

# AR01 (ef)

### **Annual Return**



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Company Name: MYNYDD Y GWYNT LIMITED

Company Number: 04366209

*Date of this return:* **04/02/2012** 

*SIC codes:* **74909** 

Company Type: Private company limited by shares

Situation of Registered

Office:

FFYNON WEN CAPEL BANGOR

ABERYSTWYTH CEREDIGION SY23 3NA

Officers of the company

Company Secretary	1
Type: Full forename(s):	Person MR ALEXANDER
Surname:	BUSH
Former names:	
Service Address:	C/O REH PLC IOMA HOUSE HOPE STREET DOUGLAS ISLE OF MAN IM11AP

Company Director	1	
Type:	Person	
Full forename(s):	MARTIN ARTHUR	
Surname:	ALDER	
Former names:		
~		
Service Address:	BUBBLEWELL BARN BUBBLEWELL LANE	
	MINCHHAMPTON	
	GLOUCESTERSHIRE	
	GL6 9AS	
Country/State Usually Resident: UNITED KINGDOM		
Date of Birth: 27/02/1947	Nationality: BRITISH	
Occupation: COMPANY	DIRECTOR	

Company Director  Type: Full forename(s):	2 Person DAVID LEWIS		
Surname:	BENNETT EVANS		
Former names:			
Service Address:	Y FOEL SWEET LAMB COMPLEX LLANGURIG POWYS SY18 6SY		
Country/State Usually Resident: WALES			
Date of Birth: 05/05/1969 Occupation: COMPANY	Nationality: BRITISH DIRECTOR		

Company Director Type: Full forename(s):	3 Person IAN SIMON GEORGE
Surname:	BENNETT EVANS
Former names:	
Service Address:	Y FOEL SWEET LAMB COMPLEX LLANGURIG POWYS SY18 6SY
Country/State Usually R	esident: WALES
Date of Birth: 17/04/1964 Occupation: COMPAN	Nationality: BRITISH Y DIRECTOR

Company Director  Type: Full forename(s):	4 Person JONATHAN FRANCIS		
Surname:	BENNETT EVANS		
Former names:			
Service Address:	Y FOEL SWEET LAMB COMPLEX LLANGURIG POWYS SY18 6SY		
Country/State Usually Resident: WALES			
Date of Birth: 11/05/1966 Occupation: COMPANY	Nationality: BRITISH DIRECTOR		

Country/State Usually Resident: ISLE OF MAN

Date of Birth: 24/01/1981 Nationality: BRITISH

Occupation: DIRECTOR

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Company Director 6

Type: Person

Full forename(s): MR CLIVE RICKY

Surname: CALLISTER

Former names:

Service Address: C/O REH PLC

IOMA HOUSE HOPE STREET

DOUGLAS ISLE OF MAN ISLE OF MAN

IM1 1AP

Country/State Usually Resident: ISLE OF MAN

Date of Birth: 03/01/1968 Nationality: BRITISH

Occupation: DIRECTOR

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Company Director 7

Type: Person

Full forename(s): EDWARD PHILLIP OWEN

Surname: EVANS

Former names:

Service Address: C/O REH PLC

IOMA HOUSE HOPE STREET

DOUGLAS ISLE OF MAN ISLE OF MAN

IM1 1AP

Country/State Usually Resident: UNITED KINGDOM

Date of Birth: 10/12/1937 Nationality: BRITISH

Occupation: DIRECTOR

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Country/State Usually Resident: UNITED KINGDOM

Date of Birth: 18/02/1968 Nationality: BRITISH

Occupation: DIRECTOR

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Company Director 9

Type: Person

Full forename(s): RICHELLE

Surname: SCHRODER

Former names:

Service Address: FFYNNON WEN CAPEL BANGOR

ABERYSTWYTH CEREDIGION

UNITED KINGDOM

**SY23 3NA** 

Country/State Usually Resident: UNITED KINGDOM

Date of Birth: 12/03/1981 Nationality: BRITISH

Occupation: DIRECTOR

# Statement of Capital (Share Capital)

Class of shares	ORDINARY A	Number allotted	350
Currency	GBP	Aggregate nominal value	350
		Amount paid	1
		Amount unpaid	0

