LEGALINX LIMITED

FMA (Comprehensive Company Report)

FOR INSPEX TEST COMPANY 16

Search requested by: **Inspex Test Company 16**

Your reference: **Sample**

Order Date: 15/11/2017

Report Generated: **15/11/2017 16:26**



FMA (Comprehensive Company Report)

Company Name: LEGALINX LIMITED, Company Number: 02357470

Your Reference: Sample

Extract Date & Time: 15/11/2017 16:26

Documents included:

15/11/2017	CUSTOM	General Page
15/11/2017	CUSTOM	Officers Page
15/11/2017	CUSTOM	PSC Page
15/11/2017	CUSTOM	Mortgage Page
15/11/2017	CUSTOM	Filing History
15/11/2017	CUSTOM	Insolvency Page
15/11/2017	CUSTOM	Gazette Check Page Proper
27/06/2017	AUD	Auditor's resignation
04/04/2017	AA	Accounts for a small company made up to 30/06/2016
21/02/2017	CS01	Confirmation statement made on 14/02/2017 with updates
25/02/2016	AR01	Annual return made up to 14/02/2016 with full list of shareholders
03/03/2015	AR01	Annual return made up to 14/02/2015 with full list of shareholders
25/02/2014	AR01	Annual return made up to 14/02/2014 with full list of shareholders
12/06/2013	CERTNM	Certificate of change of name
12/06/2013	CONNOT	Change of name notice
16/07/2012	MISC	Section 519
22/04/2010	RESOLUTIONS	RES01 Resolution of Memorandum and/or Articles of Association
22/04/2010	CC04	Statement of company's objects
08/08/2003	123	Nc inc already adjusted 24/07/03
30/07/2003	RESOLUTIONS	RES01 Resolution of Memorandum and/or Articles of Association
29/07/2003	RESOLUTIONS	RES04 Resolution of increasing authorised share capital
25/07/2003	CERTNM	Certificate of change of name
06/08/1996	RESOLUTIONS	SRES01 Special resolution of alteration of Memorandum of Association













General Information

Company Name: LEGALINX LIMITED, Company Number: 02357470

Company Type: Private limited company

Company Status: Active 09/03/1989 Date of Incorporation: 14-18 City Road, Registered Office Address: Cardiff,

South Glamorgan,

CF24 3DL

58290 - Other software publishing Nature of Business (SIC)

63990 - Other information service activities not elsewhere classified

69109 - Activities of patent and copyright agents; other legal activities not elsewhere classified

30/06 Accounting Reference Date: 30/06/2016 Last Accounts Made Up To: 31/03/2018 Next Accounts Due:

Last Return Made: Up To: Next Return Due Date:

14/02/2017 Last Confirmation Statement Date: 14/02/2018 Next Confirmation Statement Date: 28/02/2018 Next Confirmation Statement Due Date:

Mortgage: Number of Charges: 3 (0 Outstanding / 0 Part Satisfied / 3 Satisfied)

Last Member List: 14/02/2016

Previous Names in the Last 20 Years

Previous Name Effective From Date of Change SEVERNSIDE COMPANY SERVICES LIMITED 09/03/1989 25/07/2003 **7SIDE LIMITED** 25/07/2003 12/06/2013













Company Officers

Company Name: LEGALINX LIMITED, Company Number: 02357470

12 Officers Registered

3 Current Officers, 9 Resigned Officers

Current Officers

Appointed:

Occupation:

Appointed:

Occupation:

Name: ALLWOOD, Mark
Role: Director
Address: c/o LEGALINX
14-18
City Road
Cardiff

South Glamorgan

Wales CF24 3DL 01/10/2014 General Manager

Nationality: British

Country of Residence: United Kingdom

D.O.B: 5/1961

Name: BEAVIS, Cameron David

Role: Director Address: 4

Housewood Court

Highvale Queensland Australia QLD 4520 28/02/2011 Company Director Australian

Nationality:AustralianCountry of Residence:AustraliaD.O.B:12/1960

Name: MAHONY, Timothy Lloyd

Role: Director Address: 34

Wentworth Road Vaucluse, 2030 New South Wales

Australia

Appointed: 28/02/2011
Occupation: Company Director
Nationality: Australian
Country of Residence: Australia
D.O.B: 2/1958















Resigned Officers

Name: COBB, Darren John

Role: Secretary Address:

> **Endwood Court** Highvale 4520 Queensland

Australia

28/02/2011 Appointed: Resigned: 15/12/2015

GODWIN, Malcolm George Name:

Role: Secretary

Address:

10 Hugon Close Penylan Cardiff

South Glamorgan **CF23 9BY**

Resigned: 02/02/2004

LLOYD, Samuel George Alan Name:

Role: Secretary

Address:

14-18 City Road

Cardiff

South Glamorgan

CF24 3DL 02/02/2004 28/02/2011

Name: BISS, Amanda Jayne

Role: Director

Address:

Appointed:

Resigned:

14-18 City Road

Cardiff

South Glamorgan **CF24 3DL** 28/02/2011

Resigned:

Occupation: **Company Director**

British Nationality:

Country of Residence: **United Kingdom**

D.O.B: 5/1963

GODWIN, Malcolm George Name:

Role: Director

Address:

10 Hugon Close Penylan Cardiff

South Glamorgan **CF23 9BY**

Resigned: 02/02/2004

Occupation: **Chartered Accountant** Nationality: **British**

D.O.B: LLOYD, Samuel George Alan Name:

0800 975 8080

helpdesk@inspex.info

% www.inspex.info

4/1948









Role: Director

Address:

14-18 City Road

Cardiff

South Glamorgan CF24 3DL 12/06/2003 24/02/2014

Appointed: 12/06/2003
Resigned: 24/02/2014
Occupation: Company Director

Company Direct

Nationality: British

Country of Residence: United Kingdom

D.O.B: 3/1960

Name: LOVELL, Mary Helen Colleen

Role: Director

Address:

Appointed:

14-18 City Road

Cardiff

South Glamorgan

CF24 3DL 02/02/2004

Resigned: 28/02/2011
Occupation: Marketing Sales Director

Nationality: British

Country of Residence: United Kingdom

D.O.B: 10/1955

Name: SOLLARS, Christopher John

Role: Director

Address:

Appointed: Resigned:

14-18 City Road

Cardiff

South Glamorgan

CF24 3DL 01/11/2005 28/02/2011

Occupation: Company Director

Nationality: British

Country of Residence: United Kingdom

D.O.B: 12/1956

Name: WATSON, Victor Role: Director

Address:

12 Plasmawr Road Fairwater

> Cardiff CF5 3JE 01/10/2006

Appointed: 01/10/2006
Resigned: 29/01/2008
Occupation: Director
Nationality: British
Country of Residence: Wales
D.O.B: 9/1953















Persons with Significant Control

Globalx (Uk) Limited Name

Correspondence Address 14-18 City Road,

Cardiff, CF24 3DL, Wales

06/04/2016 Date became registrable

Nature of Control Ownership of shares - 75% or more

> Ownership of voting rights - 75% or more Right to appoint and remove directors

Country Registered England And Wales

Legal Authority Uk

Legal Form Private Limited Company

Place Registered Companies House

Registration Number 6983136













Mortgage Register

Company Name: LEGALINX LIMITED, Company Number: 02357470

3 Charge(s) Registered

0 Outstanding, 3 Satisified, 0 Part Satisfied

Description: Debenture Charge status: fully-satisfied Satisfied Date: 23/02/2011

Person(s) entitled: **Barclays Bank PLC**

Created: 14/02/2007 Delivered: 23/02/2007

Amount Secured: All monies due or to become due from the company to the chargee on any account whatsoever Short particulars: Fixed and floating charges over the undertaking and all property and assets present and future

including goodwill bookdebts uncalled capital buildings fixtures fixed plant and machinery.

Transactions Filed Against this Charge: Type: Registration of a charge (395) - Delivered: 23/02/2007

Type: Statement of satisfaction of a charge in full or part (MG02) - Delivered: 23/02/2011

Description: Debenture Charge status: fully-satisfied Satisfied Date: 23/05/2007 Hsbc Bank PLC Person(s) entitled: 01/02/2005 Created: Delivered: 02/02/2005

Amount Secured: All monies due or to become due from the company to the chargee on any account whatsoever Short particulars: Fixed and floating charges over the undertaking and all property and assets present and future

including goodwill bookdebts uncalled capital buildings fixtures fixed plant and machinery.

Transactions Filed Against this Charge: Type: Registration of a charge (395) - Delivered: 02/02/2005

Type: Statement of satisfaction of a charge in full or part (403a) - Delivered: 23/05/2007

Description: Debenture Charge status: fully-satisfied Satisfied Date: 21/04/2011

Person(s) entitled: **Barclays Bank PLC**

Created: 26/01/2004 Delivered: 12/02/2004

Amount Secured: All monies due or to become due from the company to the chargee on any account whatsoever Short particulars:

Fixed and floating charges over the undertaking and all property and assets present and future including goodwill bookdebts uncalled capital buildings fixtures fixed plant and machinery.

Transactions Filed Against this Charge: Type: Registration of a charge (395) - Delivered: 12/02/2004

Type: Statement of satisfaction of a charge in full or part (MG02) - Delivered: 21/04/2011















Company Filing History (extracted from Companies House Services (Beta))

Company Name: LEGALINX LIMITED, Company Number: 02357470

Tuna	Doto	Description	
Туре	Date 07/00/0047	Description	
AUD	27/06/2017	Auditor's resignation Accounts for a small company made up to 30/06/2016	
AA CS01	04/04/2017	Confirmation statement made on 14/02/2017 with updates	
	21/02/2017 29/03/2016	Full accounts made up to 30/06/2015	
AA ABO4		Annual return made up to 14/02/2016 with full list of shareholders	
AR01	25/02/2016	·	
TM02 CH01	23/12/2015	Termination of appointment of Darren John Cobb as a secretary on 15/12/2015	
AA	28/04/2015 25/03/2015	Director's details changed for Mr Mark Allwood on 28/04/2015	
AR01		Full accounts made up to 30/06/2014 Annual return made up to 14/02/2015 with full list of shareholders	
AP01	03/03/2015 23/10/2014	•	
SH01		Appointment of Mr Mark Allwood as a director on 01/10/2014	
AA	01/09/2014 07/04/2014	Statement of capital following an allotment of shares on 12/06/2014 Full accounts made up to 30/06/2013	
AR01		·	
TM01	25/02/2014 25/02/2014	Annual return made up to 14/02/2014 with full list of shareholders Termination of appointment of Samuel Lloyd as a director	
AUD	01/07/2013	·	
CERTNM	12/06/2013	Auditor's resignation Certificate of change of name	
CONNOT	12/06/2013	Change of name notice	
		Auditor's resignation	
AUD AA	17/05/2013 03/04/2013		
AR01	12/03/2013	Full accounts made up to 30/06/2012	
AUD		Annual return made up to 14/02/2013 with full list of shareholders Auditor's resignation	
MISC	16/07/2012	Section 519	
	16/07/2012		
AROA	12/03/2012	Accounts for a small company made up to 30/06/2011	
AR01	24/02/2012	Annual return made up to 14/02/2012 with full list of shareholders	
AA	04/05/2011	Total exemption small company accounts made up to 28/02/2011	
MG02 AR01	28/04/2011 29/03/2011	Declaration of satisfaction in full or in part of a mortgage or charge /full /charge no 1 Annual return made up to 14/02/2011 with full list of shareholders	
		•	
TM01 AP03	28/03/2011 28/03/2011	Termination of appointment of Mary Lovell as a director	
AP01	28/03/2011	Appointment of Mr. Compren David Requises a director	
TM01	28/03/2011	Appointment of Mr. Cameron David Beavis as a director	
TM01	28/03/2011	Termination of appointment of Amanda Biss as a director Termination of appointment of Christopher Sollars as a director	
TM02	28/03/2011	Termination of appointment of Crinistophier Solials as a director Termination of appointment of Samuel Lloyd as a secretary	
AP01	28/03/2011	Appointment of Mr. Timothy Lloyd Mahony as a director	
AA01	09/03/2011	Current accounting period shortened from 28/02/2012 to 30/06/2011	
AA01	04/03/2011	Previous accounting period extended from 31/01/2011 to 28/02/2011	
MG02	24/02/2011	Declaration of satisfaction in full or in part of a mortgage or charge /full /charge no 3	
AA	30/06/2010	Total exemption small company accounts made up to 31/01/2010	
RESOLUTIONS	22/04/2010	RES01 Resolution of Memorandum and/or Articles of Association	
CC04	22/04/2010	Statement of company's objects	
AR01	23/02/2010	Annual return made up to 14/02/2010 with full list of shareholders	
CH03	23/02/2010	Secretary's details changed for Mr Samuel George Alan Lloyd on 01/10/2009	
CH01	23/02/2010	Director's details changed for Christopher John Sollars on 01/10/2009	
CH01	23/02/2010	Director's details changed for Mary Helen Colleen Lovell on 01/10/2009	
CH01	23/02/2010	Director's details changed for Mr Samuel George Alan Lloyd on 01/10/2009	
CH01	23/02/2010	Director's details changed for Amanda Jayne Biss on 01/10/2009	
AA	30/10/2009	Total exemption small company accounts made up to 31/01/2009	
363a	23/02/2009	Return made up to 14/02/09; full list of members	
AA	30/10/2008	Total exemption small company accounts made up to 31/01/2008	
363a	28/03/2008	Return made up to 14/02/08; full list of members	
288b	26/03/2008	Appointment terminated director victor watson	
AA		Total exemption small company accounts made up to 31/01/2007	
403a	20/08/2007 23/05/2007	Declaration of satisfaction of mortgage/charge	
403a 363a	22/03/2007	Return made up to 14/02/07; full list of members	
JUJA	22/03/2007	Neturn made up to 14/02/07, full list of members	









288c	22/03/2007	Director's particulars changed
395	23/02/2007	Particulars of mortgage/charge
288a	09/10/2006	New director appointed
AA	20/06/2006	Total exemption small company accounts made up to 31/01/2006
363s	20/02/2006	Return made up to 14/02/06; full list of members
AA	29/11/2005	Total exemption small company accounts made up to 31/01/2005
288a	14/11/2005	New director appointed
363s	24/02/2005	Return made up to 14/02/05; full list of members
395	02/02/2005	Particulars of mortgage/charge
		* * * *
AA	16/03/2004	Accounts made up to 31/01/2004
225	16/03/2004	Accounting reference date shortened from 30/04/04 to 31/01/04
363a	15/03/2004	Return made up to 14/02/04; full list of members
288b	12/03/2004	Secretary resigned;director resigned
395	12/02/2004	Particulars of mortgage/charge
288a	07/02/2004	New director appointed
88(2)R	07/02/2004	Ad 02/02/04£ si 97@1=97 £ ic 3/100
288a	07/02/2004	New secretary appointed
123	08/08/2003	Nc inc already adjusted 24/07/03
RESOLUTIONS	30/07/2003	RES01 Resolution of Memorandum and/or Articles of Association
RESOLUTIONS	29/07/2003	RES10 Resolution of allotment of securities
RESOLUTIONS	29/07/2003	RES04 Resolution of increasing authorised share capital
CERTNM	25/07/2003	Certificate of change of name
		· · ·
288a	18/06/2003	New director appointed
88(2)R	18/06/2003	Ad 12/06/03 £ si 1@1=1 £ ic 2/3
AA	23/05/2003	Accounts made up to 30/04/2003
363s	26/02/2003	Return made up to 14/02/03; full list of members
AA	10/12/2002	Accounts made up to 30/04/2002
363s	19/02/2002	Return made up to 14/02/02; full list of members
AA	14/05/2001	Accounts made up to 30/04/2001
363s	23/02/2001	Return made up to 16/02/01; full list of members
288c	26/10/2000	Secretary's particulars changed; director's particulars changed
AA	18/05/2000	Accounts made up to 30/04/2000
363s	21/02/2000	Return made up to 16/02/00; full list of members
AA	19/01/2000	Accounts made up to 30/04/1999
287	12/08/1999	Registered office changed on 12/08/99 from: 110 whitchurch road cardiff south glamorgan CF4
		3LY
363a	23/03/1999	Return made up to 16/02/99; full list of members
AA	31/01/1999	Accounts made up to 30/04/1998
363s	17/03/1998	Return made up to 16/02/98; no change of members
AA	30/01/1998	Accounts made up to 30/04/1997
363a	24/02/1997	Return made up to 16/02/97; full list of members
AA	31/01/1997	Accounts made up to 30/04/1996
288	05/09/1996	Director's particulars changed
RESOLUTIONS	06/08/1996	SRES01 Special resolution of alteration of Memorandum of Association
363a	21/02/1996	Return made up to 16/02/96; full list of members
AA	16/01/1996	Accounts made up to 30/04/1995
363s	20/02/1995	Return made up to 16/02/95; no change of members
363s	20/02/1995	Return made up to 16/02/95; no change of members
AA	17/01/1995	Accounts made up to 30/04/1994
		·
AA	17/01/1995	Accounts made up to 30/04/1994
287	04/10/1994	Registered office changed on 04/10/94 from: 21-27 city rd cardiff south glamorgan CF2 3BJ
287	04/10/1994	Registered office changed on 04/10/94 from: 21-27 city rd cardiff south glamorgan CF2 3BJ
AA	07/03/1994	Accounts made up to 30/04/1993
AA	07/03/1994	Accounts made up to 30/04/1993
363s	07/03/1994	Return made up to 16/02/94; no change of members
363s	07/03/1994	Return made up to 16/02/94; no change of members
AA	21/02/1993	Accounts made up to 30/04/1992
AA	21/02/1993	Accounts made up to 30/04/1992
363s	21/02/1993	Return made up to 16/02/93; full list of members
363s	21/02/1993	Return made up to 16/02/93; full list of members
AA	21/04/1992	Accounts made up to 30/04/1991
AA	21/04/1992	Accounts made up to 30/04/1991
RESOLUTIONS	21/04/1992	(W)ELRES S252 disp laying acc 14/02/92











RESOLUTIONS	21/04/1992	(W)ELRES S366A disp holding agm 14/02/92
363s	17/03/1992	Return made up to 28/02/92; no change of members
363s	17/03/1992	Return made up to 28/02/92; no change of members
363a	07/06/1991	Return made up to 31/03/91; no change of members
363a	07/06/1991	Return made up to 31/03/91; no change of members
RESOLUTIONS	05/03/1991	SRES03 Special resolution of exemption from the Appointing of Auditors
AA	05/03/1991	Accounts made up to 30/04/1990
AA	05/03/1991	Accounts made up to 30/04/1990
363a	05/03/1991	Return made up to 31/12/90; full list of members
363a	05/03/1991	Return made up to 31/12/90; full list of members
287	23/01/1990	Registered office changed on 23/01/90 from: 83/85 city road cardiff CF2 3BL
287	23/01/1990	Registered office changed on 23/01/90 from: 83/85 city road cardiff CF2 3BL
224	15/03/1989	Accounting reference date notified as 30/04
224	15/03/1989	Accounting reference date notified as 30/04
NEWINC	09/03/1989	Incorporation











Insolvency/Striking Off Information

Company Name: LEGALINX LIMITED, Company Number: 02357470

Date Type Description MISC 16/07/2012 SECTION 519

No insolvency information found within CHS associated with this company at the time of searching















Tel: +44 (0)117 930 1500 Fax: +44 (0)1179301506

www.bdo.co.uk

Bridgewater House **Counterslip** Bristol 851 6BX

Private and Confidential

The Directors LegalinX Limited 14-18 City Road City Road Cardiff Wales CF24 3DL 9 June 2017

Our ref: N0/DR/00359416

Dear Sirs

Legallnl< Limited

We confirm our resignation as auditors of the above named company, as from 8 June 2017. This letter, along with the attached Section 519 Statement, constitutes our notice of resignation under Section 516 of the Companies Act 2006 ("the Act").

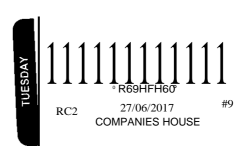
We will be notifying the Institute of Chartered Accountants in England and Wales of our resignation under Section 522 of the Act.

We would like to take this opportunity to remind you of the company's obligations under the Act which are outlined in Appendix A to this letter.

Yours faithfully

Boow

BOO LLP Enc





Tel: +44 (0)117 930 1500 Fax: +44 (0)1179301506 www.bdo.co.uk Bridgewater House Counterslip Bristol B51 6BX

Statement under Section 519 of the Companies Act 2006 ("the Act")

To the Directors of LegalinX Limited Registered number: D2357470

9 June 2017

In accordance with Section 519 of the Act we detail the following reasons for ceasing to hold the office of auditors;

The company management have made a commercial decision to change auditor and we were **asked** to resign. This Is not considered to be an exempt reason as set out in S519 A of the Act.

We confirm that none of the reasons for us ceasing to hold office and no matters connected with our ceasing to hold office need to be brought to the attention of members or creditors of the company.

BDO LLP Bridgewater House Counterslip Bristol BS1 6BX

ICAEW Registered Auditor Number C001055835

Companies House

CS01 (ef)

Confirmation Statement

Company Name: **LEGALINX LIMITED**

Company Number: 02357470

Received for filing in Electronic Format on the: 21/02/2017

Company Name: LEGALINX LIMITED

Company Number: 02357470

Confirmation 14/02/2017

Statement date:

Statement of Capital (Share Capital)

Class of Shares: ORDINARY Number allotted 300000

Currency: GBP Aggregate nominal value: 300000

Prescribed particulars

THE ORDINARY SHARES SHALL BE NON REDEEMABLE BUT SHALL HOLD FULL RIGHTS IN RESPECT OF VOTING, AND SHALL ENTITLE THE HOLDER TO FULL PARTICIPATION IN RESPECT OF EQUITY AND IN THE EVENT OF A WINDING UP OF THE COMPANY. THE SHARES MAY BE CONSIDERED BY THE DIRECTORS WHEN CONSIDERING DIVIDENDS FROM TIME TO TIME.

