

COMPANIES FORM No. 155(6)b

Declaration by the directors of a holding company in relation to assistance for the acquisition of shares



Please do not write in this margin

Pursuant to section 155(6) of the Companies Act 1985

Please complete legibly, preferably in black type, or

bold block lettering

To the Registrar of Companies (Address overleaf - Note 5)

For official use Company number 00616189

Name of company

	Teams of company				
Note Please read the notes on page 3 before completing this form.	* Charterhouse Development Capital Holdings Limited				
* insert full name of company	Duncan Aldred, Penwood, Penwood End off Pond Road, Hook Heath, Woking, Surrey GU22 0JU				
 insert name(s) and address(es) of all the directors 	together with James Gordon Bonnyman, Coney Brake, Woodland Rise, Sevenoaks, Kent TN15 OHY and Thomas Roland Plant, Marley Lodge,				
	Marley Heights, Haslemere, Surrey GU27 3LU being				
† delete as appropriate	[thexselexsireator] [all the directors]† of the above company (hereinafter called 'this company') do solemnly and sincerely declare that:				
§ delete whichever	The business of this company is:				
is inappropriate	(a) xthat xof xax keeognised xbankily (licensed xinst itution) to xwithin xtha xmeaning xof xthax Banking x Act x 1079 \$				
	(b) ×that xof at person authorised tonder section 3 to x4x at the this was earng an isotat 4982 to x0 at xy xon				
	insurance: business: in xhe: xunited xivingdom8				
	(c) something other than the above§				
	This company is [the] [28] holding company of* Charterhouse General Partners Limited				
	which is				
	proposing to give financial assistance in connection with the acquisition of shares in [this company] [
	thexholding xcompany xof xhiis xoompany.]t				

Presentor's name address and reference (if any);

Dickson Minto W.S. Royal London House 22-25 Finsbury Square London

EC2A 1DX

Tel: 020 7628 4455

Ref: C78/63 CDCH4.1fd

For official Use General Section 14/06/01

COMPANIES HOUSE

Page 1

The assistance is for the purpose of [that acquisition] freedocting to waited her ging as a hability incorred above the purpose of all as acquisition of the purpose of all as acquisition of the purpose of all as acquisition of the purpose of the	write in this margin Please complete
The number and class of the shares acquired or to be acquired is: One Ordinary Share of £1.00	legibly, preferably in black type, or bold block lettering
The assistance is to be given to: (note 2) DMWSL 326 Limited (Registered No. 04113306) 85 Watling Street, London EC4M 9BX ("Newco")	
The assistance will take the form of:	
See Appendix A attached	
The person who [kaska@piced] [will acquire]† the shares is:	† delete as appropriate
The principal terms on which the assistance will be given are:	
See Appendix B attached	
The amount (if any) by which the net assets of the company which is giving the assistance will be reduced by giving it is $_{_{_{_{_{_{_{_{_{_{_{_{_{_{_{_{_{_{_{$	
The amount of cash to be transferred to the person assisted is \mathfrak{L} Nil	
The value of any asset to be transferred to the person assisted is £ Nil	Page 2

Please do not write in this margin

The date on which the assistance is to be given is <a>See Appendix C attached

Please complete legibly, preferably in black type, or bold block lettering

delete either (a) or (b) as appropriate I/When have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts. (note 3)

- (a) [I/XWex have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)
- (b) Alteria sintended star soommendes the swinding-supractistis company swithin xi2x months xafe that xilatex and xixwe share sformed the conjoint that athis company will be vable; to speak its adebtes in full within xi2 anomals sof athe companiencement of the winding-supril* (note 3)

And I/wae make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at LONDON, UK

Declarants to sign below

Day		Mon	th		Yea	ar	
Ol	4	Ō	6	2	0	0	1

before me 🗘

on

A Commissioner for Carns or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on a Commissioner for Oaths. Afril

NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985.
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given; if a recipient is a company the registered office address should be shown.
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985.
- 4 The auditors report required by section 156(4) of the Companies Act 1985 must be annexed to this form.
- 5 The address for companies registered in England and Wales or Wales is:-

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

or, for companies registered in Scotland:-

The Registrar of Companies Companies House 37 Castle Terrace Edinburgh EH1 2EB CHARTERHOUSE DEVELOPMENT CAPITAL HOLDINGS LIMITED (REGISTERED NO.: 00616189)

APPENDICES TO FORM 155(6)b

APPENDIX A

A joint and several facility agreement (the "Facility Agreement") between Newco, The Royal Bank of Scotland plc (the "Bank"), this company, Charterhouse General Partners Limited, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited (together the "Borrowers") whereby the Bank grants a committed revolving credit facility in a maximum aggregate amount of £9,000,000 (the "Facility") to the Borrowers for the purpose of, *inter alia*, satisfying the consideration payable for the acquisition of shares in this company.

