

## **FILE COPY**

# OF A PRIVATE LIMITED COMPANY

Company Number 11470856

The Registrar of Companies for England and Wales, hereby certifies that

## ICE CANYON (EUROPE) LIMITED

is this day incorporated under the Companies Act 2006 as a private company, that the company is limited by shares, and the situation of its registered office is in England and Wales

Given at Companies House on 18th July 2018



\*N11470856.I\*





In accordance with Section 9 of the Companies Act 2006.

## **IN01**

## Application to register a company





A fee is payable with this form.

Please see 'How to pay' on the last page.

## What this form is for

You may use this form to register a private or public company.

4100 200479

## X What this form is NOT for

You cannot use this form to register a limited liability partnership. To do this, please use form LL INO1. Do not use this form if any individual person with significant control is applying or has applied for protection from having their details disclosed on the public register. Contact enquiries@companieshouse.gov.uk to get a separate form.



\*L7AGTRK1\* D1 18/07/2018 COMPANIES HOUSE

#25

Part 1	Company details				
A1	Company name	Filling in this form Please complete in typescript or in			
	Check if a company name is available by using our name availability search:	bold black capitals.			
	www.companieshouse.gov.uk/info	All fields are mandatory unless specified or indicated by *			
	Please show the proposed company name below.	O Duplicate names Duplicate names are not permitted			
Proposed company	ICE Canyon (Europe) Limited	A list of registered names can be found on our website. There are various rules that may affect			
For official use	111400856	your choice of name. More information on this is available in our guidance at: www.gov.uk/companieshouse			
A2	Company name restrictions <sup>9</sup>				
	Please tick the box only if the proposed company name contains sensitive or restricted words or expressions that require you to seek comments of a government department or other specified body.	© Company name restrictions A list of sensitive or restricted words or expressions that require consent can be found in our			
	I confirm that the proposed company name contains sensitive or restricted words or expressions and that approval, where appropriate, has been sought of a government department or other specified body and I attach a copy of their response.	guidance at: www.gov.uk/companieshouse			
А3	Exemption from name ending with 'Limited' or 'Cyfyngedig' ©	Name ending exemption     Only private companies that are limited by guarantee and meet companies that are specific requirements or private.			
	Please tick the box if you wish to apply for exemption from the requirement to have the name ending with 'Limited', Cyfyngedig' or permitted alternative.				
	I confirm that the above proposed company meets the conditions for exemption from the requirement to have a name ending with 'Limited', 'Cyfyngedig' or permitted alternative.	companies that are charities are eligible to apply for this. For more details, please go to our website: www.gov.uk/companieshouse			

	INO1 Application to register a company	
A4	Company type <sup>©</sup>	<del></del>
	Please tick the box that describes the proposed company type and members' liability (only one box must be ticked):  Public limited by shares Private limited by shares Private limited by guarantee Private unlimited with share capital Private unlimited without share capital	● Company type  If you are unsure of your company's type, please go to our website:  www.gov.uk/companieshouse
A5	Principal business activity	, <del></del> ,
Classification code 1 Classification code 2 Classification code 3	Please show the trade classification code number(s) for the principal activity or activities.   6 6 1 2 0	You must provide a trade classification code (SIC code 2007) or a description of your company's main business in this section.  A full list of the trade classification codes is available on our website: www.gov.uk/companieshouse
Classification code 4	If you cannot determine a code, please give a brief description of the company's business activity below:	
Principal activity description		
A6	Situation of registered office	
	Please tick the appropriate box below that describes the situation of the proposed registered office (only one box must be ticked):  England and Wales  Wales  Scotland  Northern Ireland	Registered office     Every company must have a registered office and this is the address to which the Registrar will send correspondence.  For England and Wales companies, the address must be in England or Wales.  For Welsh, Scottish or Northern Ireland companies, the address must be in Wales, Scotland or Northern Ireland respectively.

A7	Registered office address •				
	Please give the registered office address of your company.	• Registered office address			
Building name/number	Suite 1, 3rd Floor, 11 - 12	You must ensure that the address shown in this section is consistent			
Street	St. James's Square	with the situation indicated in section A6.			
Post town	London	You must provide an address in England or Wales for companies to be registered in England and Wales.			
County/Region	London	You must provide an address in			
Postcode	SW1Y4LB	Wales, Scotland or Northern Ireland for companies to be registered in Wales, Scotland or Northern Ireland respectively.			
A8	Articles of association o				
	Please choose one option only and tick one box only.	② For details of which company type			
Option 1	I wish to adopt one of the following model articles in its entirety. Please tick only one box.	can adopt which model articles, please go to our website: www.gov.uk/companieshouse			
_	☐ Private limited by shares ☐ Private limited by guarantee ☐ Public company	A Community Interest Company (CIC) cannot adopt model articles. If you are incorporating a CIC you must tick option 3 and attach a copy of the bespoke articles.			
Option 2	I wish to adopt the following model articles with additional and/or amended provisions. I attach a copy of the additional and/or amended provision(s). Please tick only one box.  Private limited by shares  Private limited by guarantee  Public company				
Option 3	I wish to adopt entirely bespoke articles. I attach a copy of the bespoke articles to this application.				
A9 I	Restricted company articles ®				
	Please tick the box below if the company's articles are restricted.	Restricted company articles     Restricted company articles are     those containing provision for     entrenchment. For more details,     please go to our website:     www.gov.uk/companieshouse			

## Part 2 Proposed officers

For private companies the appointment of a secretary is optional, however, if you do decide to appoint a company secretary you must provide the relevant details. Public companies are required to appoint at least one secretary.

Private companies must appoint at least one director who is an individual. Public companies must appoint at least two directors, one of which must be an individual.

For a secretary who is an individual, go to Section B1; For a corporate secretary, go to Section C1; For a director who is an individual, go to Section D1; For a corporate director, go to Section E1.

## **Secretary**

B1	Secretary appointments •	
_	Please use this section to list all the secretary appointments taken on formation. For a corporate secretary, complete Sections C1-C4.	O Corporate appointments For corporate secretary appointments, please complete
Title*		section C1-C4 instead of section B.
Full forename(s)		Additional appointments
Surname Former name(s) 2		If you wish to appoint more than one secretary, please use the 'Secretary appointments' continuation page.
		Please provide any previous names (including maiden or married names which have been used for business purposes in the last 20 years.
B2	Secretary's service address ®	
Building name/number		Service address
Street		This is the address that will appear on the public record. This does not have to be your usual residential address.
Post town		Please state 'The Company's Registered Office' if your service
County/Region		address will be recorded in the proposed company's register
Postcode		of secretaries as the company's registered office.
Country		If you provide your residential address here it will appear on the public record.

## Corporate secretary

C1	Corporate secretary appointments o	
<b>C1</b>		[A.1]
	Please use this section to list all the corporate secretary appointments taken on formation.	• Additional appointments If you wish to appoint more than one corporate secretary, please use the
Name of corporate body/firm	Vistra Registrars (UK) Limited	'Corporate secretary appointments' continuation page.
Building name/number	2rd Floor, 44, 42	Registered or principal address This is the address that will appear
<del>_</del>		on the public record. This address must be a physical location for the
Street	St. James's Square	delivery of documents. It cannot be a PO box number (unless contained
Post town	London	within a full address), DX number or LP (Legal Post in Scotland) number.
County/Region		
Postcode	S W 1 Y 4 L B	
Country	United Kingdom	
C2	Location of the registry of the corporate body or firm	<del>-</del>
	Is the corporate secretary registered within the European Economic Area (EEA)?	
	<ul> <li>→ Yes Complete Section C3 only</li> <li>→ No Complete Section C4 only</li> </ul>	ļ.
C3	EEA companies <sup>9</sup>	
	Please give details of the register where the company file is kept (including the relevant state) and the registration number in that register.	● EEA  A full list of countries of the EEA can be found in our guidance:
Where the company/	Companies House Register	www.gov.uk/companieshouse
firm is registered <sup>3</sup>		This is the register mentioned in Article 3 of the First Company Law
Registration number	02722485	Directive (68/151/EEC).
C4	Non-EEA companies	
	Please give details of the legal form of the corporate body or firm and the law by which it is governed. If applicable, please also give details of the register in which it is entered (including the state) and its registration number in that register.	Non-EEA     Where you have provided details of the register (including state) where the company or firm is registered,
Legal form of the corporate body or firm		you must also provide its number in that register.
Governing law		
If applicable, where the company/firm is registered ©		
Registration number		

## Director

D1	Director appointments •				
	Please use this section to list all the director appointments taken on formation. For a corporate director, complete Sections E1-E4.	Appointments     Private companies must appoint     at least one director who is an			
Title*	Mr.	individual. Public companies must appoint at least two directors, one of			
Full forename(s)	Raul	which must be an individual.			
Surname	Ramirez Brana	O Former name(s) Please provide any previous names			
Former name(s) •		(including maiden or married names) which have been used for business purposes in the last 20 years.			
Country/State of residence ©	United Kingdom	Ocuntry/State of residence This is in respect of your usual residential address as stated in			
Nationality	British	section D4.			
Month/year of birth <sup>©</sup>	X X   10   1   1   19   16   19	<b>O</b> Month and year of birth  Please provide month and year only.			
Business occupation (if any) ©	Managing Director/Portfolio Manager	Business occupation     If you have a business occupation,     please enter here. If you do not,     please leave blank.			
		Additional appointments If you wish to appoint more than one director, please use the 'Director appointments' continuation page.			
D2	Director's service address <sup>©</sup>				
	Please complete the service address below. You must also fill in the director's usual residential address in <b>Section D4</b> .	• Service address  This is the address that will appear			
Building name/number	The Company's Registered Office	on the public record. This does not have to be your usual residential			
Street		address. Please state 'The Company's			
		Registered Office' if your service address will be recorded in the			
Post town		proposed company's register of directors as the company's			
County/Region		registered office.			
Postcode		If you provide your residential address here it will appear on the			
Country		public record.			

