove any such receiver and to appoint another or others in his place.

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consideration and may be payable in a lump sum or by instalments cash, debentures or other obligations, shares, stock or other valuable such sale, exchange, realisation, disposal, lease or tenancy may be for the exercise of the powers conferred by this Debenture so to do. Any such receiver may consider it necessary, appropriate or expedient for of and so as to bind the Company (or other the estate owner) so far as that covenants and contractual obligations may be granted in the name name and on behalf of the Company (or other the estate owner) and so assigning, leasing, letting, surrendering or accepting surrenders in the surrender of the Charged Property into effect by conveying, transferring, carry any sale, exchange, realisation, disposal, lease, tenancy or (e) Charged Property; accept surrenders of leases or tenancies of all or any of the said Act let or concur in letting or surrender or concur in surrendering or the need to observe any of the provisions of Sections 99 and 100 of the disposing of (but where necessary with the leave of the Court) and without Property Act 1925 sell, realise, dispose of or concur in selling, realising or forthwith and without the restriction imposed by Section 103 of the Law of (p) pari passu with or after the security hereby created; include a charge on the Charged Property ranking either in priority to or any such security may, with the prior written consent of the Bank, be or with or without security as such receiver may think expedient and so that or any other person and on such terms as to interest or otherwise and raise or borrow any money from or incur any other liability to the Bank (c)development in which the Company was engaged; of demolition, building, repair, construction, furnishing or any project or (with or without modification) on any of the Charged Property any works proceeds, books and records of such business and carry out or complete thereof and for any of those purposes receive, retain and use any: developing or diversifying any business of the Company or any part carry on, manage, develop or diversify or concur in carrying on, managing, (q) Property; deal with, take possession of, collect and get in any of the Charged (8)generality of the foregoing) any such receiver may: may not be an administrative receiver) and in particular (but without prejudice to the specified in Schedule 1 to the Insolvency Act 1986 (notwithstanding that such receiver Company could do or omit to do and (in addition) may exercise all or any of the powers any administration or liquidation of the Company), do or omit to do anything which the writing of the Bank) or at his option in his own name (and in any case notwithstanding Company or at his option in the name of the Bank (but only with the specific approval in Any such receiver at the cost of the Company may, in the name of or on behalf of the £.01 replacing such receiver) to such excluded part of the Charged Property. receiver, the Bank may subsequently extend that appointment (or that of any receiver If the Bank excludes any part of the Charged Property from the appointment of any 2.01

spread over such period as such receiver shall think fit and so that any consideration received or receivable shall forthwith be and become charged with the payment of the Secured Obligations. Plant, machinery and other fixtures may be severed and sold separately from the premises

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(u)	cause the Company to grant such powers of attorney or appoint agents
(w)	exercise the Company's rights under any rent review clause contained in any lease of the Charged Property First described and grant or apply for any new or extended lease thereof;
(1)	adopt any contracts of employment entered into between the Company and any of its employees with such variations to the contract as such receiver may think fit and dismiss any such employees;
(k)	appoint managers, agents, officers and employees for any of the aforesaid purposes at such salaries and for such periods as such receiver may determine and dismiss any of the same;
()	make and effect all repairs to and renewals and improvements of the Company's plant, machinery and effects and insure the Charged Property and/or maintain or renew any insurances of the same on such terms as such receiver shall think fit or as the Bank may direct;
. (j)	enter into any agreement or make any arrangement or compromise which such receiver shall think expedient in respect of the Charged Property;
(y)	take any proceedings in relation to the Charged Property in the name of the Company or otherwise as may seem expedient including (without prejudice to the generality of the foregoing) proceedings for the collection of rent in arrears at the date of his appointment;
	may think fit;
	and whether or not such consideration is payable or receivable in a lump sum or by instalments spread over such period as such receiver
	(iii) arrange for the purchase, lease, licence or acquisition of all or any of the assets of the Company by any such subsidiary or subsidiaries, on a basis whereby the consideration may be for cash, shares, debentures, loan stock, convertible loan stock or other securities, shares of profits or sums calculated by reference to profits or turnover or royalties or licence fees or otherwise howsoever and whether or not secured on the assets of the subsidiary or subsidiaries
	(ii) arrange for such subsidiary or subsidiaries to trade or cease to trade as such receiver may think fit from time to time; and
(6)	(i) promote the formation of a subsidiary or subsidiaries of the Company with a view to such subsidiary or subsidiaries purchasing, leasing, licensing or otherwise acquiring interests in or the use of the Charged Property or with a view to such subsidiary or subsidiaries engaging employees or providing management or other services in connection therewith or for any other purpose or function which may be regarded as necessary or appropriate by such receiver from time to time; as necessary or appropriate by such receiver from time to time;
(1)	obtain (by way of application or otherwise) any approval, permission, consent and licence (including any Environmental Licence, planning permission and building regulation approval), enter into and perform contracts and arrangements, purchase materials and incur any type of obligation;
/+/	containing them without the consent of the Company being obtained thereto;