#### Prescribed particulars

A ORDINARY SHARES: THE HOLDERS OF A ORDINARY SHARES HAVE A RIGHT TO RECEIVE NOTICE OF AND TO ATTEND AND VOTE AT GENERAL MEETINGS EITHER IN PERSON OR BY WAY OF PROXY. ON A SHOW OF HANDS EVERY HOLDER OF A ORDINARY SHARES WHO IS PRESENT IN PERSON, OR HAS A DULY AUTHORISED REPRESENTATIVE BY PROXY, HAS THE VOTING POWER OF 1.5 VOTES EACH. DIVIDENDS: AFTER PAYMENT OF THE PREFERENCE DIVIDEND AND ANY FURTHER SUM PAYABLE TO THE PREFERENCE SHAREHOLDERS AND INSOFAR AS THERE REMAIN PROFITS AVAILABLE FOR DISTRIBUTION SUCH PROFITS SHALL BE AVAILABLE FOR DISTRIBUTION TO THE ORDINARY SHAREHOLDERS. ALL DIVIDENDS DECLARED IN RESPECT OF THE ORDINARY SHARES SHALL BE DISTRIBUTED AMONG THE ORDINARY SHAREHOLDERS IN PROPORTION TO THE NUMBER OF ORDINARY SHARES HELD BY THEM. RETURN OF CAPITAL: ON A RETURN OF CAPITAL ON LIQUIDATION OR OTHERWISE THE ASSETS OF THE COMPANY AVAILABLE FOR DISTRIBUTION AMONG THE SHAREHOLDERS SHALL BE APPLIED FIRST IN REPAYING TO THE PREFERENCE SHAREHOLDERS THE SUM OF £1 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ACCRUALS OF THE PREFERENCE DIVIDEND AND ANY FURTHER SUM PAYABLE IN RESPECT OF THE PREFERENCE DIVIDEND OR ANY REDEMPTION OF THE PREFERENCE SHARES IN EACH CASE CALCULATED DOWN TO THE DATE OF THE RETURN OF CAPITAL AND TO BE PAYABLE WHETHER OR NOT SUCH DIVIDEND OR FURTHER SUM HAS BEEN DECLARED OR EARNED. SECONDLY, THE BALANCE OF SUCH ASSETS SHALL BELONG TO AND BE DISTRIBUTED AMONG THE HOLDERS OF THE ORDINARY SHARES IN PROPORTION TO THE NUMBER OF ORDINARY SHARES HELD BY THEM. REDEEMABLE SHARES: THE A ORDINARY SHARES ARE NOT REDEEMABLE. DEFINITIONS: PREFERENCE DIVIDEND 1. THE PREFERENCE SHAREHOLDERS SHALL BE ENTITLED TO BE PAID OUT OF THE PROFITS AVAILABLE FOR DISTRIBUTION OF THE COMPANY A FIXED CUMULATIVE PREFERENTIAL DIVIDEND AT THE RATE OF 10 PER CENT. PER SHARE PER ANNUM ("PREFERENCE DIVIDEND"). 2. THE PREFERENCE DIVIDEND SHALL BE PAYABLE IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES OF THE COMPANY OR TO THE TRANSFER OF ANY SUM TO RESERVES. 3. THE PREFERENCE DIVIDEND SHALL ACCRUE FROM DAY TO DAY AND SHALL BE COMPOUNDED ANNUALLY IN EQUAL AMOUNTS ON 1 OCTOBER IN EACH YEAR (FROM AND INCLUDING 1 OCTOBER 2011). 4. THE PREFERENCE DIVIDEND PAYABLE ON ANY DATE FOR REDEMPTION OF ANY PREFERENCE SHARES DETERMINED BY THE BOARD OF DIRECTORS SHALL WITHOUT ANY FURTHER RESOLUTIONS OF THE BOARD OR OF THE COMPANY IN GENERAL MEETING BECOME A DEBT DUE FROM AND IMMEDIATELY PAYABLE BY THE COMPANY TO THE HOLDERS OF THE PREFERENCE SHARES ENTITLED THERETO. 5. ALL REFERENCES TO DIVIDENDS OR PAYMENTS ARE EXCLUSIVE OF ANY ASSOCIATED TAX CREDIT. PREFERENCE SHAREHOLDERS THE HOLDERS OF A PREFERENCE SHARES AND THE HOLDERS OF B PREFERENCE SHARES. ORDINARY SHAREHOLDERS THE HOLDERS OF A ORDINARY SHARES, THE HOLDERS OF B ORDINARY SHARES AND THE HOLDERS OF C ORDINARY SHARES.

