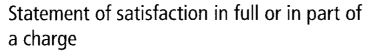
In accordance with Section 85% of the Companies Act 2006.

# MR04





You can use the WebFiling service to file this form online. Please go to www.companieshouse.gov.uk

What this form is for

You may use this form to register a statement of satisfaction in full or in part of a mortgage or charge against a company.

X What this form is NOT for You may not use this form to register a statement of satisfaction in full or in part of a mortgage or charge against an LLP. Use form LL MR04.



10/03/2020 **COMPANIES HOUSE** 

1	Company details				
Company number	0 3 7 6 6 7 5 7	→ Filling in this form Please complete in typescript or in			
Company name in full	BNY MELLON CAPITAL MARKETS EMEA LIMITED	bold black capitals.			
		All fields are mandatory unless specified or indicated by *			
2	Charge creation				
	When was the charge created?  → Before 06/04/2013. Complete Part A and Part C				
	→ On or after 06/04/2013. Complete Part B and Part C				
Part A	Charges created before 06/04/2013				
A1	Charge creation date				
	Please give the date of creation of the charge.				
Charge creation date	$\begin{bmatrix} \frac{1}{2} & $				
A2	Charge number				
	Please give the charge number. This can be found on the certificate.				
Charge number*					
A3	Description of instrument (if any)				
	Please give a description of the instrument (if any) by which the charge is created or evidenced.	Continuation page Please use a continuation page if you need to enter more details.			
nstrument description	Security Deed dated 22nd Feb 2001 (the "Security Deed") between the Company and Citibank N.A (the "Bank").				

	Statement of satisfaction in full or in part of a charge				
A4	Short particulars of the property or undertaking charged				
	Please give the short particulars of the property or undertaking charged.	Continuation page Please use a continuation page if			
Short particulars	As set out in Part 3 of the attached Schedule.	you need to enter more details.			
	The attached schedule also contains provisions which further define the charges contained in the Security Deed which must be read as part of the charges created.				
Part B	Charges created on or after 06/04/2013				
B1	Charge code				
<del></del>	Please give the charge code. This can be found on the certificate.	• Charge code			
		This is the unique reference code			
Charge code •		allocated by the registrar.			
Charge code •		allocated by the registrar.			
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Charge code <b>•</b>		allocated by the registrar.			
Charge code <b>•</b>		allocated by the registrar.			
Charge code <b>•</b>		allocated by the registrar.			

MR04

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Statement of satisfaction in full or in part of a charge

Part C	To be completed for all charges		
C1	Satisfaction		
	I confirm that the debt for the charge as described has been paid or satisfied.  Please tick the appropriate box.		
	In full In part		
C2	Details of the person delivering this statement and their interest in the charge		
	Please give the name of the person delivering this statement		
Name	JOHN TISDALL		
•	Please give the address of the person delivering this statement		
Building name/number	One Canada Square		
Street			
Post town	London		
County/Region			
Postcode	E 1 4 5 A L  Please give the person's interest in the charge (e.g. chargor/chargee etc).		
Person's interest in the charge	Chargor		
C3	Signature		
	Please sign the form here.		
Signature	Signature X		
	~		

MR04 Statement of satisfaction in full or in part of a charge

Presenter information	! Important information		
You do not have to give any contact information, but if you do, it will help Companies House if there is a query on the form. The contact information you give will be	Please note that all information on this form will appear on the public record.		
visible to searchers of the public record.	<b>™</b> Where to send		
Contact name	You may return this form to any Companies House address. However, for expediency, we advise you		
Company name BNY Mellon Secretaries (UK) Limited	to return it to the appropriate address below:		
Address 160 Queen Victoria Street	For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.		
Post tawn London	For companies registered in Scotland: The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2,		
County/Region  Postcode  E C 4 V 4 L A	139 Fountainbridge, Edinburgh, Scotland, EH3 9FF. DX ED235 Edinburgh 1		
Country	or LP - 4 Edinburgh 2 (Legal Post).		
DX	For companies registered in Northern Ireland: The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.		
✓ Checklist			
We may return forms completed incorrectly or	Further information		
with information missing.	For further information, please see the guidance notes		
Please make sure you have remembered the following:	on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk		
☐ The company name and number match the information held on the public Register.	This form is available in an		
Part A Charges created before 06/04/2013  ☐ You have given the charge date.	alternative format. Please visit the		
☐ You have given the charge number (if appropriate)	forms page on the website at		
☐ You have completed the Description of instrument and Short particulars in Sections A3 and A4.	www.companieshouse.gov.uk		
☐ Part B Charges created on or after 06/04/2013 You have given the charge code.			
<ul> <li>□ Part C To be completed for all charges</li> <li>□ You have ticked the appropriate box in Section C1.</li> <li>You have given the details of the person delivering</li> <li>□ this statement in Section C2.</li> </ul>			
You have signed the form.			

