

Please complete in typescript, or in bold black capitals.
CHWP000

Company Number

Company name in full

COMPANIES NO	SE	00	/ 0\
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ACKNOWLEDGEN	Return	of Allotment	of Shares

	Return of Anothrett of Onaice
27883	
Hemscott plc	

Shares allotted (including bonus shares):

Date or period during which shares were allotted (If shares were allotted on one date enter that date in the "from" box)

Day	Month	Year	Day	Month	Year
2 6	0 4	2 0 0 5			

To

From

Class of shares (ordinary or preference etc)

Number allotted

Nominal value of each share

Amount (if any) paid or due on each share (including any share premium)

_		 	
	ordinary	_	
	3000		
	£0.05		·
	3,000		

List the names and addresses of the allottees and the number of shares allotted to each overleaf

If the allotted shares are fully or partly paid up otherwise than in cash please state:

% that each share is to be treated as paid up

100% paid up

Consideration for which the shares were allotted (This information must be supported by the duly stamped contract or by the duly stamped particulars on Form 88(3) if the contract is not in writing)

27/04/05

Allotted shares consist of shares issued pursuant to one employee's share options. Employee/optionholder has paid exercise price in relation to shares. Optionholder's award letter is enclosed.



When you have completed and signed the form send it to the Registrar of Companies at:

Companies House, Crown Way, Cardiff CF14 3UZ For companies registered in England and Wales DX 33050 Cardiff

Companies House, 37 Castle Terrace, Edinburgh EH1 2EB For companies registered in Scotland

Names and addresses of the allottees (List joint share allotments consecutively)

Shareholder o	details	Sha	res and s	share clas	s allotte
Name KBC Peel Hunt Limited		Cla	ass of share allotted		Number allotted
Address 111 Old Broad Street London		ordi	nary	3	,000
UK Pa	estcode E C 2 R 1 P	N		L	
lame		Cla	ass of shar		Number allotted
ddress					
	estcode				NI
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Please enter the number of continua	ation sheets (if any) attached	to this form			
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Private & Confidential

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Mr. Stephen Yach Flat 420, The Beaux Arts Building 10-18 Manor Gardens London N7 6JW

THIS IS THE GRAM OF THE OPTIONS WHICH HAVE REEN EXORCISTO AND RELATE TO THE NEW SHARES

1 September 2004

Dear Stephen,

Share Options and change to notice period

Before Interest Tax, Depreciation and Amortisation);

I am writing to you concerning a proposal to exchange the options you currently hold under the Company's July 2001 share option scheme (your "Existing Options") and the grant of new share options and a proposed change to your notice period. These obtion awards and changes are taking place as a result of the Company's acquisition of CoreData, Inc. 1 exercised on 7 April

Current Position for Options

The current position in relation to your Existing Options over 3,000 Shares with an exercise price of 26.5p per share is as set out in my letter to you on 29 September 2003, i.e. that they become exercisable:

- 1/3rd on the Company's achievement of a performance target based on EBITDA (Earnings
- 1/3rd on the Company's achievement of a performance target based on EPS (Earnings Per Share); and
- 1/3rd on the second anniversary of the date of grant which falls on 29 September 2005.

Although the Partial Offer for Hemscott by Centerpoint Data, LLC and the acquisition of CoreData, Inc. by Hemscott do not have any automatic effect on your Existing Options, some changes are nevertheless proposed to your Existing Options as follows:

Proposed Position for Existing Options

In light of the acquisition and the Partial Offer, the Remuneration Committee has decided that holders of Existing Options should have the opportunity to be able to amend the terms of their Existing Options

Hemscott plc

so that <u>all</u> those Options become exercisable on the announcement of the Company's preliminary results for the year ending 31 December 2004, which should be made in March or April 2005.

Under the proposals, the numbers of shares under option, the dates on which they lapse and the exercise price of an option will remain the same, as will their tax treatment. For technical reasons, however, the replacement awards will be made under a new share option plan being put in place (where they will technically be known as Exchanged Options). The terms of Exchanged Options are the same as your Existing Options, other than for leavers who can now keep all Exchanged Options, unless they are summarily dismissed by the Company for gross misconduct:

- If you leave before these options become exercisable, they will not lapse and you will still be able to exercise those options in the six month period after the preliminary results for the year ending 31 December 2004 are announced; and
- If your options have become exercisable and you then leave, you will only be able to exercise your options in the 6 month period after leaving. At the end of that period, they will lapse.

If you leave for gross misconduct, you will lose all your options.

Whether or not you wish to take up this offer to amend the terms of your Existing Options is an investment decision for you, which the Company cannot advise on. If you do not take up the offer, you will keep your Existing Options, but the Remuneration Committee does not intend to make any further grants of awards to you.

Incentive Options

Additional options are also being granted to you.

Number of Shares	Exercise Price	Normal Lapse Date
	per Share	•
15,000 ("Tranche A")	50p	23 August 2014
15,000 ("Tranche B")	57.5p	23 August 2014
15,000 ("Tranche C")	66.1p	23 August 2014
15,000 ("Tranche D")	76.0p	23 August 2014

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The Vesting Conditions for Tranche A are that the Option will become exercisable across 80% of the Shares in that tranche on 23 August 2005 and across 20% on 23 August 2006, or that a Takeover Event (as defined by Rule 8 of the new Share Option Rules) occurs.

The Vesting Conditions for Tranche B are that the Option will become exercisable across 60% of the tranche on the 23 August 2006 and across 40% on 23 August 2007, or that a Takeover Event occurs. The Vesting Conditions for Tranches C and D are the occurrence of a Takeover Event.

If you leave, you may keep your Vested Options for six months after you leave, but your Unvested Options will lapse. Leavers dismissed for gross misconduct will lose all their options.

Change of notice period

Your current notice period is two months. It is proposed, with your agreement, as a part of a general review of notice periods, to increase this to three months with effect from the date of this letter.

Please sign, date and return an enclosed copy of this letter to me to agree that you:

- (a) accept the above Incentive Options subject to the terms of the Plan;
- (b) also cancel the options granted to you on 29 September 2003 and accept the Exchanged options as described above and subject to the terms of the Plan and
- (c) change your notice period from two months to three months.

You should address any questions you may have on share options to Nick Sarker or, on the change of notice period, to Sarah Richards.

Yours sincerely

Rosalyn Wilton

Chief Executive Officer

I agree to the above changes, option cancellations and grants.

Stephen Yach

Date