

FILE COPY

OF A PRIVATE LIMITED COMPANY

Company No. 6784987

The Registrar of Companies for England and Wales hereby certifies that

ACACIA 5 LIMITED

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

Given at Companies House on 7th January 2009



N067849870







PRIVATE COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

ACACIA 5 LIMITED

- 1. The Company's name is ACACIA 5 LIMITED.
- 2. The Company's Registered Office is to be situated in England and Wales.
- 3. The Company's objects are:-
 - To carry on business as a general commercial company. (a)
 - To carry on any other business which in the opinion of the Company, may be (b) capable of being conveniently or profitably carried on in connection with or subsidiary to any other business of the Company and is calculated to enhance the value of the Company's property.
 - To purchase or by any other means acquire freehold, leasehold or any other property for any estate or interest whatever, movable or immovable or any interest in such property, and to sell, lease, let or hire, develop such property. or otherwise turn the same to the advantage of the Company.

- (d) To apply for, register or by other means acquire any patents, patent rights, brevets d'invention, licences, trademarks, concessions and inventions and to use and turn to account the same or to develop, sell or assign the same or grant licences or privileges in respect thereof or otherwise turn the same to the advantage of the Company.
- (e) To build, reconstruct or generally maintain buildings and works of all kind, whether or not these are situate on the property of the Company.
- (f) To invest and deal with the monies of the Company in such shares or upon such securities and in such manner as from time to time may be determined.
- (g) To enter into arrangements for joint workings in business or amalgamate with or enter into any partnership or arrangement for sharing profits, union of interest, reciprocal concession or co-operation with any company, firm or person carrying on or proposing to carry on any business within the objects of this Company or which is capable of being carried on so as directly or indirectly to benefit the Company.
- (h) To purchase or otherwise acquire, take over and undertake all or any part of the business, property, liabilities and transactions of any person, firm or company carrying on any business the carrying on of which is calculated to benefit this Company or to advance its interests, or possessed of property suitable for the purposes of the Company.
- (i) To sell, improve, manage, develop, turn to account, let on rent or royalty or share of profits or otherwise, grant licence or easements or other rights in or over, or in any other manner deal with or dispose of the undertaking and all or any of the property and assets for the time being of the Company for such consideration as the Company may think fit.

- (j) To subscribe for, take, purchase or otherwise acquire either for cash, shares or debentures in this company or any other consideration any other company or business which, in the opinion of the Company, may be carried on so as directly or indirectly to benefit the Company.
- (k) To sell or otherwise dispose of the whole or any part of the business or property of the Company for any consideration, shares or debentures as the Company may think fit.
- (1) To lend and advance money or give credit on any terms and with or without security to any company, firm or person (including without prejudice to the generality of the foregoing any holding company, subsidiary of, or any other company associated in any way with, the Company), to enter into guarantees, contracts of indemnity and suretyships of all kinds, to receive money on deposit or loan upon any terms, and to secure or guarantee in any manner and upon any terms the payment of any sum of money or the performance of any obligation by any company, firm or person (including without prejudice to the generality of the foregoing any such holding company, subsidiary, fellow subsidiary or associated company as aforesaid).
- (m) To borrow or raise money in any manner and to secure the repayment of any money borrowed, raised, or owing by mortgage, charge, standard security, lien or other security upon the whole or any part of the Company's property or assets (whether present or future), including its uncalled capital and also by a similar mortgage, charge, standard security, lien or security to secure and guarantee the performance by the Company of any obligation or liability it may undertake or which may become binding on it.
- (n) To draw, make, accept, endorse, discount, negotiate, execute and issue cheques, bills of exchange, promissory notes, bills of lading, warrants, debentures and other negotiable or transferable instruments.

- (o) To apply for, promote, and obtain any Act of Parliament, order, or licence of the Department of Trade or other authority for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem calculated directly or indirectly to promote the Company's interest, and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice the Company's interest.
- (p) To support and subscribe to any funds and to subscribe to or assist in the promotion of any charitable, benevolent or public purpose or object for the benefit of the Company or its employees, directors or other officers past or present and to grant pensions to such persons or their dependants.
- (q) To distribute among the members of the Company in kind any property of the Company of whatever nature.
- (r) To pay all or any expenses in connection with the promotion, formation and incorporation of the Company, or to contract with any company, firm or person to pay the same, and to pay commission to brokers and others for underwriting, placing, selling, or guaranteeing the subscription of any shares or other securities of the Company.
- (s) To do all such other things as may be deemed incidental or conducive to the attainment of the Company's objects or any of them.
- (t) Subject to, and always in compliance with, the provision of section 155 to 158 (inclusive) of the Act (if and so far as such provisions shall be applicable), to give, whether directly or indirectly, any kind of financial assistance (as defined in Section 151 (1)(a) of the Act) for any such purpose as is specified in Section 151 (1) and/or Section 151 (2) of the Act.

None of the objects set forth in any sub-clause of this Clause shall be restrictively construed but the widest interpretation shall be given to each such object, and none of such objects shall, except where the context expressly so requires, be in any way limited or restricted by reference to or inference form any other object or objects set forth in any such sub-clause or by reference to or inference from the terms of any other sub-clause of this Clause, or by reference to or inference from the name of the Company.

- 4. The liability of the Members is limited.
- 5. The Company's share capital is £1,000 divided into:

1,000 Ordinary shares of £1.00 each.

We, the subscriber to this Memorandum of Association, which to be formed into a Company pursuant to this Memorandum and we agree to take the number of Shares in the capital of the Company shown opposite our name.

