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

MR01

Particulars of a charge



	A fee is payable with this form Please see 'How to pay' on the last page You can use the WebFiling service to Please go to www companieshouse government.		
•	You may use this form to register You may not use this form to	For further information, please refer to our guidance at www.companieshouse gov.uk	
	This form must be delivered to the Registrar for registration v 21 days beginning with the day after the date of creation of the chadelivered outside of the 21 days it will be rejected unless it is accommodified court order extending the time for delivery	*A32GUPU3*	
<u> </u>	You must enclose a certified copy of the instrument with this form scanned and placed on the public record	25/02/2014 #218 COMPANIES HOUSE	
1	Company details	For official use	
Company number	05524804	→ Filling in this form Please complete in typescript or in	
Company name in full	CONSTRUCTION RECYCLATE	bold black capitals	
	MANAGEMENT LIMITED	All fields are mandatory unless specified or indicated by *	
2	Charge creation date		
Charge creation date	1		
3	Names of persons, security agents or trustees entitled to the charge		
	Please show the names of each of the persons, security agents or trustees entitled to the charge		
Name	Lloyds Bank Plc		
Name			
Name			
Name			
	If there are more than four names, please supply any four of these names then tick the statement below I confirm that there are more than four persons, security agents or trustees entitled to the charge		

MR01 Particulars of a charge Description Please give a short description of any land (including buildings), ship, aircraft or Continuation page Please use a continuation page if intellectual property registered (or required to be registered) in the UK which is you need to enter more details subject to this fixed charge or fixed security Description None Fixed charge or fixed security Does the instrument include a fixed charge or fixed security over any tangible or intangible (or in Scotland) corporeal or incorporeal property not described above? Please tick the appropriate box Yes No Floating charge Is the instrument expressed to contain a floating charge? Please tick the appropriate box Yes Continue No Go to Section 7 Is the floating charge expressed to cover all the property and undertaking of the company? Yes **Negative Pledge** Do any of the terms of the charge prohibit or restrict the chargor from creating any further security that will rank equally with or ahead of the charge? Please tick the appropriate box Yes

No

MR01 Particulars of a charge Trustee statement • You may tick the box if the company named in Section 1 is acting as trustee of This statement may be filed after the property or undertaking which is the subject of the charge the registration of the charge (use form MR06) Signature Please sign the form here Signature Signature X From CLOS This form must be signed by a person with an interest in the charge

MR01

Particulars of a charge

Presenter information We will send the certificate to the address entered below All details given here will be available on the public record You do not have to show any details here but, if none are given, we will send the certificate How to pay to the company's Registered Office address Shona Smith on paper Lloyds Bank Plc 'Companies House' Fifth Floor, 110 St Vincent Street Where to send Glasgow County/Region G 2 Country DX 33050 Cardiff 554160 Glasgow 53 08458358025 Certificate DX ED235 Edinburgh 1 We will send your certificate to the presenter's address if given above or to the company's Registered Office if you have left the presenter's information blank Checklist We may return forms completed incorrectly or with information missing DX 481 N R Belfast 1 Please make sure you have remembered the following ☐ The company name and number match the information held on the public Register

Important information

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

A fee of £13 is payable to Companies House in respect of each mortgage or charge filed

Make cheques or postal orders payable to

You may return this form to any Companies House address However, for expediency, we advise you to return it to the appropriate address below

For companies registered in England and Wales The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ

For companies registered in Scotland The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF or LP - 4 Edinburgh 2 (Legal Post)

For companies registered in Northern Ireland The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG

Further information

For further information, please see the guidance notes on the website at www companieshouse gov uk or email enquiries@companieshouse gov uk

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

☐ You have included a certified copy of the

You have entered the date on which the charge

You have shown the names of persons entitled to

☐ You have ticked any appropriate boxes in Sections

Please do not send the original instrument, it must

☐ You have given a description in Section 4, if

instrument with this form

You have signed the form You have enclosed the correct fee

be a certified copy

was created

the charge

3, 5, 6, 7 & 8

appropriate



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 5524804

Charge code: 0552 4804 0004

The Registrar of Companies for England and Wales hereby certifies that a charge dated 21st February 2014 and created by CONSTRUCTION RECYCLATE MANAGEMENT LIMITED was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 25th February 2014.

