RP04

AR01

Annual Return Section 243 Exemption®

document(s) to the address below

Second filing of a document previously delivered



What this form is for You can only use this form to file a second filing of a document delivered under the Companies Act 2006 on or after 1 October 2009 that held inaccuracies

A second filing of a document must only be filed where it is providing corrected information that has been properly delivered but inaccuracies

What this form is NOT for

You cannot use this form to file a second filing of a document delivered under the Companies 1985 regardless of when it was

A second filing of a document cannot be filed where it is correct information that was originally not properly delivered Form RP01 must



04/03/2015 A14 COMPANIES HOUSE

	still appear on the register be used in these circumstances	
1	Company details	
ompany number	0 9 0 1 9 4 1 7	→ Filling in this form Please complete in typescript or in
Company name in full	EMERALD TOPCO LIMITED	bold black capitals
		All fields are mandatory unless specified or indicated by *
2	Description of the original document	
Oocument type Oate of registration of the original document	SH01 d	Description of the original document Please enter the document type (e.g. a Return of allotment of shares—SH01) and any distinguishing information if more than one document of that type wa filed on the same day
B	Applicable documents	
_	This form only applies to the following forms	
	AP01 Appointment of director	
	AP02 Appointment of corporate director	
	APO3 Appointment of secretary	
	APO4 Appointment of corporate secretary	
	CH01 Change of director's details	
	CH02 Change of corporate director's details CH03 Change of secretary's details	
	CH04 Change of corporate secretary's details	
	TM01 Termination of appointment of director	
	TM02 Termination of appointment of secretary	
	SH01 Return of allotment of shares	

If you are applying for, or have been granted, exemption under section 243

of the Companies Act 2006 and the document(s) you are updating contain(s)

your usual residential address, please post this form along with the updated

The Registrar of Companies, PO BOX 4082, Cardiff, CF14 3WE

CHFP000 04/11 Version 1 0

or CH01)

If you are currently in the process of applying for or have been granted

may wish to check that you have

not entered your usual residential address as the service address in

the accompanying form (e.g. AP01

a Section 243 exemption, you

RP04

Second filing of a document previously delivered

Presenter information
You do not have to give any contact information, but i you do it will help Companies House if there is a query on the form The contact information you give will be visible to searchers of the public record
Contact name DAVID WALL
Company name TRAVERS SMITH LLP
Address 10 SNOW HILL
Past town LONDON
Postcode E C 1 A 2 A L Country
DX
02072953000
✓ Checklist
We may return forms completed incorrectly or with information missing
Please make sure you have remembered the following The company name and number match the information held on the public Register You can only use this form to file a second filing of a document delivered to the Registrar of Companiounder the Companies Act 2006 on or after 1 October 2009 that held inaccuracies

Important information

Please note that all information on this form will appear on the public record

Where to send

You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below

For companies registered in England and Wales
The Registrar of Companies, Companies House,
Crown Way, Cardiff, Wales, CF14 3UZ
DX 33050 Cardiff

For companies registered in Scotland
The Registrar of Companies, Companies House,
Fourth floor, Edinburgh Quay 2,
139 Fountainbridge, Edinburgh, Scotland, EH3 9FF
DX ED235 Edinburgh 1
or LP - 4 Edinburgh 2 (Legal Post)

For companies registered in Northern Ireland The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG DX 481 N R Belfast 1

Section 243 exemption

If you are applying for or have been granted a section 243 exemption, please post this whole form to the different postal address below The Registrar of Companies, PO Box 4082, Cardiff, CF14 3WE

Further information

For further information, please see the guidance notes on the website at www companieshouse gov uk or email enquiries@companieshouse gov uk

This form is available in an alternative format. Please visit the forms page on the website at www.companieshouse.gov.uk