(a) If any person takes (or threatens to take) any steps to enforce any security which ranks before or equal to any part of this security in relation to any part of the Charged Property, the Bank or such receiver (in respect of such Charged Property) may at any time redeem any part of that person's security or procure its transfer to the Bank or such receiver. The money so expended by the Bank or such receiver. The money incidental to the transaction incurred by the Bank or any such receiver shall be secured hereby and shall bear interest computed and payable shall be secured hereby and shall bear interest computed and payable	6.01
The powers conferred by this clause 10 shall be in addition to all powers given by statute to the Bank or to any such receiver.	8.01
Only money actually paid by such receiver to the Bank shall be capable of being applied by the Bank in or towards satisfaction of the Secured Obligations.	۷.01
Any such receiver shall be entitled to remuneration for his services and the services of his firm at a rate or rates or in an amount or amounts as may from time to time be appropriate to the work and responsibilities involved upon the basis of charging from time to time adopted by such receiver in accordance with the current practice of such receiver or his firm and without in either such case being limited by the maximum rate specified in Section 109(6) of the Law of Property Act 1925.	9.0t
Any such receiver shall at all times and for all purposes be deemed to be the agent of the Company which alone shall be responsible for his acts or defaults and for his remuneration.	5.01
 (c) thirdly in or towards satisfaction of the Secured Obligations.	
(b) secondly (if such receiver thinks fit, but not otherwise) in or towards and (iv) of Sub-section 109(8) of the Law of Property Act 1925 as he in his absolute discretion shall decide;	
(a) first in payment of his remuneration and the costs of realisation including all costs and expenses of or incidental to any exercise of any power hereby conferred;	•
Sub-section 109(8) of the Law of Property Act 1925 shall not apply and all money received by such receiver shall (subject in relation to each paragraph below to any claims having priority to the matter therein described) be applied:	4.01
(r) do all such other acts and things as may from time to time be considered by such receiver to be incidental or conducive to any of the matters or powers aforesaid or otherwise incidental or conducive to the realisation of the Bank's security or the exercise of his functions as receiver.	
(d) security to do so; and security to do so; and burchase any freehold and leasehold properties and other capital assets if	
(p) grant, vary and release easements and other rights over freehold and leasehold property of the Company and impose, vary or release covenants affecting such property and agree that such property may be subject to any easements or covenants;	
(o) do all such things as may be thought necessary for the management of the Charged Property and the affairs and business of the Company;	
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(a) The Company shall: COVENANTS 12. direction of the Bank, such receiver, employee or agent. of any obligations to see to the application of any assets paid or transferred to or by the absolute and conclusive discharge to such Third Party and shall relieve such Third Party give receipts to any Third Party. The Company agrees that each receipt shall be an The Bank, any receiver appointed by it and their respective employees and agents may かい apply to each Third Party. Property Act 1925 and to persons contained in Section 42(3) of the Insolvency Act 1986 All the protections to purchasers contained in Sections 104 and 107 of the Law of 5.11 terms of this Debenture (as the case may be) and to be fully valid and effective. hand) be deemed to be exercisable, due, outstanding, proper, regular and within the or any receiver appointed by it or their respective employees and agents on the other Each of those things shall (as between that Third Party on the one hand and the Bank 2,11 such receiver or their respective employees and agents. dealing or application of money paid, raised or borrowed) by the Bank, as to the propriety or regularity of anything done (including any sale, (c)whether any of the Secured Obligations are due or remain outstanding; or (q) exercisable; or such receiver or their respective employees and agents has become whether any right, exercised or purported to be exercised by the Bank, (s) employees and agents need enquire: holder) dealing with the Bank or any receiver appointed by it or their respective No person (each a "Third Party", including any insurer, assurer, purchaser or security 111 РЯОТЕСТІОИ ОГ ТНІКО РАКТІЕS 111 reference in this Debenture to "receiver" shall be construed accordingly. and by statute shall be exercisable by all or any one or more of such receivers and any If the Bank shall appoint more than one receiver the powers given to a receiver hereby 10.10 so settled and passed shall be conclusive and binding on the Company. this security in relation to any part of the Charged Property. Any account person entitled to any security which ranks before or equal to any part of The Bank and such receiver may settle and pass the accounts of any (q) 'pəpuədxə as provided in clauses 2 and 3 from the date of the same having been

conduct and carry on its business in a proper and efficient manner and not make any substantial alteration in the nature of or mode of conduct of that business;

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within such period as is allowed by law for the delivering of such accounts to the Registrar of Companies, furnish to the Bank a balance sheet and profit and loss account complying with all applicable laws, regulations and accounting standards and showing a true and fair view of the Company's profits and losses for the relevant financial year and the safet of affairs of the Company as at the date to which they are made up, audited and reported upon by an accountant approved by the Bank and also from time to time such other information about the

Company (including information about the assets and liabilities of the Company) as the Bank may reasonably require;

this sub-clause there shall be disregarded: Director of the Company acceptable to the Bank. For the purposes of Managing Director of the Company for the time being or any other constitute preferential debts. Such certificate shall be signed by the any other statute would in the event of the liquidation of the Company which under Sections 175 and 386 of the Insolvency Act 1986 or under with details of any amounts payable by the Company and outstanding to the Bank a certificate showing the said aggregate value together to time be required by the Bank the Company shall obtain and furnish Obligations). On such dates (if any) in every year as may from time notification from the Bank at a sum which is at least twice the Secured month's notice in writing to the Company (and in the absence of such (if any) as the Bank may from time to time require by not less than one without it being necessary to take stock for the purpose) at such sum may be the lower according to the best estimate that can be formed marketable stock-in-trade (taken at cost or market price whichever and investments quoted on any recognised stock exchange and its book debts and cash in hand as appearing in the Company's books maintain at all times the aggregate value of the Company's good

 (i) any stock-in-trade the property in which remains in the seller notwithstanding that the Company may have agreed to purchase the same and notwithstanding that the same may be in the possession, order or disposition of the Company; and

se is referred to in paragraph (i) of this sub-clause;

maintain at all times the aggregate value of the amounts remaining to be paid under the Approved Instalment Credit Agreements (excluding those Approved Instalment Credit Agreements under which instalments are more than six months in arrears) at such sum (if any) as the Bank may from time to time require by not less than one month's notice in writing to the Company and on such dates (if any) in every year as may from time to the Company and on such dates (if any) in every year as may from time to the Company and on such dates (if any) in every year as may from time to the Company and on such dates (if any) in every year as may from time to the Company and on such dates (if any) in every year as may from time to the Bank the Bank the Bank and furnish to the Bank a certificate showing the said aggregate value (including a full explanation as to how showing the said aggregate value (including a full explanation as to how a value was calculated);

not (except with the prior consent in writing under the hand of an official of the Bank and then only on such terms and conditions as the Bank may specify) sever or remove from the Charged Property First described any trade or other fixtures, fixed plant and machinery for the time being thereon except for the purpose of renewing or replacing the same by trade or other fixtures or fixed plant and machinery of equal or greater value; or other fixtures or fixed plant and machinery of equal or greater value;