 C_{ℓ}

Given at Companies House, Cardiff on 26th February 2014





THIS DEED OF ADMISSION is made the 215 day of FEBRUARY 2014

BETWEEN

- (1) THE SEVERAL COMPANIES specified in Part I of the schedule hereto (the "Existing Companies"),
- (2) THE COMPANY specified in Part II of the schedule hereto (the "Further Company"), and
- (3) LLOYDS BANK plc (the "Bank")

SUPPLEMENTAL to an Omnibus Guarantee & Set-Off Agreement dated 16th April 2008 and made between the Existing Companies named in Part I of the schedule (1) and the Bank (2) as supplemented by deeds dated 5th December 2008, 8th December 2008 and 29th April 2010 (the said Omnibus Guarantee & Set-Off Agreement as supplemented is hereinafter referred to as the "Principal Deed")

NOW THIS DEED WITNESSETH as follows

- In so far as the context admits expressions defined in the Principal Deed shall bear the same respective meanings herein
- The parties hereto hereby agree that the Further Companies shall be included within the expressions Companies and Principal for all the purposes of the Principal Deed so that (without prejudice to the generality of the foregoing)
- each Further Company hereby covenants with and guarantees to the Bank to pay or discharge to the Bank on demand.
 - all money and habilities whether actual or contingent now or at any time hereafter due, owing or incurred to the Bank from or by any one or more of the Existing Companies and any other Further Company anywhere in any manner whatsoever without limitation whether alone or jointly with any other person and in whatever style, name or form 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 a result of a transfer, assignment or other transaction or by operation of law including
 - (a) in the case of the liquidation, administration or dissolution of any such Existing Company or Further Company, all sums (whether actual or contingent) which would at any time have been due, owing or incurred to the Bank by such Existing Company or Further Company if such liquidation, administration or dissolution had commenced on the date of discontinuance and notwithstanding such liquidation, administration or dissolution, and
 - (b) In the event of the discontinuance by any means of the Guarantee in respect of any Existing Company or any Further Company, all cheques, drafts or other orders or receipts for money signed, bills accepted, promissory notes made and negotiable instruments or securities drawn by or for the account of such Existing Company or Further Company on the Bank or its agents and purporting to be dated on or before the date of discontinuance of that Guarantee, although presented to or paid by the Bank or its agents after the date of discontinuance of that Guarantee and all liabilities of such Existing Company or Further Company to the Bank at such date whether actual or contingent and whether payable forthwith or at some future time or times and also all credits then established by the Bank for such Existing Company or Further Company, and
 - 2 1 2 interest on all such money and habilities to the date of payment at such rate or rates as may from time to time be agreed between the Bank and the Existing Companies and the Further Companies or, in the absence of such agreement, at the rate, in the case of any amount denominated in Sterling, of two percentage points per annum above the Bank's base rate for the time being in force (or its equivalent or substitute rate for the time being) or, in the case of an 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 (as conclusively determined by the Bank) of funding sums comparable to and in the currency or currency unit of such amount in the London Interbank Market (or such other market as the Bank may select) for such consecutive periods (including overnight deposits) as the Bank may in its absolute discretion from time to time select, and

2 1 3 commission and other banking charges and legal, administrative and other costs, charges and expenses (on a full and unqualified indemnity basis) incurred by the Bank in enforcing or endeavouring to enforce payment of such money and liabilities whether by any Existing Company or Further Company or others and in relation to the preparation and enforcement of any security held by or offered to the Bank for such liabilities together with interest computed as provided in paragraph 2 1 2 above on each such sum from the date that the same was incurred or fell due,