Name and Address of Subscriber(s)

Number of Ordinary shares
Taken by subscriber(s)

Gary Chan 1 Weston Grove Halewood Knowsley L26 9YP One

Dated: the 1th day of January 200

Witness to the above signature: -

Swee Ghai 1 Weston Grove Halewood Knowsley

L26 9YP

Dated: the by day of January 2008

Swee Ghai One 1 Weston Grove Halewood Knowsley L26 9YP Dated: the 6th day of farmy 2008 Ban Tien Teh One 10 Turnbury Close Sale Manchester M33 6JD Dated: the 6th day of June 1 200 Katherine Teh One 10 Turnbury Close Sale Manchester M33 6JD Cerstain Zet

Dated: the Grh day of James 2008

Yit San Chow Flat 4, 39 Greengage Manchester M13 9GD One

Dated: the by day of Jung 2008

Witness to the above signatures: -

Gary Chan 1 Weston Grove Halewood

Knowsley L26 9YP

Dated: the buday of January 2009

The Companies Act 1985 to 2006

PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

ACACIA 5 LIMITED

PRELIMINARY

- 1. (a) Subject as hereinafter provided the Regulations contained in Table A in the Companies (Table A to F) Regulations 1985 ("Table A") as amended by The Companies (Tables A to F)(No.2)(Amendment) Regulations 2007 shall apply to the Company.
 - (b) In these Articles the expression "the Act" means the Companies Act 1985, including any statutory modification or re-enactment thereof for the time being in force and any provisions of the Companies Act 2006 for the time being in force.
- 2. Regulations 8, 24, 35, 41, 46, 48, 64, 67 and 94 to 97 inclusive of Table A shall not apply to the Company.
- 3. The Company is a private company and accordingly no offer or invitation shall be made to the public (whether for cash or otherwise) to subscribe for any shares in or debentures of the Company nor shall the Company allot or agree to allot (whether for cash or otherwise) any shares in or debentures of the Company with a view to all or any of those shares or debentures being offered for sale to the public.

SHARES

- 4. (a) Subject to Article 5 below all unissued shares which are comprised in the authorized share capital with which the Company is incorporated shall be under the control of the directors and for the purposes of Section 80 of the Act the directors are unconditionally authorized to exercise the power of the Company to allot shares grant options over or otherwise dispose of the same to such persons and on such terms as they think fit any time or times during the period of five years from the date of incorporation and the directors may after that period allot any shares or grant any such rights under this authority in pursuance of an offer or agreement made by the Company within that period.
 - (b) The authority given above may be renewed revoked or varied by ordinary resolution of the Company in general meeting.
 - (c) Subject to Chapter VII of Part V of the Act, and to the Regulations of the Company, the Company may purchase its own shares (including redeemable shares) whether out of distributable profits or the proceeds of a fresh issue of shares or otherwise.
 - (d) Subject to Chapter VII of the Part V of the Act, any shares may, with the sanction of an Ordinary resolution, be issued on the terms that they are, at the option of the Company or the shareholder, liable to be redeemed on such terms and in such manner as the Company before the issue of the shares by Special resolution determine, and whether out of distributable profits or the proceeds of a fresh issue of shares or otherwise.
 - (e) Subject to Chapter VI of Part V of the Act, the Company may give financial assistance for the purpose of or in connection with any

acquisition of shares made or to be made in the Company or its Holding Company.

- (a) In accordance with Section 91(1) of the Act, Sections 89(1) and 90(1) to(b) (inclusive) of the Act shall not apply to the Company.
 - (b) All unissued share which are not comprised in the authorized share capital of the Company with which the Company is incorporated shall be offered to the members in proportion as nearly as may be to the number of the existing shares held by them respectively unless the Company in general meeting shall by Special resolution otherwise direct. Such offer shall be made by written notice specifying the number of shares offered and a period (not being less than 14 days) within which the offer if not accepted will be deemed to be declined. After the expiration of this period or, if earlier, on receipt of notice of non-acceptance, those shares so declined shall be offered to the members who have within the said period accepted all the shares offered to them in the proportion aforesaid in like terms in the same manner and limited by a like period as the original offer. The directors may in accordance with the provisions of this Article allot grant options over or otherwise dispose of such shares not accepted pursuant to such offers together with any shares not capable of being offered aforesaid except by way of fractions to such persons on such terms as they think fit provided that such shares shall not be disposed of on such terms which are more favourable to the subscribers therefor than the terms on which they were offered to the members. The provisions of this Article shall be subject to Section 80 to the Act.

LIEN

6. 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 the fixed time in respect of that share and the Company shall also have a first and paramount lien on all shares (whether or not it is a fully paid share) registered in the name of any member whether solely or one of two or more joint holders for all such moneys presently payable by him or his estate to the Company. However the directors may at any time declare any share to be wholly or in part exempt from the provision of this Article. The Company's lien on a share shall extend to all dividends payable thereon.

TRANSFER OF SHARES

- 7. (a) No share or beneficial ownership of a share shall be transferred (otherwise than to the Company subject to Article 4 of the Company) until the rights of pre-emption hereinafter conferred have been exhausted. Any obligation to transfer a share pursuant to this Article is an obligation to transfer the entire legal and beneficial interest in such share.
 - (b) A member who intends to transfer any share or any interest therein (including for this purpose the assignment of the beneficial interest in, or the creation of any charge or other security interest over, such share or the renunciation or assignment of any right to receive or subscribe for such share) ("the Seller") shall give notice ("the Transfer Notice") to the directors of his intention and the particulars of the shares ("the Transfer Shares") together with the price per share at which he is willing to sell ("the Specified Price"). A Transfer Notice once received by the directors is irrevocable unless paragraphs (d) or (h) apply.
 - (c) The Transfer Notice shall constitute the Company as agent of the Seller for the sale of the Transfer Shares to the members other than the Seller ("the Offerees") at the Specified Price save that if the directors do not accept that the Specified Price constitutes a fair price they shall instruct the Auditors of the Company (who shall act as experts and not as

arbitrators so that any provision of law or statute relating to arbitration shall not apply) to certify in writing ("Certificate of Value") the value of the Transfer Shares as between a willing seller and a willing buyer. The Auditors' decision on the value of the Transfer Shares between a willing seller and a willing buyer is within Auditors' complete discretion and their certification shall be final and binding on the members. The Specified Price in the Transfer Notice shall be substituted by the price in the Certificate of Value. The Company upon receipt of the Certificate of Value shall forthwith furnish a copy thereof to the Seller. The Seller shall bear the cost of valuation.