Statement of Capital (Totals)

Currency: GBP Total number of shares: 300000

Total aggregate nominal 300000

value:

Total aggregate amount O

unpaid:

Persons with Significant Control (PSC)

PSC notifications

Notification Details

Date of becoming a registrable RLE:

06/04/2016

Name:

GLOBALX (UK) LIMITED

Registered or Principal

14-18 CITY ROAD

Office Address:

CARDIFF

WALES

CF24 3DL

Legal Form:

PRIVATE LIMITED COMPANY

Governing Law:

UK

Register:

COMPANIES HOUSE

Country/state of register: ENGLAND AND WALES

Registration Number:

6983136

Nature of control

The relevant legal entity holds, directly or indirectly, 75% or more of the shares in the company.

The relevant legal entity has the right, directly or indirectly, to appoint or remove a majority of the board of directors of the company.

The relevant legal entity holds, directly or indirectly, 75% or more of the voting rights in the company.

Confirmation Statement

Commination Statement				
I confirm that all information required to be delivered by the company to the registrar in relation to the confirmation period concerned either has been delivered or is being delivered at the same time as the confirmation statement				

02357470

Electronically filed document for Company Number:

Authorisation



02357470

End of Electronically filed document for Company Number:

The Companies Acts 2006

Company Limited By Shares

Special Resolution

- of -

7SIDE LIMITED

PASSED 29th May 2013

At a GENERAL MEETING of the above-named Company, duly convened, and held at the Registered Office of the Company on the above date the following SPECIAL RESOLUTION was passed

RESOLUTION

That with the consent of the Department of Trade the name of the Company be and Is hereby changed to -

LEGALINX LIMITED

Director

Presenter

7S1de L1m1ted 14-18 City Road Cardiff CF243DL

12/06/2013 #53

COMPANIES HOUSE



FILE COPY

CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

Company No. 2357470

The Registrar of Companies for England and Wales hereby certifies that under the Companies Act 2006:

7SIDE LIMITED

a company incorporated as private limited by shares; having its registered office situated m England/Wales; has changed its name to:

LEGALINX LIMITED

Given at Companies House on 12th June 2013





Companies House

AROl(ef)

Annual Return

- [

Received for filing in Electronic Format on the:

25/02/2014

Company Name:

LEGALINX LIMITED

Company Number:

02357470

Date of this return:

14/02/2014

SIC codes:

58290

63990

69109

Company Type:

Private company limited by shares

Situation of Registered

Office:

14-18 CITY ROAD

CARDIFF

SOUTH GLAMORGAN

CF243DL

Officers of the company

Type: Person
Full forename(s): MR. DARREN JOHN

Surname: COBB

Former names:

Service Address: 21 ENDWOOD COURT HIGHVALE 4520 QUEENSLAND AUSTRALIA

Company Director **J**

Type: Person

Full forename(s): MR. CAMERON DAVID

Surname: BEAVIS

Former names:

Service Address: 4 HOUSEWOOD COURT

HIGHVALE QUEENSLAND AUSTRALIA QLD 4520

Country/State Usually Resident: AUSTRALIA

Date of Birth: 05/12/1960 Nationality: AUSTRALIAN

Company Director 2

Type: Person

Full forename(s): MR SAMUEL GEORGE ALAN

Surname: LLOYD

Former names:

Service Address recorded as Company's registered office

Country/State Usually Resident: UNITED KINGDOM

Date of Birth: 17/03/1960 Nationality: BRITISH

Company Director 3

Type: Person

Fullforename(s): MR. TIMOTHY LLOYD

Surname: MAHONY

Former names:

Service Address: 34 WENTWORTH ROAD

VAUCL USE, 2030 NEW SOUTH WALES

AUSTRALIA

Country/State Usually Resident: AUSTRALIA

Date of Birth: 16/02/1958 Nationality: AUSTRALIAN

Statement of Capital (Share Capital)

Class of shares	ORDINARY	Number allotted	100
C	су GBР	Aggregate nominal value	100
Currency		Amount paid per share	1
		Amount unpaid per share	0

Prescribed particulars

THE ORDINARY SHARES SHALL BE NON REDEEMABLE BUT SHALL HOLD FULL RIGHTS IN RESPECT OF VOTING, AND SHALL ENTITLE THE HOLDER TO FULL PARTICIPATION IN RESPECT OF EQUITY AND IN THE EVENT OF A WINDING UP OF THE COMPANY. THE SHARES MAY BE CONSIDERED BY THE DIRECTORS WHEN CONSIDERING DIVIDENDS FROM TIME TO TIME.

Statement of Capital (Totals)				
Currency	GBP	Total number of shares	100	
		Total aggregate nominal value	100	

Full Details of Shareholders

The details below relate to individuals/ corporate bodies that were shareholders as at 14/02/2014 or that had ceased to be shareholders since the made up date of the previous Annual Return

Afi,11 /ist of shareholders for the company are shown below

Shareholding J: 100 ORDINARY shares held as at the date of this return

Name: GLOBALX (UK) LIMITED

Authorisation

Authenticated

This form was authorised by one of the following:

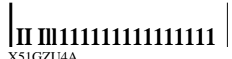
Director, Secretary, Person Authorised, Charity Commission Receiver and Manager, CIC Manager, Judicial Factor.

Companies House

AROl(ef)

Annual Return

1



Received for filing in Electronic Format on the:

25/02/2016

Company Name: LEGALINX LIMITED

Company Number: 02357470

Date of this return: 14/02/2016

SIC codes: **58290**

63990 69109

Company Type: Private company limited by shares

Situation of Registered

Office:

14-18 CITY ROAD

CARDIFF

SOUTH GLAMORGAN

CF243DL

Officers of the company

Company Director **J**

Type: Person

Full forename(s): MR MARK

Surname: ALLWOOD

Former names:

Service Address: C/O LEGALINX

14-18 CITY ROAD

CARDIFF

SOUTH GLAMORGAN

WALES CF243DL

Country/State Usually Resident: WALES

Date of Birth: **/05/1961 Nationality: BRITISH

Occupation: GENERAL MANAGER

Company Director 2

Type: Person

Full forename(s): MR. CAMERON DAVID

Surname: BEAVIS

Former names:

Service Address: 4 HOUSEWOOD COURT

HIGHVALE QUEENSLAND AUSTRALIA QLD 4520

Country/State Usually Resident: AUSTRALIA

Date of Birth: **/12/1960 Nationality: AUSTRALIAN

Company Director 3

Type: Person

Fullforename(s): MR. TIMOTHY LLOYD

Surname: MAHONY

Former names:

Service Address: 34 WENTWORTH ROAD

VAUCL USE, 2030 NEW SOUTH WALES

AUSTRALIA

Country/State Usually Resident: AUSTRALIA

Date of Birth: **/02/1958 Nationality: AUSTRALIAN

Statement of Capital (Share Capital)

Class of shares	ORDINARY	Number allotted	300000
Currency	GBP	Aggregate nominal	300000
J		Amount paid per share	1
		Amount unpaid per share	0

Prescribed particulars

THE ORDINARY SHARES SHALL BE NON REDEEMABLE BUT SHALL HOLD FULL RIGHTS IN RESPECT OF VOTING, AND SHALL ENTITLE THE HOLDER TO FULL PARTICIPATION IN RESPECT OF EQUITY AND IN THE EVENT OF A WINDING UP OF THE COMPANY. THE SHARES MAY BE CONSIDERED BY THE DIRECTORS WHEN CONSIDERING DIVIDENDS FROM TIME TO TIME.

Statem	ent of Cap	ital (Totals)	
Currency	GBP	Total number of shares	300000
		Total aggregate nominal value	300000

Full Details of Shareholders

The details below relate to individuals/ corporate bodies that were shareholders as at 14/02/2016 or that had ceased to be shareholders since the made up date of the previous Annual Return

Afi,11 /ist of shareholders for the company are shown below

Shareholding J: 300000 ORDINARY shares held as at the date of this return

Name: GLOBALX (UK) LIMITED

Authorisation

Authenticated

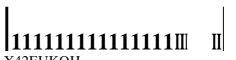
This form was authorised by one of the following:

Director, Secretary, Person Authorised, Charity Commission Receiver and Manager, CIC Manager, Judicial Factor.

Companies House

AROl(ef)

Annual Return



Received for filing in Electronic Format on the:

03/03/2015

Company Name: LEGALINX LIMITED

Company Number: 02357470

Date of this return: 14/02/2015

SIC codes: **58290**

63990

69109

Company Type: Private company limited by shares

Situation of Registered

Office:

14-18 CITY ROAD

CARDIFF

SOUTH GLAMORGAN

CF243DL

Officers of the company

Type: Person
Full forename(s): MR. DARREN JOHN

Surname: COBB

Former names:

Service Address: 21 ENDWOOD COURT HIGHVALE 4520 QUEENSLAND AUSTRALIA

Company Director J

Type: Person

Full forename(s): MR MARK

Surname: ALLWOOD

Former names:

Service Address: C/O LEGALINX

14-18 CITY ROAD

CARDIFF WALES CF243DL

Country/State Usually Resident: WALES

Date of Birth: 11/05/1961 Nationality: BRITISH

Occupation: GENERAL MANAGER

Company Director 2

Type: Person

Full forename(s): MR. CAMERON DAVID

Surname: BEAVIS

Former names:

Service Address: 4 HOUSEWOOD COURT

HIGHVALE QUEENSLAND AUSTRALIA QLD 4520

Country/State Usually Resident: AUSTRALIA

Date of Birth: 05/12/1960 Nationality: AUSTRALIAN

Company Director 3

Type: Person

Fullforename(s): MR. TIMOTHY LLOYD

Surname: MAHONY

Former names:

Service Address: 34 WENTWORTH ROAD

VAUCL USE, 2030 NEW SOUTH WALES

AUSTRALIA

Country/State Usually Resident: AUSTRALIA

Date of Birth: 16/02/1958 Nationality: AUSTRALIAN

Occupation: COMPANY DIRECTOR

Statement of Capital (Share Capital)

Class of shares	ORDINARY	Number allotted	300000
Currency	GBP	Aggregate nominal	300000
J		Amount paid per share	1
		Amount unpaid per share	0

Prescribed particulars

THE ORDINARY SHARES SHALL BE NON REDEEMABLE BUT SHALL HOLD FULL RIGHTS IN RESPECT OF VOTING, AND SHALL ENTITLE THE HOLDER TO FULL PARTICIPATION IN RESPECT OF EQUITY AND IN THE EVENT OF A WINDING UP OF THE COMPANY. THE SHARES MAY BE CONSIDERED BY THE DIRECTORS WHEN CONSIDERING DIVIDENDS FROM TIME TO TIME.

Statem	ent of Capit	al (Totals)	
Currency	GBP	Total number of shares	300000
		Total aggregate nominal value	300000

Full Details of Shareholders

The details below relate to individuals/ corporate bodies that were shareholders as at 14/02/2015 or that had ceased to be shareholders since the made up date of the previous Annual Return

Afi,11 /ist of shareholders for the company are shown below

Shareholding J: 300000 ORDINARY shares held as at the date of this return

Name: GLOBALX (UK) LIMITED

Authorisation

Authenticated

This form was authorised by one of the following:

Director, Secretary, Person Authorised, Charity Commission Receiver and Manager, CIC Manager, Judicial Factor.

Report and financial statements

Year ended

| i

30 June 2016

Company Number 02357470



 $I_{\rm I}$

Legallnx Limited

Company Information

Directors

TL Mahony CD Beavis MAllwood

02357470 Registered number

14-18 City Road Registered office

Cardiff South Glamorgan CF243DL

BDOLLP Independent auditor

Bridgewater House Counterslip Bristol

BS16BX

Contents

	Page
Directors' report	1
Directors' responsibilities statement	2
Independent auditor's report	3-4
Statement of comprehensive Income	5
Statement of financial position	6
Statement of changes In equity	7
Notes to the financial statements	8-20

Directors' report for the year ended 30 June 2016

The directors present their report and the financial statements for the year ended 30 June 2016.

Principal activity

The company's principal activity during the year continued to be the provision of company and property Information to the legal and commercial sectors in the United Kingdom.

Directors

The directors who served during the *year* were:

T LMahony CD Beavis MAllwood

Disclosure of Information to auditor

Each of the persons who are directors at the time when this directors' report Is approved has confirmed that:

- so far as that director Is aware, and to the best of their knowledge, there Is no relevant audit information of which the company's auditor Is unaware, and
- to the best of their knowledge that director has taken all the steps that ought to have been taken as a
 director In order to be aware of any relevant audit Information and to establish that the company's auditor
 Is aware of that information.

Post balance heet events

There have be no significant events affecting the company since the year end.

Small companies note

In preparln *t* is report, the directors have taken advantage of the small companies exemptions provided by sectlo 41 A f the Companies Act 2006.

This repart was approved by the board and signed on its behalf.

C D Beavis

Date:

ī

Legallnx Limited

Directors' responsibilities statement for the year ended 30 June 2016

The directors are responsible for preparing the directors' report and the financial statements In accordance with applicable law and regulations.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have elected to prepare the financial statements In accordance with applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice). Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and falr view of the *state* of affairs of the company and of the profit or loss of the company for that period. In preparing these financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently:
- make judgments and accounting estimates that are reasonable and prudent: and
- prepare the financial statements on the going concern basis unless It is inappropriate to presume that the company will continue Inbusiness.

The directors are responsible for keeping adequate accounting records that are sufficient to show arid explain the company's transactions and disclose with reasonable accuracy at any time the financial position of the company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the company and hence for taking reasonable steps tor the prevention and detection of fraud and other Irregularities.

Independent auditor's report to the members of Legallnx Limited

We have audited the financial statements of Legalinx Limited for the year ended 30 June 2016 which comprise the statement of comprehensive income, the statement of financial position, statement of changes In equity and the related notes. The financial reporting framework that has been applied in their preparation Is applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice).

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Acl 2006. Our audit work has been undertaken so that we mfghl stale 10 the company's members those matters we are required to stale to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility lo anyone other than the company and the company's members, as a body, for our audit work, for this report, or for the opinions we have formed.

Respective responsibilities of directors and auditor

As explained more fully In the statement of directors' responsibilities, the directors are responsible *tor* the preparation of the financial statements and for being satisfied that they give a true and fair view. Our responsibility Is to audit and express an opinion on the financial statements In accordance with applicable law and International Slandards on Auditing (UK and Ireland). Those standards require us to comply with the Financial Reporting Council's {FRC's} Ethical Standards for Auditors.

Scope of the audit of the financial statements

A description of the scope of an audit of financial statements is provided on the FRC's website at www.frc.org.uk/auditscopeukprivate.

Opinion on flnancial statements

In our opinion the financial statements:

- give a true and fair view of the state of the company's affairs as at 30 June 2016 and of Its profit for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- have been prepared In accordance with the requirements of the Companies Act 2006.

Opinion on other matters prescribed by the Companies Act 2006

In our opinion the information given in the directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements.

Independent auditor's report to the members of Legallnx Limited

Matters on which we are required to report by exception

We have nothing to report In respect of the following matters where the Companies Act 2006 requires us to report to you If, In our opinion:

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us; or
- the financial statements are not In agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the Information and explanations we require for our audit; or
- the directors were not entitled to prepare the directors' report in accordance with the small companies regime and to the exemption from the requirement to prepare a strategic report.

Nell Dimes (Senior statutory auditor)

for and on behalf of BOO LLP, Statutory auditor

Bristol

United Kingdom

Date: 2..3 ('.., $\{o, N:L'2.0\}$

BOO LLP Is a limited liability partnership registered in England and Wales (with registered number OC305127).

Statement of comprehensive Income for the year ended 30 June 2016

	Note	2016 £	As restated 2015
Turnover	4	3,044,036	3,284,568
Cost of sales		(1,465,810)	(1,621,559)
Gross profit		1,578,226	1,663,009
Administrative expenses		(1,499,263)	(1,555,164)
Exceptional other operating Income	5	162,716	
Operating profit	6	241,679	107,845
Interest receivable and similar income	10	94	71
Interest payable and similar charges	11	(7,996)	(19,135)
Profit on ordinary activities before taxation		233,777	88,781
Tax on profit on ordinary activities	12	(12,673)	(22,098)
Profit for the year		221,104	66,683
Other comprehensive Income			
Total comprehensive Income for the year		221,104	66,683

The notes on pages 8 to 20 *form* part of these financial statements.

LegalInx Limited Registered number:02357470

Statement of financial position as at 30 June 2016

	Note		2016 £		2015 £
Fixed assets	Note		L		L
Intangible assets	13		386,250		431,250
Tangible assets	14		139,856		176,816
			526,106	-	608,066
Current assets					
Debtors: amounts falling due within one year	15	349,622		361,821	
Cash at bank and In hand		141,961		178,521	
		491,583	-	540,342	
Creditors: amounts failing due within one year	16	(489,368)		(507,249)	
Net current assets			2,215		33,093
Total assets less current llabilities			528,321	•	641,159
Creditors: amounts falling due after more than one year Provisions for liabilities	17				(325,161)
Deferred tax	19	(19,759)		(28,540)	
			(19,759)		(28,540)
Net assets			508,562	•	287,458
Capital and reserves				•	
Called up share capital	20		300,000		300,000
Profit and loss account	21		208,562		(12,542)
\sim /			508,562		287,458

These financial statements have been prepared in accordance with the provisions applicable to companies subject to tressmallcompanies' regime. The financial statements were approved and authorised for Issue by the board and were speed on its behalf by:

C D Beavis

Date:

The notes on pages 8 to 20 form part of these financial statements.

Statement of changes in equity for the year ended 30 June 2016

	. Share capItal	Retained (deflclt)/earnIngs	Totalequity
	£	£	£
At 1 July 2015	300,000	(12,542)	287,458
Comprehensive Income for the year			
Profit for the year		221,104	221,104
Total comprehensive Income for the year		221,104	221,104
At 30 June 2016	300,000	208,562	508,562
	Sh	are Retained	
	cap	ital deficit	Total equity
At 1 July 2014		£ £	_
	300.0	000 (79,225)	£ 220,ns
	300,0	000 (79,225)	£ 220,ns
for the year	300,0	66,683	
Comprehensive Income for the year Profit for the year Total comprehensive Income for the year	300,0		220,ns

The notes on pages 8 to 20 form part of these financial statements.

Notes to the financial statements for the year ended 30 June 2016

1. Company Information

Legalinx Limited is a company incorporated In England and Wales under Ihe Companies Act. The address of the registered office Is given on the company information page and the nature of the company's operations and Its principal activity Is that of the provision of company and property Information to the legal and commerce sectors In the United Kingdom.

2. Accounting policles

2.1 Basis of preparation of financial statements

The financial statements have been prepared under the historical cost convention and in accordance with Financial Reporting Standard 102, the Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland and the Companies Act 2006.

Information on the Impact of first-time adoption of FRS 102 is given in note 26.

The preparation of financial statements in compliance with FRS 102 requires the use of certain critical accounting estimates. Jt also requires management to exercise judgment In applying the company's accounting policies (see note 3).

The following principal accounting policies have been-applied:

2.2 Financial reporting standard 102 - reduced disclosure exemptions

The company has taken advantage of the following disclosure exemptions in preparing these financial statements, as permitted by the FRS 102 "The Financial Reporting Standard applicable In the UK and Republic of Ireland":

- No cash flow statement has been presented for the company;
- No disclosure has been given for the related party transactions and balances with entitles in the same wholly owned group.

2.3 Turnover

Revenue is recognised to the extent that It is probable that the economic benefits will flow to the company and the revenue can be reliably measured. Revenue Is measured as the fair value of the consideration received *or* receivable, excluding discounts, rebates, value added tax and other sales taxes. The following criteria must also be met before revenue is recognised:

Sale of goods

Revenue from lhe sale of goods Is recognised when all of the following conditions are satisfied:

- the company has transferred the significant risks and rewards of ownership to the buyer;
- the company retains neither continuing managerial Involvement to the degree usually associated with ownership nor effective control over the goods sold;
- the amount of revenue can be measured reliably;
- it is probable that the company will receive the consideration due under the transaction;
- the costs incurred or to be incurred in respect of the transaction can be measured reliably.

Notes to the financial statements for the year ended 30 June 2016

2. Accounting policles (continued)

2.4 Intangible assets

Goodwlll

Goodwill represents the difference between amounts paid on the cost of a business combination and the acquirer's interest In the fair value of its identifiable assets and liabilities of the acquiree at the date of acquisition. Subsequent to Initial recognition, Goodwill Is measured at cost less accumulated amortisation and accumulated impairment losses. Goodwill is amortised on a straight line basis to the income statement over its useful economic life which is estimated to be 20 years.

2.5 Tangible fixed assets

Tangible fixed assets under the cost model are stated at historical cost less accumulated depreciation and *any* accumulated impairment losses. Historical cost includes expenditure that Is directly attribulable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner Intended by management.

The company adds to the carrying amount of an item of fixed assets the cost of replacing part of such an item when that cost Is incurred, if the replacement part is expected to provide incremental future benefits to the company. The carrying amount of the replaced part is derecognised. Repairs and maintenance are charged to profit or loss during the period in which they are incurred.

Depreciation Is charged so as to allocate the cost of assets less their residual value over their estimated useful lives, using the straight-line method.

Depreciation is provided on the following basis:

Motor vehicles

Fixtures & fittings

Office equipment

Computer equipment

Computer software
development

- 12.5% straight line
- 33% straight line
- 33% straight line
- 20% straight line

The assets' residua! values, useful lives and depreciation methods are reviewed, and adjusted prospectively If appropriate, or if there Is an Indication of a significant change since the last reporting date.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and *are* recognised within 'other operating income' in the statement of comprehensive income.

2.6 Debtors

Short term debtors are measured at transaction price, less any Impairment.

2.7 Cash and cash equivalents

Cash Is represented by cash in hand and deposits with financial Institutions repayable without penalty on notice of not more than 24 hours. Cash equivalents are highly liquid investments that mature In no more than three months from the date of acquisition and that are readily convertible to known amounts of cash with Insignificant risk of change in value.