☐ If you are updating a document where you have

You have enclosed the second filed document(s)If the company to which this document relates has

this form

for paper filing

previously paid a fee, do not send a fee along with

signed up to the PROOF (PROtected Online Filing) scheme, you must also deliver with this form, and

the second filed document(s), a PR03 form 'Consent

In accordance with Section 555 of the Companies Act 2006

SH01

∳ IRIS Laserform

Return of allotment of shares

		e WebFiling servic w companieshouse	e to file this form o gov uk	nline				
•	What this form You may use thi notice of shares incorporation		notice of shar on formation of for an allotme	m is NOT for se this form to give es taken by subscril of the company or nt of a new class of unlimited company	Z	A14	*A42FW6ZN* 04/03/2015 COMPANIES HOUSE	
	Company de	tails						
ompany number	0 9 0	0 9 0 1 9 4 1 7 → Filling In this form Please complete in typescript or in						
ompany name in full	Emerald To	opco Limited					d black capitals Relds are mandatory unless	
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	Allotment da	tes O			_			
rom Date	0 b r	m1 m1	y0 y1 y4			Allotmen	et date es were allotted on the	
o Date	d 2 d 8	m (m (y 2	V 0 V 1 V 4			from date allotted o	y enter that date in the e' box. If shares were over a period of time, both 'from date' and 'to es	
	Shares allot	ed						
		etails of the shares continuation page i	allotted, including bo f necessary)	nus shares.		complete	y cy details are not ed we will assume currency nd sterling	
Class of shares E g Ordinary/Preference	etc)	Currency 2	Number of shares allotted	Nominal value of each share	Amount pa (including s premium) of share	share	Amount (if any) unpaid (including share premlum) on each share	
D ordinary sh	ares		28000	0 10		1 00	0 00	
						<u></u>		
	If the allotted state the cons	shares are fully or p sideration for which	artly paid up otherwithe shares were allo	se than in cash, ple	asc	Continu Please unecessa	ation page use a continuation page if any	
Details of non-cash consideration								
f a PLC, please attact valuation report (if appropriate)								

_	SH01 Return of allotmen	t of shares			
	Statement of cap	tal			
	Section 4 (also Section 5 and Section 6, if appropriate) should reflect the ompany's issued capital at the date of this return				
4 5	Statement of cap	ital (Share capital in p	ound sterling (£))		
		ach class of shares held Section 4 and then go to		our	
Class of shares E.g. Ordinary/Preference etc	c)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares 2	Aggregate nominal value 3
A Ordinary		1 00	0 00	690072	£ 6,900 72
B Ordinary		1 00	0 00	89928	£ 8,992 80
C Ordinary		1 00	0 00	32325	£ 3,23250
See continuation	on sheet				£
<u> </u>			Totals	812325	19,126 02
Currency Class of shares (E.g. Ordinary / Preference s	etc)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares 2	Aggregate nominal value
			Totals		
Currency					
Class of shares (E.g. Ordinary/Preference el	tc)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares 2	Aggregate nominal value
			Totals		
6	Statement of cap	oital (Totals)			
	Please give the total	al number of shares and	total aggregate nominal	Please	aggregate nominal value a list total aggregate values in int currencies separately. For
Total number of shares	CV070010 C100 + \$100 + \$10 atc				
Total aggregate nominal value	39,519	79/			
Including both the nomi share premium		E g Number of shares in normal value of each s	hare Ple	ntinuation Pages ease use a Statement of Capl ge if necessary	tal continuation
Total number of issued	snares in this class		·		

SH01

Return of allotment of shares

7	Statement of capital (Prescribed particulars of rights attached to shares)
	Please give the prescribed particulars of rights attached to shares for each class of share shown in the statement of capital share tables in Section 4 and Section 5	Prescribed particulars of rights attached to shares The particulars are
Class of share	A ordinary shares	a particulars of any voting rights, including rights that arise only in
Prescribed particulars	Please see continuation sheet.	certain circumstances, b particulars of any rights, as respects dividends, to participate in a distribution, c particulars of any rights, as respects capital, to participate in a distribution (including on winding up), and d whether the shares are to be redeemed or are liable to be redeemed at the option of the company or the shareholder and any terms or conditions relating to redeemption of these shares
Class of share	B ordinary shares	A separate table must be used for each class of share
Prescribed particulars •	Plcase see continuation sheet	Continuation page Please use a Statement of Capital continuation page If necessary
Class of share	C ordinary shares	
Prescribed particulars	Please see continuation sheet	
8	Signature	
	I am signing this form on behalf of the company	Societas Europaea If the form is being filed on behalf
Signature	Signature X This form may be signed by Director . Secretary, Person authorised . Administrator, Administrative receiver, Receiver, Receiver manager, CIC manager	of a Societas Europaea (SE) please delete 'director' and insert details of which organ of the SE the person signing has membership Person authorised Under either section 270 or 274 of the Companies Act 2006
		CHED025