- (d) If upon receipt of the Certificate of Value the Seller considers that the price decided upon by the Auditors of the Company is not a reasonable one he shall be entitled to revoke the Transfer Notice within 7 days of receipt of the Certificate of Value by written notice to the directors ("the First Revocation Period"). Thereafter the Transfer Shares will not be offered by directors to the Offerees or by the Seller to any other person or persons unless at a later date the Seller serves another Transfer Notice in respect of the Transfer Shares in which event all the provisions of this Article shall apply.
- (e) If the Seller has not revoked the Transfer Notice upon expiry of the First Revocation Period the price (whether by reference to the Specified Price or the Certificate of Value) shall be fixed in the Transfer Notice as the final price ("the Final Price") and the directors shall by notice in writing ("the Offer Notice") inform the Offerees of the number and price of the Transfer Shares and shall invite the Offerees to apply in writing to the Company within 21 days of the date of dispatch of the Offer Notice (which date must be stated therein), for a maximum number of the Transfer Shares.

- If such Offerees within the period of 21 days stated in the Offer Notice apply for all or any of the Transfer Shares the directors will allocate the Transfer Shares applied for to the applicant Offerees in such proportions (or as nearly as may be and without increasing the number sold to the Offeree beyond the number applied for by him) as their existing holdings bear to the total of the holdings of the applicant Offerees. The Transfer Shares not capable of being allocated without involving fractions shall be allocated to the applicant Offerees in such proportion as the directors think fit. Any outstanding Transfer Shares may then be allocated in such manner as the directors think fit to those Offerees who applied for such Transfer Shares provided no Offeree shall be allocated share in excess of the number of shares applied for by him.
- (g) If upon expiry of 21 day period specified in the Offer Notice the directors shall have received applications for some but not all of the remaining Transfer Shares the directors may nominate within 14 days from the expiry of the Offer Notice a person or persons which may (subject to the Act) be the Company to whom the Transfer Shares not applied for will be allocated. The directors shall give notice in writing (the "Allocation Notice") of such allocations pursuant to paragraph (f) and this paragraph to the Seller and to the persons to whom the Transfer Shares have been allocated. The Allocation Notice must specify the date of dispatch of the Allocation Notice, the name and address of the persons to whom the allocations have been made, the price and method of payment and number of Transfer Shares to be allocated and the place and time for completion (which shall be 21 days form the date of dispatch) and the Allocation Notice is subject to the Sellers's right of revocation pursuant to paragraph
- (h) The Seller may revoke the Transfer Notice if after service of the Allocation Notice not all the Transfer Shares have been taken up. Notice

must be given in writing by the Seller to the Company within 14 days of the date of Allocation Notice (the "Second Revocation Period").

- (i) If the Seller has not revoked the Transfer Notice upon expiry of the Second Revocation Period the Seller shall be bound upon payment of the purchase price due in respect thereof to transfer the shares comprised in the Allocation Notice to the person or persons (which may be the Company subject to the Act) named therein on the day and at the time specified therein.
- (j) In the event that the Seller fails or refuses to transfer the Transfer Shares having become bound so to do the Company may receive the purchase price in trust for the Seller and may authorize some person to execute a transfer of Transfer Shares in favour of the purchasers.
- (k) During the 3 months following the expiry of 56 days from the date of the Offer Notice the Seller may (subject nevertheless to the provisions of paragraph (l)) transfer to any person and at any price but not less than the Final Price fixed in the Transfer Notice any of the shares comprised therein not included in the Allocation Notice or all but not part of the Transfer Shares comprised in the Transfer Notice if the Seller has revoked the Transfer Notice under paragraph (h).
- (l) The directors may in their absolute discretion and without assigning any reason therefor to decline to register the transfer of as share whether or not it is a fully paid share.

GENERAL MEEITNGS

8. (a) In every notice convening a general meeting of the Company there shall appear a statement that a member entitled to attend and vote is entitled to

appoint a proxy and the proxy need not be a member of the Company and Regulation 38 of Table A shall be modified accordingly.

- (b) Proxies may be deposited at the Registered Office of the Company at any time before the time of the meeting for which they are to be used unless otherwise specified in the notice convening the meeting. The Directors at their discretion treat an electronic communication appointing a proxy as a proxy for the purposes of the Article. Regulation 62 of Table A shall be modified accordingly.
- 9. (a) If the quorum prescribed by Regulation 40 of Table A is not present within 30 minutes 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.
 - (b) If at the adjourned meeting a quorum is not present within 30 minutes of the time appointed for the meeting one person entitled under Regulation 40 of Table A to be counted in a quorum present at the meeting shall constitute a quorum.
- 10. (a) A resolution put to the vote of a meeting shall be decided on a show of hands unless before or on the declaration of the result of the show of hands a poll is duly demanded.
 - (b) A poll may be demanded by the chairman or by a member (present in person or by proxy) having the right to attend and vote at the meeting.
 - (c) The demand for a poll may before the poll is taken be withdrawn.
 - (d) A demand so withdrawn shall not be taken to have invalidated the result of a vote on a show of hands declared before the demand was made.

