

AR01 (ef)

Annual Return



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Received for filing in Electronic Format on the: 30/11/2011

Company Name: Data Integration Limited

Company Number: 02767639

Date of this return: 30/11/2011

SIC codes: **46900**

61900

82990

Company Type: Private company limited by shares

Situation of Registered

Office:

34 LEADENHALL STREET

LONDON

UNITED KINGDOM

EC3A 1AX

Officers of the company

Company Director Type: Full forename(s):	1 Person MR DAVID			
Surname:	BAUERNFEIND			
Former names:				
Service Address:	34 LEADENHALL STREET LONDON UNITED KINGDOM EC3A 1AX			
Country/State Usually Resident: UNITED KINGDOM				
Date of Birth: 12/04/1968 Occupation: ACCOUNT.	Nationality: BRITISH ANT			

Company Director Type: Full forename(s):	2 Person MR PATRICK MICHAEL			
Surname:	BYRNE			
Former names:				
Service Address:	34 LEADENHALL STREET LONDON UNITED KINGDOM EC3A 1AX			
Country/State Usually Resident: UNITED KINGDOM				
Date of Birth: 17/01/1959 Nationality: BRITISH Occupation: MANAGING DIRECTOR				

Company Director 3

Type: Person

Full forename(s): MR. LINDSAY PAUL

Surname: HEALY

Former names:

Service Address: 34 LEADENHALL STREET

LONDON

UNITED KINGDOM

EC3A 1AX

Country/State Usually Resident: UNITED KINGDOM

Date of Birth: 31/07/1969 Nationality: IRISH

Occupation: NONE SUPPLIED

Statement of Capital (Share Capital)

Class of shares	A SHARES	Number allotted	999698
Currency		Aggregate nominal	9996.98
	GBP	value	
		Amount paid	0.01
		Amount unnaid	0