Notes to the financial suuements for the year ended 30 June 2016

2. Accounting policies (continued)

2.8 Financial assets

Financial assets, other than Investments and derivatives, are initially measured at transaction price (including transaction costs) and subsequently held at cost, less any impairment.

Financial liabilities and equity

Financial liabilities and equity are classified according to the substance of the financial instrument's contractual obligations, rather than the financial instrument's legal form. Financial liabilities, excluding convertible *debt* and derivatives, *are* Initially measured at transaction price (including transaction costs) and subsequently held at amortised cost.

2.9 Creditors

Short term creditors are measured at the transaction price.

Other financial liabilities are .measured initially at fair value, *net* of transaction costs, and are measured subsequently at amortised cost using the effective Interest method.

2.10Current and deferred taxation

The tax expense for the year comprises current and deferred tax. Tax Is recognised In the statement of comprehensive income, except that a charge attributable to an item of Income and expense recognised as other comprehensive Income or to an item recognised directly in equity is also recognised in other comprehensive Income or directly In equity respectively.

The current income tax charge Is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the reporting dale In the countries where the company operates and generates Income.

Deferred tax balances are recognised In respect of all timing differences that have originated but not reversed by the statement of financial position date, except that:

The recognition of deferred tax assets Is limited to the extent that it Is probable that they will be recovered against the reversal of deferred tax liabilities or other future taxable profits; and

Any deferred tax balances are reversed if and when all conditions for retaining assoc.iated tax allowanced have been met.

Deferred tax balances are not recognised in respect of permanent differences except In respect of business combinations, when deferred tax Is recognised on the differences between the fair values of assets acquired and the future tax deductions available for them and the differences between the fair values of liabilities acquired and the amount that will be assessed for tax. Deferred tax is determined using tax rates and laws that have been enacted or substantively. enacted by the

· reporting date.

2.11Exceptional it ms

Exceptional items are transactions that fall within the ordinary activities of the company .but are presented separately due to their size or Incidence.

Notes to the financial statements for the year ended 30 June 2016

3. Judgments In applying accounting policies and key sources of estimation uncertainty

In preparing these financial statements, the directors have made the following judgements:

• Determine whether there are indicators of Impairment of the group's tangible nd Intangible assets, including goodwill. Factors taken Into consideration in reaching such a decision Include the economic viability and expected future financial performance of the asset.

Other key sources of estimation uncertainty

- Tangible fixed assets (see note 13)
 Tangible fixed assets are depreciated over their useful lives taking into account residual values, where appropriate. The actual lives of the assets and residual values are assessed annually and may vary depending on a number of factors. In re-assessing asset Irves, factors such as technological Innovation, product life cycles and maintenance programmes are taken Into account. Residual value assessments consider Issues such as future market conditions, the remaining life of the asset and projected disposal values.
- Intangible fixed assets Including goodwill (see note 12)
 Goodwlll is amortised over Its useful economic life which Is estimated to be 20 years. The actual lives of the assets are assessed annually and may vary depending on a number of factors. In reassessing asset lives, factors such as changes to the core product, competition, market developments, and changes in the customer and supplier base are taken Into account.

4. Turnover

The significant majority of turnover arose within the United Kingdom.

5. Exceptional other operating Income

	2016	2015
	£	£
Exceptional income from group action claim	162,716	
	162,716	

Notes to the financial statements for the year ended 30 June 2016

6.	Operating profit		
	The operating profit is stated after charging:		
		2016	2015
		£	£
	Depreciation of tangible fixed assets		
	- owned by the company	42,272	24,932
	Amortisation - intanglble fixed assets	45,000	45,000
	The restatement of the comparative statement of comprehensive Income employee costs of £737,694 to correct the apportionment between direct		
7.	Auditor's remuneration		
		2016 £	2015 £
		£	I
	Fees payable to the company's auditor and Its associates for the audit of the company's annual accounts	7,730	5,600
a.	Employees		
	Staff costs, Including directors' remuneration, were as follows:		
		2016 £	2015 £
	Wages and salaries	839,726	977,802
	Socfaf security costs	91,275	95,593
		931,001	1,073,395
	The average monthly number of employees, including the directors, during	g the <i>year</i> was a	as follows:
		2016 No.	2015 No.
	Administrative	13	18
	Operational	19	19
		32	37

Notes to the financial statements for the year ended 30 June 2016

9.	Directors' remuneration		
		2016	2015
	Directors' emoluments	£ 104,492	£ 41,967
	Included in directors emoluments for the year are benefits in kir	nd of £6,387 (2015 - £73).	
10.	Interest receivable		
		2016 £	2015 £
	Other interest receivable	94	71
11.	Interest payable and similarcharges		
		2016 £	2015 £
	On loans from group undertakings	7,996	19,135
12.	Taxation		
		2016 £	2015 £
	Corporation tax		
	UK corporation tax charge on profit for the year Adjustments in respect of prior periods	47,552 (26,098)	1,658 (6,900)
	Total current tax	21,454	(5,242)
	Deferred tax	- -	
	Origination and reversal of liming differences	(5,927)	21,681
	Adjustments in <i>respect</i> of prior periods	(2,854)	5,659
	Total deferred tax	(8,781)	27,340
	Taxation on profit on ordinary activities	12,673	22,098

Notes to the financial statements for the **year ended** 30 June 2016

12. Taxation (continued)

Factors affectrng tax charge for the year

The tax assessed for the year is lower than (2015 -lower than) the standard rate of corporation tax in the UK of 20% (2015 \cdot 20.75%). The differences are explained below:

	2016 £	2015 £
Profit on ordinary activities before tax	233,781	88,781
Profit on ordinary activities multiplied by standard rate of corporation tax In the UK of 20% (2015 -20.75%) Effects of:	46,756	18,422
Fixed asset timing differences	9,000	9,000
Expenses not deductible for tax purposes	1,356	989
Income not taxable for tax purposes	(1,444)	
Additional deduction for R&D expenditure	(8,369)	
Group relief claimed	(6,333)	(4,406)
Adjustment to tax charge In respect of previous periods	(26,098)	(8,398)
Adjustment to tax charge in respect of previous periods • deferred tax		5,659
Adjust closing deferred tax to average rate of 20%	(2,195)	
Other adjustments		832
Total tax charge for the year	12,673	22,098

Noles to the financial statements for the year ended 30 June 2016

12. Taxation (continued)

Factors that may affect future tax charges

There were no factors that may affect future tax charges.

13. Intangible assets

	Goodwill £
Cost At 1 July 2015	900,000
At 30 June 2016	900,000
Amortisation At 1 July 2015 Charge for the year	468,750 45,000
Charge for the year At 30 June 2016	513,750
Net book value	386,250
At 30 June 2016 At 30 June 2015	431,250

Legalfnx Limiled

Notes to the financial statements for the year ended 30 June 2016

14. Tangible fixed assets

	Motor vehicles £	Fixtures & fittings	Computer equipment	Computer software development	Total £
Cost					
At 1 July 2015	24,961	31,026	73,390	163,449	292,826
Additions		1,568	3,743		5,311
At 30 June 2016	24,961	32,594	77,133	163,449	298,137
Depreciation					
At 1 July 2015	7,672	29,925	65,665	12,748	116,010
Charge for period on owned assets	3,128	1,418	5,539	32,187	42,272
-At 30 June 2016	10,800	31,343	71,204	44,935	158,282
Net book value					
At 30June 2016	14,161	1,251	5,929	118,514	139,855
Al 30 June 2015	17,289	1,101	7,725	150,701	176,816

15. Debtors

	2016 £	2015 £
Trade debtors	295,743	327,113
Amounts owed by group undertakings	399	987
Prepayments and accrued income	53,481	33,721
_	. 349,623	361,821

Notes to the financial statements for the year ended 30 June 2016

16.	Creditors: amounts falling due within one year		
		2016 £	2015 £
	Trade creditors	244,797	210,727
	Amounts owed to group undertakings	5,278	
	Corporation tax	47,552	1,470
	Other taxatfon and social security	61,311	84,192
	Other creditors	130,430	210,860
		489,368	507,249

Amounts owed to group undertakings include $\pounds 5,278$ (2015 - £nil) owed to GlobalX (UK) Limited, the company's immediate parent company. The amounts owed bear Interest at the benchmark Interest rate published by the Reserved Bank of Australia plus a percentage margin as applied by HSBC Bank Australia under the ultimate parent company's Multlple Advance Facility.

17. Creditors: amounts falling due after more than one year

	2016 £	2015 £
Amounts owed to group undertakings		325,161

Amounts owed to group undertakings Include £nil $(2015 \cdot £325,161)$ owed to Globa1X (UK) Limited, the company's Immediate parent company. The amounts owed bear Interest at the benchmark interest rate published by the Reserved Bank of Australia plus a percentage margin as applied by HSBC Bank Australia under the ultImate parent company's Multiple Advance Facility.

Notes to the financial statements for the year ended 30 June 2016

18.	Financial Instruments		
		2016 £	2015 £
	Financial assets		
	Financial assets that are debt instruments measured at amortised cost	470,045	521,560
	Financial llabilitles		
	Financial liabilities measured at amortised cost	(380,505)	(746,749)

Financial assets measured at amortised cost comprise of trade debtors, amounts owed by group undertakings, other debtors and cash at bank and in hand.

Financial liabilities measured at amortised cost comprise of trade creditors, other creditors, accruals and amounts owed to group undertakings.

19. Deferred taxation

		2016 £	2015 £
	At beginning of year	(28,540)	(1,200)
	Charged to the profit or loss	8,781	(27,340)
	At end of year	(19,759)	(28,540)
	The provision for deferred taxation Is made up as follows:		
		2016 £	2015 £
	Fixed asset timing differences	(19,759)	{28,540)
	-	(19,759)	(28,540)
20.	Share capital		
		2016 £	2015 £
	Allotted, called up and fully paid		
	300,000 Ordinary shares of £1 each	300,000	300,000

Notes to the financial statements for the year ended 30 June 2016

21. Reserves

The Company's capital and reserves are as follows:

Share capital

Called up share capital represents the nominal value of the shares issued.

Profit & loss account

Profit and loss account represents cumulative profits or losses, net of dividends paid and other adjustments.

22. Commitments under operallng leases

The company had total commitments under non-cancellable operating leases as at the reporting date expiring as follows:

	2016 £	2015 £
Not later than one year Later than 1 year and not later than 5 years	2,723 493	9,013

23. Related party transactions

The company has taken advantage of the exemption available in section 33.1A of FRS 102, not to disclose transactions with group companies where 100% of the voting rights are controlled within the group and consolidated financial statements including the company are publicly available.

Key management remuneration

Key management personnel include all directors and senior managers across the UK group who together have authority and responsibility for planning, directing and controlling the activities of the UK group. The total compensation paid to key management personnel for services provided to the group was £176,991 (2015 - £70,082).

24. Ultimate parent undertaking and controlling party

The company is a subsidiary of GlobalX (UK) Limited, a company registered In England and Wales. GlobalX Information Pty Limited ts the ultimate parent company incorporated In Australia.

The largest group In which the results of the company are consolidated is that headed by GlobalX Information Pty Limited, Incorporated In Austral/a. The consolidated accounts are available to the public and may be obtained from the Australian Securities and Investments Commission website {www.asic.gov.au}. The smallest group In which they are consolidated Is that headed by GlobalX (UK) Limited, Incorporated in England and Wales.

Notes to the financial statements for the year ended 30 June 2016

25. Subsidiary undertakings

0)

At 30 June 2016 the subsidiary undertakings are as follows:

Name	Country of Incorporation	Percentage issues ordinary share capital held	Nature of business
7SIde Nominees Limited	England and Wales	100%	Non-trading
7side Secretarial Services Limited	England and Wates	100%	Non-trading
Severnside Company Services Limited	England and Wales	100%	Non-trading

26. First time adoption of FRS 102

The following adjustments have arisen which have had no effect on net equity or profit but which have affected the presentation of these items on the statement of financial position. The main Items are:

Statement of changes in equity

The statement of changes in equity Is a new requirement under FAS 102. The company is required to present .the changes in net assets brought by the profit or loss for the period, other comprehensive income, and distributions to shareholders.

Taxation

Reconcilliation of the tax charge under FAS 102 is required to Include deferred tax as well as the previously disclosed corporate tax.

Financial commitments

Future financial commitments are required to show the total commitment for all years as opposed to the annual commitment In the period of termination of the lease.

The company adopted FRS 102 on 1 July 2014. The last financial statements prepared under old UK GAAP are those to 30 June 2015.

In accordance with Section 78 of the Companies Act 2006

NM01

Notice of change of name by resolution



A fee 1s payable with this form

Please see 'How to pay' on the last page

What this form 1s for You may use this form to give notice of an uncond1ttonal change of name by the company members

')(What this form 1s NOT for Youcannotusethisformtogive nottee of a cond1t1 on al changeo name



12/06/2013 COMPANIES HOUSE

#55

Company details

Company number $I^{\circ}1213151714171^{\circ}$

Ex1st1ng company name tn full

J1s1DE LIMITED

F1lhng m this form Please complete m typescript or m bold black capitals

All fields are mandatory unless specified or 1nd1cated by *

Proposed name

The above company resolved to change the company name to

Proposed name o

ILEGALINX LIMITED

Please note that the Registrar cannot change the company name until a copy of the resolution has been received

OSens1t1ve words

OSoc1etas Europaea

If the proposed name contains sens1t1ve or restricted words or expressions you must provide form NM06'Request to seek comments of government department or other spec1f1ed body on change of name' and the appropnate supporting information before the name can be changed



I am signing this form on behalf of the company

Signature





')(

If the form 1s bemg filed on behalf of a Soc1etas Europaea (SE) please delete 'director' and insert details of which organ of the SE the person s1gmng has membership

D Person authorised
 Under either section 270 or 274 of the Companies Act 2006

This form may be signed by

Director Secretary, Person authonsedO, L1qu1dator, Administrator, Adm1mstrat1ve receiver, Receiver, Receiver manager, Charity comm1ss1on receiver and manager, CIC manager

NM01

Notice of change of name by resolution

Presenter information	Important information
You do not have to give any contact 1 nformat 1 on, but 1 f you do 11 will help Companies House 1 fthere is a query on the form The contact information you give will v1s1 ble to searchers of the public record	OT .
v 13 fble to searchers of the public record	<u>f1</u> How to pay
Contactname ,, ?SIDE LIMITED	A fee of £10 Is payable to Companies House in respect of a notice of change of name by resolution
14-18 CITY ROAD	Make cheques or postal orders payable to 'Companies House'
	r I Where to send
CARDIFF County/Region	You may return this form to any Companies Hous address, however for expediency we advise you to return 11 to the appropriate address below
Postcode !C1'°12141131°fT	For companies registered in England and Wales The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff
IT.,,,,,	For companies registered In Scotland- The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2,
P".41 Checklist	139 Fountainbndge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1
We may return forms completed incorrectly or with information missing	or LP - 4 Edinburgh 2 (Legal Post)
Please make sure you have remembered the following ☐ The company name and number match the mformat1on held on the pubh c Register ☐ You have given the proposed name in section 2	For companies registered in Northern Ireland The Registrar of Companies, Companies House, FirstFloor, Waterfront Plaza, 8 Laganbank Road, Belfast Northern Ireland, BT1 385 DX 481 N R Belfast1
☐ You have attached a copy of the resolution unless previously filed	Q Further information
 You have signed the form You have enclosed the correct fee 	For further mformat1on, please see the guidance notes on the website at www.companieshouse.govuk or email enqu1nes@compameshouse.govuk
	This form is available in an
	alternative format. Please visit the
	forms page on the website at
	www.companieshouse.gov.uk

9 July 2012

Statement under Section 519 Compames Act 2006.

In accordance with Section 519, we confirm there are no circumstances connected with our ceasing to hold office as auditors of 7Side Limited which we consider should be brought to the attent10n of members and/or creditors of the company.

BDO LLP

SQ L-1

WEDNESDAY

7SIDE LIMITED

Company No 02357470

The Companies Act 2006

On the) C 14-, !-, r ... 9 J? . . the following Written Resolut10n (such resolution being passed as a special resolut10n) was approved by the engible members pursuant to sections 288 to 300 of the Companies Act 2006

Special Resolution

That Regula!Ions I to 3 (mclus1ve) and Regulat10n 5 m the ex1stmg Memorandum of Association be and are hereby removed, and that Regulatwn 4 m the ex,stmg Memorandum of Assoc1at10n be replaced with Article 2 "Liab1hty of Members" m the new Articles of Assoc1al!on, of which a copy has been attached to this resolu!Ion and which are hereby adopted as the Articles of Association of the company m subst1tut1on for and to the exclus10n of the ex1stmg Articles of Assoc1at10n thereof





THE COMPANIES ACT 2006

PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

OF

7SIDE LIMITED

(Adopted by written Resolution passed on 12th April 2010)



14-18 City Road, Cardiff, CF24 3DL Tel (029) 20 451444

www 7stde co uk

CONTENTS

CLAUSE/PART

INTERPRETATION	AND LIMITATION	OF LIABILITY	

D C 1	
Defined	tarme
Demicu	terms

2	L,ab1hty of members	4
PART	2	4
DII	RECTORS	4
	DIRECTORS' POWERS AND RESPONSIBILITIES	4
3	Drrectors' general authorty	4
4	Change of Company name	4
5	Members' reserve power	4
6	Drrectors may delegate	4
7	Conumttees	5
	DECISION-MAKING BY DIRECTORS	5
8	Directors to take dec1s1ons collectively	5
9	Directors' wntten resolutions	5
10	Unammous dec1s10ns	6
II	Callmg a drrectors' meeting	6
12	Part1c1patton m d1rectors' meetings	6
13	Cha1nng of directors' meetmgs	7
14	Chairman's castmg vote at directors' meetmgs	7
15	Quorum for directors' meetmgs	7
16	Drrectors' conflicts of mterests	7
17	Records of decmons to be kept	9
18	Drrectors' d1scretton to make further rules	IO
	APPOINTMENT AND TERMINATION OF APPOINTMENT OF DIRECTORS	10
19	Number of directors	10
20	Methods of appointing directors	IO
21	Termmat10n of dtrector's appointment	10
22	Directors' remuneration	11
23	Dtrectors' expenses	11
	ALTERNATE DIRECTORS	11
24	Appointment and removal of alternate directors	11
25	Rights and respons1b1ht1es of alternate directors	12
26	Termmat10n of alternate d1rectorsh1p	12
	SECRETARY	13
27	Appointment and removal of secretary	13

PART3		13
SHARES AND DISTRIBUTIONS		13
	SHARES	13
28	Further issues of shares authorty	13
29	Further issues of shares pre-empt10n nghts	14
30	Powers to issue different classes of share	14
31	Vanat10n of class nghts	14
32	Company's hen over shares	15
33	Enforcement of the company's hen	15
34	Call notices	16
35	L1ab1hty to pay calls	17
36	When call notice need not be issued	17
37	Fatlure to comply with call notice automattc consequences	17
38	Nottce of intended forfeiture	18
39	DITectors' power to forfeit shares	18
40	Effect of forfeiture	18
41	Procedure following forfeiture	19
42	Surrender of shares	20
43	Payment of comm1ss10n on subscriptton for shares	20
44	Company not bound by less than absolute interests	20
45	Share certificates	20
46	Replacement share certificates	21
47	Transfer of shares- general	21
48	Voluntary Transfers Pre-emption nghts	22
49	Prolub1ted Transfers	25
50	Transtn1ss1on of shares	25
51	Exercise of transm1ttees' nghts	25
52	Transm1ttees bound by pnor notices	25
53	Procedure for d1sposmg of fractions of shares	26
	DIVIDENDS AND OTHER DISTRIBUTIONS	26
54	Procedure for declanng d1v1dends	26
55	Calculat1on of d1V1dends	26
56	Payment of d1v1dends and other d1stnbut10ns	27
57	Deduct10ns from d1stnbut10ns m respect of sums owed to the company	27
58	No mterest on d1stnbut10ns	28
59	Unclaimed d1stnbu11ons	28
60	Non-cash d1stnbu11ons	28
61	Waiver of d1stnbut10ns	29
	CAPITALISATION OF PROFITS	29
62	Authority to cap1tahse and appropriauon of cap1tahsed sums.	.29

PART	$\Gamma 4$	30
DECISION-MAKING BY MEMBERS		30
	ORGANISATION OF GENERAL MEETINGS	30
63	Convemng general meetmgs	30
64	Notice of general meetmgs	30
65	Resolut10ns requ1nng special not.Ice	30
66	Attendance and speaking at general meetings	31
67	Quorum for general meetmgs	31
68	Chamng general meetmgs	31
69	Attendance and speaking by directors and non-members	31
70	Adjournment	32
	VOTING ATGENERAL MEETINGS	32
71	Young general	32
72	Errors and disputes	33
73	Poll votes	33
74	Content of proxy notices	34
75	Dehvery of proxy notices	35
76	Representation of corporations at meetmgs	36
77	Amendments to resolut.Ions	36
	WRITTEN RESOLUTIONS	36
78	Wntten Resolutions	36
PART	Γ5	36
M.	IISCELLANEOUS PROVISIONS	36
	COMMUNICATIONS	36
79	Means of commumcat1on to be used	36
	ADMINISTRATIVE ARRANGEMENTS	37
80	Company seals	37
81	No nght to mspect accounts and other records	38
82	Prov1s1on for employees on cessat10n ofbusmess	38
	DIRECTORS' INDEMNITY AND INSURANCE	38
83	Indemruty	38
84	Insurance	39

PARTI

INTERPRETATION AND LIMITATION OF LIABILITY

Defined terms

1 I In these Articles, unless the context requires otherwise

Allocation Notice has the meaming given to that term in Article 48 12,

appointor has the meaming given to that term in Article 24 I,

Articles means the Company's arttcles of assoc1at1on for the time being 1n force,

bankruptcy mcludes md1v1dual msolvency proceedmgs maJunsd1ct10n otherthan England and Wales or Northern Ireland wluch have an effect similar to that of bankruptcy,