## **Director**

Title* Mr.  Full forename(s) Andrei Alexievich  Surname Rodzianko  Former name(s) Please provide any previou (including malden or marrish which have been used for the purposes in the last 20 year. Nationality  Month/year of birth Please provide month and year of birth Please growide growing and year of birth Please growide month and year of birth Please growide month	D1	Director appointments •	<del></del>		
Title* Mr.   Individual Public companie appoint at least two direct which must be an individual Public companie appoint at least two direct which must be an individual gapoint at least two direct which must be an individual gapoint at least two direct which must be an individual gapoint at least two direct which have been used for the purpose in the last 20 years.   Please provide any previous (including maiden or marris which have been used for the purpose in the last 20 years.    Country/State of residence   Please of birth   Please provide and previous grain that 20 years are section D4.    Business occupation (if any)   Please of birth grain that are section D4.   Please provide month and years of birth please provide month and years of birth grain that grain the provide grain that grain the grain that grain that grain the grain that grain that grain the grain that gra		Please use this section to list all the director appointments taken on formation.  For a corporate director, complete Sections E1-E4.	Private companies must appoint		
Full forename(s)  Surname  Rodzianko  Former name(s)  Rodzianko  Former name(s)  Country/State of residence  Nationality  British  ND  NMC 12 C N  Month/year of birth  Business occupation (if any)  EMEA Portfolio Manager at ICE Canyon  Business occupation (if any)  Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Director's service address  Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Director's service address  Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number  The Company's Registered Office  Street  Post town  County/Region	Title*	Mr.	individual. Public companies must		
Former name(s)   Country/State of residence  Nationality  Month/year of birth  Business occupation (if any)   Director's service address  Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Director's service address   Director's service address   Please tate The Company's Registered Office  Post town  Country/Region  Please provide any previou (including maiden or marrie which have been used for the purposes in the last 20 yea   Ocountry/State of residen This is in respect of you rus residential address as state section D4.  Omonth and year of birth Please provide month and year of birth Please provide	Full forename(s)	Andrei Alexievich	which must be an individual.		
Country/State of residence   Country/State of residence   British AND AMETZICAN  Month/year of birth   Business occupation (if any)   EMEA Portfolio Manager at ICE Canyon  Business occupation (if any)   Director's service address   Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number The Company's Registered Office  Post town  Country/Region  Which have been used for to purposes in the last 20 year of your us residential address as state section D4.  OMonth and year of birth Please provide month and year of birth Please year of birth Please provide month and year of birth Please year of	Surname	Rodzianko	Please provide any previous names		
United Kingdom  Nationality  British AND AMETICAN  Month/year of birth   Wat X I TO TB I Y I Y Y Y TO TA TO TB Suiness occupation (if any)   Business occupation (if any)   Director's service address   Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Director's service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number  The Company's Registered Office  Post town  County/Region  This is in respect of your us residential address a state section D4.  Month and year of birth Please provide month and year	Former name(s) •		(including maiden or married names) which have been used for business purposes in the last 20 years.		
Month/year of birth      Month	residence 9		Ocountry/State of residence This is in respect of your usual residential address as stated in		
Business occupation (if any)   EMEA Portfolio Manager at ICE Canyon  EMEA Portfolio Manager at ICE Canyon  If you have a business occup please enter here. If you do please leave blank.  Additional appointments If you wish to appoint more one director, please use the appointments' continuation  Director's service address   Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number  The Company's Registered Office  Street  Post town  County/Region  EMEA Portfolio Manager at ICE Canyon  If you have a business occupation  If you have a business occupanty to please enter here. If you do please leave blank.  Additional appointments  The Company's Registered Office  Post town  County/Region		British AND AMERICAN			
If you have a business occuplease enter here. If you do please leave blank.  Additional appointments if you wish to appoint more one director, please use the appointments' continuation.  Director's service address   Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number	Month/year of birth 4	X X   "0   "8   '1   '9   '7   '7	O Month and year of birth  Please provide month and year only.		
Director's service address   Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number The Company's Registered Office  Street  Post town  County/Region  If you wish to appoint more one director, please use the appointments' continuation  Service address This is the address This is the address that will on the public record. This delayer to be your usual residence address.  Please state 'The Company' Registered Office' if your seaddress will be recorded in proposed company's registered office.		EMEA Portfolio Manager at ICE Canyon	Business occupation     If you have a business occupation, please enter here. If you do not,		
Please complete the service address below. You must also fill in the director's usual residential address in Section D4.  Building name/number The Company's Registered Office  Street  Post town  County/Region  Post town  County/Region  Post town  Post t			Additional appointments  If you wish to appoint more than one director, please use the 'Director appointments' continuation page.		
usual residential address in Section D4.  Building name/number The Company's Registered Office  Street  Post town  County/Region  This is the address that will on the public record. This de have to be your usual reside address.  Please state 'The Company' Registered Office' if your see address will be recorded in proposed company's registered office.	D2				
Building name/number The Company's Registered Office  Street  Please state 'The Company' Registered Office' if your se address will be recorded in proposed company's registered office.  County/Region			This is the address that will appear		
Street  Please state 'The Company' Registered Office' if your se address will be recorded in proposed company's registered office.  County/Region  Post town  County/Region	Building name/number	The Company's Registered Office	have to be your usual residential		
Post town proposed company's register directors as the company's registered office.	Street		Please state 'The Company's Registered Office' if your service		
County/Region registered office.	Post town		proposed company's register of		
H you provide your resident	County/Region				
	Postcode		If you provide your residential address here it will appear on the		
Country public record.	Country				

## **Corporate director**

		<del></del>
E1	Corporate director appointments •	
	Please use this section to list all the corporate directors taken on formation.	Additional appointments     If you wish to appoint more than one
Name of corporate body or firm		corporate director, please use the 'Corporate director appointments' continuation page.
Building name/number		Registered or principal address This is the address that will appear
Street		on the public record. This address must be a physical location for the delivery of documents. It cannot be
Post town		a PO box number (unless contained within a full address), DX number or
County/Region		LP (Legal Post in Scotland) number.
Postcode		
Country		
E2	Location of the registry of the corporate body or firm	
	Is the corporate director registered within the European Economic Area (EEA)?	
	<ul> <li>→ Yes Complete Section E3 only</li> <li>→ No Complete Section E4 only</li> </ul>	
E3	EEA companies ®	
	Please give details of the register where the company file is kept (including the relevant state) and the registration number in that register.	<b>⊘</b> EEA  A full list of countries of the EEA can be found in our guidance:
Where the company/ firm is registered <b>⊙</b>		www.gov.uk/companieshouse  This is the register mentioned in
-		Article 3 of the First Company Law Directive (68/151/EEC).
Registration number		
E4	Non-EEA companies	
	Please give details of the legal form of the corporate body or firm and the law by which it is governed. If applicable, please also give details of the register in which it is entered (including the state) and its registration number in that register.	Where you have provided details of the register (including state) where the company or firm is registered,
Legal form of the corporate body or firm		you must also provide its number in that register.
Governing law		
If applicable, where the company/firm is registered		
if applicable, the registration number		
		t 

### Part 3 Statement of capital Does your company have share capital? → Yes Complete the sections below. → No Go to Part 4 (Statement of guarantee). Statement of capital Complete the table(s) below to show the share capital. **Continuation pages** Please use a continuation page Complete a separate table for each currency (if appropriate). For if necessary. example, add pound sterling in 'Currency table A' and Euros in 'Currency table Aggregate nominal value Class of shares Total aggregate amount Currency Number of shares (£, €, \$, etc) to be unpaid, if any E.g. Ordinary/Preference etc. Complete a separate (£, €, \$, etc) Number of shares issued table for each currency multiplied by nominal value Including both the nominal value and any share premium Currency table A **GBP** Ordinary 100 £100 **Totals** 100 £100 **NIL** Currency table B **Totals** Currency table C **Totals** Total number Total aggregate Total aggregate nominal value • amount unpaid 0 of shares **Totals (including continuation** 100 **NIL** £100

pages)

<sup>•</sup> Please list total aggregate values in different currencies separately. For example: £100 + £100 + \$10 etc.

## **IN01**

## Application to register a company

## Statement of capital (Prescribed particulars of rights attached to shares) F2 Please give the prescribed particulars of rights attached to shares for each class O Prescribed particulars of rights of share shown in the statement of capital share tables in Section F1. attached to shares The particulars are: Class of share Ordinary a. particulars of any voting rights, including rights that arise only in Prescribed particulars The ordinary shares entitle the shareholders to vote at a certain circumstances; b. particulars of any rights, as general meeting of the company. Each ordinary respects dividends, to participate shareholder attending in person or by proxy is entitled to in a distribution: c. particulars of any rights, as one vote on a show of hands. On a poll, each ordinary respects capital, to participate in a shareholder attending in person or by proxy is entitled to distribution (including on winding up); and one vote in respect of each ordinary share held. d. whether the shares are to be redeemed or are liable to be redeemed at the option of the The ordinary shares entitle the shareholders to receive company or the shareholder. dividends and to participate in a distribution. A separate table must be used for each class of share. The ordinary shares entitle the shareholders, as respects **Continuation pages** Please use the next page or a capital, to participate in a distribution (including a winding 'Statement of Capital (Prescribed up). particulars of rights attached to shares)' continuation page if necessary. No ordinary share is to be redeemed or is liable to be redeemed at the option of the company or the shareholder.

Class of share	• Prescribed particulars of rights
Prescribed particulars	attached to shares  The particulars are:  a. particulars of any voting rights, including rights that arise only certain circumstances;  b. particulars of any rights, as respects dividends, to participal in a distribution;  c. particulars of any rights, as respects capital, to participate distribution (including on wind up); and  d. whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder.  A separate table must be used for each class of share.
	Continuation pages Please use a 'Statement of capital (Prescribed particulars of rights attached to shares)' continuation page if necessary.

## Initial shareholdings

This section should only be completed by companies incorporating with share capital. Please complete the details below for each subscriber.

The addresses will appear on the public record. These do not need to be the subscribers' usual residential address.

### Initial shareholdings

Please list the company's subscribers in alphabetical order.