(f) (i) comply with all covenants, restrictions, requirements, provisions, regulations and conditions affecting the Charged Property (including the Liber Li

i) fully and punctually perform each obligation on the Company in relation to any security in favour of a third party affecting any part

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2.61	(8)	If default shall at any time be made by the Company in keeping its buildings and fixtures and plant and machinery or any part thereof in a good state of repair and in good working order or in effecting or keeping up any such insurance or in paying any rent or other outgoings or dilapidations or in producing to the Bank any such policy or receipt, it shall	
	(1)	ensure that the relevant policy or policies remain valid at all times.	
	(e)	duly pay all premiums and sums payable in relation to such insurance and produce the receipts therefore to the Bank within seven days of their and produce and payable; and	
	(p)	(unless deposited with a prior mortgagee at the date hereof and for as long as it remains the prior mortgagee or unless the insurance to which such policy or policies relate and which was approved by the Bank and the effected by a landlord with the respective interests of the Bank and the company endorsed or noted thereon) deposit with the Bank and the as may be required by the Bank;	
	(c)	insure and keep insured all its property and effects of every description with reputable insurers and on terms for the time being approved by the Bank (making such amendments thereto as the Bank may from time to time be required such other contingencies and risks as may from time to time be required by the Bank in their full reinstatement value for the time being in the joint pay the Bank in their full reinstatement value for the time being in the joint ames of the Company and the Bank or with the interest of the Bank endorsed on the policy or policies or noted as the Bank may require;	
	(q)	keep all plant and machinery in good working order and condition;	
	(a)	keep all buildings and fixtures hereby charged in a good state of repair;	_
13.1	The Company	k shall:	
13.	ONA AIA93A	INSURANCE	
	(n)	promptly upon receipt provide to the Bank a copy of any warning notice or restriction notice served on it under Part 21A of the Companies Act 2006.	
	(1)	respond promptly (and in any event within the time required by law) to any request for information or notice served on it under or pursuant to Part 21A of the Companies Act 2006; and	
	(s)	if any notice (whether agreed or unilateral) is registered against the title of all or part of the Charged Property First described in sub-clause 4.1, give to the Bank full particulars of the circumstances relating to such registration and, if such notice shall have been registered in order to protect a purported interest the creation of which is contrary to the obligations of the Company under this Debenture, immediately at the Company's expense take such steps as the Bank requires to ensure that the notice is withdrawn or cancelled;	
	(T)	notify the Bank immediately on the occurrence of an Insolvency Event;	
	(b)	not (without the prior written consent of the Bank) redeem or purchase its own shares or pay an abnormal amount by way of dividend;	
•		the relevant planning permission has been sent to the Bank at least one month before the date of commencement of such development and the Bank has raised no objection to such development);	

aforesaid and, pending repayment, shall be secured hereby. provided in clauses 2 and 3 from the date of payment by the Bank as to the Bank on demand together with interest computed and payable as or sums so expended by the Bank shall be repayable by the Company any such insurance as aforesaid as the Bank shall think fit and any sum or to pay such rent or other outgoings or dilapidations or to effect or renew same with power to enter any of the Company's property for that purpose be lawful for, but not obligatory on, the Bank to repair and maintain the

reinstating the property destroyed or damaged. such money to the Bank or shall apply the same in replacing, restoring or in trust for the Bank and (at the Bank's option) the Company shall pay effects of the Company against such risks as aforesaid shall be held such insurance or any other insurance covering any of the property and All money which may at any time be received or receivable under any

potential claim. admit, compromise or settle such claim or any liability relating to any such claim or any to make any claim against the insurer under any part of any insurance policy and to The Company authorises the Bank in the Company's name and on the Company's behalf £,£1

discharge to the insurer in respect of such amounts. respect of any insurance policy or claim under any insurance policy and to give a good The Company also authorises the Bank to receive any amounts payable or received in

security hereby created. proceedings for forfeiture or otherwise for the purpose of preserving or enforcing the by the Bank in good faith for the purpose of avoiding, compromising or terminating any and whether or not disputed by the Company) provided that such payment was made payment properly made under clause 13.2(a) (whether or not actually due to the lessor payable or alleged to be reserved or payable under the lease shall be deemed to be a any claim made by the lessor for any rent or other outgoings or dilapidations reserved or First described in sub-clause 4.1 is held (or under any superior lease) in settlement of Any sum paid by the Bank to the lessor of any lease under which the Charged Property

ENVIRONMENTAL OBLIGATIONS 71

The Company shall:

same;

the same; to the Company's business and comply with the terms and conditions of obtain all Environmental Licences applicable to the Charged Property and

and to the Company's business and not permit a contravention of the comply with all Environmental Laws applicable to the Charged Property

súλ anch alleged breach; steps as the Bank may direct to remedy and/or cease the continuation of Property or on the Company's business and shall forthwith take such may have a material adverse effect on the market value of the Charged Law or the terms and conditions of any Environmental Licence which communications in respect of any alleged breach of any Environmental notify the Bank of the receipt of and content of all claims, notices or other