In accordance with
Section 555 of the
Companies Act 2006

SH01 - continuation page Return of allotment of shares

State	ment	of ca	pital
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Durrency £				
class of shares E.g. Ordinary/preference etc.)	Amount paid up on each share	Amount (if any) unpaid on each share	Number of shares 2	Aggregate nominal value
Ordinary	1.00	0 00	112731	11,273.10
Preference	1 00	0 00	9120675	11,273.10 9,120.67
		Totals	(1.2.2.2.1.0)	74 892 77
Including both the nominal value and ar share premium	by E.g. Number of shares in nominal value of each s	ssued multiplied by	1 7, 652,406	1 20, 393 77

SH01- CONTINUATION PAGE

7. Statement of capital (Prescribed particulars of rights attached to shares)

Defined terms used in this Continuation Page shall have the meaning given to them in the articles of association of Emerald Topco Limited (the "Articles")

Class of share

A Ordinary, B Ordinary, C Ordinary, D Ordinary Shares, Preference Shares

Prescribed particulars

a. Voting rights

The voting rights attached to each class of Shares shall be as set out in this Article:

on a written resolution, every Shareholder holding one or more A Ordinary Shares or B Ordinary Shares or C Ordinary Share on the date on which the resolution is circulated as required by the Act shall, subject to sections 289 and 290 of the Act and these Articles, have one vote for each A Ordinary Share, one vote for each B Ordinary Share and two votes for each C Ordinary Share held by him;

on a resolution to be passed at a general meeting of the Company on a show of hands, every qualifying person (as defined in section 318(3) of the Act) present shall, subject to section 323(4) of the Act, have one vote, save that, subject always to the provisions of Article 7.3 and Article 7.5, a member, as defined in section 318(3)(a) of the Act, who only holds Preference Shares or only holds D Ordinary Shares shall not count as a qualifying person for the purposes of Article 7.1 2; and

on a resolution to be passed at a general meeting of the Company on a poll, every Shareholder holding one or more A Ordinary Shares or B Ordinary Shares or C Ordinary Shares, who (being an individual) is present in person or by proxy or (being a corporation) is present by a duly authorised representative or by proxy, shall have one vote for each A Ordinary Share, one vote for each B Ordinary Share and two votes for each C Ordinary Share of which he is the holder.

If at any time a Default Event has occurred and the Investors by an Investor Direction so direct, then.

the B Ordinary Shares, C Ordinary Shares and any A Ordinary Shares held by any person who is not an Investor shall cease to entitle each holder thereof to vote on any written resolution of the Company or of the holders of any class of Shares in the Company or to attend and vote (whether on a show of hands or on a poll) at any general meeting of the Company or at any separate class meeting;

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the Preference Shares held by the Investors shall entitle each holder thereof to vote on any written resolution of the Company and to attend and vote (whether on a show of hands or on a poll) at any general meeting of the Company and at any separate class meeting; and

new shares in the Company may be issued, ranking ahead of or pari passu with any class of Shares, without the consent of the holders of such class or classes of Shares.

The provisions of Article 7.2 shall continue for so long as the breach or failure giving rise to the Default Event subsists (and for this purpose no account shall be taken of any waiver given by any person in respect of any such breach or any standstill arrangements or similar agreement with any person).

For the avoidance of doubt, the provisions in Article 7.2 shall enable the holders of any A Ordinary Shares and Preference Shares in issue from time to time who are Investors to:

consent to the holding of a general meeting of the Company or separate class meeting on short notice pursuant to the Act on the basis that such holders would constitute the only Shareholders who would be entitled to attend and vote at the general meeting and/or separate class meeting; and

pass written resolutions of the Company and/or a separate class pursuant to the Act, on the basis that such holders would constitute the only Shareholders who would be entitled to vote on a written resolution and/or class written resolution

The provisions of Article 7.6 shall apply (unless the Investors by an Investor Direction direct otherwise) if at any time:

any Shareholder or his Permitted Transferee (other than an Investor) is in the reasonable opinion of the Majority Investors in breach of any of the Equity Documents (without prejudice to the provisions of Article 11.3) and such breach (where capable of being remedied) has not been remedied (without any cost, loss or expense to any Group Company and/or any Investor) within 10 Business Days of the Shareholder being notified of such breach;

any Group Company is entitled to terminate any contract of employment by reason of a repudiatory breach thereof by an employee who is a Shareholder or whose Permitted Transferees are Shareholders or who is otherwise entitled to Shares held by a nominee or trustee on his behalf; or

any person becomes a Leaver.

