



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 002010840

The Registrar of Companies for England and Wales hereby certifies that

PROFITSURGE. LTD

is this day incorporated under the Companies Act 1985 as a private company and that the company is limited.

Given at Companies House, Cardiff, the 8th June 2007



N0 002010840J



The above information was communicated in non-legible form and authenticated by the Registrar of Companies under section 710A of the Companies Act 1985



Electronic statement of compliance with requirements on application for registration of a company pursuant to section 12(3A) of the Companies Act 1985

Company number	002010840	
Company naive	PROFITSURGE. LTD	
I,	CODDAN MANAGERS SERVICE LIMITED	
of	20 SUMNER ROAD OFFICE 5 LONDON W1T 1DG	
a	person carved as a director of the company in the statement delivered to the registrar of companies under section 10(2) of the Companies Act 1985	

rna1<e the following statement of compliance in pursuance of section 12(3A) of the Companies Act 1985

Statement

I hereby state that all the requirements of the Companies Act 1985 in respect of the registration of the above company and of matters precedent and incidental to it have been complied with.

Confirmation of electronic delivery of information

This statement of compliance was delivered to the registrar of companies electronically and authenticated in accordance with the registrar's direction under section 707B of the Companies Act 1985.

WARNING: The making of a false statement could result iii liability to criminal prosecution





First directors and secretary and intended situation of registered office

Received for filing in Electronic Format on the: 07/06/2007



Company Name

PROFITSURGE. LTD

Proposed Registered Office: 20 SUMNER ROADOFFICE 4 LONDON WIT 1DG

memorandum delivered by an agent for the subscriber(s): Yes

Agent's Name: Agent's Address: FANARA MARCIA LEA 20 SUMNER ROAD LONDON WIT 1DG

Company Secretary

MR
CODDAN SECRETARY SERVICE LIMITEDAddress:20 SUMNER ROAD
OFFICE S
LONDON
WIT 1DG

Consented to Act: Y I9atc• rrtr//tr»-i.Beef 07/06/2007 Aiithc•nticale(l. Y

	Director 1.		
Slylc 1itlc•. Name	MR CODDAN MANAGERS SERVICE LIMITED		
Address:	20 SUMNER ROADOFFICE S LONDON WIT 1DG		
Consented to Act: Y	<i>I9atc</i> • rrtr//tr»-i.>cćf 07/06/2007	Aiithc•nticale <l. td="" y<=""></l.>	

Authorisation

Authoriser Designation: AGENT Date Authorised: 07/06/2007 Authenticated: Yes

The Companies Acts 198f and 1989

PRIVATE COMPANY LIMITED BY SHARES

Memorandum of Association

of

PROFITSURGE. LTD

1. The Companys name is: PROFITSURGE. LTD.

2. The Companys registered office is to be situated in England and Wales.

3. The Companys objects are:

(a) Without prejudice to the objects hereinafter specified to carry on business as a general coniinerc ial company.

(b) To carry on any other business which may seem to the Company to be capalale of being conveniently or advaniageously carried on in connection or conjunction with any l^usiness of the Company with a view directly or indirectly to enhancing the value of or to render profitable or more profitable any of the Companys property, assets or rights or expertise.

(c) To purchase or otherw ise acquire and undertake all or any part of the business property and liabilities of any company, firm, person or body carrying on or proposing to cure on any business which the Company is authorized to carry on or possessed *ot pio9en* suitable for the purposes of the Company.

(d) To purchase or otherwise acquire, take on lease or in exchange, let or hire any real or personal property or assets or any rights or privileges which the Company may think necessary or convenient or capable of being profitably dealt with in such maimer as nmy be thought tit.

(e) To amalgamate or enter into any partnership or into any armngemenl or other association tor sharing profits, union of interests, co-o{>eration, joint adventure, reciprocal concession or otherw ise with any company, tirm, person or body carty ing on or engaged in or about to carry on or engage in any business or transactions which the Company is authorized to C aiTy on or engage in or any business transaction capable of being conducted so as directly or indirectly to benefit the Company.

(t) To su bscribe, underwrite, purchase or otherwise acquire shares or stock in or securities or investments of any nature whatsoever and to subsidise or otherwise assist any such company and witli or without guarantee to sell, hold, re-issue or otherwise deal with such shares, investments, stock or securities and any rights or options in respect thereof and to buy and sell foreign exchange.