Class of shares ORDINARY B

Number allotted 600

Aggregate nominal 600

value

Amount paid 1

Amount unpaid 0

#### Prescribed particulars

B ORDINARY SHARES: THE HOLDERS OF B ORDINARY SHARES HAVE A RIGHT TO RECEIVE NOTICE OF AND TO ATTEND AND VOTE AT GENERAL MEETINGS EITHER IN PERSON OR BY WAY OF PROXY, WITH THEIR RESPECTIVE VOTING POWERS ON POLL AND A SHOW OF HANDS BEING 1.8 VOTES EACH. DIVIDENDS: AFTER PAYMENT OF THE PREFERENCE DIVIDEND AND ANY FURTHER SUM PAYABLE TO THE PREFERENCE SHAREHOLDERS AND INSOFAR AS THERE REMAIN PROFITS AVAILABLE FOR DISTRIBUTION SUCH PROFITS SHALL BE AVAILABLE FOR DISTRIBUTION TO THE ORDINARY SHAREHOLDERS. ALL DIVIDENDS DECLARED IN RESPECT OF THE ORDINARY SHARES SHALL BE DISTRIBUTED AMONG THE ORDINARY SHAREHOLDERS IN PROPORTION TO THE NUMBER OF ORDINARY SHARES HELD BY THEM. RETURN OF CAPITAL: ON A RETURN OF CAPITAL ON LIQUIDATION OR OTHERWISE THE ASSETS OF THE COMPANY AVAILABLE FOR DISTRIBUTION AMONG THE SHAREHOLDERS SHALL BE APPLIED FIRST IN REPAYING TO THE PREFERENCE SHAREHOLDERS THE SUM OF £1 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ACCRUALS OF THE PREFERENCE DIVIDEND AND ANY FURTHER SUM PAYABLE IN RESPECT OF THE PREFERENCE DIVIDEND OR ANY REDEMPTION OF THE PREFERENCE SHARES IN EACH CASE CALCULATED DOWN TO THE DATE OF THE RETURN OF CAPITAL AND TO BE PAYABLE WHETHER OR NOT SUCH DIVIDEND OR FURTHER SUM HAS BEEN DECLARED OR EARNED. SECONDLY, THE BALANCE OF SUCH ASSETS SHALL BELONG TO AND BE DISTRIBUTED AMONG THE HOLDERS OF THE ORDINARY SHARES IN PROPORTION TO THE NUMBER OF ORDINARY SHARES HELD BY THEM. REDEEMABLE SHARES: THE B ORDINARY SHARES ARE NOT REDEEMABLE. DEFINITIONS: PREFERENCE DIVIDEND 1. THE PREFERENCE SHAREHOLDERS SHALL BE ENTITLED TO BE PAID OUT OF THE PROFITS AVAILABLE FOR DISTRIBUTION OF THE COMPANY A FIXED CUMULATIVE PREFERENTIAL DIVIDEND AT THE RATE OF 10 PER CENT. PER SHARE PER ANNUM ("PREFERENCE DIVIDEND"). 2. THE PREFERENCE DIVIDEND SHALL BE PAYABLE IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES OF THE COMPANY OR TO THE TRANSFER OF ANY SUM TO RESERVES. 3. THE PREFERENCE DIVIDEND SHALL ACCRUE FROM DAY TO DAY AND SHALL BE COMPOUNDED ANNUALLY IN EQUAL AMOUNTS ON 1 OCTOBER IN EACH YEAR (FROM AND INCLUDING 1 OCTOBER 2011). 4. THE PREFERENCE DIVIDEND PAYABLE ON ANY DATE FOR REDEMPTION OF ANY PREFERENCE SHARES DETERMINED BY THE BOARD OF DIRECTORS SHALL WITHOUT ANY FURTHER RESOLUTIONS OF THE BOARD OR OF THE COMPANY IN GENERAL MEETING BECOME A DEBT DUE FROM AND IMMEDIATELY PAYABLE BY THE COMPANY TO THE HOLDERS OF THE PREFERENCE SHARES ENTITLED THERETO. 5. ALL REFERENCES TO DIVIDENDS OR PAYMENTS ARE EXCLUSIVE OF ANY ASSOCIATED TAX CREDIT. PREFERENCE SHAREHOLDERS THE HOLDERS OF A PREFERENCE SHARES AND THE HOLDERS OF B PREFERENCE SHARES. ORDINARY SHAREHOLDERS THE HOLDERS OF A ORDINARY SHARES, THE HOLDERS OF B ORDINARY SHARES AND THE HOLDERS OF C ORDINARY SHARES.