Please use an 'Initial shareholdings' continuation page if necessary.

ļ		<del>-</del>				
Subscriber's details	Class of share	Number of shares	Currency	Nominal value of each share	Amount (if any) to be unpaid on each share (including the nominal value and any share premium)	Amount to be paid on each share (including the nominal value and any share premium)
Name ICE Canyon LLC	Ordinary	100	GBP	£1	Ł o	£1
850 New Burton Road, Suite 201, Dover, Delaware, 19904 USA						
Name						
Address						
Name						
Address						
Name						
Address						

	Application to register a company	
Part 4	Statement of guarantee	
	Is your company limited by guarantee?	
	→ Yes Complete the sections below.	
	→ No Go to Part 5 People with significant control (PSC).	
G1	Subscribers	
	Please complete this section if you are a subscriber of a company limited by guarantee. The following statement is being made by each and every person named below.	Name     Please use capital letters.     Address
	I confirm that if the company is wound up while I am a member, or within one year after I cease to be a member, I will contribute to the assets of the company by such amount as may be required for:	The addresses in this section will appear on the public record. They do not have to be the subscribers' usual residential address.
	- payment of debts and liabilities of the company contracted before I	❸ Amount guaranteed Any valid currency is permitted.
	cease to be a member; - payment of costs, charges and expenses of winding up, and; - adjustment of the rights of the contributors among ourselves, not exceeding the specified amount below.	Oclass of members Only complete this if there will be more than one class of members and if the subscribers are electing to keep members' information on the public register.
	Subscriber's details	Continuation pages Please use a 'Subscribers'
Forename(s) •		continuation page if necessary.
Surname •		-
Address <b>@</b>		-
		-
Postcode		
Amount guaranteed 9		-
Class of member (if applicable)		-
	Subscriber's details	•
orename(s) •		
Surname <b>O</b>		-
Address 😉		•
		. 1
Postcode		
Amount guaranteed 9		•
Class of member if applicable)		

IN01

<del></del>	Subscriber's details	<b>€</b> Name
Forename(s) •		Please use capital letters.
Surname •		• Address  The addresses in this section will
Address <b>②</b>		appear on the public record. They do not have to be the subscribers' usual residential address.
Postcode		◆ Amount guaranteed     Any valid currency is permitted.
Amount guaranteed 9		Oclass of members Only complete this if there will be
Class of member (if applicable)		more than one class of members and if the subscribers are electing to keep members' information on the public register.
	Subscriber's details	Continuation pages
Forename(s) • Surname •		Please use a 'Subscribers' continuation page if necessary.
Address @		
Address 9		
Postcode		
Amount guaranteed 9		
Class of member (if applicable)		
	Subscriber's details	
Forename(s) •		
Surname •		
Address 2		
Postcode		
Amount guaranteed 9		
Class of member (if applicable)		
	Subscriber's details	
Forename(s) •		
Surname <b>0</b>		
Address •		
Postcode		
Amount guaranteed ®		
Class of member (if applicable)		

	Appl	lication to register a company	
Part 5	Pe	ople with significant control (PSC)	
	rele abo be o	this Part to tell us about people with significant control or registrable vant legal entities in respect of the company. Do not use this Part to tell us ut any individual people with significant control whose particulars must not disclosed on the public record. You must use a separate form, which you can by contacting us enquiries@companieshouse.gov.uk	
	sign (RLE sect	n incorporation there will be someone who will count as a person with ifficant control (either a registrable person or registrable relevant legal entity E) in relation to the company, tick the box in H1 and complete any relevant cions. If there will be no registrable person or RLE tick the box in H2 and go to to the Election to keep information on the public register.	
H1	Stat	ement of initial significant control <sup>0</sup>	<u>,                                      </u>
		On incorporation, there will be someone who will count as a person with significant control (either a registrable person or registrable RLE) in relation to the company.	Statement of initial significant control If there will be a registrable person (which includes 'other registrable persons') or RLE, please complete the appropriate details in sections H, I & J
			Please use the PSC continuation pages if necessary
H2	Stat	ement of no PSC	1
-		ase tick the statement below if appropriate )	
		The company knows or has reason to believe that there will be no person with significant control (either a registrable person or RLE) in relation to the company	
		- v - v - v - v - v - v - v - v - v - v	

IN01

## **Individual PSC**

H3	Individual's details	<del></del>
	Use <b>sections H3-H9</b> as appropriate to tell us about individuals with significant control who are registrable persons and the nature of their control in relation to the company	● Country/State of residence This is in respect of the usual residential address as stated in section H6.
Title*	Mr.	Month and year of birth  Please provide month and year only
Full forename(s)	Nathan Bradley	
Surname	Sandler	
Country/State of residence •	USA	
Nationality	AMERICAN	
Month/year of birth <sup>2</sup>	X X 0 3 1 9 6 1	
H4	Individual's service address •	
	Please complete the individual's service address below. You must also complete the individual's usual residential address in <b>Section H6</b> .	• Service address  This is the address that will appear
Building name/number	11th Floor, 2000	on the public record. This does not have to be the individual's usual
Street	Avenue of the Stars	residential address.  If you provide the individual's
		residential address here it will appear on the public record.
Post town	Los Angeles	appear on the public record.
County/Region	CA	
Postcode	9 0 0 6 7	
Country	USA	

	INO1 Application to register a company	
H7	Nature of control for an individual <sup>©</sup>	
<del></del>	Please indicate how the individual is a person with significant control over the company	<b>O</b> Tick each that apply.
	Ownership of shares  The individual holds, directly or indirectly, the following percentage of shares in the company (tick only one):  more than 25% but not more than 50% more than 50% but less than 75%  75% or more	
	Ownership of voting rights  The individual holds, directly or indirectly, the following percentage of voting rights in the company (tick only one):  more than 25% but not more than 50% more than 50% but less than 75%  75% or more	
	Ownership of right to appoint/remove directors  The individual holds, directly or indirectly, the right to appoint or remove a majority of the board of directors of the company	
	Significant influence or control (Only tick if none of the above apply)  The individual has the right to exercise, or actually exercises, significant influence or control over the company	
8	Nature of control by a firm over which the individual has significant control •	-
	The individual has the right to exercise or actually exercises significant influence or control over the activities of a firm that is not a legal person under its governing law, and:	<b>⊕</b> Tick each that apply.
	the members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  more than 25% but not more than 50% more than 50% but less than 75% 75% or more	
	the members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):  more than 25% but not more than 50% more than 50% but less than 75% 75% or more	
	the members of that firm (in their capacity as such) hold the right, directly or indirectly, to appoint or remove a majority of the board of directors of the company	
	the members of that firm (in their capacity as such) have the right to	

company

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## Nature of control by a trust over which the individual has

he individual has the right to exercise or actually exercises significant ifluence or control over the activities of a trust and:	OTick each that apply
ne trustees of that trust (in their capacity as such) hold, directly or indirectly, ne following percentage of shares in the company (tick only one):	
7 more than 25% but not more than 50%	
more than 50% but less than 75%	
75% or more	
te trustees of that trust (in their capacity as such) hold, directly or indirectly,	
e following percentage of voting rights in the company (tick only one):	
more than 25% but not more than 50%	
more than 50% but less than 75%	
75% or more	
the trustees of that trust (in their capacity as such) hold the right, directly or indirectly, to appoint or remove a majority of the board of directors of the company	
the trustees of that trust (in their capacity as such) have the right to exercise, or actually exercise, significant influence or control over the company	
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## IN01

Application to register a company

## **Individual PSC**

Н3	Individual's details	
	Use <b>sections H3-H9</b> as appropriate to tell us about individuals with significant control who are registrable persons and the nature of their control in relation to the company	Ocountry/State of residence This is in respect of the usual residential address as stated in section H6.
Title*		Month and year of birth Please provide month and year only.
Full forename(s)		, , , , , , , , , , , , , , , , , , , ,
Surname		
Country/State of residence •		
Nationality		
Month/year of birth <sup>1</sup>	X X M N Y Y Y	
H4	Individual's service address •	
	Please complete the individual's service address below. You must also complete the individual's usual residential address in <b>Section H6</b> .	Service address     This is the address that will appear on the public record. This does not
Building name/number		have to be the individual's usual residential address.
Street		If you provide the individual's residential address here it will
Post town		appear on the public record.
County/Region		
Postcode		
Country		
•	I	

IA	ature of control for an individual <sup>0</sup>	
· ·	lease indicate how the individual is a person with significant control over the company	O Tick each that apply
	Ownership of shares	
]   ii	The individual holds, directly or indirectly, the following percentage of shares in the company (tick only one):  more than 25% but not more than 50%	
	more than 50% but less than 75% 75% or more	
C	Ownership of voting rights	
	he individual holds, directly or indirectly, the following percentage of voting ights in the company (tick only one):	
[	more than 25% but not more than 50%	
	more than 50% but less than 75%	
-	75% or more	
0	Ownership of right to appoint/remove directors	
	The individual holds, directly or indirectly, the right to appoint or remove a majority of the board of directors of the company	
S	ignificant influence or control (Only tick if none of the above apply)  The individual has the right to exercise, or actually exercises, significant influence or control over the company	
<u> </u>		<u></u>
	ature of control by a firm over which the individual has gnificant control •	1
Si T ir	ature of control by a firm over which the individual has	• Tick each that apply
Si T ir it tt	the individual has the right to exercise or actually exercises significant influence or control over the activities of a firm that is not a legal person under so governing law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):	<b>⊕</b> Tick each that apply
Si T ir it tt	the individual has the right to exercise or actually exercises significant influence or control over the activities of a firm that is not a legal person under is governing law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%  The more than 50% but less than 75%	<b>⊙</b> Tick each that apply
si T ir tt tt tt	the individual has the right to exercise or actually exercises significant influence or control over the activities of a firm that is not a legal person under is governing law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%  To more than 50% but less than 75%  To more than 50% but less than 75%	<b>O</b> Tick each that apply
Si T ir it tt tt	the individual has the right to exercise or actually exercises significant influence or control over the activities of a firm that is not a legal person under is governing law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%  The more than 50% but less than 75%  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):	<b>●</b> Tick each that apply
si T ir tt tt tt	the individual has the right to exercise or actually exercises significant influence or control over the activities of a firm that is not a legal person under is governing law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%  To more than 50% but less than 75%  To more than 50% but hot more than 50%  To more than 25% but not more than 50%  To more than 25% but not more than 50%  To more than 25% but not more than 50%  The following percentage of voting rights in the company (tick only one):  The more than 25% but not more than 50%  The more than 25% but not more than 50%  The more than 50% but less than 75%	① Tick each that apply
Si T ir it tt tt	the individual has the right to exercise or actually exercises significant influence or control over the activities of a firm that is not a legal person under is governing law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%  To more than 50% but less than 75%  To more than 50% but less than 75%  To more than 25% but not more than 50%  To more than 25% but not more than 50%  To more than 25% but not more than 50%  To more than 25% but not more than 50%  To more than 25% but not more than 50%  To more than 25% but not more than 50%  To more than 50% but less than 75%  To more than 50% but less than 75%	<b>O</b> Tick each that apply