# SCHEDULE TO FORM 395 FOR SECURITY DEED

# PART 1

# **DEFINITIONS**

In this Form M395 and Schedule, the following expressions have the following meanings:

"Assured Payment Obligation"

means an obligation of a Settlement Bank arising pursuant to the relevant Assured Payment Agreement or the relevant Settlement Bank Agreement and "Assured Payment" shall be construed accordingly:

"Assured Payment Agreement"

means any agreement for the time being in force between CRESTCo and each relevant Settlement Bank, which contains the terms and conditions governing the relationship between such Settlement Banks as a result of their admission to settlement bank status in respect of the Designated Currency specified therein;

"Authorised CREST Sponsor"

means the Bank in its capacity as CREST Sponsor of the Company, or any person appointed by the Bank as CREST Sponsor of the Company, pursuant to clause 15.2 (Power of attorney);

"Bank"

includes any transferee or successor (whether immediate of derivative) of the Bank and any company with which it may amalgamate;

"CGO Service"

means the computer based system and associated clerical procedures originally established by the Bank of England and subsequently transferred to CRESTCo to facilitate the transfer of UK government securities by means of exempt transfer (within the meaning of the Stock Transfer Act 1982) and related matters, as operated by CRESTCo;

"Charged Property"

means the property, assets, rights, receivables and benefits of the Company which are for the time being comprised in or subject to the Security Interests constituted by this Deed, and references to the Charged Property include references to any part of it;

"CM Services"

means the computer system and related procedures relating to the central counterparty service operated by CRESTCo;

"Controlled Accounts"

Means (the accounts maintained by the Company with the Bank for the time being designated for use in connection with the Facility Agreement or any one or more of them] [the accounts specified in Schedule 1 maintained by the Company with the Bank or any one or more of them] and includes (unless the context otherwise requires) any additional or substitute account maintained by the Company with the Bank from time to time specified as being a "Controlled Account" for the purposes of this Deed or any other account which is not so designated but is referable to Debts and/or Assured Payments received by the Bank for the account of the Company (in each case as re-numbered or redesignated from time to time);

means the computer-based system and procedures established by CRESTCo to enable title to units of stock to be evidenced and transferred without a written instrument and to facilitate supplementary and incidental matters;

means CRESTCo Limited incorporated in England and Wales under number 2878738 acting as Operator of CREST as a relevant system under the Regulations, whose registered office is at 33 Cannon Street, London EC4M 5SB:

means the document entitled "CREST Reference Manual" relating to the operation of CREST issued by CRESTCo;

means a person who has been admitted by CRESTCo as a system-member of CREST and (unless the context otherwise requires) includes a CREST sponsored member;

means a person who has been admitted by CRESTCo as a system-participant to carry out the functions of a registrar and/or receiving agent;

means the relevant system of which CRESTCo has been approved under the Regulations as Operator;

means rules within the meaning of the Regulations and/or the Financial Services Act 1986 made by CRESTCo in relation to CREST;

means all sums and payments referred to in clause 3.1(a), (b) and (c) (Creation of security);

means a notice served by the Bank under clause 7 (Default) declaring all or any part of the Secured

"CREST"

"CRESTCo"

"CREST Manual"

"CREST Member"

"CREST Registrar"

"CREST relevant system"

"CREST Rules"

"Debts"

"Default Notice"

"Designated Currency" means a currency for the time being specified as such in the Facility Agreement; "Effective Date" means 3 July 2000 or, if later, the date on which UK government securities were first admitted to the CREST relevant system; "Escrow Account" means an escrow account in CREST in the Company's name or otherwise referable to the Company (the operating procedures for which permit only the Bank or its escrow agent to give instructions to CRESTCo in respect of Charged Property held in such escrow account); "Escrow Agent" means the Bank (or any person appointed by the Bank to act) as escrow agent within CREST in relation to an Escrow Account; "Existing Security Deeds" means all security deeds (and, if applicable, supplemental security deeds) created by the Company in favour of the Bank prior to the date of this Deed in order to secure the liabilities of the Company as a member or sponsored member of CREST and/or the CGO Service to the Bank as a settlement bank; "Facility Agreement" means the Settlement Bank Facility Agreement(s) for the time being in force between the Bank and the Company under which the Bank agrees to act as Settlement Bank for the Company for the purposes contemplated in the recitals to this Deed, as the same may be amended, varied, renewed, replaced or extended in accordance with its terms; "GCM" means a general clearing member in relation to the CM services; has the meaning from time to time ascribed to it "investments" by Schedule 1 to the Financial Services Act 1986; "Membership Agreement" means the agreement(s) for the time being in force between the Company and CRESTCo under which the Company has been admitted as a system-member of CREST; 'Receiver" means any Receiver appointed by the Bank under this Deed or the Bank's statutory powers, and