Class of shares ORDINARY C

Aggregate nominal 50

Currency GBP

Amount paid 1

Amount unpaid 0

#### Prescribed particulars

C ORDINARY SHARES: THE HOLDERS OF C ORDINARY SHARES HAVE A RIGHT TO RECEIVE NOTICE OF AND TO ATTEND AND VOTE AT GENERAL MEETINGS EITHER IN PERSON OR BY WAY OF PROXY, WITH THEIR RESPECTIVE VOTING POWERS ON POLL AND A SHOW OF HANDS BEING 4 VOTES EACH. DIVIDENDS: AFTER PAYMENT OF THE PREFERENCE DIVIDEND AND ANY FURTHER SUM PAYABLE TO THE PREFERENCE SHAREHOLDERS AND INSOFAR AS THERE REMAIN PROFITS AVAILABLE FOR DISTRIBUTION SUCH PROFITS SHALL BE AVAILABLE FOR DISTRIBUTION TO THE ORDINARY SHAREHOLDERS. ALL DIVIDENDS DECLARED IN RESPECT OF THE ORDINARY SHARES SHALL BE DISTRIBUTED AMONG THE ORDINARY SHAREHOLDERS IN PROPORTION TO THE NUMBER OF ORDINARY SHARES HELD BY THEM. RETURN OF CAPITAL: ON A RETURN OF CAPITAL ON LIQUIDATION OR OTHERWISE THE ASSETS OF THE COMPANY AVAILABLE FOR DISTRIBUTION AMONG THE SHAREHOLDERS SHALL BE APPLIED FIRST IN REPAYING TO THE PREFERENCE SHAREHOLDERS THE SUM OF £1 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ACCRUALS OF THE PREFERENCE DIVIDEND AND ANY FURTHER SUM PAYABLE IN RESPECT OF THE PREFERENCE DIVIDEND OR ANY REDEMPTION OF THE PREFERENCE SHARES IN EACH CASE CALCULATED DOWN TO THE DATE OF THE RETURN OF CAPITAL AND TO BE PAYABLE WHETHER OR NOT SUCH DIVIDEND OR FURTHER SUM HAS BEEN DECLARED OR EARNED. SECONDLY, THE BALANCE OF SUCH ASSETS SHALL BELONG TO AND BE DISTRIBUTED AMONG THE HOLDERS OF THE ORDINARY SHARES IN PROPORTION TO THE NUMBER OF ORDINARY SHARES HELD BY THEM. REDEEMABLE SHARES: THE C ORDINARY SHARES ARE NOT REDEEMABLE. DEFINITIONS: PREFERENCE DIVIDEND 1. THE PREFERENCE SHAREHOLDERS SHALL BE ENTITLED TO BE PAID OUT OF THE PROFITS AVAILABLE FOR DISTRIBUTION OF THE COMPANY A FIXED CUMULATIVE PREFERENTIAL DIVIDEND AT THE RATE OF 10 PER CENT. PER SHARE PER ANNUM ("PREFERENCE DIVIDEND"). 2. THE PREFERENCE DIVIDEND SHALL BE PAYABLE IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES OF THE COMPANY OR TO THE TRANSFER OF ANY SUM TO RESERVES. 3. THE PREFERENCE DIVIDEND SHALL ACCRUE FROM DAY TO DAY AND SHALL BE COMPOUNDED ANNUALLY IN EQUAL AMOUNTS ON 1 OCTOBER IN EACH YEAR (FROM AND INCLUDING 1 OCTOBER 2011). 4. THE PREFERENCE DIVIDEND PAYABLE ON ANY DATE FOR REDEMPTION OF ANY PREFERENCE SHARES DETERMINED BY THE BOARD OF DIRECTORS SHALL WITHOUT ANY FURTHER RESOLUTIONS OF THE BOARD OR OF THE COMPANY IN GENERAL MEETING BECOME A DEBT DUE FROM AND IMMEDIATELY PAYABLE BY THE COMPANY TO THE HOLDERS OF THE PREFERENCE SHARES ENTITLED THERETO. 5. ALL REFERENCES TO DIVIDENDS OR PAYMENTS ARE EXCLUSIVE OF ANY ASSOCIATED TAX CREDIT. PREFERENCE SHAREHOLDERS THE HOLDERS OF A PREFERENCE SHARES AND THE HOLDERS OF B PREFERENCE SHARES. ORDINARY SHAREHOLDERS THE HOLDERS OF A ORDINARY SHARES, THE HOLDERS OF B ORDINARY SHARES AND THE HOLDERS OF C ORDINARY SHARES.