A guarantee and indemnity (the "Guarantee and Indemnity") between Newco, this company, Charterhouse General Partners Limited, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited (together the "Guarantors" and each a "Guarantor") by which each Guarantor jointly and severally guarantees all the obligations of the other Guarantors to the Bank and indemnifies the Bank against any non-performance by the other Guarantors of their obligations to the Bank.

A debenture (the "Debenture") in favour of the Bank by which Charterhouse General Partners Limited covenants to pay all of its liabilities to the Bank including its joint and several liabilities under the Facility Agreement and the Guarantee and Indemnity, and creates fixed and floating charges over all its assets and undertaking.

An upstream intra-group loan agreement (the "Intra Group Loan Agreement") between Newco as borrower and Charterhouse General Partners Limited, this company, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited (the "Lending Group") as lenders by which the Lending Group will make available to Newco advances to be used in, *inter alia*, meeting its payment obligations under the Facility Agreement.



APPENDIX B

Under the terms of the Facility Agreement, the Bank grants to Charterhouse General Partners Limited, this company, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited jointly and severally, the Facility for the purpose of, *inter alia*, satisfying the consideration payable for the acquisition of shares in this company.

Under the terms of the Guarantee and Indemnity, each Guarantor jointly and severally guarantees all the obligations of the other Guarantors to the Bank and indemnifies the Bank against any non-performance by the other Guarantors of their obligations to the Bank.

Under the terms of the Debenture, Charterhouse General Partners Limited covenants to pay all of its liabilities to the Bank including its joint and several liabilities under the Facility Agreement and the Guarantee and Indemnity, and as continuing security for those obligations grants to the Bank fixed and floating charges over all of its assets and undertaking together with a right of set off.

Under the Intra-Group Loan Agreement Charterhouse General Partners Limited, this company, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited agree to provide a £75,000,000 revolving credit facility to Newco repayable on 10th June 2005 for the use by Newco to, *inter alia*, discharge obligations under the Facility Agreement. Advances under the Intra-Group Loan Agreement bear interest at the rate that is two per cent above the base rate from time to time of the Bank.



APPENDIX C

4th June 2001 or such date as the Bank may agree in writing.

M.



COMPANIES FORM No. 155(6)b

Declaration by the directors of a holding company in relation to assistance for the acquisition of shares



Please do not write in this margin

Pursuant to section 155(6) of the Companies Act 1985

Please complete legibly, preferably in black type, or To the Registrar of Companies (Address overleaf - Note 5)

Company number		
00616189		

in black type, or bold block lettering Name of company

- Please read the notes on page 3 before completing this form.
- * insert full name of company
- insert name(s) and address(es) of all the directors

xl∕We ø.	James Gordon Bonnyman, Coney Brake, Woodland Rise, Sevenoaks, Kent				
	TN15 OHY and Thomas Roland Plant, Marley Lodge, Marley Heights,				
	Haslemere, Surrey GU27 3LU				
	together with Duncan Aldred, Penwood, Penwood End off Pond Road, Hook				
	Heath, Woking, Surrey GU22 OJU being				

† delete as appropriate

[threexselvexsizeator] [all the directors] to of the above company (hereinafter called 'this company') do solemnly and sincerely declare that:

§ delete whichever is inappropriate The business of this company is:

(c) something other than the above §

This company is [the] [a] holding company of*Charterho	use General Partners Limited
	which is
proposing to give financial assistance in connection with the	acquisition of shares
in [this company] [
	the kolding company of this company.]†

Presentor's name address and reference (if any):

Dickson Minto W.S. Royal London House 22-25 Finsbury Square London

EC2A 1DX

Tel: 020 7628 4455

Ref: C78/63 CDCH6.lfd

For official Use General Section

B----

Page 1

The assistance is for the purpose of [that acquisition] freedocing কে আঁচনের বুলিন্ত স্কে সাম্রচাধিক নিজে কর্মক সামর্ভ ক্রমেন্ত্রক স্কে সামর স্কর্মেন্ত্রা করেন (note 1)	Please do not write in this margin
The number and class of the shares acquired or to be acquired is: One Ordinary Share of £1.00	Please complete legibly, preferab in black type, or bold block lettering
The assistance is to be given to: (note 2) DMWSL 326 Limited (Registered No. 04113306) 85 Watling Street, London EC4M 9BX ("Newco")	· ·
The assistance will take the form of:	
See Appendix A attached	
The person who [kaskas வெரும் ped] [will acquire]† the shares is:	† delete as appropriate
The principal terms on which the assistance will be given are:	
See Appendix B attached	
The amount (if any) by which the net assets of the company which is giving the assistance will be reduced by giving it is $\frac{\text{Nil}}{\text{Nil}}$	l -
The amount of cash to be transferred to the person assisted is £ Nil	-
The value of any asset to be transferred to the person assisted is $\mathfrak{L}^{ ext{Nil}}$	_ Page 2

Please do not write in this raargin

The date on which the assistance is to be given is See Appendix C attached

Please complete legibly, preferably in black type, or bold block lettering

delete either (a) or (b) as appropriate

x/We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts. (note 3)

- (a) [k/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)
- ewik bnæ yebsby tedt vie zetanom Six niklti wy ynagmooy seidt vie yegespriibni wy eet voor een voor een verd van verd va

And x/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at 10th flook LIVERSIDE YOMIURI BUILDING, 36-2 NIHONBASHI HAZOZAKI-CHO, CHUO-KU, TORYO 103-8015, JAPAN

A Commissioner to Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on a Commissioner for Oaths.