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	(p)	that the particulars of any person providing any security or guarantee and of any assets secured appearing in any such Approved Instalment Credit Agreement are correct in every respect and that such assets are	
	(c)	that (except where otherwise agreed) the sum stated in such Approved Instalment Credit Agreement) as outstanding in respect of such Approved Instalment Credit Agreement, is in fact outstanding at such Approved Instalment Credit Agreement, is in fact outstanding at such date;	
	(p)	that any deposit or advance payment as the case may be shown as paid under such Approved Instalment Credit Agreement has in fact been paid in the manner therein stated;	
		guarantee provided in relation to it is fully valid and enforceable in accordance with its terms, and that the form and content of the Approved Instalment Credit Agreement and any security or guarantee provided in relation to it complies with any relevant law including (without limitation) the Consumer Credit Act 1974 and any regulations made there under and that the creditor or owner under any such Approved Instalment Credit Agreement has complied with all other requirements under any such law in relation to the provision of such credit;	
	(a)	that such Approved Instalment Credit Agreement and any security or	
1 . 51		y hereby expressly warrants, represents and undertakes in relation to each stalment Credit Agreement, as and when the same is deposited with the	
		· · · · · · · · · · · · · · · · · · ·	
		incurred by the Bank in commissioning environmental audits (which the Bank shall be entitled to do whenever it thinks fit) and shall permit the Bank and its agents full and free access to all the treehold and leasehold property of the Company for the purposes of such environmental audits. (Such costs and expenses shall bear interest from the date of demand computed and payable as provided in clauses 2 and 3, and pending payment shall be secured hereby.)	
	INSTALMEN	Bank shall be entitled to do whenever it thinks fit) and shall permit the Bank and its agents full and free access to all the freehold and leasehold property of the Company for the purposes of such environmental audits. (Such costs and expenses shall bear interest from the date of demand computed and payable as provided in clauses 2 and 3, and pending payment shall be secured hereby.)	
	(a)	or studies undertaken in relation to the Charged Property and to the Company's business; and pay on demand the costs and expenses (including Value Added Tax) incurred by the Bank in commissioning environmental audits (which the Bank shall be entitled to do whenever it thinks fit) and shall permit the property of the Company for the purposes of such environmental audits. (Such costs and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand shall be secured hereby.)	
	(f) (9)	other communication varying or suspending any Environmental Licence relating to the Charged Property and to the Company's business and forthwith take such steps as the Bank may direct to reinstate in full force and effect any Environmental Licence so varied or suspended; or studies undertaken in relation to the Charged Property and to the Company's business; and incurred by the Bank in commissioning environmental sudits (which the Bank shall be entitled to do whenever it thinks fit) and shall permit the Bank shall be entitled to do whenever it thinks fit) and shall permit the property of the Company for the purposes of such environmental sudits. (Such costs and expenses shall bear interest from the date of demand (Such costs and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses shall bear interest from the date of demand computed and expenses and system in the costs and expenses are shall bear interest.	

proceedings brought against it or threatened or contemplated in respect of any representation, breach of condition, breach of warranty or other

that save as otherwise notified the Company is not aware of any

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appointed by it to enforce such Approved Instalment Credit Agreement or prejudice or affect any right, power or ability of the Bank or any receiver that the Company has no knowledge of any fact which would or might (i) deposited with the Bank; and all deeds and documents of title connected therewith have been or are Agreement and any security or guarantee provided in relation to it and (y)that all documents constituting the Approved Instalment Credit Agreement or any security or guarantee provided in relation to it; been entered into, varying the terms of the Approved Instalment Credit that (save as disclosed in writing to the Bank) no agreement has (6)without the right having been exercised; Credit Agreement, that the statutory period of cancellation has expired Agreement is by statute given the right to cancel the Approved Instalment in any case where the debtor or hirer under an Approved Instalment Credit (1) express or implied term contained in any Approved Instalment Credit

The Company agrees that it shall perform all its obligations (including without limitation obligations as to maintenance) devolving on it by or in relation to the Approved Instalment Credit Agreements and any security or guarantee provided in relation to them.

The Company further agrees that it shall:

(If it carries on a consumer credit business or a consumer hire business se defined by the Consumer Credit Act 1974 or the Financial Services Markets Act 2000) obtain and at all times maintain Financial Conduct credit lending activities, where appropriate covering the canvassing off trade premises of borrower-lender-supplier agreements and consumer hire agreements, and will advise the Bank forthwith should it receive notice from the FCA that it is minded to refuse any application for the grant or renewal of such authorisation or permission or that he is minded to revoke or suspend any such permission or authorisation; and to revoke or suspend any such permission or authorisation; and

any security or guarantee provided in relation to it or any term or terms

procure that any person by whom the debtor or hirer under any Instalment Credit Agreement was introduced to the Company had and at all relevant times maintains (if required by law so to do) FCA authorisation or credit-broking activities, where appropriate covering the canvassing off trade premises of borrower-lender-supplier agreements and consumer hire agreements, and shall advise the Bank forthwith should it come to the Company's attention that such FCA authorisation or permission was not at any relevant time maintained.