"Regulations"

Amounts to be immediately due and payable;

includes more than one such Receiver and any

means the Uncertificated Securities Regulations

successor or replacement Receiver;

"Relevant Persons"

"Secured Amounts"

"Security Interest"

"Settlement Bank"

"Settlement Bank Agreement"

1995 (SI 1995 No.3272) and such other regulations made under Section 207 of the Companies Act 1989 as are applicable to CRESTCo and/or the CREST relevant system and are for the time being in force;

means the Authorised CREST Sponsor, the Escrow Agent, the Receiver, any accountant or other person appointed under clause 10.1 (Preferential Claims) and any person appointed to act as substitute attorney or delegate under clause 15.2 (Power of attorney) and (unless the context otherwise requires) includes each or any of them and "Relevant Person" shall be construed accordingly;

means the obligations, money and liabilities which the Company covenants in clause 2 (Covenant to pay Secured Amounts) to pay or discharge to the Bank (whether or not appearing on the Controlled Accounts), and references to the Secured Amounts include references to any of them:

#### means:

- (a) any mortgage, charge, pledge, assignment (whether or not expressed to be by way of security), hypothecation, lien. encumbrance or other priority or security interest whatsoever, howsoever created or arising;
- (b) any deferred purchase, title retention, trust, sale-and-repurchase, sale-andleaseback, hold back or "flawed asset" arrangement or right of set-off;
- (c) any other agreement or arrangement whatsoever having the same or a similar commercial or economic effect as security; and
- (d) any agreement for any of the foregoing;

means, in respect of any Designated Currency, a bank which has contracted with CRESTCo and the other Settlement Banks to make and receive Assured Payments for the account of CREST members and CREST Registrars and continues so to act

means the agreement(s) for the time being in force between a Settlement Bank and CRESTCo

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which contains the terms and conditions governing the relationship between CRESTCo and such Settlement Bank as a result of its admission to settlement bank status in respect of one or more Designated Currencies;

means shares, stocks, debentures, debenture stock, UK government securities and (without limitation) any other securities and investments of any description or any of them (including, without limitation, all and any uncertificated units of any securities (as defined in the Regulations)) and shall include units (whether in uncertificated or certificated form) of, and interests in, any of them but, for the purpose of clause 3.2 (Creation of security), the expression "stock" shall not include any excluded stock; and

means a stock account maintained within the CREST relevant system in relation to each class of security held by a CREST member as described in the CREST Manual.

"stock"

"stock account"

# PART 2

# Amount Secured by the Security Deed

By clause 2.1 of the Security Deed, the Company covenanted with the Bank that it will duly and punctually pay or discharge to the Bank all debts, obligations and liabilities whatsoever at the date of the Security Deed and from time to time thereafter (whether before or after the service of a Default Notice) due, owing or incurred by the Company to the Bank or any group company (whether solely or jointly, or jointly and severally, with another or others, and whether as principal or surety, and whether actual or contingent, present or future) including (whether before or after any judgment) all interest, costs and other charges whatsoever and including, without limitation, any such debt, obligations and liabilities which arise in connection with the Facility Agreement and/or the Security Deed, or the making of any Assured Payment by the Bank for the account of the Company, or any transfer of stock to the Company by means of CREST, or any transfer of stock to the Company by means of CREST (whether the Company is acting for itself or on behalf of a system-beneficiary), or any transfer by a system-beneficiary to the Company as system-beneficiary by means of CREST of the first system-beneficiary's interest in stock held by a relevant nominee where the relevant nominee will continue to hold the stock on behalf of the Company, or any agreement to make such a transfer, or any issue of stock to the Company by means of CREST (whether the Company is acting for itself or on behalf of a system-beneficiary) or any liabilities incurred by the Bank or any group company as GCM or otherwise in providing CM services for the benefit of the Company activity for itself or on behalf of a system beneficiary whether such debts, obligations or liabilities are incurred by the Company on its own account or on behalf of a system-beneficiary.