Buyer has the meaming given to that term in Article 48 12,

CA 2006 means the Compames Act 2006,

call has the meaming given to that term in Article 34 I,

call notice has the meaning given to that term in Article 34 I,

call payment date has the meaning given to that term m Article 37 2 I,

capitahsed sum has the meaning given to that term in Article 62 I 2,

chairman has the meaming given to that term in Article 132,

chairman of the meeting has the meaming given to that term in Article 68,

Clear Days means (m relation to the penod of a notice) that penod excluding the day when the notice 1s given or deemed to be given and the day for which 1t 1s given or on which 1t 1s to take effect,

Companies Acts means the Companies Acts (as defined m section 2 of CA 2006), m so far as they apply to the Company,

Company's lien has the meamng given to that term m Article 32,

Conflict has the meaning given to that term in Article 16 2,

conflicted director means a duector who has, or could have, a Conflict ma s1tuat1on mvolvtng the Company and consequently whose vote 1s not to be counted m respect of any resolution to authonse such Conflict and who 1s not to be counted as part1c1patmg m the quorum for the meeting (or part of the meeting) at wluch such resolution 1s to be voted upon,

corporate representative has the mearung given to that tenn m Article 76,

director means a director of the Company, and mcludes any person occupying the pos1t10n of drrector, by whatever name called,

distribution recipient has the meaning given to that tenn m Article 562,

document mcludes, unless otheiw1se specified, any document sent or supplied m electroruc form,

electronic form has the meaning given to that term in sect10n 1168 of CA 2006,

Excess Securities has the meaning given to that term in Article 29 3 2,

Excess Shares has the meaning given to that term in Article 48 11 I,

fully paid m relat10n to a share, means that the nommal value and any prenuum to bepaid to the Company m respect of that share have been paid to the Company,

hard copy form has the meaning given to that term m sect10n 1168 of CA 2006,

holder m relation to shares means the person whose name 1s entered m the register of members as the holder of the shares or, m the case of a share m respect of winch a share warrant has been issued (and not cancelled), the person m possession of that warrant,

instrument means a document m hard copy form,

hen enforcement notice has the meaning given to that term in Article 33,

Market Value has the meaning given to that term in Article 48 4 I,

member has the meaning given to that term m sect10n 112 of CA 2006,

Model Articles means the model articles for pnvate compames lumted by shares contamed m Schedule I of the Compames (Model Articles) Regulations 2008 (SI 2009/3229) as amended pnor to the date of adopt10n of these Articles,

non-conflicted director means any drrector who 1s not a conflicted d1rector,

Offer Notice has the meaning given to that term in Articles 48.9 and 48.10,

ordinary resolution has the meaning given to that term in sect10n 282 of CA 2006,

paid means paid or credited as paid,

participate, m relat10n to a directors' meeting, has the meaning given to that term in Arttcle 12

partly-paid m relat 10n to a share means that part of that share's nommal value or any premium at which 1t was issued has not been paid to the Company,

persons entitled has the meaning given to that term in Article 62 I 2,

Proposed Sale Price has the meaning given to that term in Article 48 2 3,

proxy notice has the meaning given to that term in Article 742,

proxy notification address has the meaning given to that term m Article 75 1,

relevant officer has the meaning given to that term in Articles 83 3 2 or 84 2 1, as the case may be,

relevant loss has the meaning given to that term in Article 84 2 2,

relevant rate has the meaning given to that term in Article 37 2 2,

Sale Price has the meaning given to that term in Article 48 4,

Sale Shares and **Sale Share** have the meamngs respectively given to those terms ID Article 48.2 I.

Seller has the meaning given to that term in Article 48 I,

shares means shares m the Company,

special resolution has the meaning given to that term in section 283 of CA 2006,

subsidiary has the meaning given to that term in section 1159 of CA 2006,

Total Transfer Condition has the meaning given to that term m Article 48 2 5,

transfer or transferring has the meaning given to those terms respectively in Article 47 l,

Transfer Notice has the mean 1Dg given to that term D Article 481,

transmittee means a person entitled to a share by reason of the death or bankruptcy of a holder **or otherwise by operation of law,**

United Kingdom means Great Bntam and Northern Ireland,

Valuers means the auditors for the time be1Dg of the Company, unless the auditors give notice to the Company that they declme an mstruction to report on the maner m questton, when the Valuers shall be a firm of chanced accountants agreed between the Seller and the directors or m default of such agreement wtth1D 10 working days follow1Dg the nolice from the auditors decililling to report, as appointed by the President of the Institute of Chartered Accountants in England and Wales on the apphicatron of any such party, and

writing means the representat10n or reproductton of words, symbols or other mformauon m a v1s1ble form by any method or combmatrnn of methods, whether sent or supplied id electromic form or otherwise

- Save as otherwise spec1fically provided m these Articles, words and express10ns which have particular meanings m the Model Articles shall have the same mearings m these Articles, subject to which and unless the context otherwise requITes, words and express10ns which have particular meanings in CA 2006 as m force on the date when these Articles become b1Dd1Dg on the Company shall have the same mearings in these Articles
- I 3 Headings in these Articles are used for convemence only and shall not affect the construction or mterpretatton of these Articles
- Unless expressly provided otherw,se, a reference to a statute, statutory prov1S1on or subordmate leg1slat1on1sareference to 1tas1t1s mforce from time to trme and shall mclude any orders, regulauons or subordinate leg1slatton from time to ttme made under nand any amendment or reenactment of n or any such orders, regulattons or subordmate leg1slatton for the ume bemg m force
- Any phrase mtroduced by the terms "mcludmg", "mclude", "m parucular" or any similar express 10n shall be construed as 11 lustrative and shall not lmut the sense of the words preceding those terms

No regulat10ns set out m any statute or in any statutory instrument or other subordmate leg1slat10n concerning companies, including but not him1ted to the Model Articles, shall apply to the Company, but the following shall be the articles of association of the Company

2 Liabihty of members

The hab1lity of the members 1s limited to the amount, 1f any, unpaid on the shares held by them

PART2

DIRECTORS

DIRECTORS' POWERS AND RESPONSIBILITIES

3 Directors' general authority

SubJect to the Articles and to the applicable prov1s1ons for the ume being of the Companies Acts the directors are responsible for the management of the Company's business, for which purpose they may exercise all the powers of the Company

4 Change of Company name

Without preiud1ce to the generality of Article 3, the directors may resolve m accordance wllh Article 8 to change the Company's name

5 Members' reserve power

- 5 I The members may, by special resolut10n, direct the directors to take, or refram from taking, specified action
- 5 2 No such special resolution myahdates anything wluch the drrectors have done before the passing of the resolution

6 Directors may delegate

- 6 I Subject to the Articles, the drrectors may delegate any of the powers which are conferred on them under the Articles
 - 6 1 1 to such person or comnuttee,
 - 6 I 2 by such means (mcludmg by a power of attorney),
 - 6 I 3 to such an extent,
 - 6 1 4 m relat10n to such matters or terntones, and
 - 6 I 5 on such terms and cond111ons,

as they thmk fit

- If the directors so specify any such delegat 10n may authonse further delegat 10n of the drrectors' powers by any person to whom they are delegated
- 6 3 The dtrectors may revoke any delegat10n m whole or part, or alter tts terms and cond1ttons

7 Committees

- 7 I Commttees to which the drectors delegate any of their powers must follow procedures winch are based as far as they are applicable on those provts1ons of the Articles wluch govern the taking of dec1S1ons by drectors
- 7 2 The directors may make rules of procedure for all or any committees, wluch prevail over rules denved from the Articles 1f they are not consistent with them
- Where a prov1s10n of the Articles refers to the exercise of a power, authority or d1screuon by the directors and that power, authority or d1scret10n has been delegated by the directors to a cmmmttee, the prov1s10n shall be construed as penrutting the exercise of the power, authority or d1scret10n by the commuttee

DECISION-MAKING BY DIRECTORS

8 Directors to take decisions collectively

- The general rule about dec1s1on-making by directors is that any dec1s10n of the directors must be taken as a maJonty dec1s10n at a meeting or as a directors' written resolution maccordance with Article 9 (Directors' written resolut10ns) or otheIWise as a unammous dec1s1on taken m accordance with Article IO (Unammous dec1s1ons)
- 8 2 If
 - 8 2 I the Company only has one director for the time bemg, and
 - 8 2 2 no prov1s10n of the Articles requires 1t to have more than one dITector,

the general rule does not apply, and the director may (for so long as he remains the sole drrector) take dec1s10ns without regard to any of the prov1s10ns of the Articles relating to directors' dec1s1on-making

8 3 Subject to the Articles, each director part1c1patmg ma directors' meeting has one vote

9 Directors' written resolutions

- Any drrector may propose a duectors' written resolution by g1V1ng notice m writing of the proposed resolution to each of the other directors (mcludmg alternate drrectors)
- If the company has appointed a company secretary, the company secretary must propose a directors• wntten resolut10n 1f a director so requests by giving notice m wntmg to each of the other duectors {mcludmg alternate directors}
- 9 3 Notice of a proposed d1rectors wrtten resoluuon must md1cate
 - 9 3 I the proposed resolut10n, and
 - 9 3 2 the time by which 11 is proposed that the drrectors should adopt It
- A proposed duectors' written resolullon 1s adopted when a maiority of the non-conflicted directors (or theu alternates) have signed one or more copies of It, provided that those directors (or their alternates) would have formed a quorum at a directors' meeting were the resolut10n to have been proposed at such meeting

9 5 Once a directors' written resolut10n has been adopted 11 must be treated as ,f 11 had been a dec1s1on taken at a d1rectors' meeting m accordance with the Articles

10 Unanimous decisions

- A dec1s1on of the drrectors 1s taken m accordance with this Article 10 when all non-conflicted dtrectors md1cate to each other by any means that they share a common view on a matter
- A dec!Slon may not be taken m accordance with this Article 1 O, f the non-conl11cted drrectors would not have formed a quorum at a drrectors' meeting had the matter been proposed as a resolution at such a meeting
- IO 3 Once a dtrectors' unammous dec1s10n 1s taken m accordance with this Article IO 1t must be treated as 1f1t had been a dec1s10n taken at a directors' meeting m accordance with the Article

11 Calling a directors' meeting

- Any director may call a directors' meeting by g1vmg notice of the meeting to each of the directors (mcludmg alternate directors), whether or not he 1s absent from the Umted Kmgdom, or by authonsmg the company secretary (1f any) to give such notice
- 11 2 Notice of any drrectors' meeting must md1cate
 - 11 2 1 its proposed date and time,
 - 11 2 2 where 1t 1s to take place, and
 - 11 2 3 **If tt 1s anticipated that directors part1c1patmg m the meetmg will not be m the same** place, how 111s proposed that they should commumcate with each other dunng the **meetmg**
- 11 3 SubJect to Article 11 4, notice of a dlrec tors' meeting must be given to each drrector butneed not hem writing
- Notice of a directors' meeting need not be given to dtrectors who waive their entitlement to notice of that meeting, by glvmg notice to that effect to the Company pnor to or up to and mcluding not more than seven days after the date on which the meeting 1s held. Where such notice 1s given after the meeting has been held, that does not affect the vahd1ty of the meeting, or of any business conducted at it

12 Participatrnn in directors' meetings

- 12 1 SubJect to the Articles, dtrectors participate m a directors' meeting, or part of a drectors' meeting, when
 - 12 11 the meeting has been called and takes place m accordance with the Articles, and
 - 12 1 2 they can each commumcate to the others any mfonnation or op1mons they have on any particular Item of the busmess of the meeting
- 12 2 In detenming whether directors are part1c1pating ma directors' meeting, 1t 1s rrrelevant where any director 1s or how they communicate with each other
- If all the dITectors parttc1patmg ma meeting are not rn the same place, they may decide that the meeting 1s to be treated as taking place wherever any of them 1s

13 Chamng of directors' meetings

- 13 1 The drrectors may appmnt a dtrector to chair therr roeetmgs
- The person so appointed for the time being is known as the chairman
- 13.3 The drrectors may tennmate the chamnan's appointment at any time
- 13 4 If the chamnan 1s not part1c1patmg m a directors' meeting w1thm ten minutes of the time at which 1t was to start, the part1c1patmg directors must appoint one of themselves to charr 1t

14 Chairman's casting vote at directors' meetings

- 14 I If the numbers of votes for and agamst a proposal at a meeting of directors are equal, the chairman or other director chamng the meeting has a casting vote
- Article 14 I does not apply m respect of a particular meeting (or part of a meeting) 1f, m accordance with the Articles, the chamnan or other drrector chatning the meeting 1s a conflicted director for the purposes of that meeting (or that part of that meeting at which the proposal is voted upon)

15 Quorum for directors' meetings

- 15 1 At a drec tors' meeting, unless a quorum 1s part1c1pating, no proposal 1s to be voted on, except a proposal to call another meeting
- Subject to Article 15 3, the quorum for the transact10n ofbusmess at a meeting of d1Tectors may be fixed from lime to trme by a dec1s1on of the drrectors but 1t must never be less than two directors, and unless otherwise fixed 1t 1s two A person who holds office only as an alternate director shall, 1fh1s appointor 1s not present, be counted in the quorum If and so long as there 1s a sole director, he may exercise all the powers and authonues vested in the drrectors by these Arucles and accordingly the quorum for the transaction ofbusmess in these circumstances shall be one
- For the purposes of any meeting (or part of a meeting) held pursuant to Article 16 (Directors' conflicts of interests) to authorse a drrector's Conflict, 1f there 1s only one non-conflicted d1Tector m office m add1t1on to the conflicted drrector(s), the quorum for such meeting (or part of a meeting) shall be one non-conflicted drrector

16 Directors' confltcts of interests

- For the purposes oftlus Article 16, a **conflict of mterest** mcludes a conflict of mterest and duty and a conflict of duttes, and mterest mcludes both dtrect and md1rect interests
- The dITectors may, m accordance with the requtrements set out m th.ts Article 16, authonse any matter proposed to them by any dtrector which would, 1f not authonsed, mvolve a drrector breaching lus duty under section 175 of CA 2006 to avoid conflicts of interest (such matter being heremafter referred to as a Conflict)
- A drrector seelang authonsat10n in respect of a Conflict shall declare to the other drrectors the **nature and extent of hts mterest ma Conflict as soon as 1s reasonably practicable The director** shall provide the other drrectors with such details of the relevant matter as are necessary for the other drrectors to decide how to address the Conflict, together with such other mformauon as may be requested by the other drrectors
- Any authorsat10n under this Article 16 will be effective only if

- the matter m quest10n shall have been proposed by any director for cons1deranon at a meeting of directors m the same way that any other matter may be proposed to the directors under the prov1s1ons of these Articles or m such other manner as the directors may determine,
- any requirement as to the quorum at any meeting of the d1Tectors at which the matter 1s considered 1s met without counting the director m question and any other conflicted d1Tector(s), and
- the matter was agreed to without the dlfector and any other conflicted d1Tector(s) votmg or would have been agreed to if the!f votes had not been counted
- Any authonsat10n of a Conflict under tills Article 16 may (whether at the time of giving the authonsat10n or subsequently)
 - extend to any actual or potenl!al conflict of mterest which may reasonably be expected to anse out of the Conflict so authonsed,
 - be subJect to such terms and for such duration, or impose such hm1ts or cond1t10ns as the drrectors may determme, or
 - be tenmnated or vaned by the diffectors at any 1!me

This will not affect anything done by the director prior to such tennmation or variation in accordance with the terms of the authorisation

- In authonsmg a Conflict the directors may decide (whether at the time of giving the authonsat10n or subsequently) that if a director has obtained any mfonnat10n through his mvolvement m the Conflict otherwise than as a d1Tector of the Company and m respect of wluch he owes a duty of confidentiality to another person the dtrector 1s under no obligation to
 - disclose such mformat10n to the directors or to any director or other officer or employee of the Company, or
 - use or apply any such mformat10n m performing his duties as a director.

where to do so would amount to a breach of that confidence

- Where the d1Tectors authonse a Conflict they may provide, without hmitat10n (whether at the time of giving the authonsation or subsequently) that the director
 - 16 7 I is excluded from discuss 10ns (whether at meetings of directors or otherwise) related to the Conflict.
 - 16 7 2 1s not given any documents or other mformat10n relating to the Conflict,
 - may or may not vote (or may or may not be counted m the quorum) at any future meeting of directors m relation to any resolut10n relating to the Conflict
- Where the directors authorse a Conflict
 - the d1Tector will be obliged to conduct himself m accordance with any terms, limits and/or cond1t10ns imposed by the directors m relation to the Conf11ct,
 - the director will not mfunge any duty he owes to the Company by Vlftue of secl!ons 171 to 177 of CA 2006 provided he acts m accordance with such terms, lmuts and/or cond1110ns (ifany) as the d1Tectors lTilpose m respect of its authonsat10n

- Adlrector 1s not required, by reason ofbemg a duector (or because of the fiducrnry relat10nsh1p established by reason ofbemg a dITector), to account to the Company for any remuneration, profit or other benefit which he receives as drrector or other officer or employee of the Company's subs1d1anes or of any other body corporate in wluch the Company 1s mterested or which he denves from or in connecuon with a relauonslup involvmg a Conflict which has been authonsed by the d1rectors or by the Company in general meeting (subject in each case to any terms, llrruts or cond111ons attachmg to that authonsat10n) and no contract shall be !table to be avmded on such grounds nor shall the receipt of any such remuneration or other benefit constllute a breach ofh1s duty under sect10n 176 of CA 2006
- Subject to the applicable prov1s1ons for the ume being of the Companies Acts and to any terms, limits and/or cond1t10ns 1mposed by the d1rectors m accordance with Article 16 5 2, and provided that he has disclosed to the drrectors the nature and extent of any meterst of !us in accordance with the Comparues Acts, a d1rector notWithstanding !us office
 - may be a party to, or otherw1se mterested m, any contract, transaction or arrangement with the Company or m which the Company 1s otherwise mterested,
 - shall be counted as part1c1patmg for votmg and quorum purposes many dec1s10n in connection with any proposed or ex1stmg transaction or arrangement with the Company, m which he 1s m any way d1rectly or mdrrectly mterested,
 - may act by h1mself or !us firm in a profess10nal capacity for the Company (otherwise than as auditor) and he or his firm shall be entitled to remuneranon for **profess1ona1 services as 1fhe were not a dtrector,**
 - may be a d1rector or other officer of, or employed by, or a party to any contract, transaction or arrangement with, or otherwise mterested m, any body corporate promoted by the Company or in which the Company 1s otherwise mterested, and
 - shall not, by reason of hIS office, be accountable to the Company for any benefit which he (or anyone connected with him (as defined in sect10n 252 of CA 2006) denves from any such office or employment or from any such contract transaction or arrangement or from any interest m any such body corporate and no such contract, transact10n or arrangement shall be hable to be avmded on the ground of any such mterest or benefit, nor shall the receipt of any such remunerat10n or benefit consiltute a breach ofh1s duty under sect10n 176 of CA 2006
- For the purposes of tlus Article, references to proposed decIS1ons and dec1s1on-making processes include any duectors' meeting or part of a duectors' meeting
- 16 12 Subject to Article 16 13, 1f a question anses at a meeting of directors or of a committee of directors as to the nght of a duector to part1c1pate m the meeting (or part of the meeting) for voting or quorum purposes, the quest10n may, before the conclus10n of the meeting, be referred to the chairman whose ruhng m relation to any director other than the chairman 1s to be final and conclusive
- 16 13 If any quesuon as to the nght to part1c1pate m the meeting (or part of the meeting) should anse m respect of the chairman, the quest10n 1s to be decided by a dec1s10n of the directors at that meeting, for which purpose the chmrman 1s not to be counted as part1c1pating m the meeting (or that part of *the* meeting) for voting or quorum purposes

17 Records of decisions to be kept

The duectors must ensure that *the* Company keeps a record, in wntmg, for at least ten years from the date of the dec1s10n recorded, of every unarumous or maJonty dec1s1on taken by the **directors**

Where dec1S1ons of the directors are taken by electromic means, such dec1S1ons shall be recorded by the directors in permanent form, so that they may be read With the naked eye

18 Directors' discretion to make further rules

SubJect to the Articles, the directors may make any rule which they thmk fit about how they take dec1s1ons and about how such rules are to be recorded or communcated to directors

APPOINTMENT AND TERMINATION OF APPOINTMENT OF DIRECTORS

19 Number of directors

Unless otherwise determined byordmary resolution, the number of directors (other than alternate directors) shall not be subJect to any maximum but shall not be less than one

20 Methods of appointing directors

- 20 I Any person who 1s wtlhng to act as a drrector, and 1s permitted by law to do so, may be appointed to be a drrector
 - 20 | | by ordmary resolut10n, or
 - 20 I 2 by a dec1s1on of the directors
- In any case where, as a result of death or bankruptcy, the Company has no members and no directors, the transm1ttee(s) of the last member to have died or to have a bankruptcy order made agamst him (as the case may be) shall have the nght, by nonce m wntmg, to appoint a person (mcludmg a transmmee who 1s a nattrral person), who 1s Willing to act and 1s permined to do so, to be a director
- 20 3 For the purposes of Article 20 2, where two or more members diem circumstances rendenng 1t uncertam who was the last to die, a younger member 1s deemed to have survived an older member

21 Ternunatmn of director's appointment

21 1 A person ceases to be a director as soon as

- 21 I I that person ceases to be a drrector by virtue of any prov1s1on of CA 2006 or 1s proh1b1ted from being a director by law,
- 21 I 2 a bankruptcy order 1s made agamst that person,
- a composition is made with that person's creditors generally rn sattsfaction of that person's debts and the Company resolves that !us office be vacated,
- a registered medical practitioner who ts treating that person gives a winner opm10n to the Company stating that that person has become physically or mentally meapable of acting as a d1rector and may remain so for more than three months,
- 21 I 5 by reason of that person's mental health, a court makes an order wluch wholly or partly prevents that person from personally exerc1smg any powers or nghts which that person would otherwise have, or
- 21 I 6 not1ficat10n 1s received by the Company from the dtrector that the dtrector ts res1gnmg from office, and such res1gnatton has taken effect m accordance with 1ts tenns

