Package:

'Laserform'

Shares allotted (including bonus shares):

by Laserform International Ltd.

Please complete in typescript, or in bold black capitals.

CHFP025

Company Number

Company name in full

88	(2)
Return of Allotm	ent of Shares

454497	70	
Arche	Investments	Limited

· · ·	From	То
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 3 0 0 1 2 0 0 4	Day Month Year
Class of shares (ordinary or preference etc)	Ordinary	
Number allotted	1000	
Nominal value of each share	€1	
Amount (if any) paid or due on each share (including any share premium)	€1	

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

For companies registered in England and Wales

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

Companies House, Crown Way, Cardiff, CF14 3UZ DX 33050 Cardiff

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

DX 235 Edinburgh



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

Shareholder detail	s	Shares and share class allotted		
Name		Class of shares	Number	
DBUKH Finance Limited		ailotted -	allotted	
Address				
Winchester House, 1 Great Winches	ster Street, London	Euro Ordinary	1000	
EC2N 2DB			1	
-	de			
<u></u>				
Name		Class of shares allotted	Number allotted	
Address				
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Name		Class of shares allotted	Number allotted	
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Signed	<u> </u>	Date $30/0/200$	4	
A director / secretary / a dministrator / admin	istrative receiver / receiver manager /	r cceiver P lease	e delete as appropria	
Please give the name, address, telephone number and, if available,	Linklaters			
a DX number and Exchange of the person Companies House should	One Silk Street, Lond			
contact if there is any query,		Tel 020 74	56 2000	
Laserform international 92/00	DX number	DX exchange		

Package: 'Laserform'				
by Laserform International Ltd.	Return of Allotment of Share Form 88(2) continuation sheet no:			
Please complete in typescript,				
or in bold black capitals.			<u> </u>	
CHFP025				
ompany Number				
ompany name in full				
ames and addresses of the	allottees (List joint share allotments consecutively	1)		
Shareholder details		Shares and share class allotted		
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	UK Postcode			

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

Shareholder details	Shares and share	class allotte
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UK Postcode		
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UK Postcode		Niverbox
Name	Class of shares allotted	Number allotted
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UK Postcode		
Name	Class of shares allotted	Number allotted
Address		
UK Postcode		_
Name	Class of shares allotted	Number allotted
Address		
UK Postcode		
Name	Class of shares allotted	Number allotted
Address		
		_
UK Postcode		_

Dated 30 January 2004

ARCHE INVESTMENTS LIMITED as Issuer

and

DBUKH FINANCE LIMITED as Subscriber

SUBSCRIPTION AGREEMENT

(in respect of 1,000 Euro Ordinary Shares issued by Arche Investments Limited)

Linklaters

One Silk Street London EC2Y 8HQ

Telephone (44-20) 7456 2000 Facsimile (44-20) 7456 2222 Ref THWW/EKWC/MART

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This Agreement is made on 30 January 2004 between:

- (1) ARCHE INVESTMENTS LIMITED, a company incorporated under the laws of England and Wales whose registered office is situated at Winchester House, 1 Great Winchester Street, London EC2N 2DB, United Kingdom (the "Issuer"); and
- (2) DBUKH FINANCE LIMITED, a company incorporated under the laws of England and Wales whose registered office is situated at Winchester House, 1 Great Winchester Street, London EC2N 2DB, United Kingdom ("DBUKHF").

Whereas:

- (A) the Issuer intends to issue the Shares (as defined below); and
- (B) DBUKHF intends to subscribe for the Shares,

in each case on the terms, and subject to the conditions, of this Agreement, it is agreed as follows:

1 Definitions and interpretation

1.1 In this Agreement except to the extent that the context otherwise requires:

"Articles of Association" means the articles of association of the Issuer;

"Business Day" is defined in the Articles of Association;

"Euro" or "€" means the currency which was introduced at the start of the third stage of European Economic and Monetary Union pursuant to article 109(4) of the Treaty establishing the European Community, as amended from time to time;

"Issue Date" means the date of issuance of the Shares, being 30 January 2004;

"Issuer's Account" means the account of the Issuer with details as follows: Deutsche Bank Frankfurt (DEUTDEFFXXX), a/c Deutsche Bank London (DEUTGB2LXXX), a/c no. 925799900 in favour of DB UK Holdings Limited, a/c Arche Investments Limited a/c no. 0121078 0000 EUR 000 LDN;

"Shares" means 1,000 Euro Ordinary Shares of a par value of €1.00 each in the capital of the Issuer as referred to in, and having the rights and restrictions set out in, the Articles of Association; and

"Subscription Price" means, for each Share, the amount set out in clause 2.1.