### PART 3

# **Property Charged**

- 1. By clause 3.1 of the Security Deed, the Company with full title guarantee charged to the Bank, as continuing security for the payment or discharge of the Secured Amounts, by way of fixed charge:
  - (a) all sums and payments at the date of the Security Deed and from time to time thereafter receivable by or for the account of the Company by reason or in respect of any transfer or debit of, or agreement to transfer or debit, stock from any [eligible] stock account of or in the name of or otherwise referable to the Company in CREST or of any transfer by the Company of any of its right, title or interest to or in stock represented or to be represented by any credit balance for the time being on any such stock account in CREST, together with all rights and interests in such sums and payments;
  - (b) all sums and payments from time to time after the date of the Security Deed receivable by or for the account of the Company by reason of or in respect of the closing out or liquidation of any unsettled contract relating to any stocks in CREST;
  - (c) all right, title and interest of the Company to or in all money at the date of the Security Deed or at any time thereafter standing to the credit of the Controlled Accounts, together with all rights relating or attaching thereto, including interest accruing thereon; and
  - (d) [all right, title and interest of the Company to or in all securities at the date of the Security Deed or at any time thereafter held in each Escrow Account, together with all rights relating or attached thereto.]
- 2. By clause 3.2 of the Security Deed, the Company with full title guarantee charged to the Bank, as continuing security for the payment or discharge of the Secured Amounts, by way of first floating charge:
  - (a) all [eligible] stock held by, or on behalf of or for the account of, the Company in CREST;
  - (b) all and any property, property rights or interest of the Company in, or rights of the Company to [eligible] stock in CREST, including (without limitation) interests of the kinds specified in Regulations 25(1)(a) and 25(2)(a) of the Regulations;
  - (c) all and any sums or other benefits due or becoming due to the Company or its nominee by reason of its holding of or entitlement to stock in CREST [which at the time of the sums or benefits becoming due was eligible in CREST], including, without limitation, sums or benefits due or becoming due by way of repayment, bonus, allotment, dividend, interest, preference, redemption or conversion or accruing or offered in respect of [eligible] stock in CREST in which the Company has an interest;
  - (d) all and any stock or rights (including property rights), title or interest of the Company in, or any sum or benefit deriving from, stock which is no longer in an uncertificated form, whether by reason of the Company (or any person holding stock for or on behalf of the Company) having become a former system-member of CREST, or such

stock being converted into certificated form at the request of the Company, the Bank or any Relevant Person or otherwise, [save to the extent that such stock derives from an excluded stock account;] and

(e) all and any right, title and interest of the Company in any of the assets or property described in clause 3.1 of the Security Deed;

except in each case to the extent that such assets, property, stock, sums or benefits are effectively charged to the Bank by way of fixed charge under the Security Deed.

#### Part 4

# Covenants

- 1. By clause 5.1 of the Security Deed, the Company covenanted, inter alia, with the Bank that, except as otherwise expressly agreed in writing by the Bank:
  - (a) not to create or permit to subsist any Security Interest (except those contained in the Existing Security Deeds and in the Security Deed) affecting any of the Charged Property;
  - (b) to pay or permit the Bank to pay into the Controlled Accounts any and all sums becoming due to the Company in respect of the Debts or pursuant to any Assured Payment received by the Bank for the account of the Company and not to transfer, factor, discount, sell, release, compound, subordinate, defer, or vary the terms of any Debts nor otherwise to deal with the same except by getting in the same in the usual course of trading, and to pay into the Controlled Accounts all money which the Company may receive in respect of debts (it being agreed that the Company shall not be entitled to withdraw any such money from any such account unless otherwise expressly agreed in writing by the Bank) and, if and whenever the Bank so requires, promptly to execute, at the Company's own cost, a legal assignment to the Bank in terms specified by the Bank of all or any Debts and any Security Interests or documents relating to them or to negotiate the same to the Bank;
  - (c) not to withdraw, or attempt to withdraw, any stock from an Escrow Account unless otherwise expressly agreed in writing by the Bank;
  - (d) not to part with, sell, transfer or otherwise dispose of any part of the Charged Property for the time being the subject of any of the fixed charges created by the Security Deed or any of its right, title or interest therein;
  - (e) not to part with, sell, transfer or otherwise dispose of any part of the Charged Property for the time being the subject of any of the floating charges created by the Security Deed or any of its right, title or interest therein except in the ordinary course of and for the purposes of the Company's trading activities;
  - (f) if the Company parts with, sells, transfers or otherwise disposes of any of its right, title and interest in the Charged Property, to collect in the usual course of trading any sum receivable of the Company in respect of such sale, transfer or other disposal and to pay the same to the credit of the Controlled Accounts.