22 Directors' remuneratrnn

- 22.1 Drrectors may undertake any seTVIces for the Company that the drrectors decide
- 22.2 Directors are entitled to such remuneration as the drrectors deterrnme
 - 22 2 1 for their services to the Company as dITectors, and
 - 22 2 2 for any other service which they undertake for the Company
- 22 3 Subject to the Articles, a dITector's remuneration may
 - 22 3 1 take any form, and
 - 22 3 2 mclude any arrangements m connection with the payment of a pens10n, allowance or gratmty, or any death, sickness or d1sab1hty benefits, to or m respect of that director
- 22 4 Unless the drrectors decide otherwise, drrectors' remunerat10n accrues from day to day

23 Directors' expenses

- The Company may pay any reasonable expenses winch the directors (mcludmg alternate drrectors) and the secretary (1f any) properly mcur m connection with their attendance at
 - 23 1 1 meetings of directors or committees of dtrectors,
 - 23 1 2 general meetings, or
 - 23 1 3 separate meetings of the holders of any class of shares or of debentures of the Company,

or otherwise m connection with the exercise of their powers and the discharge of their respons1biht1es m relatrnn to the Company

ALTERNATE DIRECTORS

- 24 Appointment and removal of alternate directors
 - Any director (appointor) may appoint as an alternate any other director, or any other person approved by resolut10n of the drrectors, to
 - 24 1 1 exercise that drrector's powers, and
 - 24 1 2 cany out that director's respons1b1httes,
 - 24 1 3 10 relat10n to the taking of decimons by the directors10 the absence of the alternate's appo10tor
 - Any appointment or removal of an alternate must be effected by notice m wntmg to the Company signed by the appointor, or 10 any other manner approved by the directors
 - 24 3 The notice must
 - 24 3 1 Ident1fy the proposed alternate, and

24 3 2 m the case of a notice of appointment, contain a statement signed by the proposed alternate that the proposed alternate 1s w1lhing to act as the alternate of the director g1vmg the notice

25 Rights and responsibilities of alternate directors

- An alternate drrector may act as alternate drrector to more than one dITector and has the same nghts m relation to any dec1s10n of the drrectors as the alternate's appoint or
- 25 2 Except as the Articles specify otherwise, alternate d1rectors
 - 25 2 I are deemed for all purposes to be drrectors,
 - are hable for their own acts and om1ss10ns,
 - are subject to the same restnct10ns as their appointors (mcluding those set out m sections 172 to 177 CA 2006 mclus1ve and Article 16), and
 - are not deemed to be agents of or for thetr appmntors,

and, m particular (w,thout hm1tat10n), each alternate drrector shall be entitled to receive notice of all meetings of d1rectors and of all meetings of conrimttees of drrectors of wluch!us appointor 1s a member

- 25 3 A person who 1s an alternate drrector but not a drrector
 - 25 3 I may be counted as part1c1patmg for the purposes of detenmmng whether a quorum 1s present (but only1f that person's appoint or 1s not part1c1patmg and provided that no alternate may be counted as more than one director for these purposes),
 - 25 3 2 may part1c1pate ma unammous dec1s10n of the d1rectors (but only 1fh1s appoint does not part1c1pate), and
 - 25 3 3 may sign a wrtten resolution (but only 1f 1t 1s not signed or to be signed by that person's appmntor)
- A director who 1s also an alternate director 1s entitled, m the absence of any ofh1s appointors, to a separate vote on behalf of that appointor, m add1t10n to !us own vote on any dec1S1on of the directors but he shall count as only one for the purpose of determining whether a quorum 1s present
- An alternate director 1s not entitled to receive any remunerat10n from the Company for serving as an alternate dtrector except such part of the alternate's appointor's remuneration as the appoint may direct by notice m wntmg made to the Company

26 Termination of alternate directorship

An alternate drrector's appointment as an alternate for any appointor ternunates

- 26 I when that appoint revokes the appointment by notice to the Company m writing spec1fying when 1t 1s to terminate,
- when not 1 ficat 10 n 1 s received by the Company from the alternate that the alternate 1 s res 1 gnmg as alternate for that appoint and such resignation has taken effect m accordance with its terms,
- on the occurrence, m relation to the alternate, of any event which, 1f tt occurred m relat10n to that appointor, would result m the tenmnat10n of that appointor's appointment as a director

26 4 on the death of that appointor, or

when the alternate's appointment as a director terminates

SECRETARY

27 Appointment and removal of secretary

The directors may appoint any person who is willing to act as the secretary for such term, at such remuneration, and upon such conditions as they may think fit and from ume to time remove such person and, If the directors so decide, appoint a replacement, meach case by a dec1s10n of the directors

PART3

SHARES AND DISTRIBUTIONS

SHARES

28 Further issues of shares: authority

- 28 I The following paragraphs ohhts Article 28 shall not apply to a private company with only one class of shares
- 28 2 Subject to Article 28 I and save to the extent authonsed by these Articles, or authonsed from time to time by an ordinary resolutton of the shareholders, the directors shall not exercise any power to allot shares or to grant nghts to subscribe for, or to convert any secunty mto, any shares m the Company
- Sub1ect to the remaining provisions of thts Article 28 and to Article 29 (Further issues of shares pre-emption nghts) and to any dtrect10ns which may be given by the Company m general meeting, the directors are generally and uncondtnonally authorsed. for the purpose of section 551 of CA 2006 to exercise any power of the Company to
 - 28 3 I offer or allot,
 - 28 3 2 grant nghts to subscribe for or to convert any security mto,
 - 28 3 3 otherwise create, deal m, or dispose of,

any shares m the Company to any person, at any time and subJect to any terms and cond1uons as the directors thmk proper

- The authority referred to m Article 28 3
 - 28 4 I shall be hmited to a maximum nommal amount of £1.000,
 - shall only apply msofar as the Company has not renewed, waived or revoked ti by ordmary resolut10n and
 - may only be exercised for a penod of five years commencing on the date on which the Company ts incorporated or these Articles are adopted whichever 1s the later. save that the directors may make an offer or agreement which would, or might require shares to be allotted after the expiry of such authority (and the directors may allot shares in pursuance of an offer or agreement as if such authority had not exptred)

29 Further issues of shares: pre-emption nghts

- In accordance with section 567(1) of CA 2006, sections 561 and 562 of CA 2006 shall not apply to an allotment of eqmty secunlles (as defined m secllon 560(1) of CA 2006) made by the Company
- Unless otherwise agreed by special resolut10n, 1f the Company proposes to allot any eqmty secunlles, those eqmty secunt1es shall not be allotted to any person unless the Company has first offered them to all members on the date of the offer on the same terms, and at the same pnce, as those eqmty secunttes are being offered to such other person on a pan passu basts and pro rata to the nommal value of shares held by those members (as nearly as possible without mvolving fracilons)

29 3 The offer

- shall be m wntmg, shall be open for acceptance for a penod of fifteen workmg days from the date of the offer and shall give details of the number and subscript, on price of the relevant equity secuntles, and
- may sllpulate that any member who wishes to subscribe for a number of equity securities m excess of the proporuon to which he 1s entitled shall, m lus acceptance, state the number of excess equity securities (Excess Securities) for which he wishes to subscribe
- Any equity secunt1es not accepted by members pursuant to the offer made to them m accordance with Articles 29 2 and 29 3 shall be used for sat1sfymg any requests for Excess Secunt1es made pursuant to Article 29 3 2 If there are msuffic1ent Excess Secunues to sa11sfy such requests the Excess Secunues shall be allotted to the apphcants as nearly as pracllcable m the propon10n that the number of Excess Secunt1es each member md1cated he would accept bears to the total number of Excess Secunt1es apphed for (as nearly as possible without mvolvmg fracuons or mcreasmg the number of Excess Secunt1es allotted to any member beyond that apphed for by him) After that allotment, any Excess Secunt1es remammg shall be offered to any other person as the drrectors may detemune, at the same pnce and on the same terms as the offer to the members

30 Powers to issue different classes of share

- 30 1 Subject to these Art1cles, but without preJud1ce to the nghts attached to any ex1stmg share, the Company may issue shares with such nghts or restrict1ons as may be determined by ordmary resolut10n
- The Company may issue shares which are to be redeemed, or are hable to be redeemed at the opllon of the Company or the holder, and the d1rectors may determine the terms, cond111ons and manner of redemption of any such shares

31 Variation of class rights

- Whenever the capital of the Company ,s dlVlded mto different classes of shares, the special nghts attached to any class may only be vaned or abrogated, either whilst the Company ,s a gomg concern or dunng or m contemplatmn of a wmdmg up, with the consent of the holders of the issued shares of that class given m accordance with Article 31 2
- The consent of the holders of a class of shares may be given by
 - 31 $2\ 1$ a special resolution passed at a separate general meeting of the holder'i of the issued shares of that class, or

a written resolut10n m any form signed by or on behalf of the holders of threequarters m nommal value of the issued shares of that class,

but not otherwise To every such meeting, all the prov1S1ons of these Articles and CA 2006 relating to general meetings of the Company shall apply (with such amendments as may be necessary to give such prov1S1ons efficacy) but so that the necessary quorum shall be rwo holders of shares of the relevant class present m person or by proxy and holding or represenuing not less than one thl£d $_{\rm ID}$ nommal value of the issued shares of the relevant class that every holder of shares of the class shall be entitled on a poll to one vote for every such share held by lum, and that any holder of shares of the class, present m person or by proxy or (being a corporat10n) by a duly authonsed representative, may demand a poll If at any adjourned meeting of such holders such a quorom as aforesaid 1s not present, not less than one person holding shares of the class who 1s present m person or by proxy shall be a quorum

32 Company's lien over shares

The Company has a hen (**Company's hen**) over every share, whether or not fully paid. which 1s registered m the name of any person mdebted or under any hab 1 hty to the Company, whether he 1s the sole registered holder of the share or one of several jomt holders, for all momes payable by him (either alone or jomtly with any other person) to the Company, whether payable 1 mmediately or at some lime m the future and whether or not a call notice has been sent m respect of 1t

- 32 I The Company's hen over a share
 - 32 I I takes prionty over any tlurd party's mterest m that share, and
 - extends to any d1v1dend or other money payable by the company m respect of that share and (1f the hen 1s enforced and the share 1s sold by the Company) the proceeds of sale of that share
- The d1£ectors may at any time decide that a share which 1s or would otherwise be sub,1ect to the Company's hen shall not be subject to 11. either wholly or m part

33 Enforcement of the company's lien

- 33 I Subject to the prov1s10ns ofth1s Article 33, 1f
 - 33 | | a hen enforcement notice has been given m respect of a share, and
 - the person to whom the notice was given has failed to comply with 11,

the Company may sell that share m accordance with Article 41 5

- 33 2 A hen enforcement notice
 - may only be given m respect of a share which 1s subject to the Company's hen, m respect of wluch a sum 1s payable and the due date for payment of that sum has passed,
 - 33 22 must specify the share concerned,
 - must be m writing and require payment of the sum payable w1thm fourteen days of the notice.
 - must be addressed either to the holder of the share or to a transm,ttee of that holder and

- 33 2 5 must state the Company's mtention to sell the share 1f the notice 1s not compled with
- Where shares are sold under this Article 33
 - the directors may authonse any person to execute an mstrument of transfer of the shares to the purchaser or a person nommated by the purchaser, and
 - the transferee 1s not bound to see to the apphcat1on of the cons1derat10n, and the transferee in title 1s not affected by any rrregulanty m or mvahd1ty of the process leading to the sale
- The net proceeds of any such sale (after payment of the costs of sale and any other costs of enforcing the hen) must be applied
 - first, m payment of so much of the sum for which the hen exists as was payable at the date of the hen enforcement notice,
 - 33 4 2 second, to the person entitled to the shares at the date of the sale, but only after the certificate for the shares sold has been surrendered to the Company for cancellat lon or an mdemmty ma form reasonably satisfactory to the drrectors has been given for any lost certificates, and subJect to a hen eqmvalent to the Companyls hen for any money payable (whether payable Immediately or at some time m the future) as existed over the shares before the sale m respect of all shares registered m the name of such person (whether as the sole registered holder or as one of several jOmt holders) after the date of the hen enforcement notice
- A statutory declarallon by a director or the company secretary (1f any) that the declarant 1s a drrector or the company secretary (as the case may be) and that a share has been sold to satisfy the Company's hen on a specified date
 - 13 5 I **1s conclus1ve evidence of the facts stated m tt as agamst all persons clamung to be** entitled to the share, and
 - 33 52 subject to comphance with any other formaht les of transfer required by the Articles or by law, constitutes a good title to the share

34 Call notices

- 34 I Subject to the Articles and the terms on which shares are allotted, the dtrectors may send a notice (call notice) to a member requiring the member to pay the Company a specified sum of money (call) which 1s payable by that member to the Company at the date when the dtrectors decide to send the call notice
- 34 2 A call notice
 - 34 2 I must be m wntmg,
 - may not requtre a member to pay a call which exceeds the total amount of his mdebtedness or hab1hty to the Company,
 - 34 2 3 must state when and how any call to which it relates 1t 1s to be paid, and
 - 34 2 4 may permit or requtre the call to be paid by mstalments
- A member must comply with the requirements of a call notice, but no member 1s obliged to pay any call before fourteen days have passed smce the nollce was sent

- 34.4 Before the Company has received any call due under a call notice the directors may
 - 34 4 1 revoke 11 wholly or m part, or
 - 344 2 specify a later time for payment than 1s specified m the notice,

by a further notice ID wnt1Dg to the member ID respect of whose shares the call 1s made

35 Liability to pay calls

- Lrnb1hty to pay a call 1s not extmgmshed or transferred by transfemng the shares m respect of which 11 1s requITed to be paid
- 35 2 Jomt holders of a share are JOIDtly and severally hable to pay all calls m respect of that share
- Subject to the terms on which shares are allotted, the dITectors may, when issumg shares, provide that call notices sent to the holders of those shares may requITe them
 - 35 3 1 to pay calls wluch are not the same, or
 - 35 3 2 to pay calls at different times

36 When call notice need not be issued

- A call notice need not he issued m respect of sums which are specified ID the terms on which a share 1s issued, as be1Dg payable to the Company m respect of that share
 - 36 1 1 on allotment,
 - on the occurrence of a particular event, or
 - on a date fixed by or m accordance w1th the terms of issue
- But 1fthe due date for payment of such a sum has passed and 1t has not been paid, the holder of the share concerned 1s treated ID all respects as hav1Dg failed to comply with a call notice m respect of that sum, and 1s hable to the same consequences as regards the payment of mterest and forfeiture

37 Failure to comply with call notice automatic consequences

- 37 I If a person 1s hable to pay a call and fails to do so by the call payment date
 - 37 | I the directors may issue a notice of mtended forfeiture to that person, and
 - until the call 1s paid, that person ml!St pay the Company mterest on the call from the call payment date at the relevant rate
- 37 2 For the purposes ofth1s Article 37
 - the call payment date 1s the time when the call notice states that a call is payable unless the directors give a notice m wntmg spec1fymg a later date, m wluch case the call payment date 1s that later date,
 - 37 2 2 the relevant rate 1s

- 37 2 2 I the rate fixed by the terms on which the share m respect of which the call is due was allotted.
- 37 2 2 2 such other rate as was fixed m the call notice whuch required payment of the call, or has otherwise been detennined by the drectors, or
- 37 2 2 3 If no rate 1s fixed m either of these ways, five per cent (5%) per annum
- The relevant rate must not exceed by more than five percentage points the base lending rate most recently set by the Monetary Policy Commltlee of the Bank of England m connect10n with 1ts respons1b1ht1es under Part 2 of the Bank of England Act 1998
- The d1rectors may waive any obhgat1on to pay mterest on a call wholly or in part

38 Notice of intended forfeiture

- 38 I A notice of intended forfeiture
 - 38 1 I must be m wntmg,
 - may be sent in respect of any share m respect of which a call has not been paid as required by a call notice,
 - must be sent to the holder of that share (or, m the case of Jomt holders of a share m accordance WJth Article 79 6) or to a transnnttee of that holder m accordance with Art1cle 79 7.
 - must require payment of the call and any accrued mterest and all expenses that may have been mcurred by the Company by reason of such non-payment by a date Which 1s not less than fourteen days after the date of the notice,
 - 38 I 5 must state how the payment 1s to be made and
 - must state that 1fthe notJce 1s not complied with, the shares m respect ofwh1ch the call 1s payable will be liable to be forfeited

39 Directors' power to forfeit shares

If a notice of mtended forfeiture 1s not complied with before the date by which payment of the call 1s requITed m the notice of mtended forfeiture, the dtrectors may decide that any share m respect of which It was given 1s forfeited, and the forfeiture 1s to mclude all d1v1dends or other moneys payable m respect of the forfeited shares and not paid before the forfeiture

40 Effect of forfeiture

- 40 I Sub1ect to the Articles, the forfeiture of a share extingmshes
 - 40 | | all mterests m that share, and all claims and demands against the Company m respect of 1t, and
 - 40 I 2 all other nghts and liab1ht1es mc1dental to the share as between the person whose share 11 was pnor to the forfeiture and the Company
- 40 2 Any share which 1s forfeited m accordance with the Articles

- 40 2 I ts deemed to have been forfeited when the directors decide that tt 1s forfeited,
- 40 22 ts deemed to be the property of the Company, and
- 40 2 3 may be sold, re-allotted or otherwise disposed of as the directors tlunk fit m accordance with Article 4 I 5
- 40 3 If a person's shares have been forfeited
 - 40 3 I the Company must send that person written notice that forfeiture has occurred and record it m the register of members,
 - 40 3 2 that person ceases to be a member m respect of those shares,
 - 40 3 3 that person must surrender the certificate for the shares forfeited to the Company **for cancellation.**
 - that person remams !table to the Company for all sums payable by that person under the Articles at the date of forfeiture m respect of those shares mcludmg any mterest (whether accrued before or after the date of forfeiture), and
 - 40 35 the directors may waive payment of such sums wholly or m part or enforce payment without any allowance for the value of the shares at the time of forfeiture or for any cons1derat1on received on thetr disposal
- At any time before the Company disposes of a forfeited share, the directors may decide to cancel the forfeiture on payment of all calls and mterest due in respect of 11 and on such other terms as they thmk fit

41 Procedure following forfeiture

- 41 1 If a forfeited share ts to be disposed of by being transferred, the Company may receive the cons1derauon for the transfer and the dtrectors may authonse any person to execute the mstrument of transfer
- 41 2 A statutory declarat10n by a director or the Company secretary {tf any) that the declarant ts a director or the Company secretary (as the case may be) and that a share has been forfeited on a specified date
 - 41 2 I **1s conclusive evidence of the facts stated m 1t as agamst all persons cla1mmg to be** entttled to the share, and
 - 41 22 subject to compliance with any other formal 111es of transfer required by the Articles or by law, constitutes a good title to the share
- A person to whom a forfeited share ts transferred ts not bound to see to the apphcat10n of the cons1deratton (tf any) nor ts that person's tttle to the share affected by any 1rregulanry m or myahdtty of the process leading to the forfeiture or transfer of the share
- 41 4 If the Company sells a forfeited share, the person who held tt pnor to ,ts forfeiture is entitled to receive from the company the proceeds of such sale net of any conun1ss1on, and excluding any amount which
 - 41 4 I was, or would have become, payable, and
 - had not when that share was forfeited, been paid by that person m respect of that share,

but no mterest 1s payable to such a person m respect of such proceeds and the Company 1s not required to account for any money earned on them

All shares to be sold m the enforcement of the company's hen or nghts of forfeiture shall be offered m accordance with Article 48 (Voluntary Transfers) as 1f they were Sale Shares m respect ofwh1ch a Transfer Notice had been given and treatmg as the Seller the holder of those shares save that the Sale Pnce shall be the Market Value of those shares and the Transfer Nouce shall be deemed not to contam a Total Transfer Cond1110n

42 Surrender of shares

- 42 1 A member may surrender any share
 - 42 1 1 m respect of which the directors may ISsue a nottce of mtended forfeiture
 - 42 I 2 which the dJTectors may forfeit, or
 - 42 I 3 which has been forfeited
- The dJTectors may accept the surrender of any such share
- 42.3 The effect of surrender on a share 1s the same as the effect of forfeiture on that share
- 42 4 A share which has been surrendered may be dealt with m the same way as a share which has been forfeited
- 43 Payment of commission on subscription for shares
 - 43 1 The Company may pay any person a comnusswn m cons1derat10n for that person
 - 43 | | subscnbmg, or agreemg to subscnbe, for ,;;hares, or
 - 43 I 2 procunng or agreemg to procure, subscript1ons for shares
 - 43 2 Any such comm1ss10n may be paid
 - 43 2 I m cash, or m fu.11y paid or partly paid shares or other secunttes or partly m one way and partly 111 the other, and
 - 43 2 2 m respect of a cond1t10nal or an absolute subscription
- 44 Company not bound by less than absolute interests
 - Except as required by law, no person 1s to be recognised by the Company as holding any share upon any trust, and except as otherwise required by law or the Articles, the Company ts not m any way to be bound by or recognse any mterest m a share other than the holder's absolute ownership of 11 and all the nghts attaching to 11
- 45 Share certificates
 - 45 1 The Company must issue each member, free of charge, with one or more certificates m respect of the shares which that member holds
 - 45 2 Every certificate must specify
 - 45 2 I m respect of how many shares. of what class, 1t ts issued,

the nommal value of those shares,

the extent to which shares are paid up, and

any distingmishing numbers assigned to them

No cerlificate may be issued in respect of shares of more than one class

If more than one person holds a share only one certificate may be issued in respect of 1t