Notwithstanding any other provisions of these Articles, if the provisions of this Article apply:

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the Shares which any such person referred to in Article 7.5 holds or to which he is entitled;

any Shares formerly held by such person which have been transferred either in breach of the provisions of these Articles or in accordance with Article 12 (Permitted Transfers); and

any Shares formerly held by a Family Member of such person referred to in Article 7.5 or the trustee of a Family Trust of such person referred to in Article 7.5 which have been transferred either in breach of the provisions of these Articles or in accordance with Article 12 (Permitted Transfers);

shall immediately cease to entitle the holders thereof to vote on any written resolution of the Company or of the holders of any class of Shares in the Company and to attend and vote (whether on a show of hands or on a poll) at any general meeting of the Company or at any separate class meeting.

The provisions of Article 7.6 shall continue:

in the case of Article 7.6.1, for so long as such breach subsists (and for this purpose no account shall be taken of any waiver given by any person in respect of any such breach or any standstill arrangement or similar agreement with any person); or

in the case of Articles 7.6.2 and 7.6.3, until such time as such person, and any Permitted Transferee of such person under Articles 12.1.1 and 12.2 2, ceases to be a Shareholder.

Subject to Article 7 2, the Preference Shares will entitle the holders thereof to:

receive a copy of any written resolution circulated to eligible members under the Act at the same time as the resolution is so circulated but not to vote on such a resolution; and

receive notice of all general meetings but not to attend or vote at any general meeting.

For the avoidance of doubt, the D Ordinary Shares and the Deferred Shares do not carry any voting rights and the holders thereof are not entitled to:

receive a copy of any written resolution circulated to eligible members under the Act at the same time as the resolution is so circulated; and

receive notice of all general meetings and to attend any general meeting

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b. Dividend rights

Subject to (1) the Board recommending payment of the same (ii) Investor Consent and (1ii) the remaining provisions of Article 5, (including any prior payment of any Preference Dividend due under Article 5.2) any Available Profits which the Company may determine to distribute in respect of any financial year shall be distributed amongst the holders of the Equity Shares (pari passu as if the same constituted one class of share) according to the number of such Shares held by the relevant Shareholder at the relevant time.

The Company shall, without resolution of the Board or of the Company in general meeting and before application of any profits to reserve or for any other purpose, accrue in respect of each Preference Share a fixed cumulative preferential dividend at the annual rate of 10% of the Issue Price per Share (excluding any associated tax credit) compounded annually on thell July in each year which shall accrue daily and be calculated in respect of the period to such date assuming a 365-day year (the "Preference Dividend").

The Preference Dividend shall (unless directed to the contrary by an Investor Direction) be paid on the earlier of: (i) an Exit, (ii) the date falling 10 years after the Completion Date, (iii) a Redemption Default Event or (iv) the date of any earlier redemption of the relevant Shares, to the person registered as the holder of the relevant Share or Shares on that date and shall be deemed to accrue from day to day after as well as before the commencement of a Winding-Up and shall therefore be payable by a liquidator in respect of any period after such commencement in priority to other claims or rights of Shareholders in respect of share capital

The Preference Dividend shall, provided the Company has sufficient Available Profits out of which to pay the same and notwithstanding that such dividend is expressed to be cumulative, automatically become a debt due from and immediately payable by the Company on the relevant payment date specified in Article 5.3. If and to the extent that the debt so constituted is not paid in full on the payment date concerned, the unpaid amount shall carry interest at the Interest Rate in respect of the period from and including the payment date concerned to the date of actual payment.

If the Company is unable to pay in full on the due date any Preference Dividend by reason of having insufficient Available Profits then it shall on such date pay the same to the extent that it is lawfully able to do so and the unpaid amount shall carry interest at the Interest Rate in respect of the period from and including the payment date concerned down to and including the date of actual payment. Such interest shall accumulate and form part of the Preference Dividend to which it relates. It shall not therefore become payable until the Company has sufficient Available Profits with which to pay the relevant Preference Dividend.