- 11. A Resolution in writing signed or approved by letter, telex, facsimile transmission or cable or by any other electronic communication by all members of the Company, who would have been entitled to vote upon it if it had been duly proposed at a General Meeting or at a meeting of any class of members of the Company, or by their duly appointed attorneys, shall be as valid and effectual as if it had been passed at a General Meeting or at such a class meeting of the Company (as the case may be) duly convened and held. Any such resolution may consist of several documents in the like form each signed by one or more of the members or their attorneys (or in the case of a member which is a body corporate, by a director thereof or by a duly appointed representative). Regulation 53 of Table A shall not apply to the Company.
- 12. (a) If and for so long as the Company has only one member and that member takes any decision which is required to be taken in general meeting or by means of a written resolution, that decision shall be as valid and effectual as if agreed by the Company in general meeting save that this paragraph shall not apply to resolutions passed pursuant to ss.303 and 391 of the Companies Act 1985.
 - (b) Any decision taken by a sole member pursuant to para (a) above shall be recorded in writing and delivered by that member to the Company for entry in the Company's minute book.

VOTES OF MEMBERS

- 13. The words "or by proxy" shall be inserted after the word "person" in regulation 54 of Table A.
- 14. The words "Unless the directors determine otherwise" shall be inserted at the commencement of Regulation 57 of Table A.

15. The words "30 minutes" shall be substituted for "48 hours" in Regulation 62(a) of Table A and for "24 hours" in Regulation 62(b) of Table A.

DIRECTORS

- 16. The first director or directors of the Company shall be the person or persons named in the statement delivered under Section 10 of the Act.
- 17. Unless and until otherwise determined by the Company in general meeting there shall be no maximum number of directors and the minimum number of directors shall be one. Whensoever there shall be a sole director such director may exercise all the powers discretions and authorities vested in the directors by these Articles and by Table A. The words "and unless so fixed at any other number shall be two" shall be omitted from Regulation 89 of Table A.
- 18. In any case where as a result of the death of a sole member of the Company the Company has no members and no Directors the personal representatives of such deceased member shall have the right by notice in writing to appoint a person to be a Director of the Company and such appointment shall be as effective as if made by any means allowed under these Articles of Association for the appointment of Directors.
- 19. The directors may exercise all the powers of the Company to borrow without limit as to amount and upon such terms and in such manner as they think fit and subject (in the case of any security convertible into shares) to Section 80 of the Act to grant any mortgage charge or standard security over its undertaking property and uncalled capital or any part thereof and to issue debentures debenture stock or any other securities whether outright or as security for any debt liability or obligation of the Company or of any third party.

- 20. (a) The words "and may also determine the rotation in which any additional directors are to retire" shall be omitted from Regulation 78 of Table A.
 - (b) The second and third sentences of Regulation 79 of Table A shall be omitted.
- 21. A director who is in any way either directly or indirectly interested in any contract transaction or arrangement (whether actual or proposed) with the Company or in which the Company is otherwise interested shall declare the nature of his interest at a meeting of the directors in accordance with Section 317 of the Act. Subject to such disclosure a director shall be entitled to vote in respect of any such contract transaction or arrangement (whether actual or proposed) in which he is interested and whether or not he votes he shall be counted in reckoning whether a quorum is present or not.

NOTICES

- 22. (a) Any notice or other document may be served on or delivered to any Member of the Company either;
 - (i) personally, or
 - (ii) by sending it by post addressed to the Member at his registered address, or
 - (iii) by any form of electronic communication, or
 - (iv) by leaving it at the Member's registered address, or
 - (v) by any other means instructed in writing by the member concerned and agreed by the Company.

In the case of joint holders of a share, service or delivery of any notice or other document on or to one of the joint holders shall for all purposes be deemed a sufficient service on or delivery to all the joint holders. Regulation 112 of Table A shall be modified accordingly.

(b) Any notice or other document, which is sent by post, shall be deemed to have been served or delivered 24 hours after posting and, in proving such service or delivery, it shall be sufficient to prove that the notice or document was properly addressed, stamped and put in the post. Any notice or other document left at a registered office otherwise than by post or sent by electronic communication, shall be deemed to have been served or delivered when it was left or sent. Proof that a notice contained in an electronic communication was sent in accordance with guidance issued by the Institute of Chartered Secretaries and Administrators shall be conclusive evidence that the notice was given. Regulation 115 of Table A shall be modified accordingly.

THE SEAL

23. Regulation 101 of Table A shall not apply to the Company. The Company shall not be required to, but may, at the discretion of the Director(s), keep a common seal. If such a seal is kept, it shall only be used by the authority of the Director(s), or of a committee of the Director(s) authorized by the Director(s), and the Director(s) may determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by one director. Regulation 6 of Table A relating to the sealing of share certificates shall apply only if the Company has a seal.

INDEMNITY

24. In addition to the indemnity conferred by Regulation 118 of Table A and subject to the provisions of the Act every such person as is mentioned in the said Regulation shall be entitled to be indemnified out of the assets of the Company against all expenses losses or liabilities incurred by him as agent of the Company or for the Company's benefit or intended benefit or in or about the discharge or intended

discharge of his duties in relation to the Company.