Certificates must

As 5 1 have affixed to them the Company's common seal, or

be otherwise executed in accordance with the Companies Acts

46 Replacement share certificates

45 3

45 4

45,5

- 46 1 If a certificate issued m respect of a member's shares is
 - 46 1 1 damaged or defaced, or
 - 46 1 2 said to be lost, stolen or destroyed,

that member 1s entitled to be issued with a replacement certificate m respect of the same shares

- A member exerc, smg the nght to be issued with such a replacement certificate
 - may at the same time exercise the nght to be issued with a smgle cenfficate or separate certificates
 - must return the cert1ficate wh1ch 1s to be replaced to the Company 1f 1t $_{\rm is}$ damaged or defaced, and
 - 46 2 3 must comply with such condtt10ns as to eVIdence, mdemruty and the payment of a reasonable fee as the directors decide

47 Transfer of shares- general

- In these Art1cles a reference to the **transfer** of or **transferring** shares shall mclude any transfer, **assignment**, **d1spos1uon** or **proposed** or **purported transfer**, **assignment or d1spos1t10n**
 - 47 1 1 of any share or shares of the Company, or
 - of any mterest of any kmd m any share or shares of the Company, or
 - 47 1 3 of any nght to receive or subscribe for any share or shares of the Company
- 47 2 The drrectors shall not register the transfer of any share or any mterest m any share unless the transfer is made m accordance with Article 48 (Voluntary Transfers), and, 10 any such case, is not prohibited under Article 49 (Prolubited Transfers)
- Jfthe directors refuse to register a transferofa share they shall, as soon as practicable and many event withm two months after the date on which the transfer was lodged with the Company, send to the transferee notice of and the reasons for, the refusal

- 47 4 An obhgat10n to transfer a share under these Articles shall be deemed to be an obhgat10n to transfer the entire legal and beneficial mterest m such share free from any hen, charge or other encumbrance
- Shares may be transferred by means of an instrument of transfer many usual form or any other form approved by the directors, which 1s executed by or on behalf of the transferor and (1f any of the shares 1s partly paid) the transferee
- No fee may be charged for reg1stermg any mstrument of transfer or other document relating to **or affecting the tttle to any share**
- The Company may retam any instrument of transfer which 1s registered
- The transferor remams the holder of a share until the transferee's name 1s entered m the register of members as holder of 11

48 Voluntary Transfers: Pre-emption rights

- Any member who wishes to transfer any share (Seller) shall before transfeITIIIg or agreemg to transfer such share or any mterest m it, serve notice m wntmg (Transfer Notice) on the Company ofh1s wish to make that transfer
- 48 2 In the Transfer Notice the Seller shall specify
 - 48 2 I the number and class of shares (Sale Shares and each one a Sale Share) which he wishes to transfer,
 - 48 2 2 the 1dent1ty of the person (1f any) to whom the Seller wishes to transfer the Sale Shares,
 - 48 2 3 the pnce per share at which the Seller wishes to transfer the Sale Shares (**Proposed Sale Price**),
 - 48 2 4 any other terms relating to the transfer of the Sale Shares, and
 - 48 2 5 whether the Transfer Notice 1s cond1t10nal upon all (and not part only) of the Sale Shares being sold pursuant to the following prov1s10ns of this Article 48 (**Total Transfer Condition**)
- 48 3 Each Transfer Notice shall
 - 48 3 I relate to one class of shares only,
 - constitute the Company as the agent of the Seller for the sale of the Sale Shares on the terms oftlus Article 48, and
 - 48 3 3 save as provided m Article 48 8 be rrrevocable
- The Sale Shares shall be offered for purchase m accordance with this Article 48 at a pnce per Sale Share (Sale Price) agreed between the Seller and the directors or, m default of such agreement by the end of the 15th working day after the date of service of the Transfer Notice
 - 48 4 I If the directors so elect w1thm that fifteen working day penod after the date of service of the Transfer Notice, the Sale Pnce shall be the pnce per Sale Share reported on by the Valuers as their wntten opm10n of the open market value of each Sale Share (Market Value) as at the date of service of the Transfer Notice (m which case for the purposes of these Articles the Sale Pnce shall be deemed to have

been determined on the date of the recetpt by the Company of the Valuer's report), and

- 48 4 2 otherwise the Sale Pnce shall be the Proposed Sale Pnce, m which case for the purpose of these Articles the Sale Pnce shall be deemed to have been agreed at the end of that 15th working day
- 48.5 If mstructed to report on therr oplTllon of Market Value under Article 48.4 the Valuers shall
 - 48 5 I act as expert and not as arbitrator and thetr written determinat 10n shall be final and binding on the members, and
 - 48 5 2 proceed on the basis that
 - 48 5 2 1 the open market value of each Sale Share shall be the sum wluch a wilhing buyer would agree with a wilhing seller to be the purchase pince for all the class of shares of which the Sale Shares form part, dlylded by the number of issued shares then composed in that class,
 - there shall be no add1t10n of any prermum or subtraction of any discount by reference to the s12e of the holding the subject of the Transfer Notice or in relation to any restrict1ons on the rransferab1hry of the Sale Shares, and
 - any difficulty m applymg either of the foregomg bases shall be resolved by the Valuers as they thmk fit m therr absolute discretion
- 48 6 The Company will use its reasonable endeavours to procure that the Valuers deliver their wrtten opm1on of the Market Value to the drrectors and to the Seller w1thm twenty-eight days ofbemg requested to do so
- The Valuers' fees for reporting on their opmlon of the Market Value shall be borne as the Valuers shall spectfy m their valuatlon having regard to the conduct of the parties and the ment of their agreements m respect of the matters m dispute or otherwise (m the absence of any such spec1ficatlon by the Valuers) as to one halfby the Seller and as to the other half by the Company unless the Seller revokes the Transfer Notice pursuant to Article 48 8, m which case the Seller shall pay all the Valuers' fees
- 48 8 If the Market Value 1s reported on by the Valuers under Article 48 4 to be less than the Proposed Sale Pnce, the Seller may revoke any Transfer Notice which was not stated to be or 1s not deemed by these Articles to be, irrevocable by wrtten not1ce glven to the directors w1th.m the penod of five working days after the date the dtrectors serve on the Seller the Valuers' written opm1on of the Market Value
- The drrectors shall at least ten working days after and no more than twenty working days after the Sale Pince has been agreed or determined give an Offer Notice to all members in accordance. With these Articles For the av01dance of doubt no Sale Shares may be offered or sold to any transferee pursuant to Article 48 14 unless an Offer Notice has first been given to all members in accordance. With the pre-empt10n prov1s10ns set out in thus Article 48 9 and Articles 48 IO to 48 13 inclusive.
- 48 JO An Offer Nottce shall
 - 48 10 I specify the Sale Pnce,
 - 48 10 2 contam the other details meluded m the Transfer Nottce, and

48 10 3 mv1te each of the members (other than the Seller) to respond m wntmg, before expiry of the Offer Notice, to purchase the numbers of Sale Shares specified by them m their apphcatton,

and shall expITe twenty working days after Its service

- 48 11 After the expiry date of the Offer Notice, the dITectors shall allocate the Sale Shares m accordance with the apphrauons received save that
 - 48 11 I 1f there are applicat10ns from members for more than the number of Sale Shares ava, Iable, they shall be allocated to those applicants m proporuon (as nearly as possible but without allocating to any member more Sale Shares than the maximum number applied for by him) to the number of shares then held by them respectively, however m his application for Sale Shares a member may, 1fhe so desrres md1cate that he would be w1lling to purchase a particular proport10nate enutlement (Excess Shares) m which case, applicat10ns for Excess Shares shall be allocated m accordance with such application, or m the event of compett10n among those members applying for Excess Shares m such proportions as equal (as nearly as may be) the proport10ns of all the shares held by such members,
 - 48 11 2 If 11 1s not possible to allocate any of the Sale Shares without mvolvmg fracuons, they shall be allocated amongst them m such marmer as the Board shall thmk fit, and
 - 48 11 3 1f the Transfer Notice contamed a valid Total Transfer Cond1t10n no allocat10n of Sale Shares shall be made unless all the Sale Shares are allocated
- The dITectors shall, within five working days of the explfY date of the Offer Nollce, give nouce m writing (Allocation Nollce) to the Seller and to each person to whom Sale Shares have been allocated (each a **Buyer**) spec,fying the name and address of each Buyer, the number and class of Sale Shares agreed to be purchased by him and the aggregate price payable for them
- Complete on of a sale and purchase of Sale Shares pursuant to an Allocauon Notice shall take place at the registered office of the Company at the time specified m the Allocat10n Notice when the Seller shall, upon payment to him by a Buyer of the Sale Pnce m respect of the Sale Shares allocated to that Buyer, transfer those Sale Shares and deliver the relauve share cert1ficate(s) to that Buyer
- 48 14 If all the Sale Shares are not sold under the pre-empt10n provisions contamed m Articles 48 9 to 48 13 mclus,ve, the Seller may, during the penod ofthITty working days 1mmediately following the expiry date of the Offer Nouce. sell all or any of these Sale Shares, for which an Allocation Nollce has not been given, by way ofbona fide sale to the proposed transferee (if any) named m the Transfer Notice or, 1fnone was so named, to any transferee, m either case at any pnce per Sale Share which 1s not less than the Sale Pnce, without any deduct10n, rebate or allowance to the proposed transferee, provided that
 - 48 14 I the Seller may not transfer such share and the drrectors shall not register any transfer to a transferee who 1s not at that date a member unless such transferee 1s first approved m wntmg by the directors, and
 - 48 14 2 1fthe Transfer Nouce contamed a Total Transfer Cond111on, the Seller shall not be entitled, save with the wrten consent of the d1rectors, to sell only some of the Sale Shares under this Article 48 I4
- 48 15 If a Seller fa!ls for any reason (mcludmg death) to transfer any Sale Shares when required pursuant to this Article 48, the dlfectors may authorse any dlfector of the Company (who shall be deemed to be mevocably appointed as the attorney of the Seller for the purpose) to execute

each necessary transfer of such Sale Shares and deliver 11 on the Seller's behalf The Company may receive the purchase money for such Sale Shares from the Buyer and shall upon receipt (subJect, if necessary, to the transfer bemg duly stamped) register the Buyer as the holder of such Sale Shares The Company shall hold such purchase money ma separate bank account on trust for the Seller but shall not be bound to earn or pay rnterest on any money so held The Company's receipt for such purchase money shall be a good discharge to the Buyer who shall not be bound to see to the apphcat10n of 11, and after the name of the Buyer has been entered m the register of members m purported exercise of the power conferred by this Article 48 15 the validity of the proceedings shall not be quest10ned by any person

49 Prohibited Transfers

Notw1thstandmg any other prov1S1on of these Articles, no transfer of any Share shall be registered 1f11is to any mmor, undischarged bankrupt, trustee m bankruptcy or person of unsound mmd

Transmission of shares

- 50 I If title to a share passes to a transm1ttee, the Company may only recogmse the transmlltee as having any tille to that share
- 50 2 Nothing in these Articles releases the estate of a deceased member from any hability in respect of a share solely or Jomtly held by that member
- A transmiltee who produces such evidence of enutlement to shares as the directors may properly **reqmre**
 - 50 3 I may, subJect to the Articles, choose either to become the holder of those shares or to have them transferred to another person, and
 - subJect to the Articles, and pendrng any transferofthe shares to another person, has the same nghts as the holder had
- But subJeCt to Article 20 2 (Methods of appointing directors), transnuttees do not have the nght to attend or vote at a general meeting, or agree to a proposed written resolution, m respect of shares to which they are enl1tled, by reason of the holder's death or bankruptcy or otherwise, unless they become the holders of those shares

5I Exercise of transmittees' rights

- Transllllttees who wish to become the holders of shares to which they have become entitled must notify the Company m wntmg of that wish
- 51 2 If the transm1ttee wishes to have a share transferred to another person, the transminee must execute an mstrument of transfer m respect of lt
- Any transfer made or executed under tins Article 1s to be treated as if 11 were made or executed by the person from whom the transm1ttee has denved nghts m respect of the share, and as if the event whtch gave use to the transm1sston had not occurred

52 Transrruttees bound by prior notices

If a nottce 1s given to a member m respect of shares and a transmtnee 1s enutJed to those shares, the transmtttee 1s bound by the notice 1f 1t was given to the member before the transminee's name or the name of any person nominated under Article 50 3 (Transm1ss10n of shares), has been entered m the register of members

53 Procedure for disposing of fractions of shares

- 53 1 Tlus Article apphes where
 - there has been a consolidation or d1v1s10n of shares, and
 - as a result, members are entitled to fractions of shares
- 53 2 The directors may
 - 53 2 I sell the shares representing the fractions to any person including the Company for the best pnce reasonably obtainable,
 - authonse any person to execute an mstrument of transfer of the shares to the purchaser or a person nommated by the purchaser, and
 - 53 2 3 d1stnbute the net proceeds of sale m due proport10n among the holders of the shares
- The person to whom the shares are transferred 1s not obliged to ensure that any purchase money 1s received by the person enutled to the relevant fractions
- The transferee s utle to the shares 1s not affected by any 1rregulanty m or invahd1ty of the process leading to thetr sale

DIVIDENDS AND OTHER DISTRIBUTIONS

54 Procedure for declaring dividends

- The Company may by ordinary resolut10n declare d1v1dends, and the drrectors may decide to pav mtenm d1v1dends
- A d1v1dend must not be declared unless the duectors have made a recommendat10n as to ns amount Such a d1v1dend must not exceed the amount recommended by the directors
- No d1v1dend may be declared or patd unless 1t 1s m accordance with members' respective nghts
- Unless the members' resolutwn to declare or drrectors' dec1s1on to pay a d1v1dend or the terms on which share are issued specify otherwise, It must be paid by reference to each member's holding of shares on the date of the resolut10n or dec1s1on to declare or pay 11
- 54 5 If the Company's share capital 1s d1v1ded into different classes, no mtenm d1v1dend may be paid on shares carrying deferred or non-preferred nghts 1f, at the time of payment, any preferenttal dividend 1s m arrear
- The directors may pay at mtervals any d1v1dend payable at a fixed rate 1f11 appears to them that the profits available for d1stnbut1on JuslIfy the payment
- If the directors act m good faith, they do not mcur any hab1hty to the holders of shares confemng preferred nghts for any loss they may suffer by the lawful payment of an intenm d1v1dend on shares with deferred or non-preferred nghts

55 Calculation of dividends

Except as otherwise provided by the Articles or the nghts attached to shares, all d1v1dends must be

- 55 1 1 declared and paid according to the amounts paid up on the shares on which the d1v1dend 1s paid, and
- appointment and paid propointment to the amounts paid up on the shares duning any pointment pointment and paid propointment and paid
- 55 2 If any share 1s issued on tenns prov1dmg thallt ranks for d1v1dend as from a pal11cular date that share ranks for d1v1dend accordmgly

56 Payment of dividends and other distribut10ns

- Where a d1v1dend orother sum which is a distribut10n is payable m respect of a share II must be paid by one or more of the following means
 - transfer to a bank or bmldmg society account specified by the distribution recipient either m wntmg or as the directors may otherwise decide,
 - sending a cheque made payable to the d1stnbutton rec1p1ent by post to the d1stnbuuon recipient at the d1stnbut10n rec1p1ent's registered address (1f the d1stnbu11on rec1p1ent 1s a holder of the share). or (many other case) to an address specified by the d1stnbutton rec1p1ent either m wntmg or as the dtrectors may otherwise decide.
 - sending a cheque made payable to such person by post to such person at such address as the d1stnbut1on rec1p1ent has specified either m wntmg or as the directors may otherwise decide, or
 - any other means of payment as the dtrectors agree with the d1stnbut1on rec1p1ent either m wnt111g or by such other means as the directors decide.
- In these Articles, the **distribution recipient** means, m respect of a share 111 respect of which a d1V1dend or other sum 1s payable
 - 56 2 1 the holder of the share, or
 - ${\bf 16622} \qquad {\bf 16 the share \, has \, two \, or \, more \, JOtnt \, holders, \, which ever \, of \, them \, 1s \, named \, first \, mthe \, register \, of \, members, \, or \, {\bf 16 the share \, has \, two \, or \, more \, JOtnt \, holders, \, which ever \, of \, them \, 1s \, named \, first \, mthe \, register \, of \, members, \, or \, {\bf 16 the share \, has \, two \, or \, more \, JOtnt \, holders, \, which ever \, of \, them \, 1s \, named \, first \, mthe \, register \, of \, members, \, or \, {\bf 16 the share \, has \, two \, or \, more \, JOtnt \, holders, \, which ever \, of \, them \, 1s \, named \, first \, mthe \, register \, of \, members, \, or \, {\bf 16 the share \, has \, two \, or \, more \, JOtnt \, holders, \, which ever \, of \, them \, 1s \, named \, first \, mthe \, register \, of \, members, \, or \, {\bf 16 the share \, has \, two \, or \, more \, JOtnt \, holders, \, and \,$
 - 1f the holder 1s no longer enutled to the share by reason of death or bankruptcy or otherwise by operat10n oflaw, the transm1ttee

57 Deductions from distributions in respect of sums owed to the company

- 57 1 If
 - 57 11 a share 1s subJect to the Company's hen, and
 - 57 12 the d1rectors are entitled to issue a hen enforcement notice m respect of 1t,

they may, mstead of 1ssmng a hen enforcement notice deduct from any d1v1dend or other sum payable m respect of the share any sum of money which 1s payable to the Company m respect of that share to the extent that they are enut1ed to requtre payment under a hen enforcement notice

- Money so deducted must be used to pay any of the sums payable m respect of that share
- The Company must notify the d1stnbullon rec1p1ent 111 wntmg of

- 57 3 1 the fact and amount of any such deduction,
- any non-payment of a d1v1dend or other sum payable m respect of a share resulting from any such deduction, and
- 57 3 3 how the money deducted has been applied

No interest on distributions

- The Company may not pay interest on any d1v1dend or other sum payable m respect of a share unless otherwise provided by
 - 58 1 1 the terms on which the share was issued, or
 - 58 1 2 the prov1s1ons of another agreement between the holder of that share and the Company

59 Unclaimed distributions

- 59 1 All d1v1dends or other sums which are
 - 59 1 1 payable m respect of shares, and
 - 59 1 2 unclaimed after having been declared or become payable,

may be myested or otherwise made use ofby the directors for the benefit of the Company unttl claimed

- The payment of any such dtvtdend or other sum mto a separate account does not make the Company a trustee m respect of 1t
- 59 3 If
 - 59 3 1 twelve years have passed from the date on which a dtvtdend or other sum became due for payment, and
 - 59 3 2 the d1stnbuuon rec1p1ent has not claimed 1t,

the d1stnbut1on rec1p1ent 1s no longer entitled to that d1v1dend or other sum and 1t ceases to remam owmg by the Company

60 Non-cash d1stribut10ns

- 60 1 Subject to the terms of issue of the share m question, the Company may, by ordmary resolution on the recommendation of the directors, decide to pay all or part of a d1v1dend or other d1stnbution payable m respect of a share by transfemng non-cash assets of equivalent value (mcludmg, without hm1tat1on, shares or other secunttes many Company)
- For the purposes of paying a non-cash d1stnbutton, the directors may make whatever arrangements they think fit, mcludmg, where any difficulty anses regarding the d1stnbutton
 - 60 2 1 fix.mg the value of any assets,
 - 60 2 2 paying cash to any d1stnbutton rec1p1ent on the basis of that value 111 order to adjust the nghts of rec1p1ents, and

60 2 3 vesting any assets m trustees

61 Waiver of distributions

- 61 I D1stnbut1on rec1p1ents may waive their entitlement to a d1v1dend or other distribut1on payable m respect of a share by g1vmg the Company notice m writing to that effect, but 1f
 - 6I I1 the share has more than one holder, or
 - more than one person 1s entitled to the share, wheilier by reason of the death or bankruptcy of one or more jOint holders, or oilierw1se,

the notice 1s not effecuve un]ess 1t 1s expressed to be given, and signed, by all the holders or persons otherwise entitled to ilie share

CAPITALISATION OF PROFITS

Authority to capitalise and appropriation of capitalised sums

- 62 I Subject to ilie Articles, ilie d1rectors may, 1f they are so authonsed by an ordmary resolut1on
 - decide to cap1tahse any profits of the Company (whether or not they are available for d1stnbution) wluch are not required for pay,ng a preferential d1v1dend or any sum standing to the credit of the Company's share premium account or capital redemption reserve, and
 - 62 1 2 appropriate any sum which they so decide to capitalise (**capitalised sum**) to the persons who would have been entitled to 111f1I were d1stributed by way of d1v1 dend (**persons entitled**) and milie same proportions
- 62 2 Cap1tahsed sums must be apphed
 - 62 2 I on behalf ofilie persons enutled, and
 - 62 22 10 ilie same proportions as a d1v1dend would have been d1stnbuted to them
- 62 3 Any cap1tahsed sum may be apphed m paying up new shares of a nommal amount equal to the cap1tahsed sum which are then allotted credited as fully paid to the persons entitled or as they may d1Tect
- 62 4 A cap1tahsed sum wluch was appropriated from profits available for d1stnbution may be applied
 - m or towards paying up any amounts unpaid on ex1stmg shares held by the persons entitled, or
 - 62 42 10 pay10g up new debentures of the Company which are ilien allotted credited as fully paid to ilie persons enutled or as iliey may direct
- 62 5 Subject to the Articles ilie dITectors may
 - 62 5 I apply cap1tahsed sums m accordance w1ili paragraphs 62 3 and 62 4 partly m one way and partly m another,
 - make such arrangements as iliey thmk fit to deal with shares or debentures beconung d1stnbutable 10 fractions under ili1s Article (mcludmg tbe 1ssu10g of fractional certificates or ilie makmg of cash pa}'lDents). and

authonse any person to enter mto an agreement with the Company on behalf of all the persons entitled which is bmdmg on them m respect of the allotment of shares and debentures to them under this Ar!Jcle 62

PART4

DECISION-MAKING BY MEMBERS

ORGANISATION OF GENERAL MEETINGS

63 Convening general meetings

The directors may call general meetings and, on the reqms1t10n of members pursuant to the prov1s10ns of CA 2006, shall forthwith proceed to convene a general meeting m accordance with CA 2006 If there are not w1t111n the Umted Kmgdom sufficient directors to call a general meeting, any director or the members requ1sit10nmg the meeting (or any of them representing more than one half of the total voting rights of them all) may call a general meeting. If the Company has only a single member, such member shall be entitled at any time to call a general meeting.