(g) To build, develop, construct, maintain, alter, enlarge, pull dow n, remove or replace any buildings, words, factories, roads, structures or facilities of all kinds and plant and machinery necessary or convenient for the business of the Company and to join with any person, tlrm or company in doing any of the things aforesaid.

(h) To enter into any armngements with any government or authorities supreme, munici{^al, Ical or otherwise and to obtain from any such government or authority all rights, concessions, authorisations and privileges that may seem conducive to the Companys objects or any ot them.

(i) To obtain the grant of, purchase or otherwise acquire any concessions, contracts, licences, grants, trade marks, copyrights or rights of any find, patents, inventions, privileges, exclusive or otherwise, authorities, monopolies, undertakings or businesses, or any right or option in relation thereto, and to perform and fultil the terms and conditions thereof, and to carry the same into effect, operate hereunder, develop, grunt licences thereunder, and turn to account, maintain or sell, dispose ot, and deal with the same in such manner as the Company may think expedient.

(j) To apply for, promote and obtain any provisional order, Act of Parliament or charter for enabling the Company to carry any of its objects into effect or for effecting any modification of the Companys constitution or for any other purpose which may seem expedient and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice the Companys interests.

(fi) To promote or j oin in the promotion of any company for the purpose of acquiring all or any of the business, property, assets, rights and liabilities of any company whether or not having objects similar to those of the Company or for any other purpose which may seem directly or indirectly calculated to benefit the Company and to place or guarantee the placing of, underwrite, su Inscribe for or otherwise acquire all or any part of the shares, dedentures or other securities of any such other company.

(1) To enter into any arrangements or contracts w itli any person, firm or company for carrying on the whole or any part of the business of the Company, and to fix and determine their remuneration, which may be by way of money payment, allotment of shares (either fully or partly paid) or otherwise.

(m) To sell, exchange, lease, grant licences, dispose of, turn to account or otherwise deal with the whole of the undertaking, property, assets, rights and effects of the Conipanv or any {^ui4 thereof for such consideration as may be considered ex{>edieni and in particular shares, stnk or other securities whether fully or partly paid u{^.

(n) To pay for any rights or property acquired by the Company, and to remunerate any person, firm or company rendering services to the Company whether by cash payment or l^y the allotment of shares, debentures or other securities of the Company credited as paid up in full or in {^cart or in any other manner whatsoever, and to pay all or any of the preliminary expenses of the Comma any and of any company formed or promoted by the Company.

(o) To invest the monies of the Company not immediately required for any other purpose of the Company by the purchase of the shares or securities of any company or by the purchase of any interest in land or buildings or in such other manner as shall from time to time be considered expedient.

(p) To guarantee the payment of any debentures, debenture stock, bonds, mortgages, chaiyes, obligations, interest, dividends, securities, monies or dares or the performance of contracts or engagements of any other company, firm or person and to give indemnities and guarantees ot all kinds and to enter into partnership or any joint purse armngement with any person, firm or company hay ing objects similar to those of the Company or any of them.

(q) To guarantee or give indemnities or provide security whether by personal obligation or covenant or by mortgaging or charging all or any part of the undertaking, property and assets both present and future and uncalled capital of the Company, or by all or any of such methods, the performance of any contracts or obligations of any person, firm or company whatsoever.

(r) To advance, lend or deposit money or give credit to or with any company, firm or person on such terms as may be thought tit and with or without security.

(s) To draw, make, accept, endorse, discount, execute and issue, and to buy, sell and deal witli bills of exchange, promissory notes, debentures, bills of lading, warrants and other negotiable or transferable instruments or securities.

(t) To raise or borrow and to secure or discharge any debt or obligation of the Company, and to receive money on deposit or loan in such a manner and on such terms as may seem expedient and in such manner as may be thought fit and in particular by mortgages and charges and the issue ot debentures or debenture stock or other securities of any description upon all or any part of the undertaking, property, assets and rights of the Company both present and future including any uncalled capital of the Com{aanv.

(u) To establish and maintain or contribute to any scheme for the acquisition by tru stees of shares in the Company or its holding company to be held by or for the benefit of employees (including any Director holding a salaried employment or office) of the Company or (so far as for the time being permitted by law) any of the Companys subsidiaries and to lend money (so far as aforesaid) to any such employees to enable them to acquire shares of the Company or its holding company and to formulate and carry into effect any scheme for sharing profits with any such employees.