Class of shares A PREFERENCE SHARE Number allotted 2000

Aggregate nominal 2000

value

Currency GBP Amount paid per share 1

Amount unpaid per share 0

#### Prescribed particulars

A PREFERENCE SHARES VOTING: A HOLDER OF A PREFERENCE SHARES SHALL HAVE THE RIGHT TO RECEIVE NOTICE OF, AND TO ATTEND AND VOTE AT GENERAL MEETINGS OF THE COMPANY, EITHER IN PERSON OR BY WAY OF PROXY, WITH HIS VOTING POWERS ON POLL AND ON A SHOW OF HANDS BEING 1 VOTE. DIVIDENDS: THE HOLDERS OF A PREFERENCE SHARES SHALL BE ENTITLED TO BE PAID OUT OF THE PROFITS AVAILABLE FOR DISTRIBUTION OF THE COMPANY A FIXED CUMULATIVE PREFERENTIAL DIVIDEND AT THE RATE OF 10 PER CENT. PER SHARE PER ANNUM. THE HOLDERS OF A PREFERENCE SHARES AND B PREFERENCE SHARES SHALL BE PAID IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES OF THE COMPANY OR TO THE TRANSFER OF ANY SUM TO RESERVES. RETURN OF CAPITAL: ON A RETURN OF CAPITAL ON LIQUIDATION OR OTHERWISE THE ASSETS OF THE COMPANY AVAILABLE FOR DISTRIBUTION AMONG THE SHAREHOLDERS SHALL BE APPLIED FIRST IN REPAYING TO THE HOLDERS OF A PREFERENCE SHARES AND B PREFERENCE SHARES THE SUM OF £1 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ACCRUALS OF THE PREFERENCE DIVIDEND AND ANY FURTHER SUM PAYABLE IN RESPECT OF THE PREFERENCE DIVIDEND OR ANY REDEMPTION OF THE A PREFERENCE SHARES IN EACH CASE CALCULATED DOWN TO THE DATE OF THE RETURN OF CAPITAL AND TO BE PAYABLE WHETHER OR NOT SUCH DIVIDEND OR FURTHER SUM HAS BEEN DECLARED OR EARNED. REDEEMABLE: THE COMPANY MAY REDEEM ALL OF THE A PREFERENCE SHARES IN ISSUE AT ANY TIME.