16. ENFRANCHISING LEGISLATION

The Company shall:

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- (a) where any of the Charged Property First described in sub-clause 4.1 is held under a lease:
- (i) notify the Bank forthwith if such property becomes subject to an Estate Management Scheme pursuant to Chapter IV of Part I of the Leasehold Reform, Housing and Urban Development Act 1993 and

provide a copy of the scheme deed as approved by the relevant leasehold valuation tribunal;

- notify the Bank before exercising (whether individually or collectively with others) any right conferred upon the Company in relation to the property by Enfranchising Legislation and supply to the Bank such information as it may reasonably require in relation to the exercise of such right;
- (iii) not without the prior written consent of the Bank, agree the terms of any new lease of the property (with or without any further property) to be granted to the Company pursuant to any Enfranchising Legislation or otherwise;
- (iv) if as a result of the exercise of any rights conferred by Enfranchising Legislation or otherwise the freehold interest and/or any intermediate reversionary interest in the property becomes vested in a third party on behalf of the Company (with or without others), forthwith supply to the Bank particulars of such third party and (where such third party is a body corporate) details of any shares therein to be issued to the Company and deliver the share certificate in respect thereof to the Bank when received; and
- (v) at its own cost take such further action as the Bank may require in relation to the security granted by this Debenture.
- where any of the Charged Property First described in sub-clause 4.1 or any part of it is or (without prejudice to clause 9) becomes subject to any

torthwith notify the Bank on receipt of (and provide to the Bank a

- copy of) any notices received from any tenant of the property or any part of it pursuant to the provisions of any Enfranchising Legislation;
- (ii) not serve upon any tenant of the property or any part of it a notice the Bank has consented in writing thereto;
- (iii) serve such notices in such form and take such other steps as the Bank may reasonably require following the exercise by any tenant of the property or any part of it of any rights arising under any entranchising Legislation;
- (iv) not enter into any agreement to grant a new lease to any tenant of the property or any part of it pursuant to or in consequence of the operation of any Enfranchising Legislation unless the Bank has consented in writing thereto; and
- not enter into any agreement pursuant to or in consequence of the operation of any Enfranchising Legislation to transfer to any person or persons the Company's interest in the property subject to the security hereby created unless the Bank has consent in writing thereto and (if such consent be given or be deemed to be given as hereinafter provided) to provide to the Bank such information in respect of any such transfer and its terms (including the identity of the transferees) as the Bank may reasonably require.

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Provided that in all cases in this subclause (b) where the Bank's consent in writing is required before the Company may take further action the Bank has consent to such action shall be deemed to be granted if the Bank has not raised any objection to such action within one month of the date of the relevant request to the Bank for such consent. The Company must at all times use its best endeavours (and at no cost to the Bank) to obtain the maximum compensation permitted under the relevant Entranchising the maximum compensation permitted under the relevant Entranchising legislation from any persons exercising any rights under such legislation.

17. POWER OF ATTORNEY

For the purpose of securing the payment of the Secured Obligations and for securing any proprietary interest which the Bank has in any of the Charged Property, the Company irrevocably appoints the Bank and the persons deriving title under it and its and their substitutes and any receiver or receivers appointed under this Debenture (the "Attorney") jointly and also severally to be the Company's true and lawful attorney. For the purposes aforesaid the Attorney shall have the right to do anything which the Company may lawfully do and all the rights and powers which may lawfully be given to an attorney including, without prejudice to the generality of the foregoing:

(a) the right to do anything to procure or carry out the performance of the Company's obligations under this Debenture and anything to facilitate the exercise of the Bank's rights under this Debenture;

(b) the right to act in the name of the Company;

(c) the right to delegate and sub-delegate any or all of the rights of the

(d) the right to sign, execute, seal, deliver and otherwise perfect:

 any documents or instruments which the Bank or any receiver may require for perfecting the title of the Bank to the Charged Property or for vesting the same in the Bank, its nominees or any purchaser; and

(ii) any further security documentation referred to in clause 7.

17.2 The Company ratifies and shall ratify everything done or purported to be done by the Attorney.

18. INDEMNITY

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The Company hereby agrees to indemnify the Bank and any receiver appointed by it and their respective employees and agents (as a separate covenant with each such person indemnified) against:

(a) all existing and future rents, rates, taxes, duties, charges, assessments and outgoings now or at any time payable in respect of the Charged

Property or by the owner or occupier thereof; and

(b) all costs, claims, demands, expenses, charges, assessments, impositions, fines and sums and the consequences of any proceedings or prosecutions arising directly or indirectly from or in connection with any breach by the Company of any law or of this Debenture;

in each case, whether imposed by statute or otherwise and whether of the nature of capital or revenue and even though of a wholly novel character. If any such sums shall be paid by the Bank or any such receiver or any of their respective employees or agents, the same shall be paid by the Company on demand with interest computed and payable

1107	nuqer general	law or by implication or otherwise, the Bank shall have the right at any and without notice to the Company (as well before as after any demand	
.02 20,1	Without projuc	. andtody aved vem lang adt daidy tovagatedy attait tadto van at gail	
	or other intere each kan be been so at the time or in Sank in the en in Sank in the consequence	ceives notice of any subsequent assignment, mortgage, security, charge staffecting the Charged Property the Bank may open a new account. If anot open a new account it shall nevertheless be treated as if it had done when it received such notice and as from that time all payments made to spect of any of the Secured Obligations shall be credited or be treated as redited to the new account and shall not operate to reduce the amount of redited to the new account and shall not operate to reduce the amount of redited to the new account and shall not operate to reduce the amount of redited to the new account and shall not operate to reduce the amount of	
61	NOTICE OF \$	UBSEQUENT CHARGES, ETC.	
	(၁)	there is a prohibition against an indemnity extending to that loss under any law relating to this indemnity.	
	(q)	in the case of any loss incurred by the receiver or his employees or agents it arises from the receiver or his employees or agents acting other than in good faith; or	
	(a)	in the case of any loss incurred by the Bank or its employees or agents linguith; or	
£.81	This indemnit	does not and shall not extend to any loss to the extent that:	_
		of any fault (including negligence) can be attributed to the Bank or any inted by it or their respective employees and agents.	_
	or to tadtadw	or priority of the security created by this Debenture,	
	(ə)	any failure to register this Debenture in respect of any Charged Property where such registration is required in order to preserve the effectiveness or prierity of the security erosted by this Debenture	
	(p)	any stamping or registration of this Debenture or the security constituted by it; and	
	(c)	any actual or proposed amendment, supplement, waiver, consent or release in relation to this Debenture;	
	(q)	the Bank entering into any obligation with any person (whether or not the Company);	
	(a)	any statement made by the Company or on the Company's behalf in connection with this Debenture or the business of the Company being untrue or misleading;	
2.81	their respectiv	desided the solution of the Bank and any receiver appointed by it and the solution with:	
·	been paid or	eemed to have taken possession of the Charged Property by reason of	

as provided in clauses Σ and δ from the time or respective times of the same having

time or times and without notice to the Company (as well before as after any demand

under this Debenture or otherwise) to:

2.12	Any such notice or demand given or made under sub-clause 21.1 shall be deemed to have been served on the Company:	
	(b) by facsimile to the Company's last known facsimile number relating to any such address or office.	
	(a) by hand or prepaid letter post to its registered office or its address stated herein or its address last known to the Bank; or	
1.12	Any notice or demand by the Bank to the Company: sufficiently given or made if sent to the Company:	
77	NOTICES AND DEMANDS	
- 203	The Bank shall not be under any obligation to repay the deposits and credit balances referred to in paragraph (a) of the Charged Property Fourthly described in sub-clause 4.1 or the balance on any Receivables Account representing the proceeds of any Non-Vesting Debts until the Secured Obligations have been paid and discharged in full.	
Z0.Z	In the case of all accounts (whether denominated in Sterling or in any other currency unit) the Bank may at its sole discretion, and with or without notice to the Company, elect to convert all or any of the sum or sums standing to the certency or currency premium or other expense). The Bank may take any such action as may be necessary for this purpose, including without limitation opening additional accounts. The rate of exchange or currency units of the Secured Obligations for the currency or currency unit or the currencies or currency units of the Secured Obligations for the currency or currency unit of the sum standing to the credit of such account at or about 11.00 am in London on the date that the Bank exercises its rights of conversion under this Debenture.	
	 (a) combine or consolidate all or any of the then existing accounts (including accounts in the name of the Bank with any designation which includes all or any part of the name of the Company) and liabilities to the Bank of the Company; and/or set off or transfer any sum or sums standing to the credit of any one or more of such accounts (whether subject to notice or restriction on availability or not and whether denominated in Sterling or in any other currency or currency unit) in or towards satisfaction of any of the liabilities of the Bank on any other account or in any other respect, of the Company to the Bank on any other account or in any other respect, whether such liabilities be actual, contingent, primary, collateral, several or joint and whether such liabilities be actual, contingent, primary, collateral, several or joint and whether such liabilities be actual. 	

(a) at the time of delivery to the address referred to in sub-clause 21.1(a), if sent by hand;

(b) at the earlier of the time of delivery or 10.00 am on the day after posting (cr, if the day after posting be a Sunday or any other day upon which no delivery of letters is scheduled to be made at the earlier of the time of delivery or 10.00 am on the next succeeding day on which delivery of letters is scheduled to be made), if sent by prepaid letter post;

(c) at the time of transmission, if sent by facsimile (and a facsimile shall be deemed to have been transmitted if it appears to the sender to have been transmitted from a machine which is apparently in working order); or

	The Bank may at its sole discretion, and with or without notice to the Company, ele to convert all or any part of any sum received by the Bank pursuant to this Debentu (in whole or in part) into the currency or currency units.
.22.	СПВВЕИСЬ СОИЛЕВЗІОИ
1 .12	Any notice or communication required to be served by the Company on the Bank und the terms of this Debenture shall be in writing and delivered by hand or sent by records delivery to the Bank at the Bank's address stated herein (or at such other address analy be notified in writing by the Bank to the Company for this purpose) and will be effective only when actually received by the Bank. Any notice or communication must be marked for the attention of such official (if any) as the Bank may for the tin being have notified to the Company in writing.
	sub-clause 21.1(a), in the event of a claim being issued in relation to this Debentur and shall be deemed to constitute good service.
5,15	Service of any claim form may be made on the Company in the manner described
	(d) on the expiry of 72 hours from the time of despatch in any other case.

PAYMENTS AND COSTS

limitation opening additional accounts.

Without prejudice to the generality of clauses 2 and 10, the Company shall pay to the 4.62 shall be secured hereby. demand computed and payable as provided in clauses 2 and 3 and, pending payment, payable by the Company to the Bank on demand with interest from the date of such which includes an amount in respect of Value Added Tax, then such amount shall be Debenture shall be in reimbursement of any expenditure by or on behalf of the Bank amount in respect of Value Added Tax or if any payment due to the Bank under this If any payment made by or on behalf of the Bank under this Debenture includes an 5.52 to do so. Bank may in its sole discretion think fit to the entire exclusion of any right of the Company Bank may otherwise be entitled to apply, allocate or appropriate such money) as the Property or any part thereof to such part or parts of the Secured Obligations (or as the or administrator of the Company or from the proceeds of realisation of the Charged under any guarantee, indemnity or third party security or from any liquidator, receiver made by the Company under this Debenture or any money received by the Bank The Bank may apply, allocate or appropriate the whole or any part of any payment 23.2 shall be paid in the euro or such other currency or in any currency unit. then the Bank may in its sole discretion direct that all or any of the Secured Obligations a result of a change in law or by agreement between the Bank and the relevant obligor, denominated is, is due to be or has been converted into the euro or any other currency as If at any time the currency in which all or any part of the Secured Obligations is 1,52 .SS