(v) To establish and maintain or prnure the establishment and maintenance of any contributory or noncontributory pension or super-annuaiion funds for the benefit of, and to give or procure the givingof donations, gratuities, pensions, allow ances or emoluments to any persons who are or were at any time in the employment or service of the Company or of any company which is a subsidiary of the Company or any such holding company or otherwise is allied to or associated with the Company, or who are or were at any time directors or otficers of the Company or of any such other company, and the wives, widows, families and dependants of any such persons; to establish and subsidise and subscribe to any institutions, associations, clubs or funds calculated to be for the benefit of or to advance the interests and well-being of the Company or of any such other company and make payments to or towards the insurance of any such person and do any of the matters aforesaid either alone or in conjunction with any such other company as aforesaid.

(w) To purchase and maintain insurance for or for the benetil of any person or persons who are or were at any lime directors, otficers or employees or auditors of the Company, or of any other com{^anv which is its holding company, or any company which is associated with the Company, or of any subsidiary undertaking of the Company or trustees of any pension fund in which any employees of the

Company or of any such other company or su bsidiary undertaking are interested, including (without prejudice to the generality of the foregoing) insurance against any liability incurred by such {Persons in respect of any act or omission in the actual or purported execution and/or discharge of their duties and/or in the exercise or purported exercise of their powers and/or otherwise in relation to their duties, powers or offices in relation to the Company or any such other company, subsidiary undertaking or pension fund and to such extent as may be permitted by law to indemnify or to exempt any such person against or from any such liability; for the purposes of this clause holding company and subsidiary undertaking shall have the same meanings as in the Companies Act 1985 as amended by the Companies Act 1989.

(x) To distribute among the members of the Company in specie or otherw ise any *proven* x or assets of the Company subject to any consent required by law.

(y) To procure the registration, recognition or incorporation of the Company in or under the laws of any territory outside England.

(z) To issue any securities which the Company has power to issue for any other puyaose lay way ot security or indemnity or in satisfaction of any liability undertaken or agreed to be undertaken by the Company.

(aa) To do all or any of the things and matters aforesaid in any part of the world, and either as principals, agents, contractors, trustees or otherwise, and by or through subsidiary companies, agents, sub-contractors or trustees or otherwise, and either alone or in conjunction with others.

(bb) To do all such other things as may be considered to be incidental or conducive to any of the above objects.

And ii is hereby declared that the objects of the Company as specified in each of the foregoing parngruphs of this clause shall be separate and distinct objects and shall not be restrictively construed but the widest interpretation shall be given thereto, and they shall not, except where the context expressly so requires, be in any way limited or restricted by reference to or inference from the terms of any other sub-clause or the order in which the same occur or by the name of the Company.

- 4. The liability of the Members is limited.
- 5. The Companys share capital is £1000 divided into 1000 shares of £1.00 each.

We, the Subscribers to this Memorandum of Assniation wish to be formed into the Com{aanv pursuant to the Memorandum and we agree to take a number of shares shown opposite our respective names.

Name(s) and address(es) ot Subscriberf s)

Dale: 07 June 2007

CO DDAN MANAGERS SERVICE LIMITED 5 PERCY STREET OFFICE 5, LONDON W1T IDG, Number of Shares taken: 1

The total number of shares allocated to the subscribers is 1

The Companies Acts 198f and 1989

PRIVATE COMPANY LIMITED BY SHARES

Articles of Association

PROFITSURGE. LTD

PRELIIYIINARY

1. The Company is a private Company and accordingly no shares, debentures or other securities of the Company inn be offered to the public.

2. The Regulations contained in Table A in the Companies (Tables A to F) Regulations 1985 shall, except as hereinafter provided and so far as not inconsistent with the provisions ot these Articles, apply to the Company to the exclusion of all other regulations or Articles of Association.

3. In these Articles the expression the Act means the Companies Act 1985 as amended by the Companies Act 1989.

Alleviant OF SHARES

4.

(a) Subject to Section 80 of the Act, all unissued dares Call be at the disposal of the Directors and they may allot, grant options over or otherwise dispose of them to such persons, at such times, and on such terms as they think proper and Sections 89(1) and 90(1) to (6) inclusive of the Act shall not a 1

(b)

(I.) Pursuant to and in accordance with Section 80 of the Act, the Directors shall be generally authorized to exercise for each prescribed period all the powers of the Company to allot relevant securities, provided that such authority shall be limited to the allotment during such period of relevant securities up to an aggregate nominal amount equal to the prescribed amount.