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## Nature of control by a trust over which the individual has

	ndividual has the right to exercise or actually exercises significant	OTick each that apply.
influ	ence or control over the activities of a trust and:	
the t	rustees of that trust (in their capacity as such) hold, directly or indirectly,	
	ollowing percentage of shares in the company (tick only one):	
	more than 25% but not more than 50%	
	more than 50% but less than 75%	
	75% or more	
the t	rustees of that trust (in their capacity as such) hold, directly or indirectly,	
the f	ollowing percentage of voting rights in the company (tick only one):	
	more than 25% but not more than 50%	
	more than 50% but less than 75%	
	75% or more	
	the trustees of that trust (in their capacity as such) hold the right, directly	
	or indirectly, to appoint or remove a majority of the board of directors of the company	
	the trustees of that trust (in their capacity as such) have the right to exercise, or actually exercise, significant influence or control over the company	
	company	

## Relevant legal entity (RLE)

11	RLE details <sup>©</sup>	
Corporate or firm name		Registered or principal office address This is the address that will appear
Building name/number		on the public record.
Street		
Post town		
County/Region		
Postcode		
Country		
12	Legal form and governing law	·
	Please give details of the legal form of the RLE and the law by which it is governed. If applicable, please also give details of the register of companies in which it is entered (including the country/state) and its registration number in that register.	Registration number     Where you have provided details     of the register (including country/     state) where the RLE is registered,
Legal form		you must also provide its number in
Governing law		that register.
If applicable, register in which RLE is entered		
Country/State •		
Registration number •		
'		

Ownership of shares The RLE holds, directly or indirectly, the following percentage of shares in the	O Tick each that apply.
The RLE holds, directly or indirectly, the following percentage of shares in the	
company (tick only one):  more than 25% but not more than 50% more than 50% but less than 75% 75% or more	
Ownership of voting rights  The RLE holds, directly or indirectly, the following percentage of voting rights in the company (tick only one):  more than 25% but not more than 50%  more than 50% but less than 75%  75% or more  Ownership of right to appoint/remove directors  The RLE holds the right, directly or indirectly, to appoint or remove a majority of the board of directors of the company  Significant influence or control (only tick if none of the above apply)  The RLE has the right to exercise, or actually exercises, significant influence or control over the company	
Nature of control by a firm over which the RLE has	
significant control •	
The RLE has the right to exercise or actually exercises significant influence or control over the activities of a firm that is not a legal person under its governing law, and:  the members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  more than 25% but not more than 50% more than 50% but less than 75% 75% or more	Tick each that apply.
the members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):  more than 25% but not more than 50% more than 50% but less than 75% 75% or more	
the members of that firm (in their capacity as such) hold the right, directly or indirectly, to appoint or remove a majority of the board of directors of the company	
the members of that firm (in their capacity as such) have the right to exercise, or actually exercise, significant influence or control over the company	

## Nature of control by a trust over which the RLE has

The RLE has the right to exercise or actually exercises significant influence or control over the activities of a trust and:	O Tick each that apply.
the trustees of that trust (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):	
more than 25% but not more than 50% more than 50% but less than 75%	
75% or more	
the trustees of that trust (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):  more than 25% but not more than 50%	
more than 50% but less than 75%  75% or more	
the trustees of that trust (in their capacity as such) hold the right, directly or indirectly, to appoint or remove a majority of the board of directors of the company	
the trustees of that trust (in their capacity as such) have the right to exercise, or actually exercise, significant influence or control over the company	

## Other registrable person (ORP)

J1	ORP details	
Name of ORP	An 'other registrable person' is:  a corporation sole  a government or government department of a country or territory or a part of a country or territory  an international organisation whose members include two or more countries or territories (or their governments)  a local authority or local government body in the UK or elsewhere	
Name of ORF		
J2	Principal office address •	
Building name/number		Principal office address     This is the address that will appear
Street		on the public record.
Post town		
County/Region		
Postcode		
Country		
13	Legal form and governing law	
Legal form		
Governing law		

_	ature of control <sup>©</sup>	
P	lease show how the ORP has significant control over the company	Tick each that apply
0	wnership of shares	
	The ORP holds, directly or indirectly, the following percentage of shares in the company (tick only one):	
[	more than 25% but not more than 50%	
[	more than 50% but less than 75%	
[	75% or more	
o	wnership of voting rights	
	The ORP holds, directly or indirectly, the following percentage of voting rights in the company (tick only one):	
	more than 25% but not more than 50%	
	75% or more	
o	wnership of right to appoint/remove directors	
	The ORP holds, directly or indirectly, the right to appoint or remove a majority of the board of directors of the company	
s	ignificant influence or control (Only tick if none of the above apply)	
[	•	
	ature of control by a firm over which the ORP has	
sig	gnificant control <b>ó</b>	
Sig Ti or		① Tick each that apply.
Sig Ti or go th	pnificant control o  ne ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its	<b>O</b> Tick each that apply.
Sig Ti or go th	pnificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%	Tick each that apply.
Sig or go th th	pnificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%  The ore of the control of th	<b>O</b> Tick each that apply.
Sig Ti or go th	pnificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%  The ore of the control of th	<b>⊕</b> Tick each that apply.
sign that the control of the control	prificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50%  The more than 50% but less than 75%  The more than 50% but less than 75% but more than 50% but more than 50% but less than 75% but more than 50% but less than 75% but more than 50% b	<b>⊕</b> Tick each that apply.
sign on go	pnificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50% than 75% or more than 50% but less than 75% or more  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):	<b>O</b> Tick each that apply.
sign or grant the the the the the the the the the th	pnificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50% are more than 50% but less than 75% are more than 50% but not more than 50% but less than 75% are more than 50% but not more than 50% are more than 25% but not more than 50%	• Tick each that apply.
sign of the	prificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50% that firm (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):  The more than 25% but not more than 50% than 75% than	<b>⊕</b> Tick each that apply.
sign or grant the the the the the the the the the th	prificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50% that firm (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):  The more than 25% but not more than 50% than 75% than	<b>O</b> Tick each that apply.
sign of the	prificant control one ORP has the right to exercise or actually exercises significant influence control over the activities of a firm that is not a legal person under its overning law, and:  The members of that firm (in their capacity as such) hold, directly or indirectly, the following percentage of shares in the company (tick only one):  The more than 25% but not more than 50% that firm (in their capacity as such) hold, directly or indirectly, the following percentage of voting rights in the company (tick only one):  The more than 25% but not more than 50% than 75% than	① Tick each that apply.

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## Nature of control by a trust over which the ORP has

	ificant control •	OTick oach that are to
	ORP has the right to exercise or actually exercises significant influence or rol over the activities of a trust and:	• Tick each that apply.
	trustees of that trust (in their capacity as such) hold, directly or indirectly, following percentage of shares in the company (tick only one):	
	more than 25% but not more than 50%	
	more than 50% but less than 75%	
	75% or more	
	trustees of that trust (in their capacity as such) hold, directly or indirectly,	
	following percentage of voting rights in the company (tick only one):	
	more than 25% but not more than 50% more than 50% but less than 75%	
_	75% or more	
	the trustees of that trust (in their capacity as such) hold the right, directly or indirectly, to appoint or remove a majority of the board of directors of the company	
	the trustees of that trust (in their capacity as such) have the right to exercise, or actually exercise, significant influence or control over the company	

	INO1 Application to register a company		
Part 6	Election to keep information on the public reg	ister (if applicable)	
	The subscribers of a private company can agree to elect to keep certain information on the public register at Companies House, rather than keeping their own registers. Tick the appropriate box to show which information the subscribers are electing to keep on the public register. If the subscribers have not agreed to keep any of this information on the public register, go to Part 7 Consent to Act		
K1	Election to keep secretaries' register information on the public register		
	All subscribers elect to keep secretaries' register information on the public register	• only applies if the proposed company will have a secretary.	
К2	Election to keep directors' register information on the public register		
	IMPORTANT: If the subscribers elect to keep this information on the public register, everyone who is an individual director while the election is in force will have their full date of birth available on the public record	● If the subscribers don't make this election, only the month and year of birth will be available on the public record.	
	All subscribers elect to keep directors' register information on the public register		
K3	Election to keep directors' usual residential address (URA) register information on the public register		
	If the subscribers elect to keep this information on the public register, the URA will <b>not</b> be publicly available		
	<ul> <li>All subscribers elect to keep directors' URA register information on the public register.</li> </ul>		
K4	Election to keep members' register information on the public register		
	IMPORTANT:  If the subscribers elect to keep this information on the public register, everyone who is a member while the election is in place will have their name and address available on the public record  All subscribers elect to keep members' register information on the		
	public register The company will be a single member company (Tick if applicable).		
K5	Election to keep PSC register information on the public register		
	IMPORTANT: If the subscribers elect to keep this information on the public register, everyone who is an individual PSC while the election is in force will have their full date of birth available on the public record.	If the subscribers don't make this election, only the month and year of birth will be available on the public record.	
	<ul> <li>□ All subscribers elect to keep PSC register information on the public register</li> <li>□ No objection was received by the subscribers from any eligible person within the notice period before making the election.</li> </ul>	② Eligible person  An eligible person is a person whose details would have to be entered in the company's PSC register	
	· week		