64 Notice of general meetings

- General meetings (other than an adjourned meeting) shall be called by at least founcen Clear Days' notice but a general meeting may be called by shorter notice if 11 1s so agreed by a majority m number of the members having a night to atlend and vote, being a majority together holding not less than nimety per cent (90%) m nominal value of the shares at the meeting, g1vmg that night
- The notice shall specify the time, date and place of the meeting, the general nature of the business to be transacted and the terms of any resolution to be proposed at 1t
- Subject to the prov1s1ons of these Articles and to any restrictions imposed on any shares, the notice shall be given to all members, to all persons entitled to a share m consequence of the death or bankruptcy of a member (if the company has been notified ofther entitlement) and to the directors, alternate directors and the auditors for the time being of the Company
- The accidental om1ss10n to give notice of a meeting to, or the non-receipt of notice of a meeting by, any person entitled to receive notice shall not myahdate the proceedings at that meeting

65 Resolutions requiring special notice

- 65 I If CA 2006 requires special notice to be given of a resolution, then the resolution will not be effective unless notice of the mtent10n to propose 1t has been given to the Company at least twenty-eight Clear Days before the general meeting at which 11 1s to be proposed
- Where practicable, the Company must give the members notice of the resolutmn m the same manner and at the same time as tt gives notice of the general meeting at which 1t 1s to be proposed Where that1s not pracucable, the Company must give the members at least fourteen Clear Days' before the relevant general meeting by advertisement m a newspaper with an appropriate c1Tculat10n
- If, after notice to propose such a resolution has been given to the Company, a meeting 1s called for a date twenty-eight days or less after the nouce has been given, the notice shall be deemed to have been properly given, even though 11 was not given w1thm the time required by Article 65 I

- Attendance and speakJDg at general meetings
 - A person 1s able to exercise the nght to speak at a general meeling when that person 1s m a **pos1t1on to commumcate to all those attending the meeting during the meeting any information** or oplillons which that person has on the business of the meeting
 - A person 1s able to exercise the nght to vote at a general meeting when
 - 66 2 I that person 1s able to vote, during the meeting, on resolutions put to the vote at the meeting, and
 - 662 2 that person's vote can be taken mto account m determming whether or not such resolutions are passed at the same time as the votes of all the other per ons attending the meeting
 - The d1rectors may make whatever arrangements they consider appropriate to enable those attending a general meeting to exercise the Tinghts to speak or vote at 1t
 - In detenning attendance at a general meeting, 1t 1s m1material whether any two or more members attending tt are m the same place as each other
 - Two or more persons who are not m the same place as each other attend a general meeting 1f the 1r c1rcumstances are such that 1f they have (or were to have) nghts to speak and vote at that meeting, they are (or would be) able to exercise them

67 Quorum for general meetings

- No business shall be transacted at any meeting unless a quorum 1s present Subject to sect10n 318(2) of CA 2006, two quahfymg persons (as defined m secllon 318(3) of CA 2006) enutled to vote upon the business to be transacted shall be a quorum, provided that 1f the Company has only a single member, the quorum shall be one such quahfymg person
- No business other than the appointment of the chamnan of the meeting 1s to be transacted at a general meeting 1f the persons attending It do not constitute a quorum

68 Chairing general meetings

- 68 I If the d1rectors have appointed a chamnan, the chamnan shall cha1r general meetings if present and wdhng to do so
- If the d1rectors have not appointed a chamnan, or 1f the chairman, s unw1lhng to cha1r the meeting or 1s not present w1thm ten mmutes of the time at which a meeting was due to start
 - 68 2 I the diffectors present, or
 - 68 22 (1f no d1rectors are present), the meeting,

must appoint a d1rector or member to chair the meeting, and the appointment of the chamnan of the meeting must be the first business of the meeting

- 68 3 The person cha1nng a meeting maccordance with this Article IS referred to as the chairman of the meeting
- 69 Attendance and speaking by directors and non-members
 - 69 I D1rectors may attend and speak at general meetings, whether or not they are members

- The chamnan of the meeting may permit other persons who are not
 - 69 2 I members of the Company, or
 - 69 2 2 otherwise entitled to exercise the nghts of members m relat10n to general meetmgs,

to attend and speak at a general meeting

70 Adjournment

- If the persons attending a general meeting w1thm half an hour of the time at which the meeting was due to start do not constitute a quorum, or 1f duning a meeting a quorum ceases to be present, the chamnan of the meeting must adJourn 1t lf, at the adJourned meeting, a quorum 1s not present w1tlun half an hour from the ume appointed for the meeting, the meeting shall be dissolved
- The chamnan of the meeting may adjourn a general meeting at wluch a quorum, s present 1f
 - 70 2 I the meeting consents to an adJournment, or
 - 11 appears to the chairman of the meeting that an adjournment 1s necessary to protect the safety of any person attending the meeting or ensure that the business of the meeting 1s conducted m an orderly manner
- 70 3 The chairman of the meeting must adjourn a general meeting 1f directed to do so by the meeting
- When adjourning a general meeting, the chamnan of the meeting must
 - 70 4 I either spectfY the time and place to which it is adJourned or state that it is rn continue at a time and place to be fixed by the directors, and
 - have regard to any directions as to the time and place of any adJournment wi11:h have been given by the meeting
- If the continuation of an adjourned meeting 1s to take place more than fourteen days after It was adjourned, the Company must give at least seven Clear Days' notice of 1t (that 1s, excluding the day of the adjOUrned meeting and the day on which the notice 1s given)
 - 70 5 I to the same persons to whom notice of the Company's general meetings 1s required to be given, and
 - 70 5 2 contammg the same mformauon which such notice 1s required to contam
- No business may be transacted at an adjourned general meeting which could not properly have been transacted at the meeting 1f the adjournment had not taken place

VOTING AT GENERAL MEETINGS

71 Voting: general

A resolut10n put to the vote of a general meeting must be decided on a show of hands unless a poll 1s duly demanded m accordance with the Articles SubJect to any nghts or restrictions attached to any shares, on a show of hands every member who (being an md1v1dual), s present m person or (being a corporat10n) 1s present by a duly authonsed representative (unless the representative 1s htmselfa member, m which case he shall have more than one vote) shall have one vote A proxy shall not be entitled to vote on a show of hands

- No member shall vote at any general meeting or at any separate meeting of the holder of any class of shares, either m person or by proxy, m respect of any share held by him unless all morues presently payable by him m respect of that share have been paid
- 71 3 In the case ofjOIIIt holders the vote of the semor who tenders a vote shall be accepted to the exclus10n of the votes of the other jomt holders, and seruonty shall be detenmend by the order m which the names of the holders stand m the register of members
- Unless a poll is duly demanded, a declaration by the chamnan that a resolution has been earned or earned unarumously or by a particular majonty, or lost, or not earned by a particular majonty and an entry to that effect m the mmutes of the meeting shall be conclustveeV1dence of the fact without proof of the number or proport10n of the votes recorded m favour of or agamst the resolut10n

72 Errors and disputes

- No objection may be raised to the quahficat10n of any person voting at a general meeting except at the meeting or adjourned meeting at which the vote objected to1s tendered, and every vote not disallowed at the meeting 1s valid
- 72.2 Any such object10n must be referred to the chamnan of the meeting, whose dec1s10n 1s final

73 Poll votes

- 73 1 On a poll every member who (being an md1v1dual 1s present m person or by proxy) or (being a corporat10n) 1s present by a duly authorsed representative or by proxy shall have one vote for every share of wh1ch he 1s the holder On a poll, a member entitled to more than one vote need not use all lus votes or cast all the votes he uses m the same way
- A poll on a resolut10n may be demanded
 - m advance of the general meeting where 1t 1s to be put to the vote, or
 - at a general meeting, e1ther before a show of hands on that resotution or munedritely after the result of a show of hands on that resolut10n 1s declared
- A poll may be demanded by
 - 73 3 I the charrman of the meeting,
 - 73 3 2 the duectors,
 - 73 3 3 two or more persons having the nght to vote on the resolut10n,
 - a person or persons representing not less than one tenth of the total voting rights of all the members having the right to vote on the resolution, or
 - a person or persons holding shares conferming a night to vote on the resolution on which not less than one tenth of the total sum paid up on all the shares conferming that night
- A demand for a poll may be withdrawn 1f
 - 73 4 I the poll has not yet been taken, and
 - the charrman of the meeting consents to the withdrawal

A demand so withdrawn shall not myahdate the result of a show of hands declared before the **demand was made**

- A poll demanded on the elect 10n of a chairman or on a quest 10n of adJournment shall be taken forthwith A poll demanded on any other quest 10n shall be taken either forthwith or at such trme and place as the chairman drrects not being more than thirty days after the poll is demanded. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poll was demanded. If a poll 1s demanded before the declarat 10n of the result of a show of hands and the demand 1s duly withdrawn, the meeting shall continue as 1fthe, demand had not been made.
- No notice need be given of a poll not taken forthwith 1f the time and place at which 11 1s to be taken are announced at the meeting at wluch 1t 1s demanded In any other case at least seven Clear Days' nonce shall be given spec1fying the time and place at which the poll is to be taken
- 73 7 The result of the poll shall be deemed to be the resolut10n of the meeting at which the poll was demanded

74 Content of proxy nonces

- SubJect to the prov1s10ns of these Articles, a member 1s entitled to appoint another person as his proxy to exercise all or any oflus nghts to attend and to speak and vote at a general meeting A member may appoint more than one proxy m relation to a meeting, provided that each proxy 1s appointed to exercise the nghts attached to a different share or shares held by that member
- 74.2 Proxies may only validly be appointed by a notice m wntmg (**proxy notice**) which
 - states the name and address of the member appointing the proxy,
 - 74 2 2 Idenufies the person appointed to be that member's proxy and the general meeting m relation to which that person 1s appointed,
 - 74 2 3 1s signed by or on behalf of the member appointing the proxy, or 1s authenticated 111 such manner as the directors may determine, and
 - 74 2 4 1s dehvered to the Company m accordance with the Articles and maccordance With any mstrucuons contamed m the notice of the general meeting (or adlourned meeting) to which they relate and received by the Company
 - 74 2 4 1 subject to Articles 74 2 4 2 and 74 2 4 3 10 the case of a general meeting or adjourned meeting, not less than forty-eight hours before the time for holding the meeting or adjourned meeting at which the nght to vote 1s to be exercised,
 - 74 2 4 2 m the case of a poll taken more than forty-eight hours after 11 1s demanded, after the poll has been demanded and not less than twenty-four hours before the time appointed for the taking of the poll, or
 - where the poll is not taken forthwith but 1s taken not more than fortyeight hours after 11 was demanded, at the time at which the poll was demanded or twenty-four hours before the time appointed for the taking of the poll, whichever 1s the later,

and a proxy notice which 1s not delivered and received m such manner ,;;hall be mvahd

- The Company may require proxy notices to be delivered ma particular form. and may specify different forms for different purposes
- Proxy nollces may specify how the proxy appointed under them 1s to vote (or that the proxy 1s to abstam from voting) on one or more resolutions and the proxy 1s obliged to vote or abstain from voting m accordance with the specified mstruct10ns However, the Company 1s not obliged to check whether a proxy votes or abstams from voting as he has been mstructed and shall mcur no liability for fading to do so Failure by a proxy to vote or abstam from voting as mstructed at a meeting shall not mivalidate proceedings at that meeting

745 Unless a proxy notice md1cates otherwise, 1t must be treated as

- 74 5 1 allowing the person appointed under 1t as a proxy d1scret1on as to how to vote on any ancillary or procedural resolut10ns put to the meeting, and
- 74 5 2 appointing that person as a proxy m relat10n to any adjournment of the general meeting to which it relates as well as the meeting itself

75 Delivery of proxy notices

- Any notice of a general meeting must specify the address or addresses (**proxy notification** address) at which the Company or 1ts agents wtll receive proxy notices relating to that meeting or any adjournment of n, delivered m hard copy or electronic form
- A person who 1s entitled to attend, speak or vote (either on a show of hands or on a poll) at a general meeting remains so entitled in respect of that meeting or any adJournment of it even though a valid proxy nollce has been delivered to the Company by oron behalf of that person to a proxy not1ficauon address
- An appointment under a proxy nollce may be revoked by delivering to the Company a nollce m writing given by or on behalf of the person by whom or on whose behalf the proxy notice was given
- A notice revoking a proxy appointment only takes effect 1f 1t 1s received by the Company
 - m the case of a general or adjourned meeting, not less than forty-eight hours before the llme for holding the meeting or adjourned meeting at which the right to vote 1s to be exercised,
 - m the case of a poll taken more than forty-eight hours after 11 was demanded, not less than twenty-four before the time appointed for the taking of the poll or
 - m the case of a poll not taken forthwith but not more than forty-eight hours after 11 was demanded, at the time at which it was demanded or twenty-four hours before the time appointed for the taking of the poll, whichever 1s later.

and a notice which 1s not delivered and received m such manner shall be mvahd

- In calculating the penods referred tom An1cle 74 (Content of proxy notices) and tlus An1cle 75, no account shall be taken of any part of a day that 1s not a working day
- If a proxy notice 1s not executed by the person appointing the proxy. n must be accompanied by written evidence of the authority of the person who executed 1t to execute It on the appointor's behalf

Representation of corporations at meetings

Subject to CA 2006, a company which 1s a member may, by resolution of its directors or other governing body, authonse one or more persons to act as its representative or representatives at a meeting of the company or at a separate meeting of the holders of a class of shares of the company (corporate representallye) A director, secretary or other person authonsed for the purpose by the directors may require a corporate representative to produce a certified copy of the resolut10n of authonsation before penrutting htm to exercise hts powers

77 Amendments to resolul!ons

- 77 1 An ordmary resolut10n to be proposed at a general meeting may be amended by ordmary resolution 1f
 - notice of the proposed amendment 1s given to the Company m wntmg by a person entitled to vote at the general meeting at which 111s to be proposed not less than 48 hours before the meeting 1s to take place (or such later time as the chamnan of the meeting may determine), and
 - the proposed amendment does not, m the reasonable oplillon of the chamnan of the meeting, materially alter the scope of *the* resolut10n
- A specrnl resolut10n to be proposed at a general meeting may be amended by ordinary resolution, 1f
 - 77 2 I the chairman of the meeting proposes the amendment at the general meeting at which the resolut 10n 1s to be proposed, and
 - 77 2 2 the amendment does not go beyond what 1s necessary to correct a grammatical or other non-substantive error m the resolution
- If the chamnan of the meeting, acting in good faith, wrongly decides that an amendment to a resolution 1s out of order, the chairman's error does not invalidate the vote on that re...oluuon

WRITTEN RESOLUTIONS

78 Written Resolutions

A resolution of the members (or a class of members) may be passed as a written resolution m accordance with chapter 2 of pan 13 of CA 2006

PARTS

MISCELLANEOUS PROVISIONS

COMMUNICATIONS

79 Means of communication to be used

- Subject to the Articles, anything sent or supplied by or to the Company under the Articles may be sent or supplied m any way m which of CA 2006 provides for documents or informat10n which are authorised or required by any prov1s10n of CA 2006 to be sent or supplied by or to the Company
- Any nollce, documenl or other mformat1on shall be deemed served on or delivered to the **mtended rec1p1ent**

• ,. ..

- 79 2 I If properly addressed and sent by prepaid Uruted Kmgdom first class post to an address m the Umted Kmgdom, 48 hours after 11 was posted,
- If properly addressed and dehvered by hand, when 11 was given or left at the appropriate address,
- If properly addressed and send or supplied by electromic means 48 hours after the document or mformation was sent or supplied, and
- If sent or supplied by means of a website when the material 1s first made available on the website or (1f later) when the rec1p1ent receives (or 1s deemed to have received) notice of the fact that the material 1s available on the website

For the purposes of tlus Article 79 2, no account shall be taken of any part of a day that 1s not a working day

- 79 3 In proving that any nollice, document or other information was properly addressed, 11 shall be sufficient to show that the notice, document or other information was delivered to an address pennitted for the purpose by of CA 2006
- 79 4 Subject to the Articles, any notice or document to be sent or supplied to a dITector m connectwn with the taking of decisions by directors may also be sent or supplied by the means by which that director has asked to be sent or supplied with such notices or documents for the time being
- 79 5 A dITector may agree with the Company that notices or documents sent to that director m a particular way are to be deemed to have been received w1thm a specified ttme of their bemg sent, and for the specified time to be less than 48 hours
- In the case of Jomt holders of a share, all nollces or documents shall be given to the JOmt holder whose name stands first m the register m respect of the Jomt holders. Notice so given shall be sufficient nottce to all of the JOmt holders. Where there are 3 omt holders of a share, anything which needs to be agreed or specified m relat10n to any notice, document or other information to be sent or supphed to them can be agreed or specified by any one of the Jomt holders. The agreement or spec1ficat10n of the JOmt holder whose name stands first m the register will be accepted to the exclusion of the agreement or spec1ficat10n of any other Jomt holder (s) whose name(s) stand later m the register.
- 79 7 The Company may give notice to the transm1ttee of a member, by sending or dehvening1t many manner authorised by these Articles for the g1vmg of notice to a member, addressed to that person by name, or by the tllle, of representative of the deceased or trustee of the bankrupt or representative by operat10n of law or by any hke description, at the address (1f any) w1thm the Umted Kmgdom supplied for the purpose by the person cla1mmg to be so en11tled Un111 such an address has been so supphed, a nottce may be given many manner m which tt might have been given 1f the death or bankruptcy or operallon of law had not occurred

ADMINISTRATIVE ARRANGEMENTS

80 Company seals

- 80 I Any common seal may only be used by the authorty of the drrectors
- The drrectors may decide by what means and m what form any common seal 1s to be used
- Unless otherwise decided by the dITectors, 1fthe Company has a common seal and 111s affixed to a document, the document must also be signed by either at least two authorsed persons or by at least one authorsed person m the presence of a witness who attests the signature

- For the pwposes of this Art1cle, an authorsed person 1s
 - 80 4 I any director of the Company,
 - 804 2 the Company secretary (1f any), or
 - any person authonsed by the directors for the pwpose of s1gmng documents to which the common seal 1s applied

81 No nght to inspect accounts and other records

Except as provided by law or authonsed by the directors or an ordmary resolut10n of the Company no person 1s entitled to mspect any of the Company's accounting or other records or documents merely by virtue ofbemg a member

82 Provision for employees on cessation of busmess

The directors may decide to make provmon for the benefit of persons employed or formerly employed by the Company or any of its subs1d1anes (other than a director or former director or shadow director) m connect10n with the cessation or transfer to any person of the whole or part of the undertaking of the Company or that subs1d1ary

DIRECTORS' INDEMNITY AND INSURANCE

83 Indemnity

- 83 I SubJect to Article 83 2, but WJthout preJud1ce to any mdemmty to winch a relevant officer 1s otherwise entitled
 - each relevant officer shall be mdenm1 fied out of the Company's assets agamst all costs, charges, losses, expenses and hab1ht1es mcurred by him as a relevant officer
 - 83 I I I m the actual or purported execution and/or discharge oflusdulles or m relat10n to them, and
 - 83 I I2 mrelat10n to the company's (or any associated company s) acttvltles as trustee of an occupational pens10n scheme (as defined m secuon 235(6) of CA 2006),

mcludmg (m each case) any habihty mcurred by him m defending any c1V1! or cnmmal proceedings m which Judgment 1s given m hts favour or m which he 1s acquitted or the proceedings are other WJse disposed of WJthout any finding or adm1ss1on of any material breach of duty on his part or m connection with any applicat1on m which the court grants him, m hts capacity as a relevant officer, rehef from liability for negligence, default, breach of duty or breach of trust m relauon to the Company's (or any associated company's) affairs, and

- the Company may provide any relevant officer with funds to meet expenditure incurred or to be incurred by htm in connection with any proceedings or applicat 10n referred to m Article 83 I I and other WJse may take any act 10n to enable any such relevant officer to avoid incurring such expenditure
- Tlus Article does not authonse any mdenm1ty which would be proh1b1ted or rendered vmd by any prov1s10n of the Compames Acts or by any other prov1s1on of law
- 83 3 In this Article 83

- compames are assocmted 1 fone 1s a subsidiary of the other or both are subs1d1anes of the same body corporate, and
- a relevant officer means any drrector or alternate director or other officer or former d1rector or other officer of the Company or an assocrated company (mcludmg any company which 1s a trustee of an occupauonal pens10n scheme (as defined by section 235(6) of CA 2006) and may, 1fthe members so decide, mclude any person engaged by the Company (or any associated company) as auditor (whether or not he1s also a director or other officer), to the extent he acts m his capacuy as auduor)

84 Insurance

- The d1rectors may decide to purchase and mamtain insurance, at the expense of the Company for the benefit of any relevant officer in respect of any relevant loss
- 84 2 In thts Article 84
 - arelevant officer means any d1rector or alternate dITector or other officer or former drector or other officer of the Company or an associated company (including any company which 1s a trustee of an occupational pension scheme (as defined by secllon 235(6) of CA 2006,
 - a relevant loss means any loss or hab1hty which has been or may be incurred by a relevant officer m connection with that officer·s duties or powers m relat10n to the Company, any associated company or any pension fund or employees' share scheme of the Company or assocrated company, and
 - compames are associated 1f one 1s a subs1d1ary of the other or both are "ub"1d1anes of the same body corporate

(04)

Statement of company's objects



What this form 1s for

You may use this form to notify the change of company's objects

')(What this form 1s NOT f,

You cannot use this form t the change of any prov1s10 articles different to objects