Class of shares B PREFERENCE SHARE Number allotted 500000

Aggregate nominal 500000

value

Currency GBP Amount paid per share 1

Amount unpaid per share 0

#### Prescribed particulars

B PREFERENCE SHARES VOTING: A HOLDER OF B PREFERENCE SHARES SHALL HAVE THE RIGHT TO RECEIVE NOTICE OF, AND TO ATTEND AND SPEAK AT GENERAL MEETINGS OF THE COMPANY, AND TO RECEIVE A COPY OF ANY PROPOSED WRITTEN RESOLUTION, BUT SHALL HAVE NO VOTING RIGHTS. DIVIDENDS: THE HOLDERS OF B PREFERENCE SHARES SHALL BE ENTITLED TO BE PAID OUT OF THE PROFITS AVAILABLE FOR DISTRIBUTION OF THE COMPANY A FIXED CUMULATIVE PREFERENTIAL DIVIDEND AT THE RATE OF 10 PER CENT. PER SHARE PER ANNUM. THE HOLDERS OF A PREFERENCE SHARES AND B PREFERENCE SHARES SHALL BE PAID IN PRIORITY TO ANY PAYMENT TO THE HOLDERS OF ANY OTHER SHARES OF THE COMPANY OR TO THE TRANSFER OF ANY SUM TO RESERVES. RETURN OF CAPITAL: ON A RETURN OF CAPITAL ON LIQUIDATION OR OTHERWISE THE ASSETS OF THE COMPANY AVAILABLE FOR DISTRIBUTION AMONG THE SHAREHOLDERS SHALL BE APPLIED FIRST IN REPAYING TO THE HOLDERS OF A PREFERENCE SHARES AND B PREFERENCE SHARES THE SUM OF £1 PER SHARE TOGETHER WITH A SUM EQUAL TO ANY ARREARS AND ACCRUALS OF THE PREFERENCE DIVIDEND AND ANY FURTHER SUM PAYABLE IN RESPECT OF THE PREFERENCE DIVIDEND OR ANY REDEMPTION OF THE B PREFERENCE SHARES IN EACH CASE CALCULATED DOWN TO THE DATE OF THE RETURN OF CAPITAL AND TO BE PAYABLE WHETHER OR NOT SUCH DIVIDEND OR FURTHER SUM HAS BEEN DECLARED OR EARNED. REDEEMABLE: THE COMPANY MAY REDEEM ALL OF THE B PREFERENCE SHARES IN ISSUE AT ANY TIME.

Statem	ent of Cap	oital (Totals)			
Currency	GBP		al number chares	503000	
			al aggregate iinal value	503000	

## Full Details of Shareholders

The details below relate to individuals / corporate bodies that were shareholders as at 04/02/2012 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 : 150 ORDINARY B shares held as at the date of this return

Name: OLIVE TEGWEN BENNETT-EVANS

Shareholding 2 : 50 ORDINARY C shares held as at the date of this return

Name: MARTIN ALDER

Shareholding 3 : 150 ORDINARY B shares held as at the date of this return

Name: DAVID LEWIS BENNETT-EVANS

Shareholding 4 : 175 ORDINARY A shares held as at the date of this return

175 shares transferred on 2011-11-23

Name: HOWARD WYN EVANS

Shareholding 5 : 150 ORDINARY B shares held as at the date of this return

Name: JONATHAN FRANCIS BENNETT-EVANS

Shareholding 6 : 150 ORDINARY B shares held as at the date of this return

Name: IAN SIMON G BENNETT-EVANS

Shareholding 7 : 2000 A PREFERENCE SHARE shares held as at the date of this return

Name: RENEWABLE ENERGY HOLDINGS PLC

Shareholding 8 : 500000 B PREFERENCE SHARE shares held as at the date of this return

Name: HOWARD WYN EVANS

Shareholding 9 : 175 ORDINARY A shares held as at the date of this return

Name: RICHELLE SCHRODER

## Authorisation

Authenticated

This form was authorised by one of the following:

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