1.2 Construction

- 1.2.1 Unless a contrary indication appears, any reference in this Agreement to:
 - (i) the "Issuer" or "DBUKHF" shall be construed so as to include its successors in title, permitted assigns and permitted transferees;
 - (ii) a deed, agreement or other instrument is a reference to that deed, agreement or other instrument as amended or novated;
 - (iii) a "person" includes any person, firm, company, corporation, government, state or agency of a state or any association, trust or partnership (whether or not having separate legal personality) or two or more of the foregoing;

- (iv) a "regulation" includes any regulation, rule or official directive of any governmental, intergovernmental or supranational body, agency, department or regulatory, self-regulatory or other authority;
- a provision of law is a reference to that provision as amended or reenacted;
- (vi) a singular word includes the plural, and vice versa; and
- (vii) a time of day is a reference to London time.
- 1.2.2 Clause headings are for ease of reference only.

2 Subscription

- 2.1 The Issuer agrees to issue and allot the Shares to DBUKHF on the Issue Date, and DBUKHF agrees to subscribe in cash and pay for the Shares on such date, in each case upon the basis of the representations and warranties contained in this Agreement and at a subscription price of €1 for each Share being, in aggregate, €1,000 for the Shares.
- 2.2 Against receipt of the full amount of the Subscription Price for each Share in immediately available funds on the Issue Date in the Issuer's Account, the Issuer will on such Issue Date:
 - 2.2.1 issue and allot the Shares to DBUKHF;
 - 2.2.2 procure that DBUKHF is entered in the Issuer's register of members as the holder of the Shares; and
 - 2.2.3 deliver to DBUKHF a certified copy of the register of members of the Issuer evidencing the same and share certificates representing the Shares.

3 Payments

All payments by DBUKHF under or in connection with this Agreement shall be made in Euro and free from set-off or counterclaim and without deduction or withholding.

4 Issuer's representations, warranties and undertakings

- 4.1 The Issuer represents and warrants to DBUKHF (and the Issuer agrees and acknowledges that DBUKHF is entering into this Agreement in reliance on such representations and warranties) that as at the date of this Agreement:
 - 4.1.1 it is a company duly incorporated and validly existing under the laws of England and Wales:
 - 4.1.2 it has the power to enter into this Agreement and to perform its obligations hereunder in accordance with the terms and conditions hereof and under the Shares and has taken all necessary action to authorise the execution, delivery and performance of this Agreement;
 - 4.1.3 this Agreement constitutes its legal, valid, binding and enforceable obligations (subject to applicable bankruptcy, reorganisation, insolvency, moratorium or similar laws affecting creditors' rights generally and, as to enforceability, subject to equitable principles of general application);

- 4.1.4 there is no provision of any applicable law and no provision of any of its constituent documents and no provision of any existing agreement or instrument to which it is a party or by which it is bound which is contravened in any material respect by the execution, delivery and performance of any of its obligations under this Agreement or the issue of the Shares;
- 4.1.5 all relevant consents or authorisations of any governmental authority or agency required by it in connection with the execution, validity or enforceability of this Agreement or the issue of the Shares (if any) have been obtained and are subsisting:
- 4.1.6 no litigation, arbitration or administrative proceeding is current, pending or to its knowledge threatened to restrain the entry into, exercise of any of its rights under and/or performance or enforcement of or compliance with any of its obligations under this Agreement; and
- 4.1.7 the Issuer has the power to own its own assets and carry on its business as it is currently being conducted.

5 DBUKHF's representations, warranties and undertakings

- 5.1 DBUKHF represents and warrants to the Issuer (and DBUKHF agrees and acknowledges that the Issuer is entering into this Agreement in reliance on such representations and warranties) that as at the date of this Agreement:
 - 5.1.1 it is a company duly incorporated and validly existing under the laws of England and Wales;
 - 5.1.2 it has the power to enter into this Agreement and to perform its obligations hereunder in accordance with the terms and conditions hereof and has taken all necessary action to authorise the execution, delivery and performance of this Agreement;
 - 5.1.3 this Agreement constitutes its legal, valid, binding and enforceable obligations (subject to applicable bankruptcy, reorganisation, insolvency, moratorium or similar laws affecting creditors' rights generally and, as to enforceability, subject to equitable principles of general application);
 - 5.1.4 there is no provision of any applicable law and no provision of any of its constituent documents and no provision of any existing agreement or instrument to which it is a party or by which it is bound which is contravened in any material respect by the execution, delivery and performance of any of its obligations under this Agreement or its holding of the Shares;
 - 5.1.5 all relevant consents or authorisations of any governmental authority or agency required by it in connection with the execution, validity or enforceability of this Agreement or its holding of the Shares (if any) have been obtained and are subsisting;
 - 5.1.6 no litigation, arbitration or administrative proceeding is current, pending or to its knowledge threatened to restrain the entry into, exercise of any of its rights under and/or performance or enforcement of or compliance with any of its obligations under this Agreement; and

