No. 2974642



TOAD PUBLIC LIMITED Extraordinary General Meeting

At an extraordinary general meeting of the Company held at the offices of Ashurst Morris Crisp, Broadwalk House, 5 Appoid Street, London EC2A 2HA or 14 April 1998 at 10.30 a.m. the following resolutions were hereby passed:-

ORDINARY RESOLUTIONS

- That the participation in the Placing by Dr C.T. Evans and I.R. Morris (or any person acting 1. or deemed to be acting in concern with them for the purposes of The City Code on Takeovers and Mergers (the "City Code")), grant of Warrants to Dr C.T. Evans to subscribe 11,700,000 Ordinary Shares of 10p each in the capital of the Company at 25p per Ordinary Share and the issue of 1,818,182 ordinary shares of 10p each in the capital of the Company to Spacetrac Limited, each as described in the letter from the Chief Executive of the Company contained in a circular to shareholdere dated 19 Marcy 1998 be and are hereby approved for the purposes
- of the dispensation provisions under Rule 9 of the City Code and the provisions of Chapter 11 of the Listing Rules of the London Stock Exchange.

 That, conditionally upon the passing of coolidings in 5 and 6, the acquisition by the Company of the whole of the superfishere applied of Sextons Group Limited pursuant to, and on the ten 37 of, an agreement dated to March 1998 between C.J. Lewin and others (1), the Company (2) and Dr & T. Evangelly which has been produced to the Meeting init' illed by the Chairman for the numericant identification and the principal terms of which were described. Chairman for the purposes of identification and the principal terms of which were described in a circular to shareholders dated 19 March 1998, be and is hereby approved and that pursuant thereto the directors of the Company be and are hereby authorised to do whatever they consider necessary in connection with or for the purpose of such acquisition provided that such amendments and variations do not render the terms of such acquisition materially different from those set out in the circular.
- That, conditionally upon the passing of resolutions 1, 2, 4, 5 and 6, the authorised share 3. capital of the Company be and is hereby increased from £5,900,000 to £10,500,000 by the creation of 46,000,000 new ordinary shares of 10p each, such shares having attached thereto the respective rights and privileges and being subject to the respective limitations and restrictions set out in the articles of association of the Compa
- That, conditionally upon the passing of resolutions. On the purposes of section 80 of the Companies Act 1985 (the "Act") (aproxidition the expressions used in this resolution shall bear the same meanings to set outbrine and section 80):

 (i) the directors of the Company ("Directors") be and are hereby generally and unconditionally authorized to exercise all powers of the Company to allot relevant securities (within the meaning of casis a 200). securities (with the meaning of section 80(2) of the Act) up to a maximum nominal amount of £7,587,534.20 to such persons and at such times and on such terms as they think proper during the period expiring at the end of five years from the date of the

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passing of this resolution; and

the Company be and is hereby authorised to make prior to the expiry of such period any offer or agreement which would or might require relevant securities to be allotted in pursuance of any such offer or agreement notwithstanding the expiry of the authority given by this resolution 4;

and that all previous authorities of the Directors pursuant to the said section 80 be and they are hereby revoked.

- That, conditionally upon the passing of resolutions it. 4 and 6, the directors of the Company ("Directors") be and they are all on the Companies Act 1985 (the "Act") to all or each pursuant to be a subspicious and an above the Companies are the pursuant to be a subspicious and an above to the Companies are the pursuant to be a subspicious and an above to the companies are the companies and the subspicious and an above to the companies are the companies and the companies are the companies and the companies are the companies are the companies and the companies are t 5. Act) for eash, pursuant to no fathorito conferred on them to allot relevant securities (as defined in section 80 of the Act) and that to resolution 4 set out in the notice convening this meeting contained in a circular to marcholders dated 19 March 1998, as if section 89(1) of forment provided that the power conferred by this resolution the Act did not apply shall be limited to:
 - the allotment of up to 25,536,165 ordinary shares of 10p each pursuant to the Placing and Open Offer, each as described in the circular to shareholders dated 19 March 1998;
 - the allotment of up to 11,700,000 ordinary shares of 10p each pursuant to the exercise of warrants to subscribe ordinary shares of 10p each as described in the circular to shareholders dated 19 March 1998;
 - the allotment of equity securities in connection with an issue or offering by way of rights in favour of holders of equity securities and any other persons entitled to participate in such issue or offering where the equity securities respectively attributable to the interests of such holders and persons are proportionate (as nearly as may be) to the respective numbers of equity securities held by or deemed to be held by them on the record date of such allotment subject only a such exclusions or other arrangements as the Directors may consider necessary to expedient; and

(iv) the allotment (other than pursuants of Sub-strangtons (i), (ii) and (iii) above) of equity securities up to an aggregate moninal particular exceeding £293,604;

and so that (a) this power thiless when the formula to the control of the Contro this resolution (whichever is the earlier) but shall extend to the making, before such expiry, of any offer or agreement which would or might require equity securities to be allotted after such expiry and the Directors may allot equity securities in pursuance of such offer or agreement as if the authority conferred hereby had not expired and (b) all previous authorities of the Directors pursuant to the said section 89 be and they are hereby revoked.

- 6. That, conditionally upon the passing of resolutions 1, 2, 3, 4 and 5, the Articles of Association of the Company be and they are hereby amended by the deletion of the figure "£5,000,000" form Article 100 and the substitution of the figure "£10,000,000" in its place.
- 7. That, forthwith upon the allotment, issue and payment up to 25,536,164 new ordinary shares of 10p each at 25p per share pursuant to the Placing and Open Offer described in the circular to shareholders dated 19 March 1998 of which this notice formed a part, the sums then standing to the credit of the share premium account be reduced by the sum of £6,545,364.

Chairman Chairman

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Dated 14/4 / 1998