M

Company details

-Co-mp-an-yn-um-b-er-jOpp[sp p[o

Company name m full i1s1DE LIMITED

F1lhng m this form Please complete m typescript or m bold black capitals

AU fields are mandatoty unless speofied or md1cated by •

rl

Company's objects⁰

The above company gives notice of the following changes to the company's objects **f>**

D addition to

0 removal of

Signature

0 alteration to

O Please note

A copy of the amendmg resolutton and a copy of the revised articles must be sent w1thm 15 days of the amendment taking effect

f>The amendment to the obJects 1s not effective until entry of this form on the Register



I am signing this form on behalf of the company

Signature

Signature



This form may be signed by

Director fl, Secretary, Person authorised gi, L1qu1dator, Admmtstrator, Adm1n1strat1ve receiver, Receiver, Receiver manager, Chanty Comm1ss1on receiver and manager, CIC manager, Judicial factor

B Societas Europaea

If the form 1s bemg filed on behalf of a Soc1etas Europaea (SE) please delete 'director' and msert details of which organ of the SE the person signing has membership

tt Person authorised

Under either sect10n 270 or 274 of the Companies Act 2006

(0 4 Statement of company's obJects

•		
Presenter information	II Important information	
You do not have to give any contact information, but 1f you do It will help Companies House 1f there, sa query on the form The contact information you give will be v,s1ble to searchers of the public record	Please note that all mformat,on on this form will appear on the pubhc record	
•	Where to send	
Conlide trame Formations Dept	You may return this form to any Companies House	
(ompilnynamt 7S1de Limited	address, however for expediency we advise you to return 11 to the appropriate address below	
Addresl 14-18 City Road	For companies registered m England and Wales The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CFI 4 3UZ DX 33050 Cardiff	
''''- Cardiff County/Region	For companies registered m Scotland The Registrar of Companies, Companies House, Fourth floor. Edinburgh Quay 2,	
POstcode fc1F1214113foil	139 Fountainbndge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post)	
Telephone Checklist	For companies registered m Northern Ireland The Reg,strar of Companies, Companies House, Forst Floor, Waterfront Plaza, 8 Laganbank Road, Belfast, Northern Ireland, BTI 3BS DX 481 N R Belfast 1	
We may return forms completed incorrectly or with mformat,on mossing	<u>U</u> Further information	
Please make sure you have remembered the following The company name and number match the information held on the public Register You have md,cated in section 2 the extent of changes to the company's obJects	Forfurtherinformation, please see the guidance notes on the webs, te at www companieshouse gov uk or email enqumes@companieshousegovuk This form is available in an alternative format. Please visit the	
You have signed the form □	forms page on the website at	
	www.companieshouse.gov.uk	

COMPANIES FORM No.123 Notice of increase innominal capital



123

Pursuant to section 123 of the Companies Act 1985

Please complete legibly, preferably in black type, or boldblocklettering * insert full name of company	Name of Company * SEVERNSIDE COMPANY SERVICES I	For officialuse	Company number 12357470
t the copy must be printed or in some other form approved by the registrar			
	Presentor's name address and reference (if any):	Designation t \)1QE. C,O For official use (02/00) General Section	Please tick here if continued overleaf
(SEVERNSIDE COMPANY SERVICES 14-18 CITY ROAD CARDIFF CF243DL FEL:02920451444 FAX: 02920485871	PUB COMPANIES HO	EELAN43* 0307 01/08/03 USE 24/07/03

COMPANIES HOUSE

THE COMPANIES ACTS 1985 TO 1989

PRIVATE COMPANY LIMITED BY SHARES

SPECIAL RESOLUTION

-OF-

SEVERNSIDE COMPANY SERVICES LIMITED

Passed 24/07/2003

At an EXTRAORDINARY GENERAL MEETING of the above-named Company, duly convened, and held at the Registered Office of the Company on the above date the following SPECIAL RESOLUTION was passed:-

That the Memorandum and Articles of Association of which a copy has been produced to this meeting and subscribed by the Chairman of the meeting for identification be and the same are hereby adopted as the Memorandum and Articles of Association of the company in substitution for and to the exclusion of the existing Memorandum and Articles of Association thereof.

CHAIRMAN

 SEVERN8I)E COMPANY SERVICES 14-18 Ct1Y ROAD CARDIFF CF243DI. Ta: 02920451444 FAX:029204815871



THE COMPANIES ACTS 1985 TO 1989

PRIVATE COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

-OF-

SEVERNSIDE COMPANY SERVICES LIMITED

- 1. The name of the Company is **SEVERNSIDE COMPANY SERVICES LIMITED**.
- 2. The registered office of the Company will be situated in England and Wales.
- 3. The objects for which the Company is established are:-
- (A) To carry on business as a general commercial company.
- (B) To carry on any other business which may in the opinion of the Board of Directors be advantageously carried on by the Company.
- (C) To purchase, sell, exchange, improve, mortgage, charge, rent, let on lease, hire, surrender, license, accept surrender of, and otherwise acquire and deal with any freehold, leasehold or other property, chattels and effects; and to erect, pull down, repair, alter, develop, or otherwise deal with any building or buildings and adapt the same for the purposes of the Company's business.
- (D) To purchase or otherwise acquire all or any part of the business or assets of any person, firm or company, carrying on or formed to carry on any business which this Company is authorised to carry on or possessed of property suitable to the purposes of this Company, and to pay cash or to issue any shares, stocks, debentures or debenture stock of this Company as the consideration for such purchase or acquisition and to undertake any liabilities or obligations relating to the business or property so purchased or acquired.
- (E) To apply for, purchase or otherwise acquire any patents, licences or concessions which may be capable of being dealt with by the Company, or be deemed to benefit the Company and to grant rights thereout.
- (F) To sell, let, license, develop or otherwise deal with the undertaking, or all or any part of the property or assets of the Company, upon such terms as the Company may approve, with power to accept shares, debentures or securities of, or interests in, any other company.
- (G) To invest and deal with the moneys of the Company not immediately required for the purposes of the Company in or upon such securities and subject to such conditions as may seem expedient.
- (H) To lend money to such persons, upon such terms and with or without security and subject to such conditions as may seem desirable.
- (I) To guarantee the payment of any debentures, debenture stock, bonds, mortgages, charges, obligations, interest, dividends, securities, moneys or shares or the performance of contracts or engagements of any other company or person (including but without prejudice to the

generality of the foregoing) the holding company of the Company or any company which is a subsidiary of such holding company within, in each case, the meaning of Section 736 and Section 736(A) of the Companies Act 1985 (the "Act") as amended by the Companies Act 1989, and to give indemnities and guarantees of all kinds and to enter into partnership or any joint purse arrangement with any person, persons, firm or company.

- (J) To borrow or raise money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, charged upon all or any of the Company's property, both present and future, including it's uncalled capital, and to re-issue any debentures at any lime paid off.
- (K) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures, warrants and other negotiable documents.
- (L) To purchase, subscribe for, or otherwise acquire and hold shares, stocks or other interests in, or obligations of, any other company or corporation.
- (M) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place any of the shares in the Company's capital or any debentures, debenture stock or other securities of the Company or in or about the formation or promotion of the Company or the conduct of its business.
- (N) To pay out of the funds of the Company all costs and expenses of or incidental to the formation and registration of the Company and the issue of its capital and debentures including brokerage and commission.
- (0) To promote, or aid in the promotion of, any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of this Company, or tor any other purpose which may seem directly or indirectly calculated to advance the interests of this Company.
- (P) To establish and support and aid in the establishment and support of funds or trusts calculated to benefit employees or ex-employees of the Company (including any Director holding a salaried office or employment in the Company) or the dependants or connections of such persons and to grant pensions and allowances to any such persons.
- (Q) To remunerate the Directors of the Company in any manner the Company may think fit and to pay or provide pensions for, or make payments to, or for the benefit of, Directors and ex-Directors of the Company or their dependants or connections.
- (R) To distribute any properly of the Company in specie among the Members.
- (S) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

It is declared that the foregoing sub-clauses shall be construed independently of each other and none of the objects therein mentioned shall be deemed to be merely subsidiary to the objects contained in any other sub-clause.

- 4. The liability of the Members is limited.
- 5. The Share Capital of the Company is £1000 divided into 1000 shares of £1 each with power to increase or to divide the shares in the capital for the lime being, into different classes having such rights, privileges and advantages as to voling and otherwise as the Articles of Association may from lime to lime prescribe.

= - - - -

THE COMPANIES ACTS 1985 TO 1989

PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

-OF-

SEVERNSIDE COMPANY SERVICES LIMITED

PRELIMINARY

- 1. (a) The Regulations contained in Table A in the Schedule to the Companies (Tables A to **F)** Regulations 1985 as amended by the Companies (Tables A to **F)** (Amendment) Regulations 1985 and The Companies Act 1985 {Electronic Communications) Order 2000 (such Table being hereinafter called "Table A") shall apply to the Company save in so far as \hey are excluded or varied hereby and such Regulations (save as so excluded or varied) and the Articles hereinafter contained shall be the regulations of the Company.
- (b) Any reference in these Articles to "the Act" shall mean the Companies Act 1985 as amended or extended by any other enactment or any statutory re-enactment thereof.

PRIVATE COMPANY

2. The Company is a private company within the meaning of the Companies Act 1985.

ALLOTMENT OF SHARES

- 3. The Directors of the Company are generally authorised for the purposes of Section 80 of the Act to allot, grant options over or otherwise deal with or dispose of the original shares in the capital of the Company at the date of its incorporation to such persons at such times and on such conditions as they think fit, subject to the provisions of that Section and Article 4 hereof and provided that no shares shall be issued at a discount. In accordance with Section 91 of the Act Sections 89(1) and 90(1) to 90(6) of the Act shall not apply to the Company.
- 4. The general authority conferred on the Directors by regulation 3 of these Articles shall extend to all relevant securities (as defined by Section 80 of the Act) in the capital of the Company at the date of its incorporation during the period of five years from the date upon which the Company was incorporated but the Directors may, after the authority has expired, allot any shares in pursuance of an offer or agreement so to do made by the Company before the authority expired. The authority may be renewed varied or revoked by the Company in General Meeting.

SHARES

- 5. The Company shall have a first and paramount lien on all shares, whether fully paid or not, standing registered in the name of any person indebted or under liability to the Company, whether he shall be the sole registered holder thereof or shall be one of two or more joint holders, for all moneys presently payable by him or his estate to the Company. Regulation 8 in Table A shall be modified accordingly.
- 6. The liability of any Member in default in respect of a call shall be increased by the addition

at the end of the first sentence of Regulation 18 in Table A of the words "and all expenses that may have been incurred by the Company by reason of such non-payment."

- 7. Regulation 3 in Table A shall not apply to the Company and subject to the provisions of Chapter VII of Part V of the Act the Company may:-
- (a) with the sanction of an Ordinary Resolution issue shares which are to be redeemed or are liable to be redeemed at the option of the Company or the shareholder.
 - (b) purchase its own shares (including any redeemable shares).
- (c) make a payment in respect of the redemption or purchase, under Sections 159, 160 or 162 of the Act and the relevant power (a) or (b) above, of any of its own shares otherwise than out of distributable profits of the Company or the proceeds of a fresh issue of shares to the extent permitted by Sections 170, 171 and 172 of the Act.

TRANSFER OF SHARES

- 8. (a) The Directors may, in their absolute discretion and without assigning any reason therefor, decline to register the transfer of a share, whether or not ii is a fully paid share, and Regulation 24 in Table A shall not apply to the Company.
- (b) Regulation 8(a) of these Articles shall not apply to any transfer to a person who is already a Member of the Company.
- 9. Subject to Regulation 8 of these Articles, a Subscriber to the Memorandum of Association of the Company may freely transfer his share to any person firm or company.
- 10. A Member (other than a Subscriber to the Memorandum of Association of the Company) who desires to transfer shares to a person who is not already a Member of the Company shall give notice of such intention to the Directors of the Company giving particulars of the shares in question. The Directors as agents for the Member giving such notice may dispose of such shares or any of them to Members of the Company at a price to be agreed between the transferor and the Directors, or failing agreement, at a price fixed by the Auditors of the Company as the fair value thereof. If within twenty-eight days from the date of the said notice the Directors are unable to find a Member or Members willing to purchase all such shares, the transferor may dispose of so many of such shares as shall remain undisposed of in any manner he may think fit within three months from the date of the said notice.
- 11. The instrument of transfer of any share shall be executed by or on behalf of the transferor who shall be deemed to remain a holder of the share until the name of the transferee is entered in the register of members in respect thereof.

GENERAL MEETINGS

- 12. Every notice convening a General Meeting shall comply with the provisions of Section 372 of the Act as to giving information to Members in regard to their right to appoint proxies; and notices of and other communications relating to any General Meeting which any Member is entitled to receive shall be sent to the Directors and to the Auditor for the time being of the Company.
- 13. Regulation 41 in Table A shall be read and construed as if the words, "and ii at the adjourned Meeting, the Meeting shall be dissolved" were added at the end.

DIRECTORS

- 14. (a) The first Director or Directors of the Company shall be the person or persons named as the first Director or Directors of the Company in the statement delivered under Section 10 of the Act.
- (b) The number of the Directors shall be determined by Ordinary Resolution of the Company but unless and until so fixed there shall be no maximum number of Directors and the minimum number of Directors shall be one. In the event of the minimum number of Directors fixed by or pursuant to these Articles or Table A being one, a sole Director shall have the authority to exercise all the powers and discretions conferred by Table A or these Articles and expressed to be vested in the Directors generally and Regulation 89 in Table A shall be modified accordingly.
- (c) A Director shall not require any share qualification but shall nevertheless be entitled to attend and speak at any General Meeting of the Company or at any separate class meeting of the holders of any class of shares of the Company.
 - (d) Regulation 64 in Table A shall not apply to the Company.

ALTERNATE DIRECTORS

- 15. (a) An alternate Director shall not be entitled as such to receive any remuneration from the Company except only such part (if any) of the remuneration otherwise payable to his appointer as such appointer may by notice to the Company from time to time direct, but shall otherwise be subject to the provisions of these Articles with respect to Directors. An alternate Director shall during his appointment be an Officer of the Company and shall not be deemed to be an agent of his appointer. Regulation 66 in Table A shall be modified accordingly.
- (b) A Director or any other person may act as an alternate Director to represent more than one Director and an alternate Director shall be entitled at meetings of the Directors, or any committee of the Directors, to one vote for every Director whom he represents in addition to his own vote (if any) as a Director.

BORROWING POWERS

16. The Directors may exercise all the powers of the Company to borrow money without limit as to the amount and upon such terms and in such manner as they think fit, and to grant any mortgage, charge or standard security over its undertaking, property and uncalled capital, or any part thereof, and, subject (in the case of any security convertible into shares) to Sections 80 and 380 of the Act to issue debentures, debenture stock, and other securities whether outright or as security for any debt, liability or obligation of the Company or of any third party.

PROCEEDINGS OF DIRECTORS

- 17. Subject to the provisions of Section 317 of the Act, Regulation 94 in Table A shall not apply to the Company and a Director may vote as a Director in regard to any contract or arrangement in which he is interested or upon any matter arising thereout, and if he shall so vote his vote shall be counted and he shall be reckoned in estimating a quorum present at any meeting when any such contract or arrangement is under consideration.
- 18. It shall not be necessary for Directors to sign their names in any book which may be kept for the purpose of recording attendance at meeting.
- 19. All or any of the members of the board or any committee of the board may participate in a meeting of the board or that committee by means of a conference telephone or any communication equipment which allows all persons participating in the meeting to hear each other. A person so participating shall be deemed to be present in person at the meeting and shall be entitled to vote or be counted in a quorum accordingly. Such a meeting shall be deemed

to take place where the largest of the group of those participating is assembled, or, if there is no such group where the Chairman of the meeting then is.

DISQUALIFICATION OF DIRECTORS

20. The office of a Director shall be vacated if he becomes incapable by reason of illness or injury of managing and administering his property and affairs and Regulation 81 of Table A shall be modified accordingly.

ROTATION OF DIRECTORS

21. The Directors shall not be required to retire by rotation nor shall the Directors or any of them be required to retire from office at the first annual general meeting and Table A shall be modified accordingly.

THE SEAL

22. If the Company has a seal it shall be used only with the authority of the Directors or of a committee of the Directors. The Directors may determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by a Director and by the Secretary or by a second Director. The obligation under Regulation 6 of Table A relating to the sealing of share certificates shall apply only if the Company has a seal. Regulation 101 in Table A shall not apply to the Company.

INDEMNITY

- 23. (a) Regulation 118 in Table A shall not apply to the Company. Every Director or other officer of the Company shall be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution and discharge of the duties of his office or otherwise in relation thereto, including any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in connection with any application under Sections 144 or 727 of the Act in which relief is granted to him by the court, and no Director or other officer shall be liable for any loss. damage or misfortune which may happen to or be incurred by the Company in the execution of the duties of his office or in relation thereto. But this Article shall only have effect in so far as its provisions are not avoided by Section 310 of the Act.
- (b) The Directors shall have power to purchase and maintain at the expense of the Company an insurance policy for any Director (including an alternate Director), Officer or Auditor of the Company against any such liability as is referred to in Section 310(1) of the Act.

SEVERNSIDE COMPANY SERVICES LIMITED

Company No: 2357470

The Companies Acts 1985 and 1989

We, the undersigned, being all the Members for the time being of the above-named Company entitled to receive notice of and to attend and vote at General Meetings hereby pass the following Resolutions as Ordinary Resolutions and agree that the said Resolutions shall, pursuant to section 381A of the Companies Act 1985 as amended by the Companies Act 1989, for all purposes be as valid and effective as if the same had been passed at a General Meeting of the Company duly convened and held.

Ordinary Resolutions

- "That the capital of the Company be increased from £100 to £1,000 by the creation of 900 ORDINARY shares of £1.00 each ranking pari passu in all respects with the existing ORDINARY shares in the capital of the Company."
- 2. "That the directors be and they are hereby generally and unconditionally authorised pursuant to section 80 of the Companies Act 1985 to exercise any power of the Company to allot and grant rights to subscribe for or to convert securities into shares of the Company up to a maximum nominal amount equal to the nominal amount of the authorised but unissued share capital at the date of the passing of this resolution. Provided that the authority hereby given shall expire 5 years after the passing of this resolution unless previously renewed or varied save that the directors may, notwithstanding such expiry, allot any shares or grant any such rights under this authority in pursuance of an offer or agreement so to do made by the Company before the expiry of this authority."

Passed on:.

The Members:

£1.00 ORDINARY shareholders:

AMANDA JAYNE BISS ALAS

MALCOLM GEORGE GODWIN,;;>_

COMPANIES HOUSE 24/07/08

SAMUELGEORGE ALAN LLOYD ---

FILE COPY



ON CHANGE OF NAME

Company No. 2357470

The Registrar of Companies for England and Wales hereby certifies that SEVERNSIDE COMPANY SERVICES LIMITED

having by special resolution changed its name, is now incorporated under the name of
?SIDE LIMITED

Given at Companies House, Cardiff, the 25th July 2003



C02357470O







SEVERNSIDE COMPANY SERVICES LIMITED

Company No: 2357470

The Companies Acts 1985 and 1989

We, the undersigned, being all the Members for the time being of the above-named Company entitled to receive notice of and to attend and vote at General Meetings hereby pass the following Resolution as a Special Resolution and agree that the said Resolution shall, pursuant to section 381A of the Companies Act 1985 as amended by the Companies Act 1989, for all purposes be as valid and effective as if the same had been passed at a General Meeting of the Company duly convened and held.

Special Resolution

"That the name of the Company be changed to 7SIDE LIMITED."

Passed on: 24/07/2003

The Members:

£1.00 ORDINARY shareholders:

AMANDA JAYNE BISS

A2688

CONIP II/ES I/OU

MALCOLM GEORGE GODWIN

Africa

SAMUEL GEORGE ALAN LLOYD

SEVERNSIDE COMPANY SERVICES 14-18 CITY ROAD CARDIFF CF243DL TEL:02920451444 FAX: 02920465871 Company No. 3201216

S V\'.:PNSIOE **COMPANY SERVICES**

1,·• 'TCHURCH **ROAO**

c:; ;;;:•c **CF43LY**

THE COMPANIES ACTS 1985 TO 198-9,:,222 520222

FAX: 01222**521515**

PRIVATE COMPANY LIMITED BY SHARES

SPECIAL RESOLUTION

- OF-

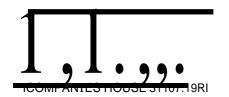
Passed on the 20th day of May, 1996

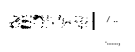
At an EXTRAORDINARY GENERAL MEETING of the above-named Company, duly convened, and held at the Registered Office of the Company on the above date the following SPECIAL RESOLUTIONS were duly passed:-

That clause 3(A) of the Memorandum of Association be deleted and replaced by the following:-

- (A) (i)To carry on business as a general commercial company.
- (ii) To assist and provide wholly independent advice to companies, banks, governments and international organisations including charitable organisations) in the development and assessment of effective policies for sustainable economic growth in Africa with particular reference to West Africa; In furtherance of this aim, the company may employ independent academic and business consultants for the purpose of, producing independent research, reports on all issues relating to development in Africa; Producing and implementing training programmes and sponsored conferences in Africa; Collaborating with international and governmental organisations in programmes that are consistent with the overall objectives of the Company.
- (iii) To provide companies, banks, governments and international organisations with a wholly independent assessment service on environmental and related issues, energy efficiency and conservation issues, environment and investment accountability issues, water recycling, conservation and pollution issues, waste management including waste to energy, landfill operations, toxic waste management issues, on ethical, moral and training programmes in the community in Africa.

::i:: ;t::;ss....e:..--,.. -signedonbehaHof · ...,,,,,,'',:'t .,.
SEVERNSIDE NOMINEES UMJ'I'B)
CHAIRMAN





;....•

catair.

,<·.