5.1.7 DBUKHF has the power to own its assets and carry on its business as it is currently being conducted.

6 Survival of representations and obligations

The respective agreements, representations, warranties and other statements of the Issuer and DBUKHF set forth in this Agreement shall remain in full force and effect, regardless of any investigation, or statement as to the result thereof, made by or on behalf of the Issuer or DBUKHF and shall survive payment for the Shares for so long as the Shares remain in issue and held by DBUKHF or any of its affiliates.

7 Notices

- Any notice, communication or demand to be given or made by a party pursuant to this Agreement shall be given or made in writing (including facsimile transmissions) and shall be deemed to be duly served, in the case of a notice given by letter, two Business Days after despatch by first class prepaid post or, if delivered by hand, at the date and time of delivery or, in the case of a notice given by facsimile, the same day if receipt of confirmation of transmission is received by 5:00 p.m. (local time, at the place to which the facsimile is sent) or, if later, on the next Business Day. Any notice by letter shall be valid if sent or delivered to the party to be served at the address of such party specified in this clause (or such other address as such party may have notified in accordance with this clause to the other) and any notice given by facsimile shall be valid if sent to the facsimile number of the party to be served as specified in this clause (or other such facsimile number as such party may have notified in accordance with this clause to the other).
- 7.2 All notices, communications or demands shall be valid in accordance with this clause if sent or delivered as follows:

To the Issuer or DBUKHF:

Address: Winchester House

1 Great Winchester Street

London EC2N 2DB United Kingdom

Facsimile: +44 20 7547 2701

Marked for the attention of: London Business Manager, Structured Capital

Markets

8 Assignment

Neither of the parties to this Agreement may assign all or any part of its rights and obligations hereunder except as otherwise permitted herein or with the prior written consent of the other party.

9 Counterparts

This Agreement may be signed on two or more counterparts with the same effect as if the signature thereto and hereto were upon the same instrument.

10 Variation

This Agreement may only be amended or varied with the consent in writing of each of the parties and no party shall have any right (whether contractual, in common law or in equity) to rely on an amendment to or variation of this Agreement unless such amendment or variation has been so consented to.

11 Entire agreement

This Agreement constitutes the whole and only agreement between the parties relating to the issue by the Issuer of and subscription by DBUKHF of the Shares and each party acknowledges that in entering into this Agreement it is not relying upon any undertaking, representation, warranty or arrangement of any nature which is not expressly set out in this Agreement.

12 Third party rights

A person who is not a party to this Agreement has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce or to enjoy the benefit of any term of this Agreement.

13 Invalidity

If any provision in this Agreement shall be held to be illegal, invalid or unenforceable, in whole or in part, such provision or part shall to that extent be deemed not to form part of this Agreement but the legality, validity or enforceability of the remainder of this Agreement shall not be affected. If any illegal, invalid or unenforceable provision would be legal, valid and enforceable if some part of it were deleted or modified, the provision shall apply with whatever deletion or modification is necessary to give effect to the commercial intention of the parties.

14 Further assurances

Each of the parties to this Agreement agrees (at its own cost) to co-operate and take such further actions and to execute and deliver such additional instruments and documents as any other party to this Agreement may from time to time reasonably request in order to give effect to this Agreement.

15 Governing law and jurisdiction

- 15.1 This Agreement shall be governed by and construed in accordance with the laws of England and Wales.
- 15.2 The courts of England and Wales shall have jurisdiction to settle any disputes arising out of or in connection with this Agreement.
- 15.3 The parties to this Agreement submit to the non-exclusive jurisdiction of the courts of England and Wales, without prejudice to the rights of any of the parties to this Agreement to bring proceedings in any other jurisdiction.

This Agreement has been entered into on the date stated at the beginning of this Agreement.

SIGNED for and on behalf of **ARCHE INVESTMENTS LIMITED**

}

By: CATOLIA

Ву:

SIGNED for and on behalf of **DBUKH FINANCE LIMITED**

Bv:

Rv.