	INO1 Application to register a company		
Part 7	Consent to act	··· <u>·</u> ·	
L1	Consent statement		
	Please tick the box to confirm consent.  The subscribers confirm that each of the persons named as a director or secretary has consented to act in that capacity.		
Part 8	Statement about individual PSC particulars		
M1	Particulars of an individual PSC <sup>0</sup>		
	Please tick the box to confirm.  The subscribers confirm that each person named in this application as an individual PSC knows that their particulars are being supplied as part of this application.	Only tick this if you have completed details of one or more individual PSCs in sections H3-H9	
Part 9	Statement of compliance		
	This section must be completed by all companies.		
	Is the application by an agent on behalf of all the subscribers?		
	<ul> <li>→ No Go to Section N1 (Statement of compliance delivered by the subscribers).</li> <li>→ Yes Go to Section N2 (Statement of compliance delivered by an agent).</li> </ul>		
N1	Statement of compliance delivered by the subscribers *		
	Please complete this section if the application is not delivered by an agent for the subscribers of the memorandum of association.  I confirm that the requirements of the Companies Act 2006 as to registration have been complied with.	Statement of compliance delivered by the subscribers Every subscriber to the memorandum of association must sign the statement of compliance.	
Subscriber's signature	Signature X	Continuation pages Please use a 'Statement of compliance delivered by the subscribers' continuation page if more subscribers need to sign.	
Subscriber's signature	Signature X		
Subscriber's signature	Signature X		
Subscriber's signature	Signature X		

N2	Statement of compliance delivered by an agent
-	Please complete this section if this application is delivered by an agent for the subscribers to the memorandum of association.
Agent's name	
Building name/number	
Street	
Post town	
County/Region	
Postcode	
Country	
	I confirm that the requirements of the Companies Act 2006 as to registration have been complied with.
Agent's signature	Signature X

## **Presenter information** You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record. Ollie Burrows Company nai™ Dechert LLP Address 160 Queen Victoria Street Post town London County/Region Postcode E C 4 Q Q Country United Kingdom DΧ Telephone 020 7184 7871 Certificate We will send your certificate to the presenters address (shown above) or if indicated to another address ☐ At the registered office address (Given in Section A7). ☐ At the agents address (Given in Section N2). Checklist We may return forms completed incorrectly or with information missing. Please make sure you have remembered the following: You have checked that the proposed company name is available as well as the various rules that may affect your choice of name. More information can be found in guidance on our website. □ If the name of the company is the same as one already on the register as permitted by The Company LLP and Business (Names and Trading Disclosures) Regulations 2015, please attach consent. You have used the correct appointment sections. Any addresses given must be a physical location. They cannot be a PO Box number (unless part of a

## Important information

Please note that all information on this form will appear on the public record, apart from information relating to usual residential addresses. Day of birth will only be shown on the public record if the subscribers have elected to keep PSC and/or directors' information on the public register.

## E How to pay

## A fee is payable on this form.

Make cheques or postal orders payable to 'Companies House'. For information on fees, go to: www.gov.uk/companieshouse

## Where to send

DX 33050 Cardiff.

You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below:

For companies registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ.

## For companies registered in Scotland:

The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF. DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post).

### For companies registered in Northern Ireland: The Registrar of Companies, Companies House,

Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.

## Section 243 or 790ZF exemption

If you are applying for, or have been granted a section 243 or 790ZF exemption, please post this whole form to the different postal address below:
The Registrar of Companies, PO Box 4082, Cardiff, CF14 3WE.

## Further information

For further information, please see the guidance notes on the website at www.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.gov.uk/companieshouse

You have enclosed the correct fee.

☐ The document has been signed, where indicated.
 ☐ All relevant attachments have been included.

☐ You have enclosed the Memorandum of Association.

full service address), DX or LP (Legal Post in Scotland)

## The Companies Act 2006

## PRIVATE COMPANY LIMITED BY SHARES

ICE CANYON (EUROPE) LIMITED

MEMORANDUM OF ASSOCIATION

Incorporated: Company Number:



Company No.	
	The Companies Act 2006
•	COMPANY LIMITED BY SHARES
	MEMORANDUM OF ASSOCIATION
	OF
	ICE CANYON (EUROPE) LIMITED
	emorandum of association wishes to form a company under the Companies come a member of the company and take at least one share.
Name of each Subscriber	Authentication by each Subscriber
ICE Canyon LLC	For and on behalf of INE Kapyan LLC

**DATED <u>18</u>** July 2018

Authorized Signatory

# The Companies Act 2006 PRIVATE COMPANY LIMITED BY SHARES

ICE CANYON (EUROPE) LIMITED

ARTICLES OF ASSOCIATION

Incorporated: Company Number:



### Company No:

### The Companies Act 2006

### PRIVATE COMPANY LIMITED BY SHARES

### ARTICLES OF ASSOCIATION

OF

## ICE CANYON (EUROPE) LIMITED

### 1. PRELIMINARY

1.1 The provisions contained in Schedule 1 to The Companies (Model Articles) Regulations 2008 (the "Model Articles") apply to the company, except as provided in and so far as the same are not inconsistent with the provisions of these articles, and shall together with these articles constitute the articles of association of the company.

1.2 Articles 8, 11(2), 11(3), 13, 14(1), 14(2), 14(3), 14(4), 17(2), 21, 24(2)(c), 27, 28, 29, 44(3), 44(4), 49 and 53(2)(a) of the Model Articles shall not apply to the company.

1.3 In these articles, unless the context otherwise requires, the following expressions shall have the following meanings:

articles the articles of association of the company, whether

as originally adopted or as from time to time altered

by special or written resolution;

associated in the context of two companies, one is a subsidiary

of the other or both are subsidiaries of the same body

corporate;

clear days in relation to the period of a notice, that period

excluding the day when the notice is given or deemed to be given and the day for which it is given

or on which it is to take effect;

Companies Act the Companies Act 2006;

company secretary the secretary of the company (if any) or any other

person appointed to perform the duties of the secretary of the company, including a joint, assistant

or deputy secretary;

eligible director a director who would be entitled to vote on the

matter at a meeting of directors (but excluding any

director whose vote is not to be counted in respect of

the particular matter);

shares the ordinary shares in the capital of the company and

includes any interest in any such shares;

statutes the Companies Act and every other statute

(including any orders, regulations or other subordinate legislation made thereunder) for the time being in force concerning companies and

affecting the company; and

United Kingdom the United Kingdom of Great Britain and Northern

Ireland.

1.4 Words importing the masculine gender include the feminine gender.

- 1.5 Words importing persons include bodies corporate and unincorporated associations.
- 1.6 Words importing the singular shall, where the context so permits, include a reference to the plural and vice versa.
- 1.7 Subject as aforesaid, any words or expressions defined in the Companies Act shall (if not inconsistent with the subject or context) bear the same meaning in these articles.
- 1.8 Subject to article 1.7, reference to any act, statute or statutory provision shall include any statutory modification, amendment or re-enactment thereof and every other act, order, regulation or other subordinate legislation made pursuant thereto from time to time in force.
- 1.9 A special resolution shall be effective for any purpose for which an ordinary resolution is expressed to be required under any provision of these articles.
- 1.10 References to any notice, resolution or other document being "written" or "in writing" shall mean written or reproduced by any substitute for writing or partly one and partly another, whether in electronic form, published on a website or otherwise.
- References to an "address" shall include any number or address used for the purposes of sending or receiving documents or information in electronic form in accordance with the provisions of the Companies Act and as expressly permitted by, or pursuant to, these articles, such number or address for the time being having been notified to the sender by or on behalf of the recipient as being acceptable to the recipient for the particular manner of electronic form for the subject or class of the subject matter concerned.
- For the purposes of these articles (and without prejudice to the other provisions of these articles), the cases in which notice in writing is to be taken as given to a member include any case in which the notice is sent, published on a website, or treated as given in electronic form in accordance with the Companies Act.
- 1.13 Nothing in any of these articles shall prevent or restrict the company using any method of sending, or giving access to, any particular offer, notice or other document which the statutes or any other provision of these articles permits or enables the company to use.

## 2. REGISTERED OFFICE

The company's registered office is to be situated in England and Wales.

#### 3. SHARE CAPITAL

- 3.1 The share capital of the company is comprised of ordinary shares of £1 each.
- 3.2 In accordance with section 567 of the Companies Act, all of the requirements of sections 561 and 562 of the Companies Act shall be excluded from applying to the company in relation to the allotment by the company of any equity securities.
- 3.3 The rights conferred upon the holders of the shares of any class issued with preferred or other rights shall not, unless otherwise expressly provided by these articles or by the terms of issue of the shares of that class, be deemed to be varied by the creation or issue of further shares ranking pari passu therewith.

#### 4. LIEN

- 4.1 The company shall have a first and paramount lien on every share for all moneys (whether presently payable or not) payable at a fixed time or called in respect of that share. The directors may at any time declare any share to be wholly or in part exempt from the provisions of this article 4. The company's lien on a share shall extend to any amount payable in respect of it.
- 4.2 The company may sell, in such manner as the directors determine, any shares on which the company has a lien if a sum in respect of which the lien exists is presently payable and is not paid within 14 clear days after notice has been given to the holder of the share or to the person entitled to it in consequence of the death or bankruptcy of the holder, demanding payment and stating that if the notice is not complied with the shares may be sold.
- To give effect to a sale, the directors may authorise some person to execute an instrument of transfer of the shares sold to, or in accordance with the directions of, the purchaser. The title of the transferee to the shares shall not be affected by any irregularity in or invalidity of the proceedings in reference to the sale.
- 4.4 The net proceeds of the sale, after payment of the costs, shall be applied in payment of so much of the sum for which the lien exists as is presently payable, and any residue shall (upon surrender to the company for cancellation of the certificate for the shares sold and subject to a like lien for any moneys not presently payable as existed upon the shares before the sale) be paid to the person entitled to the shares at the date of the sale.