Declarants to sign below

(1.C28-

NOTES

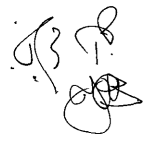
before me

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985.
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given; if a recipient is a company the registered office address should be shown.
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985.
- 4 The auditors report required by section 156(4) of the Companies Act 1985 must be annexed to this form.
- 5 The address for companies registered in England and Wales or Wales is:-

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

or, for companies registered in Scotland:-

The Registrar of Companies Companies House 37 Castle Terrace Edinburgh EH1 2EB



CHARTERHOUSE DEVELOPMENT CAPITAL HOLDINGS LIMITED (REGISTERED NO.: 00616189)

APPENDICES TO FORM 155(6)b

APPENDIX A

A joint and several facility agreement (the "Facility Agreement") between Newco, The Royal Bank of Scotland plc (the "Bank"), this company, Charterhouse General Partners Limited, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited (together the "Borrowers") whereby the Bank grants a committed revolving credit facility in a maximum aggregate amount of £9,000,000 (the "Facility") to the Borrowers for the purpose of, *inter alia*, satisfying the consideration payable for the acquisition of shares in this company.

A guarantee and indemnity (the "Guarantee and Indemnity") between Newco, this company, Charterhouse General Partners Limited, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited (together the "Guarantors" and each a "Guarantor") by which each Guarantor jointly and severally guarantees all the obligations of the other Guarantors to the Bank and indemnifies the Bank against any non-performance by the other Guarantors of their obligations to the Bank.

A debenture (the "Debenture") in favour of the Bank by which Charterhouse General Partners Limited covenants to pay all of its liabilities to the Bank including its joint and several liabilities under the Facility Agreement and the Guarantee and Indemnity, and creates fixed and floating charges over all its assets and undertaking.

An upstream intra-group loan agreement (the "Intra Group Loan Agreement") between Newco as borrower and Charterhouse General Partners Limited, this company, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited (the "Lending Group") as lenders by which the Lending Group will make available to Newco advances to be used in, *inter alia*, meeting its payment obligations under the Facility Agreement.



APPENDIX B

Under the terms of the Facility Agreement, the Bank grants to Charterhouse General Partners Limited, this company, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited jointly and severally, the Facility for the purpose of, *inter alia*, satisfying the consideration payable for the acquisition of shares in this company.

Under the terms of the Guarantee and Indemnity, each Guarantor jointly and severally guarantees all the obligations of the other Guarantors to the Bank and indemnifies the Bank against any non-performance by the other Guarantors of their obligations to the Bank.

Under the terms of the Debenture, Charterhouse General Partners Limited covenants to pay all of its liabilities to the Bank including its joint and several liabilities under the Facility Agreement and the Guarantee and Indemnity, and as continuing security for those obligations grants to the Bank fixed and floating charges over all of its assets and undertaking together with a right of set off.

Under the Intra-Group Loan Agreement Charterhouse General Partners Limited, this company, Charterhouse Development Capital Limited and Charterhouse General Partners (VI) Limited agree to provide a £75,000,000 revolving credit facility to Newco repayable on 10th June 2005 for the use by Newco to, *inter alia*, discharge obligations under the Facility Agreement. Advances under the Intra-Group Loan Agreement bear interest at the rate that is two per cent above the base rate from time to time of the Bank.

APPENDIX C 4th June 2001 or such date as the Bank may agree in writing.



KPMG Audit Plc

8th Floor

1 Canada Square Canary Wharf

London E14 5AG

United Kingdom

Tel +44 (0) 20 7311 1000

Fax +44 (0) 20 7311 5841

Telex 8811541 KPMGLO G

DX 38050 Blackfriars

The Directors

Charterhouse Development Capital Holdings Limited

Your ref

85 Watling Street

LONDON

Our ref

mfhh/537

EC4M 9BX

Contact

Mike Heath

020 7311 5148

4 June 2001

Dear Sirs

Auditors' report to the directors of Charterhouse Development Capital Holdings Limited pursuant to Section 156(4) of the Companies Act 1985

We have examined the attached statutory declaration of the directors dated 4 June 2001 in connection with the proposal that Charterhouse General Partners Limited, of which this company is a holding company, should give financial assistance for the purchase of this company's ordinary shares. We have enquired into the state of the company's affairs in order to review the bases for the statutory declaration.

We are not aware of anything to indicate that the opinion expressed by the directors in their declaration as to any of the matters mentioned in Section 156(2) of the Companies Act 1985 is unreasonable in all the circumstances.

Yours faithfully

KPMG Audit Plc

KPMG AUGUT PK

No 3110745