Prescribed particulars

A) HOLDERS OF A SHARES SHALL NOT BE ENTITLES TO VOTE AT ANY MEETING OF THE COMPANY. B) HOLDERS OF A SHARES SHALL HAVE NO RIGHTS TO PROFITS OF THE COMPANY. C) AS REGARDS TO CAPITAL; ON A RETURN OF CAPITAL ON A LIQUIDATION OR OTHERWISE, THE SURPLUS ASSETS OF THE COMPANY REMAINING AFTER PAYMENT OF ITS LIABILITIES SHALL BE APPLIED - FIRST, IN PAYING TO THE HOLDERS OF THE ORDINARY SHARES, THE A SHARES, THE B SHARES AND THE DEFERRED SHARES, THE AMOUNT PAID UP THERON (EXCLUDING ANY PREMIUM) - SECONDLY, THE BALANCE (IF ANY) OF SUCH SURPLUS ASSETS UP TO A MAXIMUM OF FIVE MILLION POUNDS SHALL BELONG TO AND BE DISTRIBUTED AMONGST THE HOLDERS OF THE ORDINARY SHARES AND THE B SHARES IN PROPORTION TO THE AMOUNTS PAID UP ON THE SHARES (EXCLUDING ANY PREMIUM) HELD BY THEM RESPECTIVELY PARI PASSU AS IF THE ORDINARY SHARES AND THE B SHARES CONSTITUTED ONE CLASS OF SHARE; AND -FINALLY, THE BALANCE (IF ANY) OF SUCH SURPLUS ASSETS SHALL BELONG TO AND BE DISTRIBUTED AMONGST THE HOLDERS OF THE ORDINARY SHARES, THE A SHARES AND THE B SHARES INPROPORTION TO THE AMOUNTS PAID UP ON THE SHARES (EXCLUDING ANY PREMIUM) HELD BY THEM RESPECTIVELY PARI PASSU AS IF THE ORDINARY SHARES, THE A SHARES AND THE B SHARES CONSTITUTED ONE CLASS OF SHARE. D) PROCEEDS OF A TAKEOVER -THE RIGHT OF THE HOLDERS OF A SHARES TO PARTICIPATE IN THE PROCEEDS OF TAKEOVER SHALL BE LIMITED SUCH THAT THEY SHALL HAVE NO RIGHT TO PARTICIPATE IN ANY SUCH PROCEEDS SAVE TO THE EXTENT THAT THE SAID PROCEEDS EXEED FIVE MILLION POUNDS. ANY SUCH EXCESS OVER FIVE MILLION POUNDS SHALL BELONG TO AND BE DISTRIBUTED AMONGST THE HOLDERSOF THE ORDINARY SHARES, THE A SHARES AND THE B SHARES IN PROPORTION TO THE AMOUNTS PAID UP ON THE SHARES (EXCLUDING ANY PREMIUM) HELD BY THEM RESPECTIVELY PARIS PASSU AS IF THE ORDINARY SHARES, THE A SHARES AND THE B SHARES CONSTITUTED ONE CLASS OF SHARE. CONVERSION - EACH A SHARE SHALL FORTHWITH AND WITHOUT RESOLUTION OF EITHER THE DIRECTORS OF THE SHAREHOLDERS BE CONVERTED INTO A DEFERRED SHARES SUCH THAT EACH A SHARE TO BE CONVERTED SHALL CONVERT INTO ONE DEFERRED SHARE ON THE HOLDER OF IT SERVING NOTICE TO TERMINATE HIS EMPLOYMENT BY IT OR HIS EMPLOYMENT TERMINATING OR BEING TERMINATED BY ANY OTHER MEANS. EACH DEFERRED SHARE SO CONVERTED SHALL BE CREDITED AS FULLY PAID THE DEFERRED SHARES SHALL, AS FROM THE DATE OF CONVERSION, HAVE THE RIGHTS AND BE SUBJECT TO THE RESTRICTIONS ATTACHING TO DEFERRED SHARES AS SET OUT ABOVE AND IN THE ARTICLES OF ASSOCIATION OF THE COMPANY. THE DEFERRED SHARES MAY BE PURCHASED BY THE COMPANY FORTHWITH AT THEIR PAR VALUE PER SHARE AS SOON AS IT MAY BE LAWFUL FOR THE COMPANY TO DO SO.

Class of shares ORDINARY Number allotted 2398260

Aggregate nominal 23982.6

value

Currency GBP Amount paid per share 0.24

Amount unpaid per share 0

Prescribed particulars

A) EACH HOLDER OF AN ORDINARY SHARE SHALL HAVE THE RIGHT TO VOTE ON ANY RESOLUTION WHETHER BY PROXY OR IN HIS OWN STEAD AND WHETHER BY A SHOW OF HANDS OR ON A POLL B) THE HOLDERS OF ORDINARY SHARES SHALL HAVE EQUAL RIGHTS TO PARTICIPATE IN A DISTRIBUTION IN RESPECT OF DIVIDENDS (INCLUDING ANY INTERIM DIVIDENDS) C) THE HOLDERS OF ORDINARY SHARES IN A DISTRIBUTION IN RESPECT OF CAPITAL D) NON-REDEEMABLE

Statem	ent of Cap	oital (Totals)		
Currency	GBP		Total number of shares	3397958
			Total aggregate nominal value	33979.58

Full Details of Shareholders

The details below relate to individuals / corporate bodies that were shareholders as at 30/11/2011 or that had ceased to be shareholders since the made up date of the previous Annual Return

A full list of shareholders for the company are shown below

Shareholding 1 : 2398260 ORDINARY shares held as at the date of this return

Name: XCHANGING GLOBAL INSURANCE SOLUTIONS LIMITED

Shareholding 2 : 999698 A SHARES shares held as at the date of this return

Name: XCHANGING GLOBAL INSURANCE SOLUTIONS LIMITED

Authorisation

Authenticated

This form was authorised by one of the following:

Director, Secretary, Person Authorised, Charity Commission Receiver and Manager, CIC Manager, Judicial Factor.