NAME AND ADDRESS OF SUBSCRIBERS

Gary Chan 1 Weston Grove Halewood Knowsley L26 9YP

Dated: the beh day of Juney 2008

Witness to the above signature: -

Swee Ghai

1 Weston Grove

Halewood

Knowsley

L26 9YP

Dated: the 6th day of January 200

Swee Ghai 1 Weston Grove Halewood Knowsley L26 9YP

Dated: the binday of January 2008

Ban Tien Teh 10 Turnbury Close Sale Manchester M33 6JD

Jeso

Dated: the Ch day of January 2008

Katherine Teh 10 Turnbury Close Sale Manchester M33 6JD

tuthe in Zec

Dated: the day of June 200

Yit San Chow Flat 4, 39 Greengage Manchester M13 9GD

Dated: the Ch day of Juney 2009

Witness to the above signatures: -

Gary Chan

1 Weston Grove

Halewood

Knowsley

L26 9YP

Dated: the 6th day of January 200



Companies House

— for the record —	
Please complete in typescript, or in bold black capitals.	Declaration on application for registration
CHWP000	
Company Name in full	ACACIA 5 LIMITED
l,	SWEE GHM
of	I WESTON GROVE, HALEWOOD, KNOWSLEY L26 977
r Please delete as appropriate.	do solemnly and sincerely declare that I am a † [Solicitor engaged in the formation of the company][person named as director or secretary of the company in the statement delivered to the Registrar under section 10 of the Companies Act 1985] and 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.
	And I make this solemn Declaration conscientiously believing the same to be true and by virtue of the Statutory Declarations Act 1835.
Declarant's signature	
Declared at	SALFORD (WAYS IMANCHEST
On	Day Month Year M50 3 × 2
Please print name. before me ⁰	THOMAS ELLIS
Signed	Thomas EIM) Date 06-01-09
	† A Commissioner for Oaths or Notary Public or Justice of the Peace or Solicitor
You do not have to give any contac nformation in the box opposite but if you do, it will help Companies House to contact you if there is a	·t
query on the form. The contact information that you give will be visible to searchers of the public	Tel
record.	DX number DX exchange

Form revised 10/03

Companies House receipt date barcode

This form has been provided free of charge by Companies House.

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 for companies registered in England and Wales

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

DX 235 Edinburgh or LP - 4 Edinburgh 2



Companies House

for the record -	
Please complete in typescript, or in bold black capitals. CHWP000	First directors and secretary and intended situation of registered office
Notes on completion appear on final page	
Company Name in full	ACACIA 5 LIMITED
Proposed Registered Office	1 WESTON GROVE
(PO Box numbers only, are not acceptable)	
Post town	HALE WOOD
County / Region	KNO WELEY Postcode L26 9 X P
If the memorandum is delivered by an agent for the subscriber(s) of the memorandum mark the box opposite and give the agent's name and address.	
Agent's Name	
Address	
Post town	
County / Region	Postcode
Number of continuation sheets attached	5
You do not have to give any contact information in the box opposite but if you do, it will help Companies House	
to contact you if there is a query on the form. The contact information	
that you give will be visible to	Tel 07881222883
searchers of the public record.	DX number DX exchange
Companies House receipt date barcode This form has been provided free of charge by Companies House	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 for companies registered in England and Wales

v 10/03

Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB for companies registered in Scotland DX 2 DX 235 Edinburgh or LP - 4 Edinburgh 2

Company Secretary (see notes 1-5)

	C	company name	ALACIA 5	MMIT	E0			
	NAME	*Style / Title			*Нопои	ırs etc		
* Voluntary details		Forename(s)						
		Surname						
	Previo	us forename(s)						
†† Tick this box if the	Previo	ous surname(s)						
address shown is a service address for the beneficiary of a	Addı	ress #						
Confidentiality Order granted under section 723B of the	1							
Companies Act 1985 otherwise, give your		Post town						
usual residential address. In the case of a corporation or	С	ounty / Region				Postcode		
Scottish firm, give the registered or principa office address.		Country						
onice address.		1	I consent to act as	secretary o	of the com	pany name	d on page	1
Disc. 1		nt signature				Date		
Directors (see r		ical order						
	NAME	*Style / Title	MS		*Honou	urs etc		
		Forename(s)	SWFE					
		Surname	GHAI	-				
	Previo	us forename(s)						
^{††} Tick this box if the	Previo	ous surname(s)						
address shown is a service address for the	Addre	ess #	1 WESTON	GROVE	È			
beneficiary of a Confidentiality Order granted under section]						
723B of the Companies Act 1985 otherwise,	3	Post town	HALENOOD	<u>-</u>		_		
give your usual residential address. In the case of a		County / Region	KNOWSLEY			Postcode	L26	979
corporation or Scottist firm, give the registered or principal		Country	UNITED KI	NGDOM				
office address.			Day Month	Year	7			
	Date of	birth	0,40,4	19 719	Natio	nality W	MLAYS	-1AN
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	Other di	rectorships						
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	Conse	nt signature				Date _	b - l -	· •

Company Se	ecretary (see notes 1-5)	Form 10 Continuation Sheet
CHWP000	Company Name	
	NAME *Style / Title	*Honours etc
* Voluntary details	Forename(s)	
	Surname	
	Previous forename(s)	
† Tick this box if the	Previous surname(s)	
address shown is a service address for the beneficiary of a	Address †	
Confidentiality Order granted under section		
723B of the Companies Act 1985 otherwise, give your	Post town	
usual residential address. In the case of a corporation or	County / Region	Postcode
Scottish firm, give th registered or princip office address		
onice address		I consent to act as secretary of the company named on page 1
	Consent signature	Date
Directors (see	notes 1-5) in alphabetical order	
	NAME *Style / Title	MR *Honours etc
	Forename(s)	BAN TIEN
	Surname	TEH
	Previous forename(s)	
[†] Tick this box if the	Previous surname(s)	
address shown is a service address for the beneficiary of a	Address †	10 TUPNBURY CLOSE
Confidentiality Orde granted under section		
723B of the Companies Act 1985 otherwise, give your		SALE
usual residential address. In the case of a corporation or	County / Region	MAN CHESTER Postcode M33 650
Scottish firm, give the registered or princip		UNITED KINGDOM
office address		Day Month Year
	Date of birth	115 03 1976 Nationality MACAYS1AN
	Business occupation	PHARMAUST
	Other directorships	C & T MSDUATES LTD
		I consent to act as director of the company named on page 1
	Consent signature	Date 6.1.09