Bank may take any such action as may be necessary for this purpose, including without on the date that the Bank exercises its right of conversion under this Debenture. The of the sum received by the Bank under this Debenture at or about 11.00 am in London units of the Secured Obligations or relevant part thereof for the currency or currency unit the Bank's spot rate for selling the currency or currency unit or currencies or currency conversion any currency premium or other expense) and the rate of exchange shall be the whole or any part of the Secured Obligations (deducting from the proceeds of the

and any receiver appointed by the Bank shall be entitled to recover as a receivership Bank (on a full and unqualified indemnity basis) all costs incurred or suffered by the Bank,

expense all costs incurred or suffered by him:

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Z:9Z	The Company shall not assign or transfer any of the Company's rights or obligations any of those tights or obligations passing to or being held in trust for or for the benefit of another person.	
. 22.1	The Bank may freely and separately assign or transfer any of its rights under the Debenture or otherwise grant an inferest in any such rights to any person or persons. Or request by the Bank, the Company shall immediately execute and deliver to the Bank any form of instrument required by the Bank to confirm or facilitate any such assignment transfer or grant of interest.	
.25.	ТРАИЅГЕРСЯ ВҮ ТНЕ ВАИК ОР ТНЕ СОМРАИУ	
24.3	security or securities now or hereafter held by the Bank.	
Z,4 <u>S</u>	Where this Debenture initially takes effect as a collateral or further security then notwithstanding any receipt, release or discharge endorsed on or given in respect of the an money and liabilities owing under the principal security to which this Debenture operates as a collateral or further security, this Debenture shall be an independent security to the Secured Obligations.	
	Company from any liability to the Bank for the same or any other money which may existindependently of this Debenture, nor shall it release or discharge the Company from any liability to the Bank under clauses 18 or 23.	_
Santing of the santin	of the Bank thereunder. Any receipt, release or discharge of the security provided by or of any liability arising under this Debenture shall not release or discharge the	
۲.42	Authing herein contained shall operate so as to merge or otherwise prejudice or affecting hote, guarantee, mortgage or other security or any contractual or other right which the Bank may at any time have for the Secured Obligations or any right or remed; at the Bank thereusers, have receipt release or discharge of the security provided	
5 4'	иои-мексек, етс.	
2.62	All costs awarded to the Bank or agreed to be paid to the Bank in any proceedings brought by the Company against the Bank shall bear interest from the date of such award or agreement computed and payable as provided in clauses 2 and 3 and, pending payment, shall be secured hereby.	
	and all such costs shall bear interest from the date such costs were incurred or suffered computed and payable as provided in clauses 2 and 3 and, pending payment, shall be secured hereby.	
	(c) (in the case of the Bank only) in connection with effecting any sppointment of any receiver or administrator or application to appoint, any receiver or administrator by any party including the Company and without receiver or administrator by any party including the Company and without receiver or administrator by any party including the Company and without receiver or administrator by any party including the Company and without preciping any other right or process of recovering such costs;	
	Depending proceedings brought by any three party inhogening the high and remedies of the Bank or of such receiver or receivers under this and remedies of the Bank or of such receiver or receivers under this and remedies of the Bank or of such receivers under this and remedies of the right.	
	(b) in defending proceedings brought by any third party impugning that	
	(a) in connection with any application under Part III of the Insolvency Ac	

Each of the provisions in this Debenture shall be severable and distinct from one another and if at any time any one or more of such provisions is or becomes invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.

27. RESTRICTION ON LIABILITY OF THE BANK

Except to the extent that any receiver appointed by it nor their respective employees and neither the Bank nor any receiver appointed by it nor their respective employees and

- (a) be liable to account as a mortgagee in possession for any sums other than actual receipts;
- be liable for any loss upon realisation of, or for any action, neglect or default of any nature whatsoever in connection with, any part of the Charged Property for which a mortgagee in possession might as such otherwise be liable;
- be under any duty of care or other obligation of whatsoever description to the Company in relation to or in connection with the exercise of any right conferred upon the Bank, any receiver appointed by it and their respective employees and agents; or
- (b) be under any liability to the Company as a result of, or in consequence of the exercise, or attempted or purported exercise of, or failure to exercise, any of their respective rights.

S8. CONCLUSIVE EVIDENCE

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A certificate by an official of the Bank as to the Secured Obligations shall (save for manifest error) be binding and conclusive on the Company in any legal proceedings both in relation to the existence of the liability and as to the amount thereof.

56. NO RELIANCE ON THE BANK

- (a) The Company acknowledges to and agrees with the Bank that, in entering into this Debenture and incurring the Secured Obligations:
- i) the Company has not relied on any oral or written statement, representation, advice, opinion or information made or given to the Company in good faith by the Bank or anybody on the Bank's behalf and the Bank shall have no liability to the Company if the Company has in fact so done;
- (ii) the Company has made, independently of the Bank, the Company's own assessment of the viability and profitability of any purchase, project or purpose for which the Company has incurred the Secured Obligations and the Bank shall have no liability to the Company if the Company has not in fact so done; and
- (iii) there are no arrangements, collateral or relating to this Debenture, which have not been recorded in writing and signed on behalf of the Bank and the Company.
- (b) The Company agrees with the Bank that the Bank did not have prior to the date of this Debenture, does not have and will not have any duty to the Company:

If (but for this sub-clause) any company which has issued any Securiting of this Debenture be a "subsidiary undertaking" (as defined by the Corpanies Act 2006) or "associated undertaking" (as defined be the Companies Act 2006) or any statutory provisions for the time being relevant for the preparation of the Bank's accounts) of the Bank, then the Bank or its nearest cany voting rights in relation to such Securities (and any other exercise any voting rights in relation to such Securities (and any other exercise any voting rights in relation to such Securities (and any other exercise any voting rights in relation to such Securities (and any other exercise any voting rights in relation to such Securities (and any other exercise any voting rights in relation to such Securities (and any other exercise any voting rights in relation to such Securities (and any other exercise any voting rights in relation to such Securities (and any other exercise any voting rights in relation to such Securities (and any other exercise any voting rights).	eidt to ədt 10 DS toA 1sqəqq
Any change in the constitution of the Bank or its absorption of or a any other person shall not in any way prejudice or affect the Bank's Debenture.	suy of
3.6 The restriction on the right of consolidating mortgages contained in Law of Property Act 1925 shall not apply to this Debenture or any further entered into pursuant to this Debenture.	г гум о
b.5 For the purpose of exercising, assigning or transferring its rights under the Bank may disclose to any person any information relating to the	sa ent
Debenture shall only be effective if given in writing and then only for the upon any terms on which it is given.	Deben Supplied the Popularies
economic and monetary union, any event or events associated with Eusand monetary union and/or the introduction of any new currency in all European Union will not result in the discharge, cancellation, resciss in whole or in part of this Debenture or give any party hereto the right the terminate or vary this Debenture in whole or in part.	orooo m bas Goru∃ Euw ni ofmimist
D.2 The Company and the Bank shall from time to time amend the Debenture if the Bank notifies the Company that any amendments are that this Debenture reflects the market practice prevailing at the relevance introduction or extension of economic and monetary union and/o any part of the European Union.	nədəQ 11 Jisrl 1 Ini ərl 1
Any amendment of or supplement to any part of this Debenture shall and binding on the Bank and the Company if made in writing and s Bank and the Company. References to "this security", or to "this Deesch such amendment and supplement.	suq p Bsuk
	•
	30 1416
(c) The Company agrees with the Bank for itself and as trus employees and agents that neither the Bank nor its of or agents shall have any liability to the Company in resonission by the Bank, its officials, employees or agentically and the Bank of some sone agentically and the Company in resonically and some sone sone and some sone and some sone sone sone sone sone sone sone son	(0)
(iii) to preserve the goodwill of any business carried or brocuring the running of, such busing the running of, such busing the enforcement of this Debo	\$.
(ii) in respect of the effectiveness, appropriateness c security constituted by this Debenture or of any oth Secured Obligations; or	

(i) in respect of the application by the Company of the money hereby secured;

security hereby created or for the purpose of realising such security. or its nominee is exercising such rights for the purpose of preserving the value of the with the Company's instructions and in the Company's interest, except where the Bank of the definitions of subsidiary undertaking and associated undertaking) in accordance charged to the Bank pursuant to this Debenture and which are relevant for the purposes

the Bank with any sum due to the Bank under this Debenture. The Bank shall be entitled to debit any account for the time being of the Company with 9.08

3.2(a) and 14(g)) to enter upon the Company's freehold or leasehold or heritable the Bank shall not be entitled (except for the purposes mentioned in sub-clauses 12(j), Obligations or one of the other events mentioned in sub-clause 10.1 shall have occurred, Unless and until the Bank shall have made demand for payment of the Secured

property or to obtain possession thereof.

conflict between that term and any other term of this Debenture, that other term will (Miscellaneous Provisions) Act 1989 but, except where stated otherwise, if there is any Debenture in so far as is necessary to comply with section 2 of the Law of Property extent not set out in or otherwise incorporated into this Debenture, incorporated into this Each term in any document relating to the Company's obligations to the Bank is, to the 11.08

This document shall at all times be the property of the Bank. 30.12

:18 LAW AND JURISDICTION

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construed in accordance with the law of England and Wales. out of or in connection with it or its subject matter ("Dispute") shall be governed by and without limitation, claims in tort, for breach of statutory duty or on any other basis) arising This Debenture and any dispute (whether contractual or non-contractual, including,

permitted by the law of such other jurisdiction. of proceedings in any other jurisdictions, whether concurrently or not, to the extent nor shall the taking of proceedings in any one or more jurisdictions preclude the taking take proceedings against the Company in any other court of competent jurisdiction, jurisdiction over any Dispute. Nothing in this clause shall limit the right of the Bank to subject as provided below, the courts of England and Wales shall have exclusive The parties to this Debenture irrevocably agree, for the sole benefit of the Bank, that,

delivered it upon its being dated. IN WITNESS whereof the parties hereto have executed this Debenture as a deed and have

(Registered Land) тне аснериге

	Registered at HM Land Registry under Title No	Administrative Area	Premises at
	ON Shit Isoun knotovi	VALUIUI RANA DICA	ו בחפושים מנ
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Occupation:

Use this execution clause if the Company is to execute acting by two directors or one director and the company secretary;

:sse1bbA	<u>.</u>
	(signature)
:Witness	(əman)
in the presence of:	
Director	
- MANAIG	,
scring by	
THE PATTERN BOOK COMPANY LIMITED	
Use this execution clause if the Company is to e	xecnfe acting by only one director;
Director Director	Director/Company Secretary
scting by	Honst put
THE PATTERN BOOK COMPANY LIMITED	

EXECUTED as a deed by

as attorney for and on behalf of LLOYDS BANK PLC in the presence of:



<u>ИВ. ИОТ ТО ВЕ USED FOR REGISTERED CHARGES</u>

THIS DEED OF RELEASE is (day) day of (year)

PROVIDED THAT this release shall not discharge the Company from any liability to the Bank remaining to be paid or any other security held by the Bank.

IN WITNESS whereof the Bank has executed this Instrument as a deed and has delivered it upon its being dated.

BETWEEN LLOYDS BANK PLC (hereinafter called the "Bank") of the one part and within named Company (hereinafter called the "Company") of the other part.

WITNESSES that the Bank HEREBY RELEASES unto the Company ALL the Charged Property (as defined within) TO HOLD the same unto the Company freed and discharged from the within written Debenture and all principal money; interest, claims and demands whatsoever thereunder.

as attorney for and on behalf of LLOYDS BANK PLC in the presence of:

EXECUTED as a deed by