PROVIDED THAT the liability of the Further Companies under the Guarantee may be determined in the manner (and with the consequences) set out in clause 2 of the Principal Deed;

- each of the Existing Companies hereby covenants with and guarantees to the Bank to pay or discharge to the Bank on demand
 - all money and liabilities whether actual or contingent now or at any time hereafter due, owing or incurred to the Bank from or by any one or more of the Further Companies anywhere in any manner whatsoever without limitation whether alone or jointly with any other person and in whatever style, name or form 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 a result of a transfer, assignment or other transaction or by operation of law including
 - (a) In the case of the liquidation, administration or dissolution of such Further Company, all sums (whether actual or contingent) which would at any time have been due, owing or incurred to the Bank by such Further Company if such liquidation, administration or dissolution had commenced on the date of discontinuance and notwithstanding such liquidation, administration or dissolution; and
 - (b) In the event of the discontinuance by any means of the Guarantee in respect of such Further Company, all cheques, drafts or other orders or receipts for money signed, bills accepted, promissory notes made and negotiable instruments or securities drawn by or for the account of such Further Company on the Bank or its agents and purporting to be dated on or before the date of discontinuance of that Guarantee, although presented to or paid by the Bank or its agents after the date of discontinuance of that Guarantee and all liabilities of such Further Company to the Bank at such date whether actual or contingent and whether payable forthwith or at some future time or times and also all credits then established by the Bank for such Further Company,
 - 222 interest on all such money and habilities to the date of payment at such rate or rates as may from time to time be agreed between the Bank and such Further Company or, in the absence of such agreement, at the rate, in the case of any amount denominated in Sterling, of two percentage points per annum above the Bank's base rate for the time being in force (or its equivalent or substitute rate for the time being) or, in the case of an 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 (as conclusively determined by the Bank) of funding sums comparable to and in the currency or currency unit of such amount in the London Interbank Market (or such other market as the Bank may select) for such consecutive periods (including overnight deposits) as the Bank may in its absolute discretion from time to time select, and
 - 2 2 3 commission and other banking charges and legal and other costs, charges and expenses (on a full and unqualified indemnity basis) incurred by the Bank in enforcing or endeavouring to enforce payment of such money and liabilities whether by any Existing Company or such Further Company or others and in relation to the preparation and enforcement of any security held by or offered to the Bank for such liabilities together with interest computed as provided

in paragraph 2 2 2 above on each such sum from the date that the same was incurred or fell,

PROVIDED THAT the liability of each Existing Company under the Guarantee may be determined in the manner (and with the consequences) set out in clause 2 of the Principal Deed,

- the Further Companies and the Existing Companies jointly and severally agree that, in addition to any general lien or similar right to which the Bank as bankers may be entitled by law, the Bank may at any time and from time to time and with or without notice to the Further Companies or the Existing Companies or any of them
 - (a) combine or consolidate all or any of the Accounts with all or any of the Principals Liabilities, and
 - (b) set-off or transfer any Credit Balance in or towards satisfaction of any of the Principals Liabilities,
- each Further Company and each of the Existing Companies with full title guarantee hereby charges its Credit Balances to the Bank to secure repayment of the Secured Obligations
- ALL the covenants, provisions and powers contained in or subsisting under the Principal Deed (except the covenants for payment and discharge of the money and liabilities thereby secured contained in clause 2 thereof but including, without limitation, the power of attorney contained in clause 22 thereof) shall be applicable for defining and enforcing the rights of the parties under the guarantees hereby provided as if each Further Company had been one of the Companies parties to the Principal Deed