## 5. CALLS ON SHARES AND FORFEITURE

5.I Subject to the articles and the terms on which shares are allotted, the directors may send a notice (a "call notice") to a member requiring the member to pay the company a specified sum of money (a "call") which is payable in respect of shares which that member holds at the date when the directors decide to send the call notice.

#### 5.2 A call notice:

- 5.2.1 may not require a member to pay a call which exceeds the total sum unpaid on that member's shares (whether as to the share's nominal value or any amount payable to the company by way of premium);
- 5.2.2 must state when and how any call to which it relates it is to be paid; and
- 5.2.3 may permit or require the call to be paid by instalments.
- 5.3 A member must comply with the requirements of a call notice, but no member is obliged to pay any call before 14 days have passed since the notice was sent.

- 5.4 Before the company has received any call due under a call notice, the directors may (a) revoke it wholly or in part, or (b) specify a later time for payment than is specified in the notice, by a further notice in writing to the member in respect of whose shares the call is made.
- 5.5 Liability to pay a call is not extinguished or transferred by transferring the shares in respect of which it is required to be paid.
- 5.6 Joint holders of a share are jointly and severally liable to pay all calls in respect of that share.
- 5.7 Subject to the terms on which shares are allotted, the directors may, when issuing shares, provide that call notices sent to the holders of those shares may require them (a) to pay calls which are not the same, or (b) to pay calls at different times.
- A call notice need not be issued in respect of sums which are specified, in the terms on which a share is issued, as being payable to the company in respect of that share (whether in respect of nominal value or premium) on allotment, the occurrence of a particular event, or a date fixed by or in accordance with the terms of issue. But if the due date for payment of such a sum has passed and it has not been paid, the holder of the share concerned is treated in all respects as having failed to comply with a call notice in respect of that sum, and is liable to the same consequences as regards the payment of interest and forfeiture.
- 5.9 If a person is liable to pay a call and fails to do so by the call payment date, the directors may issue a notice of intended forfeiture to that person and, until the call is paid, that person must pay the company interest on the call from the call payment date at the relevant rate.
- 5.10 For the purposes of this article 5:
  - 5.10.1 the "call payment date" is the time when the call notice states that a call is payable, unless the directors give a notice specifying a later date, in which case the "call payment date" is that later date; and
  - 5.10.2 the "relevant rate" is (i) the rate fixed by the terms on which the share in respect of which the call is due was allotted; or (ii) such other rate as was fixed in the call notice which required payment of the call, or has otherwise been determined by the directors.
- 5.11 The directors may waive any obligation to pay interest on a call wholly or in part.
- 5.12 A notice of intended forfeiture:
  - 5.12.1 may be sent in respect of any share in respect of which a call has not been paid as required by a call notice;
  - 5.12.2 must be sent to the holder of that share or to a person entitled to it by reason of the holder's death, bankruptcy or otherwise;
  - 5.12.3 must require payment of the call and any accrued interest by a date which is not less than 14 days after the date of the notice;
  - 5.12.4 must state how the payment is to be made; and
  - 5.12.5 must state that if the notice is not complied with, the shares in respect of which the call is payable will be liable to be forfeited.
- 5.13 If a notice of intended forfeiture is not complied with before the date by which payment of the call is required in the notice of intended forfeiture, the directors may decide that any

share in respect of which it was given is forfeited, and the forfeiture is to include all dividends or other moneys payable in respect of the forfeited shares and not paid before the forfeiture.

- 5.14 Subject to these articles, the forfeiture of a share extinguishes all interests in that share, and all claims and demands against the company in respect of it, and all other rights and liabilities incidental to the share as between the person whose share it was prior to the forfeiture and the company.
- Any share which is forfeited in accordance with these articles is deemed to have been forfeited when the directors decide that it is forfeited and to be the property of the company and may be sold, re-allotted or otherwise disposed of as the directors think fit.
- 5.16 If a person's shares have been forfeited:
  - 5.16.1 the company must send that person notice that forfeiture has occurred and record it in the register of members;
  - 5.16.2 that person ceases to be a member in respect of those shares;
  - 5.16.3 that person must surrender the certificate for the shares forfeited to the company for cancellation;
  - that person remains liable to the company for all sums payable by that person under the articles at the date of forfeiture in respect of those shares, including any interest (whether accrued before or after the date of forfeiture); and
  - 5.16.5 the directors may waive payment of such sums wholly or in part or enforce payment without any allowance for the value of the shares at the time of forfeiture or for any consideration received on their disposal.
- 5.17 At any time before the company disposes of a forfeited share, the directors may decide to cancel the forfeiture on payment of all calls and interest due in respect of it and on such other terms as they think fit.
- 5.18 If a forfeited share is to be disposed of by being transferred, the company may receive the consideration for the transfer and the directors may authorise any person to execute the instrument of transfer.
- A statutory declaration by a director or the company secretary that the declarant is a director or the company secretary and that a share has been forfeited on a specified date is conclusive evidence of the facts stated in it as against all persons claiming to be entitled to the share and, subject to compliance with any other formalities of transfer required by the articles or by law, constitutes a good title to the share.
- 5.20 A person to whom a forfeited share is transferred is not bound to see to the application of the consideration (if any) nor is that person's title to the share affected by any irregularity in or invalidity of the process leading to the forfeiture or transfer of the share.
- If the company sells a forfeited share, the person who held it prior to its forfeiture is entitled to receive from the company the proceeds of such sale, net of any commission, and excluding any amount which (a) was, or would have become, payable, and (b) had not, when that share was forfeited, been paid by that person in respect of that share, but no interest is payable to such a person in respect of such proceeds and the company is not required to account for any money earned on them.

A member may surrender any share in respect of which the directors may issue a notice of intended forfeiture or may forfeit or which has been forfeited. The directors may accept the surrender of any such share. The effect of surrender on a share is the same as the effect of forfeiture on that share. A share which has been surrendered may be dealt with in the same way as a share which has been forfeited.

# 6. TRANSFER AND TRANSMISSION

- Any shares which are not fully paid may be transferred by means of an instrument of transfer, or in any other form approved by the directors, executed by or on behalf of the transferor and by or on behalf of the transferee and Model Article 26(1) shall be read and construed accordingly.
- 6.2 If a member dies, the survivor or survivors where he was a joint holder, and his personal representatives where he was a sole holder or the only survivor of joint holders, shall be the only person(s) recognised by the company as having any title to his interest; but nothing herein contained shall release the estate of a deceased member from any liability in respect of any share which had been jointly held by him.
- 6.3 In the case of a person becoming entitled to a share in consequence of the death or bankruptcy of a member:
  - 6.3.1 he may, upon such evidence being produced as the directors may properly require, elect either to become the holder of the share or to have some person nominated by him registered as a transferee;
  - 6.3.2 if he elects to become the holder he shall give notice to the company to that effect;
  - 6.3.3 if he elects to have another person registered he shall execute an instrument of transfer of the share to that person; and
  - 6.3.4 the provisions of Model Article 26 (as amended by these articles) relating to the transfer of shares shall apply to any notice or instrument of transfer referred to in this article 6.3 as if it were an instrument of transfer executed by the member and the death or bankruptcy of the member had not occurred.
- The directors may, at any time, give notice requiring a person becoming entitled to a share in consequence of the death or bankruptcy of a member to elect either to become the holder of the share or to have some person nominated by him registered as the transferee and, if such notice is not complied with within 90 days, the directors may thereafter withhold payment of all dividends, bonuses or other monies payable in respect of the share until the requirements of the notice have been complied with.
- A person becoming entitled to a share in consequence of the death or bankruptcy of a member shall have the rights to which he would be entitled if he were the holder of the share, except that he shall not, before being registered as the holder of the share, be entitled in respect of it to attend and vote at any meeting of the company or of any separate meeting of the holders of any class of shares in the company.

# 7. PROCEEDINGS AT GENERAL MEETINGS

7.1 The directors may direct that members, proxies or duly appointed corporate representatives wishing to attend any general meeting should submit to such searches or other security arrangements or restrictions as the directors shall consider appropriate in the circumstances and shall be entitled in its absolute discretion to refuse entry to, or eject from, such general

meeting any member or proxy who fails to submit to such searches or otherwise to comply with such security arrangements or restrictions.

- 7.2 The demand for a poll may, before the poll is taken, be withdrawn but only with the consent of the chairman of the meeting and a demand so withdrawn shall not be taken to have invalidated the result of a show of hands declared before the demand was made.
- 7.3 A poll shall be taken as the chairman of the meeting may direct and he may appoint scrutineers (who need not be members) and fix a time and place for declaring the result of the poll.
- 7.4 The result of the poll (unless it was held at an adjourned meeting) shall be deemed to be the resolution of the meeting at which the poll was demanded.
- 7.5 A poll demanded on the election of a chairman of the meeting or on a question of adjournment shall be taken forthwith.
- 7.6 A poll demanded on any other question shall be taken either forthwith or at such time and place as the chairman of the meeting directs, not being more than 30 days after the poll is demanded.
- 7.7 The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than a question on which the poll is demanded.
- 7.8 If a poll is demanded before the declaration of the result of a show of hands and the demand is duly withdrawn with the consent of the chairman of the meeting, the meeting shall continue as if the demand had not been made.
- 7.9 No notice need be given of a poll not taken forthwith, if the time and place at which it is to be taken are announced at the meeting at which it is demanded, but in any other case at least seven clear days' notice shall be given specifying the time and place at which the poll is to be taken.
- 7.10 If the company only has one member and such member takes any decision which may be taken by the company in general meeting and which has effect as if agreed by the company in general meeting, then such member shall (unless that decision is taken by way of a written resolution) provide the company with a written record of that decision.