(II.) During each prescribed period the Company and its Directors may make offers or agreements which would or might require the allotment of relevant securities after the expiry of such period, provided that such allotments would not infringe the restrictions set out in the proviso to sub {^armor {^h (I)} above if made during such period (disregarding for such purpose any increase in the amount of the securities to be allotted which might arise under the terms of any such otter or agreement from events occurring or circumstances arising after the date lhereot3.

(TH.) The expression relevant securities herein has the meaning attributed to it in Section 80(2) of the Act; the expression the prescribed period herein means in the first instance the period expiring five years after the date of incorporation of the Company and shall include any further period (not exceeding five years from the sale of the Resolution hereinafter referred to) for which the authority conferred by sub-paragraph (I) above is renewed or extended by Ordinary Resolution or Resolution in writing of the Company stating the prescribed amount for such period; and the expression the prescribed amount herein shall in the first instance be $\pounds 1000.00$ being the amount of the original share capital of the Company and for any further prescribed period shall be that stated in the relevant Resolution.

(IV.) Subject to the provisions of the Act and without prejudice to Article 4(a) any shares may be issued which are to be redeemed or are liable to be redeemed at the option of the Comma any or the holder of such shares on such terms and in such manner as may be provided by the Articles or as the Company may by Resolution to determine. Regulation 3 of Table A shall not ap {^lv.

TRANSFER OF SHARES

5. The instrument of a transfer of a share may be in any usual form or in any other term which the Directors may approve and shall be executed by or on behalf of the transferor. Regulation 23 shall nota 1

PURCHASE OF OWN SHARES

6. Subject to the provisions of Section 162 of the Act the Company inn with the sanction to an Ordinary Resolution purchase its own shares (including any redeemable shuns) on such terms as the Directors may think fit and make a payment in respect of the redemption or purchase of such shares otherw ise than out of the distributable profits of the Company or the proceeds of a fresh issue to shares and subject to the provisions of Section 173 to 175 of the Act. Regulation 35 shall lx modified accordingly.

LIEN

7. The Company shall have a first and paramount lien on every share (whether or not it is a fully paid share) for all moneys (whether presently payable or not) called or payable at a fixed lime in respect of that share, and the Company shall also have a thirst and paramount lien on all shares (whether fully paid or not) standing registered in the name of any person for all moneys presently Payal ale by him or his estate to the Company, whether he shall be the sole registered holder thereof or shall be one of several joint holders; but the Directors may at any lime declare any share to be wholly or in part exempt from the provisions of this Article. The Companys lien, if any, on a share shall extend to all dividends

payable thereon. Regulation 8 of Table A shall not ap{^lv.

VARIATION OF RIGHTS

8. If at any time the share capital is divided into different classes of shares, the rights attached to any class may, whether or not the Company is being wound up, be varied with the consent in writing of the holders of three-quarters of the issued shares of that class, or with the sanction of an Extraordinary Resolution passed at a separate general meeting of the holders of the shares of the class. To every such general meeting the provisions of these Articles relating to general meetings shall apply but so that the necessary quorum shall be two persons at least holding or representing by proxy one third ot the issued shares of class and that any holder of shares of the class present in person or by proxy inny demand a oll.

PROCEEDINGS AT GENERAL RIEETINGS

9.

(I.) No business shall be transacted at any general meeting unless a quorum is {ucsent when the meeting prneeds to business. Two persons entitled to vote upon the business to be transacted, each being a member or a proxy for a member or a duly authorized representative of a corporation shall be a quorum.

(TI.) If a quorum is not present within half an hour from the time appointed for the meeting, the meeting shall stand adjourned to the same day in the next week at the same time and place or such time and place as the Directors may determine and if at the adjourned meeting a quorum is not {Present within half an hour from the time appointed for such adjourned meeting, it shall be dissolved. Regulations 40 and 41 shall be modified accordingly.