IN WITNESS whereof this deed has been executed by the Existing Companies and the Further Company and has been delivered upon its being dated, in the case of the Existing Companies other than the Attorney, for and on its behalf by the Attorney pursuant to a power of attorney contained in the Principal Deed and a resolution of the board of directors of the Attorney dated 14th November 2008 appointing any two Directors or a Director and the Company Secretary for this purpose in accordance with section 74(4) of the Law of Property Act 1925 or applicable law of any jurisdiction and all other powers thereto enabling it

I certify that, save for material redacted pursuant to s 859G of the Companies Act 2006, this copy instrument is a correct copy of the original instrument

From M Challed Stank place

Date 24/2/14

Lloyds Bank Pic WBM Lloyds Securities 5th Floor 110 St Vincent Street Glasgow G2 5ER

The Schedule

Part I - The Existing Companies

<u>Name</u>	Company Number	Registered Office
Dawnus Developments Limited (formerly known as Dawnus Holdings Limited)	05265566	7 Dyffryn Court Riverside Business Park Swansea West Glamorgan UK SA7 0AP
Dawnus Construction Holdings Limited (formerly known as Dawnus Construction Limited)		Unit 7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA7 0AP
Dawnus Limited	04378989	Unit 7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA7 0AP
Dawnus International Limited (formerly Dawnus Plant Limited)	04645692	Unit 7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA7 0AP
Churchfield Homes Limited	05006331	Unit 7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA7 0AP
Dawnus Sierra Leone Limited	04636673	Unit 7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA7 0AP
Construction Recyclate Management Limited	05524804	Unit 7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA7 0AP
Port Talbot Tyres Limited	07597139	Unit 7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA70AP

Quantum Geotechnical Limited

07782715

Unit 7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA7 0AP

Part Π - The Further Company

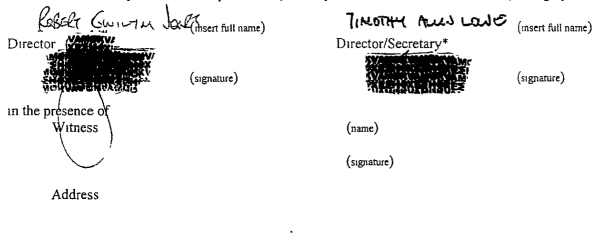
<u>Name</u>

Company Number

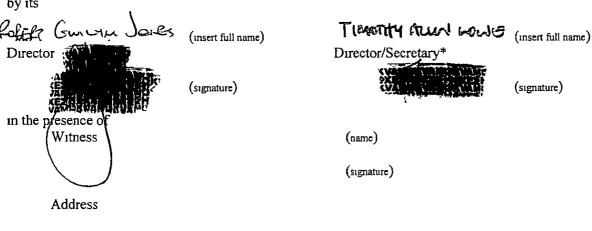
Registered Office

Dawnus Group Limited (formerly known as 08670888 Gellaw 200 Limited)

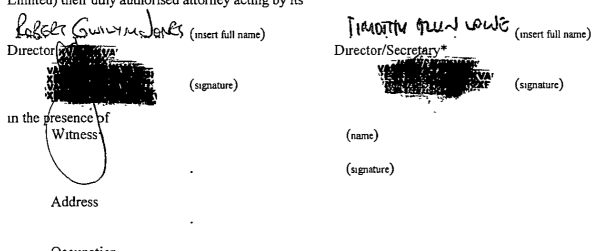
7 Dyffryn Court Riverside Business Park Swansea Vale Swansea Glamorgan SA7 0AP SIGNED as a deed by Dawnus Group Limited (formerly known as Gellaw 200 Limited) acting by its



SIGNED as a deed by Dawnus Developments Limited (formerly known as Dawnus Holdings Limited) acting by its



SIGNED as a deed by the Existing Companies other than Dawnus Developments Limited (formerly known as Dawnus Holdings Limited) acting by Dawnus Developments Limited (formerly known as Dawnus Holdings Limited) their duly authorised attorney acting by its



Occupation
Delete as applicable

Occupation

Occupation