Company Secretary (see notes 1-5)

	NAME	*Style / Title	*Honours etc
* Voluntary details		Forename(s)	
		Surname	
	Previou	us forename(s)	
† Tick this box if the	Previo	ous surname(s)	
address shown is a service address for	Addı	ress †	
the beneficiary of a Confidentiality Order granted under section		Ī	
723B of the Companies Act 1985		Post town	
otherwise, give your usual residential address. In the case	С	ounty / Region	Postcode
of a corporation or Scottish firm, give the registered or principal		Country	
office address			consent to act as secretary of the company named on page 1
	Conser	nt signature	Date
Directors (see n		l ical order	
	NAME	*Style / Title	MRS *Honours etc
		Forename(s)	KATHERINE
		Surname	1FH
	Previo	us forename(s)	
† Tick this box if the	Previo	ous surname(s)	
address shown is a service address for the beneficiary of a	Add	ress †	10 TURNBURY CLOSE
Confidentiality Order granted under section 723B of the	,] [
Companies Act 1985 otherwise, give your		Post town	SALE
usual residential address. In the case of a corporation or	c	ounty / Region	MANCHESTER Postcode M33 6JD
Scottish firm, give the registered or principa office address		Country	UNITED KINGDOM
		Ī	Day Month Year
	Date of I	birth	27 12 1979 Nationality BRITISH
	Busines	s occupation	PHARMACIST
	Other di	rectorships	C & T ASSOCIATES LTD
			I consent to act as director of the company named on page 1
	Conse	nt signature	burn In . Date 6.1.09

Company Se	cretary	(see notes 1-5)		Form	10 C	ontinuation Sheet
CHWP000	Company	Name				
	NAME	*Style / Title		*Honours	etc	
* Voluntary details		Forename(s)	333			
		Surname				
	Previou	s forename(s)				
† Tick this box if the	Previo	us surname(s)				
address shown is a service address for the beneficiary of a	Addres	ss †				
Confidentiality Order granted under section 723B of the	1					
Companies Act 1985 otherwise, give your		Post town				
usual residential address. In the case of a corporation or	Co	ounty / Region		Po	ostcode	
Scottish firm, give the registered or principa office address		Country				
office address		_	consent to act as secretary of t	he compa	iny nam	ed on page 1
	Consen	t signature			Date	
Directors (see a		cal order			L	
	NAME	*Style / Title	MR	*Honours	etc	
		Forename(s)	CARY			
		Surname	CHAN			
	Previou	is forename(s)				
† Tick this box if the	Previo	us surname(s)				
address shown is a service address for	Addres	ss †	I WESTON GROVE			
the beneficiary of a Confidentiality Order granted under sectio						
723B of the Companies Act 1985 otherwise, give your		Post town	HMEWOOD			
usual residential address. In the case	C	ounty / Region	KNOWSLEY	P	ostcode	126 9yp
of a corporation or Scottish firm, give the registered or principal registered or registered or		Country	UNITED KINGDOM			,
office address			Day Month Year			·
	Date of b	irth	1 2 0 2 1 9 7 9	Nationa	lity 🕑	PITISH
	Business	occupation	PHARMALIST			
	Other dir	ectorships	C& T AGROCIATE	5 U	p	
			I consent to act as director of the	e compan	y name	d on page 1
	Conser	nt signature	5		Date	6.1.09

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Directors (see no	otes 1-5)				
Please list directors in	alphabeti	cal order	<u> </u>	, <u>–</u>	
ı	MAME	*Style / Title	MISS	*Honours etc	
* Voluntary details		Forename(s)	YIT SAN		
		Surname	CHOW		
	Previou	is forename(s)		-	
	Previo	us surname(s)			
Tick this box if the address shown is a service address for the	Addres	ss ^{††}	FLAT 4, 39 GP	EENGAGE	
beneficiary of a Confidentiality Order		ļ		·	
granted under section 723B of the Companies Act 1985 otherwise,		Post town	MANCHESTER		
give your usual residential address. In the case of a	C	ounty / Region	MANCHESTER	Postcode	M13 96D
corporation or Scottish firm, give the registered or principal		Country	UNITED FINGDOM		
office address.			Day Month Year		
	Date of	birth	0,60,51,9,7,8	Nationality i	MALAYSIAN
I	Busines	s occupation	PHARMAUST		
•	Other dir	ectorships			
			I consent to act as director of the	he company name	d on page 1
	Conser	nt signature	Janos-	Date	L . 1. 0 8
This section signed by eit	her an	Signed	TELL	Date	6.1.09
agent on beh subscribers subscribers		ll Signed	bookerten	Date	6-1.09
(i.e those wh	_	d Signed	Ser	Date	6.1.09
memorandur association).		Signed	Nú	Date	6-1.09
		Signed		Date	
		Signed		Date	
		Signed		Date	

