Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Hannant
John Brewster	Michael Hassall
Ian Slaughter	Debra Lumsden
Mark Hobbs	Neil Martin
Peter Knowles	Trevor Cross
Michael Tierney	

Dated 25 June 2004

LDS **LOPZCHJG** 0244
COMPANIES HOUSE 05/07/04

Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Hannant
John Brewster	Michael Hassall
Ian Slaughter	Debra Lumsden
Mark Hobbs	Neil M artin
Peter Knowles	Trevor Cross
Michael Tierney	

Dated 28 June 2004



Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Harmant
John Brewster	Michael Hassall
Ian Slaughter	Debra Lumsden
Mark Hobbs	Neil Martin
Peter Knowles	Trevor Cross
Michael Tierney	

24-06-04\GMRH\2466345.1



Dated 28

June 2004

No: 4439718

e2v HOLDINGS LIMITED

Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Hannaut
John Brewster IKM Mung Wer	Michael Hassall
Ian Slaughter	Debra Lumsden
Mark Hobbs	Neil Martin
Peter Knowles	Trevor Cross
Michael Tierney	

Dated 2.7 June 2004



Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Hannant
John Brewster	Michael Hassall
Ian Slaughter	Debra Lumsden
Mark Hobbs	Neil Martin
Peter Knowles	Trevor Cross
Michael Tierney	

Dated 28 June 2004

LD3 *LGPZ?NJB* 0249
COMPANIES HOUSE 0507.04

Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Hanvant
John Brewster	Michael Hassall
Ian Slaughter	Debra Lumsden
Mark Hoobs	Neil Martin
Peter Knowles	Trevor Cross
Michael Tierney	
Dated 28 June 2004	LD3 **LGPZ\$IJC* 0248 COMPANIES HOUSE 05/07/04

Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Hannant
John Brewster	Michael Hassall
Ian Slaughter	Debra Lumsden New Mortu
Mark Hobbs	Neil Martin
Peter Knowles	Trevor Cross
Michael Tierney	

Dated 28 June 2004

LD3 **LGPZ9HJD** 0247
COMPANIES HOUSE 05/07/04

Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Hannant
John Brewster	Michael Hassall
Ian Slaughter	Debra Lumsden
Mark Hobbs	Neil Martin
Peter Knowles	Trevor Cross
Michael Tierney	

Dated 26 June 2004

LD3 **LGPZAHJE** 0246
COMPANIES HOUSE D5/07/04

Written resolution of the Company pursuant to section 381A of the Companies Act 1985

We, being all the members of the Company who at the date of this resolution would be entitled to attend and vote at a general meeting of the Company on this resolution, HEREBY PASS the following resolution as a written resolution of the Company:-

RESOLUTION

THAT, pursuant to and in accordance with the provisions of Section 165(2) of the Companies Act 1985, the terms of the contingent agreement into which it is proposed 3i Group PLC, 3i Parallel Ventures LP, 3i Europartners IIIA LP and 3i Europartners IIIB LP and Parallel Ventures Managers Limited (in its capacity as administrator of Parallel Ventures (No.2) Co-Investment Plan) (together, "the Institutional Shareholders") and the Company enter for the sale and purchase of all of the issued deferred shares of £0.01 each in the capital of the Company held by the Institutional Shareholders immediately following Admission in the form of the document attached to this resolution, be and it is hereby approved and any Director of the Company be and is hereby authorised to execute the said agreement for and on behalf of the Company and, subject to the conditions contained in such agreement, to fulfil all of the obligations of the Company thereunder and to take all such steps as may be necessary or appropriate in relation thereto.

Keith Attwood	Michael Hannant
John Brewster	Michael Hassall
Ian Slaughter	Debra Lumsden
Mark Hobbs	Neil Martin
Peter Knowles	Trevor Cross
Michael Tierney	

Dated 28 June 2004

LDS *LGPZBLJF* 0245
COMPANIES HOUSE 0507704