# 8. VOTES

- 8.1 No member shall be entitled to vote at any general meeting or at any separate meeting of the holders of any class of shares in the company, either in person or by proxy, unless all calls or other sums presently payable by him in respect of shares of the company have been paid.
- 8.2 A proxy notice or any notice revoking a proxy appointment:
  - 8.2.1 in the case of an individual, shall be signed by the appointor or by his attorney; or
  - 8.2.2 in the case of a body corporate, shall be either executed by it or signed on its behalf by an attorney or a duly authorised officer of the body corporate; or
  - 8.2.3 in either case (whether article 8.2.1 or 8.2.2 applies), where the proxy notice or any notice revoking a proxy appointment is to be effected in electronic form, shall be signed in the manner and otherwise completed and delivered upon such terms and arrangements stipulated by the directors,

and the directors may require evidence of the authority of any such officer or attorney.

- 8.3 The appointment or revocation of appointment of a proxy shall not be valid unless:
  - 8.3.1 in the case of an appointment in writing but not in electronic form, the appointment is deposited at such place or one of such places (if any) as may be specified for that purpose in or by way of note to the notice convening the meeting or in any appointment of proxy or other accompanying document sent by the company in relation to the meeting (or, if no place is so specified, at the registered office of the company); or
  - 8.3.2 in the case of an appointment in electronic form, where an address for and manner of communication with the company has been stipulated for that purpose in or by way of note to the notice convening the meeting or in any other document accompanying such notice or in any invitation in electronic form to appoint a proxy sent by the company in relation to the meeting, be received at such address or by such means; and
  - 8.3.3 in either case (whether article 8.3.1 or 8.3.2 applies), the appointment is received by the company (a) not later than 48 hours before the time appointed for holding the meeting or adjourned meeting; or (b) in the case of a poll taken more than 48 hours after it was demanded, not later than 24 hours before the time appointed for the taking of the poll; or (c) in the case of a poll taken not more than 48 hours after it was demanded, at the time at which it was demanded provided that (i) an appointment of a proxy relating to more than one meeting (including any adjournment thereof) having once been so delivered or received for the purposes of any meeting shall not require again to be delivered or received in relation to any subsequent meetings to which it relates; and (ii) the directors, when calculating the return period for proxy forms deposited in accordance with these articles, shall not be entitled to take account of any part of a day that is not a working day in accordance with section 327(3) of the Companies Act; and
  - failing previous registration with the company, the power of attorney or other authority, if any, under which the appointment of a proxy is executed, or a notarially certified copy or a copy certified in accordance with the Power of Attorneys Act 1971 of that power of attorney, or a copy certified in some other manner approved by the directors, shall also be deposited or received at the registered office of the company or such other place as specified in accordance with the aforementioned provisions of this article not later than the time by which the appointment of a proxy is required to be deposited or received in accordance with this article and subsection (4) of Model Article 46 shall be read and construed accordingly.

# 9. **DIRECTORS**

- 9.1 The minimum number of directors shall be one. In the event of there being only one director for the time being, such sole director shall have authority to exercise all the powers and discretions vested in the directors generally for so long as he remains the sole director.
- 9.2 Model Article 7 shall be amended by the insertion of the words "for the time being" at the end of Model Article 7(2)(a) and the insertion in Model Article 7(2) of the words "(for so long as he remains the sole director)" after the words "and the director may".
- 9.3 A director or alternate director shall not require any share qualification and any director or alternate director who is not a member of the company shall nevertheless be entitled to

receive notices of and attend and speak at any general meeting of the company and at any separate meeting of the holders of any class of shares of the company.

9.4 Model Article 20 shall be amended by the insertion of the words "(including alternate directors and any company secretary)" before the words "properly incur".

# 10. APPOINTMENT OF DIRECTORS

- At any time, the holder or holders of not less than three-quarters in nominal value of such part of the issued share capital of the company as confers the right for the time being to attend and vote at general meetings of the company may, by memorandum in writing executed by or on behalf of him or them and left at or sent to the registered office of the company, or, if permitted by the directors, in electronic form in such manner as the directors may decide, appoint any person to be a director or remove from office any director who shall vacate office accordingly. Any such removal shall be without prejudice to any claim such director may have for damages for breach of any contract of service between him and the company.
- In any case where, as a result of death or bankruptcy, the company has no shareholders and no directors, the transmittee(s) of the last shareholder to have died or to have a bankruptcy order made against him (as the case may be) have the right, by notice in writing, to appoint a natural person (including a transmittee who is a natural person), who is willing to act and is permitted to do so, to be a director.

## 11. DISQUALIFICATION AND REMOVAL OF DIRECTORS

The office of a director shall be vacated in any of the events set out in Model Article 18 and if:

- he shall be removed from office by notice in writing served upon him signed by all the other directors but, where this removal automatically results in the termination of any appointment to an executive office of the company held by him such removal shall be deemed an act of the company and shall have effect without prejudice to any claim for damages for breach of any contract of service between him and the company; or
- he shall be removed from office under the provisions of article 10.1

and Model Article 18 shall be modified accordingly.

#### 12. PROVISION FOR EMPLOYEES

Without prejudice to the provisions of Model Article 19, the directors may establish and maintain, or procure the establishment and maintenance of, any pension or superannuation funds (whether contributory or otherwise) for the benefit of, and give or procure the giving of donations, gratuities, pensions, allowances and emoluments to, any persons (including directors and other officers) who are or were at any time in the employment or service of the company, or of any undertaking which is or was a subsidiary undertaking of the company or allied to or associated with the company or any such subsidiary undertaking, or of any of the predecessors in business of the company or of any such other undertaking and the spouses, widows, widowers, families and dependants of any such persons and make payments to, for or towards the insurance of or provide benefits otherwise for any such persons.

#### 13. PROCEEDINGS OF DIRECTORS

- Subject to the provisions of these articles, the directors may regulate their proceedings as they think fit.
- 13.2 Subject to articles 9.1 and 13.3, the quorum for the transaction of business at a meeting of directors is any two eligible directors.
- 13.3 For the purposes of any meeting (or part of a meeting) held pursuant to article 15 to authorise a director's conflict, if there is only one eligible director in office other than the conflicted director(s), the quorum for such meeting (or part of a meeting) shall be one eligible director.
- 13.4 If the numbers of votes for and against a proposal at a meeting of directors are equal, the chairman or other director chairing the meeting has a casting vote.
- 13.5 Article 13.4 shall not apply in respect of a particular meeting (or part of a meeting) if, in accordance with these articles, the chairman or other director is not an eligible director for the purposes of that meeting (or part of a meeting).
- 13.6 A director who is also an alternate director shall be entitled in the absence of his appointor to a separate vote on behalf of his appointor in addition to his own vote.
- 13.7 An alternate director who is not himself a director may, if his appointor is not present, be counted towards the quorum.
- 13.8 Any director for the time being absent from the United Kingdom shall be entitled to be given reasonable notice of meetings of the directors to such address outside the United Kingdom as the director may from time to time notify to the company. If a director who is absent from the United Kingdom does not notify the company of his overseas address, notice to an address in the United Kingdom as the director may from time to time notify to the company (if any) will be deemed sufficient notice for the purpose of this article.

## 14. UNANIMOUS DECISIONS

- 14.1 A decision of the directors is taken in accordance with this article 14 when all eligible directors indicate to each other by any means that they share a common view on a matter.
- 14.2 Such a decision may take the form of a resolution in writing, where each eligible director has signed one or more copies or counterparts of it, or to which each eligible director has otherwise indicated agreement in writing.
- 14.3 A written resolution of the directors executed by an alternate director need not also be signed by his appointer and, if it is executed by a director who has appointed an alternate director, it need not be executed by the alternate director in that capacity.
- 14.4 A decision may not be taken in accordance with this article 14, if the eligible directors would not have formed a quorum at such a meeting.

# 15. TRANSACTIONS OR OTHER ARRANGEMENTS WITH THE COMPANY

Subject to the Companies Act and provided he has declared the nature and extent of his interest in accordance with the requirements of the Companies Act, a director who is in any way, whether directly or indirectly, interested in an existing or proposed transaction or arrangement with the company:

15.1 may be a party to, or otherwise interested in, any transaction or arrangement with the company or in which the company is otherwise (directly or indirectly) interested;

- shall be an eligible director for the purposes of any proposed decision of the directors (or committee of directors) in respect of such contract or proposed contract in which he is interested;
- shall be entitled to vote at a meeting of directors (or of a committee of the directors) or participate in any unanimous decision, in respect of such contract or proposed contract in which he is interested;
- may act by himself or his firm in a professional capacity for the company (otherwise than as auditor) and he or his firm shall be entitled to remuneration for professional services as if he were not a director;
- may be a director or other officer of, or employed by, or a party to a transaction or arrangement with, or otherwise interested in, any body corporate in which the company is otherwise (directly or indirectly) interested; and
- shall not, save as he may otherwise agree, be accountable to the company for any benefit which he (or a person connected with him) derives from any such contract, transaction or arrangement or from any such office or employment or from any interest in any such body corporate and no such contract, transaction or arrangement shall be liable to be avoided on the grounds of any such interest or benefit nor shall the receipt of any such remuneration or other benefit constitute a breach of his duty under section 176 of the Companies Act.

## 16. DIRECTORS' POWERS TO AUTHORISE CONFLICTS OF INTEREST

- The directors may, in accordance with the requirements set out in this article 16, authorise any matter proposed to them by any director which would, if not authorised, involve a director breaching his duty under section 175 of the Companies Act to avoid a conflict of interest (a "Conflict").
- 16.2 Any authorisation under this article 16 will be effective only if:
  - 16.2.1 the matter in question shall have been proposed by any director for consideration at a meeting of directors in the same way that any other matter may be proposed to the directors under the provisions of these articles or in such other manner as the directors may determine;
  - 16.2.2 any requirement as to the quorum at the meeting of the directors at which the matter is considered is met without counting the director in question; and
  - 16.2.3 the matter was agreed to without his voting or would have been agreed to if his vote had not been counted.
- Any authorisation of a Conflict under this article 16 may (whether at the time of giving the authorisation or subsequently):
  - extend to any actual or potential conflict of interest which may reasonably be expected to arise out of the Conflict so authorised;
  - 16.3.2 be subject to such terms and for such duration, or impose such limits or conditions as the directors may determine;
  - 16.3.3 be terminated or varied by the directors at any time; and
  - 16.3.4 will not affect anything done by the director prior to such termination or variation in accordance with the terms of the authorisation.