JOHN RICHARD SHORT DIRECTORSHIPS

STOCK COMPANY NAME	COMPANY NO	NEW COMPANY NAME	DIRECTOR: JRS	RESIGNATION DATE
TAYVIN 130 LIMITED	3656794	TAP ESOP MANAGEMENT LIMITED	YES	
TAYVIN 137 LIMITED	3675267	EAST ANGLIAN MEDIATION SERVICES	YES	
TAYVIN 151 LIMITED	3746729	PERSONAL INJURY MEDIATION SERVICES	YES	
TAYVIN 171 LIMITED	3880026	ALZHEIMER'S RESEARCH TRADING LIMITED	YES	
TAYVIN 248 LIMITED	4316333	GENZYME THERAPEUTICS LIMITED	YES	08.12.2003
TAYVIN 262 LIMITED	4375592	SMARTBEAD TECHNOLOGIES EMPLOYEES TRUSTEES LIMITED	YES	15.03.2004
TAYVIN 288	4501456	HBH (FARMING) LIMITED	YES	22.11.2003
TAYVIN 294	4501938	VIRIDIAN CONCEPTS LIMITED	YES	10.10.2003
TAYVIN 300	4667190	SILK INDUSTRIES LIMITED	YES	10.02.2004
TAYVIN 302	4667593	MOLLROSE CONTRACTS LIMITED	YES	11.08.2003
TAYVIN 303	4668090	MILLIMAN ECONTINENT LIMITED	YES	31.10.2003

22.03.2004	YES	LOGIC HOLDINGS LIMITED	5076313	TAYVIN 317
21.10.2004	YES	KERSHAW GROUP EMPLOYEES' TRUSTEES	5076201	TAYVIN 316
16.03.2004	YES	(N/A)	4904495	TAYVIN 315
18.02.2004	YES	OIS LIMITED	4905644	TAYVIN 314
19.03.2004	YES	MILTON CONTACT LIMITED	4906063	TAYVIN 313
12.03.2004	YES	MACEMAIN HOLDINGS LIMITED	4905471	TAYVIN 312
17.01.2004	YES	LOUD AND CLEAR LIMITED	4904508	TAYVIN 311
17.12.2003	YES	CLARK AND BUTCHER PROPERTY LIMITED	4897108	TAYVIN 310
17.12.2003	YES	CLS DIAGNOSTICS LIMITED	4897864	TAYVIN 309
12.11.2003	YES	TWI TECHNOLOGY CENTRE (WALES) LIMITED	4896607	TAYVIN 308
25.02.2004	YES	IP MEDICAL LIMITED	4895742	TAYVIN 307
24.10.2003	YES	(N/A)	4895939	TAYVIN 306
03.11.2003	YES	MILLIMAN HOLDINGS LIMITED	4668078	TAYVIN 305
15.09.2003	YES	BROMLEYLANE INVESTMENTS LIMITED	4668072	TAYVIN 304

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TAYVIN 318	5077151	HAYDEN HOLDINGS LIMITED	YES	20/07.2004
TAYVIN 319	5076365	BLOCKS 5 & 6 RAVENSWORTH GARDENS LIMITED	YES	13.07.2005
TAYVIN 320	5076091	(N/A)	YES	08.10.2004
TAYVIN 321	5076394	MIDWICH EMPLOYEES' TRUSTEES LIMITED	YES	08.10.2004
TAYVIN 322	5076374	CAMBRIDGE PRIVATE HOSPITAL	YES	24.11.2004
TAYVIN 323	5076848	CANNONGATE FELLOWSHIP RESEARCH	YES	11.10.2004
TAYVIN 324	5076854	TAYLOR VINTERS DIRECTORS LIMITED	YES	
TAYVIN 325	5076304	BADGER'S RAKE FINANCIAL CONSULTANTS LIMITED	YES	08.11.2004
(N/A)	02154246	TAYLOR VINTERS LIMITED	YES	
(N/A)	03681291	ALZHEIMER'S RESEARCH TRUST	YES	04.01.2008
TAYVIN 326	5277080	(N/A)	YES	
TAYVIN 327	5277037	CAMBRIDGE HOME INFORMATION PACK LIMITED	YES	11.11.2005
TAYVIN 328	5277922	CAMBRIDGESHIRE HOME INFORMATION PACK LIMITED	YES	11.11.2005

2000	YES	TUKAN PARTNERS LIMITED	5342163	TAYVIN 342
01.12.2005	YES	SMARTBEAD LIMITED	5342162	TAYVIN 341
15.11.2005	YES	STATION ROAD DEVELOPMENTS (CAMBRIDGE) LIMITED	5342160	TAYVIN 340
13.03.2007	YES	TRADE FINANCIAL LIMITED	5342159	TAYVIN 339
31.10.2005	YES	COASTAL CONTACTS LIMITED	5342158	TAYVIN 338
03.08.2005	YES	NEWMARKET BUSINESS PARK MANAGEMENT COMPANY LIMITED	5342157	TAYVIN 337
30.09.2005	YES	IVOR SEARLE (REGAL LANE) LIMITED	5342153	TAYVIN 336
24/03/2005	YES	ANDREW FIREBRACE COMPANY LIMITED	5277907	TAYVIN 335
01.04.2005	YES	WAR HOLDINGS LIMITED	5277317	TAYVIN 334
18.01.2005	YES	VINTAY LIMITED	5277635	TAYVIN 333
17.05.2005	YES	ANTICS GROUP LIMITED	5277584	TAYVIN 332
10.01.2005	YES	BIRKMAN EUROPE LIMITED	5277874	TAYVIN 331
07.02.2005	YES	BIRKMAN UK LIMITED	5277035	TAYVIN 330
15.11.2005	YES	CARTER CONSTRUCTION LIMITED	5277857	TAYVIN 329