(TH.) At any general meeting a Resolution put to the vote of the meeting shall law decided on a show of hands unless a poll is (before or on the declamation of the result of the show of hands) demanded laythe Chairman or by any Member present in {>person or by proxy. Unless a poll is duly demanded a declaration by the Chairman that a Resolution has on a show of hands been cozied or carried unanimously, or by a particular majority, lost or not carried by a particular majority and an entry to that effect in the book containing the minutes of the proceedings of the Company shall lx conclusive evidence of the fact without proof of the number or proportion of votes recorded in favor of or against such Resolution.

(IV.) Subject to the provisions of the Act any Resolution in writing signed by all the Members tor the time being entitled to receive notice of and attend and vote at general meetings, or by their duly appointed attorneys, shall be as valid and effective as if the same had been passed at a general meeting of the Company duly convened and held. Any such Resolution may consist of several instruments in the like form each executed by or on behalf of one or more of the Members or their attorneys. Regulation 53 shall be extended accordingly.

vOzEs or siEklBERS

10. Subject to any special rights or restrictions for the time being attached to any special class of shares in the capital of the Company, on a show of hands every Member who (being an individual) is present in person or (being a corporation) is present by a duly authorized representative, not being himself a Member entitled to vote, shall have one vote only and in the case of a poll every Member shall have one vote for each Ordinary Share held by him.

PROXY

11.

The instrument appointing a proxy shall be in writing in any usual common form, or such other term as may be approved by the Directors, and shall be signed by the appointer or his attorney, duly authorized in writing, or if the appointer is a corporation shall be either under its Coniine Seal or under the hand of an officer or attorney so authorized. An instrument of proxy need not be witnessed.

DIRECTORS

12.

(I.) The number of Directors shall be determined by the Company in a general meeting, lout unless and until so taxed the minimum number of Directors shall be one and them shall be no maximum number. Regulation 64 shall be modified accordingly.

(II.) 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 meeting of the holders to any class of shares of the Company.

(ITI.) Any person may be appointed or elected as a Director irrespective to whether or not lie has amained the age of seventy years or any other age, and no Director shall be required to vacate his officeby reason of his attaining or having attained the age of seventy years or any other age.

(IV.) In the event of the minimum number of Directors taxed by or pursuant of these Articles or Table A, being one, a sole Director shall have authority to exercise all the powers and discretions by Table A or these Articles expressed to be vested in the Directors generally.

(V.) The Directors inn, by power of attorney or otherwise appoint any person to tea the agent of the Company for such purposes and on such conditions as they determine, including authority for the agent to delegate all or any of his {towers.

ALTERNATE DIRECTORS

13.

(I.) Each Director shall have the power to nominate any other Director or any {Person approved for that purpose by resolution of the Board and willing to so act as alternate Director in his place during his absence, and discretion to revoke such nomination, and on such nomination being made, each alternate Director whilst so acting shall be entitled to exercise or discharge all the functions, powers and duties and undertake all the liabilities and obligations of the Director he represents but shall not be entitled to receive any remuneration from the Company. An alternate Director shall have one vote for each Director he represents, in addition to his own vote if he is a Director, but shall not be counted more than once in the quorum. A nomination as an alternate Director shall ipso facto be revoked it the appointer ceases for any reason to be a Director.

(II.) Notice of all Board meetings shall be sent to every alternative Director as if he were a Director of the Company or until revocation of his appointment save that it shall not be necessary to give notice of such a meeting to an alternate Director who is absent from the United Kingdom.

(ITI.) The appointment of an alternate Director shall be revoked and the alternate Director shall cease to hold ottice whenever the Director who appointed such alternate Director shall give notice in writing to the Secretary of the Company that he rev odes such appointment. Regulations 65 to 68 shall not apply.

(IV.) Without prejudice to Article 13(i) and save as otherwise provided in the Articles, an alternate Director is deemed for all purposes to be a Director and alone is responsible for his own acts and defaults and he shall not be deemed to be the agent of the Director appointing lñin.

PROCEEDINGSOFD1RHCTORS

14.

Directors may meet together for the dispatch of business, adjourn and otherw ise regulate their meetings as they think fit. Questions arising at any meeting shall be decided by a majorily of votes. A Director may, and the Secretary on the requisition of a Director shall, at any time summon a meeting of the Directors and except where there is a sole Director, the quorum necessary for the transaction of business shall be two.

MINUTES

15.

The Directors shall cause minutes to be made in books provided for the purpose:

(a) Of names of the Directors present at each meeting of the Directors and any meeting ot any Committee of the Directors.