- In authorising a Conflict, the directors may decide (whether at the time of giving the authorisation or subsequently) that, if a director has obtained any information through his involvement in the Conflict otherwise than as a director of the company and in respect of which he owes a duty of confidentiality to another person, the director is under no obligation to:
  - disclose such information to the directors or to any director or other officer or employee of the company; or
  - 16.4.2 use or apply any such information in performing his duties as a director,

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

- Where the directors authorise a Conflict, they may provide, without limitation (whether at the time of giving the authorisation or subsequently), that the director:
  - 16.5.1 is excluded from discussions (whether at meetings of directors or otherwise) related to the Conflict;
  - 16.5.2 is not given any documents or other information relating to the Conflict; and/or
  - 16.5.3 may or may not vote (or may or may not be counted in the quorum) at any future meeting of directors in relation to any resolution relating to the Conflict.
- 16.6 Where the directors authorise a Conflict:
  - the director will be obliged to conduct himself in accordance with any terms imposed by the directors in relation to the Conflict; and
  - 16.6.2 the director will not infringe any duty he owes to the company by virtue of sections 171 to 177 of the Companies Act provided he acts in accordance with such terms, limits and conditions (if any) as the directors impose in respect of its authorisation.
- 16.7 A director is not required, by reason of being a director (or because of the fiduciary relationship established by reason of being a director), to account to the company for any remuneration, profit or other benefit which he derives from or in connection with a relationship involving a Conflict which has been authorised by the directors or by the company in general meeting (subject in each case to any terms, limits or conditions attaching to that authorisation) and no contract shall be liable to be avoided on such grounds.

# 17. ALTERNATE DIRECTORS

- 17.1 Any director may, at any time by writing under his hand and deposited at the registered office of the company, or delivered at a meeting of the directors, appoint any person (including another director) to be his alternate director and may in like manner at any time terminate such appointment. Such appointment, unless previously approved by the directors and the shareholders, shall have effect only upon and subject to being so approved.
- 17.2 The appointment of an alternate director shall determine on the happening of any event which, if he were a director, would cause him to vacate such office or if his appointor ceases to be a director.
- An alternate director shall be entitled to receive notices of meetings of the directors and shall be entitled to attend and vote as a director at any such meeting at which the director appointing him is not personally present and generally at such meeting to perform all the functions of his appointor as a director and for the purposes of the proceedings at such

meeting the provisions of these articles shall apply as if he (instead of his appointor) were a director.

- 17.4 If an alternate director shall be himself a director or shall attend any such meeting as an alternate for more than one director, his voting rights shall be cumulative.
- 17.5 If his appointor is for the time being absent from the United Kingdom or temporarily unable to act through ill health or disability, the execution by an alternate director of any resolution in writing of the directors shall be as effective as the execution by his appointor.
- 17.6 To such extent as the directors may from time to time determine in relation to any committees of the directors, the foregoing provisions of this article 17 shall also apply mutatis mutandis to any meeting of such committee of which the appointor of an alternate director is a member.
- 17.7 An alternate director shall not (save as provided in this article 17) have power to act as a director nor shall he be deemed to be a director for the purposes of these articles, but he shall be an officer of the company responsible for his own acts and defaults and shall not be deemed to be the agent of the director appointing him.
- An alternate director shall be entitled to contract and be interested in and benefit from contracts or arrangements or transactions and to be repaid expenses and to be indemnified to the same extent mutatis mutandis as if he were a director, but he shall not be entitled to receive from the company in respect of his appointment as alternate director any remuneration except only such part (if any) of the remuneration otherwise payable to his appointor as such appointor may by notice in writing to the company from time to time direct.

## 18. EXECUTION OF DOCUMENTS

- Where the statutes so permit, any document signed by one director and any company secretary, by two directors or by one director in the presence of a witness and expressed to be executed by the company as a deed, shall have the same effect as if executed under the common seal, provided that no document which makes clear on its face that it is intended by the person or persons making it to have effect as a deed shall be so signed without the authority of the directors or of a committee authorised by the directors in that behalf. The obligation under Model Article 24(5) relating to the sealing of share certificates shall be read and construed in accordance with this article.
- 18.2 If the company has a common seal, it shall be used only with the authority of the directors or of a committee of the directors and, unless otherwise decided by the directors, shall only be affixed to a document if accompanied by the signature of at least one authorised person in the presence of a witness who attests the signature.
- 18.3 For the purposes of article 18.2, an "authorised person" is any director of the company, any company secretary or any person authorised by the directors for the purpose of signing documents to which the common seal is applied.

## 19. **DIVIDENDS**

- Dividends shall be paid according to the amounts paid up or credited as paid on the shares on the date of any resolution or the decision to declare and pay it and Model Article 30(4) shall be read and construed accordingly.
- The directors may deduct from any dividend payable on or in respect of a share all sums of money presently payable by the holder to the company on any account whatsoever.

#### 20. NOTICES

- 20.1 Subject to the provisions of the statutes, a notice or other document may be given by the company to any member in writing:
  - 20.1.1 by hand;
  - 20.1.2 by sending it by pre-paid first class post or, when sending outside the United Kingdom, by any means of recorded post,
    - in each case, to his registered address;
  - 20.1.3 by sending it in electronic form to an address or number supplied by him to the company and specified by the member to be used for such purpose; or
  - 20.1.4 by the company placing such notice or document on a website and sending the member concerned notification of the notice or document on the website in lieu of sending the notice or document,
    - save that a share certificate may only be given by the company to a member by a method set out in article 20.1.1 or article 20.1.2.
- 20.2 In the absence of an address (including an address or number for documents to be sent in electronic form), the member shall not be entitled to receive from the company notice of any meeting.
- 20.3 In the case of joint holders of a share, all notices shall be given to the joint holder whose name stands first in the register of members in respect of the joint holding and notice so given shall be sufficient notice to all the joint holders.
- Notices shall be deemed to have been received:
  - 20.4.1 if delivered by hand, on the day of delivery;
  - 20.4.2 if sent by first class post, two business days after posting exclusive of the day of posting;
  - 20.4.3 if sent by recorded post outside the United Kingdom, five business days after posting exclusive of the day of posting;
  - 20.4.4 if sent by fax, at the time of transmission or, if the time of transmission is not during the addressee's normal business hours, at 9.30 am on the next business day and if otherwise sent in electronic form, at the expiration of 48 hours after the time it was sent; and
  - 20.4.5 if the company has placed such notice on a website, at the time of the notification mentioned in article 20.1.4 is received (or is deemed to have been received).
- The proceedings of a meeting shall not be invalidated where a notice or other document relating to such meeting is only published for part, but not all, of the requisite period required by the statutes or is published for any part of that time in a place on the website concerned which is different to that stated in the notification mentioned in article 20.1.4 or where there has been a failure to publish the notice or other document throughout the required period at all or in the stated area of the website and, in each case, such failure is wholly attributable to circumstances which it would not be reasonable to have expected the company to prevent or avoid.

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- Any notice or other document may only be served on, or delivered to, the company by anyone:
  - 20.6.1 by sending it through the post in a pre-paid envelope addressed to the company or any officer of the company at the registered office of the company, or such other place in the United Kingdom as may from time to time be specified by the company;
  - 20.6.2 by delivery of it by hand to the registered office of the company or such other place in the United Kingdom as may from time to time be specified by the company; and
  - 20.6.3 if an address has been specified by the company for such purpose, in electronic form and in proving such service or delivery, proof that a notice or document in electronic form was sent in accordance with guidance issued by the Institute of Chartered Secretaries and Administrators shall be conclusive evidence that the notice or document was served or delivered notwithstanding that the company becomes aware that the member has failed to receive the relevant document or information for any reason and notwithstanding that the company subsequently sends such document or information in hard copy form by post to the member.
- Nothing in these articles shall affect any requirement of the statutes that any particular offer, notice or other document be served in any particular manner.
- The directors may, from time to time, make such arrangements or regulations (if any) as they, in their absolute discretion, think fit in relation to the giving of notices or other documents in electronic form by or to the company, the publication of documents on a website and otherwise for the purpose of implementation and/or supplementing the provisions of these articles and the statutes in relation to documents in electronic form or the publication of documents on a website; and such arrangements and regulations (as the case may be) shall have the same effect as if set out in this article 20.

# 21. DIRECTORS' INDEMNITY AND INSURANCE

- Subject to the provisions of, and so far as may be permitted by, the statutes, but without prejudice to any other indemnity to which he may otherwise be entitled, every person who is or was at any time a director, alternate director, company secretary or other officer of the company or an associated company shall be entitled to be indemnified by and out of the assets of the company against all costs, charges, losses and liabilities incurred by him in the execution and/or discharge of his duties and/or in the exercise of his powers, authorities and discretions; provided, that such indemnity shall not apply in relation to:
  - Any liability incurred by a director to the company or to any associated company (including any liability in connection with any negligence, default, breach of duty or breach of trust by the director in relation to the company or to the associated company);
  - 21.1.2 Any liability incurred by a director to pay a fine imposed in criminal proceedings or a sum payable to a regulatory authority by way of a penalty in respect of non-compliance with any requirement of a regulatory nature (however arising); or
  - 21.1.3 Any liability incurred by a director in defending any criminal proceedings in which he is finally convicted, in defending any civil proceedings brought by the company or an associated company in which final judgment is given against him or in connection with any application under Sections 661(3) or (4) or 1157 of the Companies Act in which the court finally refuses to grant the director relief.

21.2 Model Article 53 shall be amended by the replacement of the words "relevant director" with the words "every person who is or was at any time a director, alternate director, company secretary or other officer of the company or an associated company".