TAYVIN 343	5342165	UTM IP (LICENSING COMPANY) LIMITED	YES	22.02.06
TAYVIN 344	5342167	MACULAR PHARMACEUTICALS LIMITED	YES	09.06.2006
TAYVIN 345	5342169	SHIMADZU UK LIMITED	YES	18.01.06
TAYVIN 346	5671088	(N/A)	YES	23.03.06
TAYVIN 347	5670491	DEGW FINANCIAL LIMITED	YES	DISSOLVED 09.10.2007
TAYVIN 348	5670514	LAWNATICS LIMITED	YES	03.04.06
TAVYIN 349	5670487	SLAYMARK HOLDINGS LIMITED	YES	21.04.06
TAYVIN 350	5671071	JULIAN STAFFORD & CO LIMITED	YES	DISSOLVED 09.10.2007
TAYVIN 351	5670308	TRELASCO LIMITED	YES	25.05.06
ΤΑΥVΙΝ 352	5670290	SPAGHETTI HOUSE RESTAURANTS GROUP LIMITED	YES	25.05.06
TAYVIN 353	5670502	KERRY RIDDELL CONSULTANTS LIMITED	YES	11.05.2006
TAYVIN 354	5670465	MARFIELD COURT LIMITED	YES	25.05.2006
TAYVIN 355	5671063	OPTISYNX LIMITED	YES	25.05.2006
TAYVIN 356	5861063	PHONETIC ARTS LIMITED	YES	18.08.2006

25.05.2007	YES	WILLIS GAMBIER INTERNATIONAL LIMITED	6132279	TAYVIN 373
30.07.2007	YES	PROCARTA BIOSYSTEMS LIMITED	6132283	TAYVIN 372
27.03.2007	YES	THE MCALLISTER PARTNERSHIP LIMITED	6132280	TAYVIN 371
12.03.2007	YES	PARAMATA LIMITED	5979795	TAYVIN 370
02.04.2007	YES	GIRL AND A GUN PRODUCTIONS LIMITED	5979840	TAYVFIN 369
20.02.2007	YES	AYOURTA LIMITED	5979015	TAYVIN 368
25.01.2007	YES	WEATHERBYS SOLUTIONS LIMITED	5978986	TAYVIN 367
19.06.2007	YES	CARBOLECTRIC LIMITED	5979818	TAYVIN 366
18.12,2006	YES	VIPER PREVIZ LIMITED	5851874	TAYVIN 365
04.12.2006	YES	CWS HOLDINGS LIMITED	5861043	TAYVIN 364
26.10.2006	YES	(N/A)	5851904	TAYVIN 363
10.01.2007	YES	J & T CRISP PROPERTIES LIMITED	5851897	TAYVIN 362
26.09.2006	YES	(N/A)	5861050	TAYVIN 361
26.09.2006	YES	(N/A)	5861009	TAYVIN 360
25.08.2006	YES	OPTICAL MARKING TECHNOLOGY LIMITED	5861060	TAYVIN 359
10.11.2006	YES	APECX LIMITED	5877715	TAYVIN 358
03.07.2006	YES	PERQUISITUM LIMITED	5851919	TAYVIN 357

TAYVIN 374	6133946	ST. NEOTS SUPPLIES LIMITED	YES	
TAYVIN 375	6133975	LUTON TOWN FOOTBALL CLUB 2020 LIMITED	YES	10.01.2008
TAYVIN 376	6135526	BLINKY BLEEPS LIMITED	YES	29.05.2008
TAYVIN 377	6135510	TIDEGATE LIMITED	YES	17.12.2007
TAYVIN 378	6135540	HOOPLA TV LIMITED	YES	06.07.2007
TAYVIN 379	6135564	SEALSKINZ HOLDINGS LIMITED	YES	10.08.2007
TAYVIN 380	6135558	VITALITY CONSULTING SERVICES LIMITED	YES	06.08.2007
TAYVIN 381	6302772	NORFOLK PLANT SCIENCES LIMITED	YES	11.02.2008
TAYVIN 382	6304367	PIERS POTTINGER RACING LIMITED	YES	18.12.2007
TAYVIN 383	6303433	ZAPALOID LIMITED	YES	08.01.2008
TAYVIN 384	6302759	THE ELECTRIC WIDGET COMPANY LIMITED	YES	31.10.2007
TAYVIN 385	6302641	CAMBRIDGE SPORT LAKES TRADING LIMITED	YES	23.09.2008
TAYVIN 386	6302752	SECOND BREATH LIMITED	YES	23.05.2008
TAYVIN 387	6302736	IF COMM LIMITED	YES	08.07.2008
TAYVIN 388	6302748	KLM ENGINEERING UK LIMITED	YES	19.05.2008
TAYVIN 389	6302731	POLYNOUS UK LIMITED	YES	28.03.2008
TAYVIN 390	6302638	HIGHFIELDS PROPERTIES LIMITED	YES	11.09.2008

30.12.2008	YES	ABIOM COMMUNICATION SYSTEMS LIMITED	6678636	TAYVIN 403
30.12.2008	YES	EKKIA LÍMITED	6678607	TAYVIN 402
22.12.2008	YES	(N/A)	6678607	TAYVIN 401
10.12.2008	YES	RIDLEY HALL DEVELOPMENTS LIMITED	6677882	TAYVIN 400
04.11.2008	YES	KINGSLEY HOUSE LIMITED	6678595	TAYVIN 399
04.11.20008	YES	(N/A)	6677981	TAYVIN 398
23.09.2008	YES	AUTUMN SUNRISE LIMITED	6677961	TAYVIN 397
03.09.2008	YES	MICROANTENNAE LIMITED	6677989	TAYVIN 396
04.11.2008	YES	(N/A)	6576048	TAYVIN 395
31.07.2008	YES	FIRST COPY LIMITED	6574954	TAYVIN 394
27.06.08	YES	REGIS PLACE MANAGEMENT (KINGS LYNN) LIMITED	6576063	TAYVIN 393
	YES	TUBERGEN LIMITED	6576018	TAYVIN 392
20.10.2008	YES	THURLOW ESTATE MANAGEMENT LIMITED	6576255	TAYVIN 391