(b) Of all Resolutions and proceedings at all meetings of the Company and of the Directors and of any Committee of the Directors.

(c) Of all appointments of officers made by Directors.

(d) Of all dnumenls sealed with the Coniinon Seal of the Conipany or otherw ise executed in accordance with the Act.

THE SEAL

16.

(a) The Directors shall provide for the safe custody of the Seal, which shall not be u sed w ithout the authority of the Directors or of a committee authorised by Directors. Every instrument to which the Seal shall be atfixed needs to be signed by one Director and the Secretary or by two Directors.

(b) Where the Act so permits, any instrument signed by one Director and the Secretary or by two Directors and expressed to be executed by the Company shall have the same effect as if executed under the Seal, provided thai no instrument shall be signed which makes it clear on its face that it is intended by the person or persons making it to have effect as a deed without the authority of the Directors or of a committee authorised by the Directors. Regulation 101 shall not apply.

DIRECTORS BORROWING POWERS

17.

The Directors may exercise all the powers of the Company to borrow money and to mortgage or charge its undertaking, property and uncalled capital, or any part thereof, and su bject to Section 80 of the Act, to issue and create mortgages, charges, memoranda of deposits, delx ntures, delx nture stock and other securities whether outright or as security for any debts, liability or obligation of the Company or any third party.

INTEREST OF DIRECTORS

18.

A Director may, notw iihsianding his interest, vote in respect of any contract or arrangement with the Company in which he is interested, directly or indirectly, and be taken into account for the {Purposes ot a quorum at a meeting at which such contract or arrangement is considered, and retain for his own absolute use and benefit all protiis and advantages accruing to him therefrom. Regulations 94 and 95 shall not apply.

APPOINTIVIENT AND RETiimNlENz or DiREczoos

19.

The Directors shall not be subject to retirement by rotation and references thereto in Regulations 73 to 80 shall be disregarded.

DIRECTORS GRATU ITIES AND PENSIONS

20.

The Directors on behalf of the Company may exercise the powers of the Company conferred by Clause 22 of the Memorandum of Association of the Company and Regulation 87 of Table A to provide benefit with regards to gratuities, pensions and insurances for any Director or member of his tamil

INSLt RANCE

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Without prejudice to the provisions of Regulation 87 and Article 23 the Directors shall have the {Power to purchase and maintain insurance for or for the benetil of any persons who are or were at any time Directors, officers or employees or auditors of the Company, or of any other com{^anv which is its holding company or any other company in accordance with the powers in that behalt contained in Clause 23 of the Memorandum of Association of the Company.

DISQ AriricAzioN or DiimczORS

The ottice of Director shall be vacated if the Director

(I.) Ceases to be a Director by virtue of any procision of the Act or he becomes prohibited by law from being a Director.

(TI.) Becomes bankrupt or makes any arrangement or composition with his creditors penernlly.

(TH.) Becomes of unsound mind and either.

(a) Admitted to hospital in pursuance of an application for admission for treatment under the Mental Health Act 1983 or in Scotland an application for admission under the Mental Health (Scotland) Act 1960; or

(b) An Order is made by a court having jurisdiction (whether in the United Kingdom or elsewhere) in matters concerning mental disorder for detention or for the appointment of a receiver curator bonus or other person to exercise powers with respect to property or attains.

(IV.) Resigns his ottice by notice in writing to the Com{^anv.

(V.) Is absent from Directors meetings for six calendar months without reasonable excuse and without the consent of the other Directors and they resolve that he vacates ottice. Regulation 81 shall be modified accordingly.

INDEAINITY

23.

Subject to the provisions of the Act, every Director or other otlicer or auditor of the Company for the time being shall be entitled to be indemnified by the Company out of its own funds against all costs, charges, expenses, losses or liabilities which he may sustain or incur in or about the execution of his duties 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 lay our or in which he is acquitted, or in connection with any application under any statute 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 ottice or in relation thereto, but this article shall only have effect insofar as its provisions are not avoided lay Section 310 (as amended) of the Act.

Name(s) and address(es) ot Subscriberf s)

Dale: 07 June 2007

CO DDAN MANAGERS SERVICE LIMITED 5 PERCY STREET OFFICE 5, LONDON W1T IDG, Number of Shares taken: 1

The total number of shares allocated to the subscribers is 1