Where by reason of the Company having had insufficient Available Profits it is in arrears with the payment of any Preference Dividend, the first Available Profits arising thereafter shall be applied first, in or towards paying off all accruals and/or unpaid amounts of Preference Dividend and thereafter in or towards redeeming all Preference Shares which have not been redeemed on or by the due date for redemption in accordance with Article 8 (Redemption Rights).

The Company shall procure (so far as it is able) that each of its subsidiaries and each of its subsidiary undertakings which has Available Profits shall from time to time declare and pay to the Company (or, as the case may be, the relevant Group Company that is its immediate holding company or parent undertaking) such dividends as are necessary to permit lawful and prompt payment by the Company of the Preference Dividends and the redemption of any Preference Shares on their due date for redemption.

The Deferred Shares shall carry no right to participate in any dividend or distribution.

c. Return of capital rights

The rights as regards return of capital attaching to each class of Shares shall be as set out in this Article.

On a return of capital on liquidation or otherwise (except on redemption or purchase by the Company of any Shares), the surplus assets of the Company remaining after the payment of its liabilities and all other payments to be made in priority (including, for the avoidance of doubt, any debts arising from non-payment of Preference Dividends and all other sums payable in priority) shall be applied in the following order:

in priority to any payments to be made pursuant to Article 6.2.2, in paying to each holder of Preference Shares in respect of each Preference Share of which it is the holder, an amount equal to (1) 100% of the Issue Price thereof and (11) the aggregate amount of any accruals and/or unpaid amounts of Preference Dividend (to be calculated down to and including the date of the return of capital and to be payable irrespective of whether such dividend would be unlawful by reason of there being insufficient Available Profits); and

the balance of assets (if any) after all payments to be made in priority shall be distributed amongst the holders of the Equity Shares (pari passu as if the same constituted one class of Share) according to the number of such Equity Shares held by the relevant Shareholders at the relevant time; and

after the distribution of the first £1,000,000,000 of such assets under Articles 6.2.1 and 6.2.2, holders of the Deferred Shares shall be

entitled to receive an amount equal to the nominal value thereof and thereafter, any balance of such assets shall be distributed in the same manner as under Article 6.2.2 above.

For the avoidance of doubt, the fact that any Ordinary Shares have ceased to be entitled to vote pursuant to Article 7.2 or Article 7.6 at that time shall not in itself affect their entitlement to receive any amount pursuant to Article 6.2.

d. Redemption rights

The Preference Shares shall, subject to any restrictions set out in the Act, be redeemed as follows:

the Company shall (unless directed to the contrary by an Investor Direction) redeem all the Preference Shares then in issue immediately prior to an Exit or, if earlier:

the date falling 10 years after the Completion Date; or

on the occurrence of a Redemption Default Event; or

the Company may, with Investor Consent, at any time on not less than 25 Business Days' notice in writing to the holders of Preference Shares, redeem such total number of Preference Shares as is specified in such notice.

Where Preference Shares are to be redeemed in accordance with Article 8.1, the Company shall give to the holders of the Preference Shares falling to be redeemed prior notice in writing of the redemption (a "Company Redemption Notice"). The Company Redemption Notice shall specify the particular Preference Shares to be redeemed and the date fixed for redemption (which, in the case of a redemption immediately prior to an Exit, shall be the expected date for redemption) and shall be given not less than 20 nor more than 28 Business Days prior to the date fixed for redemption. In the case of a redemption immediately prior to an Exit, the Company Redemption Notice shall be conditional on such Exit occurring within one month of the date fixed for redemption, failing which the Company Redemption Notice shall be revoked.

Notwithstanding Article 8.1, the holders of more than 50% in number of the Preference Shares in issue at the relevant time may at any time require the Company, by serving on it a notice (a "Shareholder Redemption Notice"), to redeem such amount of Preference Shares as is specified in the Shareholder Redemption Notice. Any redemption of Preference Shares pursuant to Article 8.3 shall (unless an Investor Consent and a Manager Consent agree otherwise) be a redemption from all

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holders of Preference Shares pro rata to the number of Preference Shares they hold.

The holders of more than 50% in number of the Preference Shares in issue at the relevant time shall be entitled to withdraw the Shareholder Redemption Notice if they serve the Company with written notice to that effect before the redemption takes place.

Where a Shareholder Redemption Notice has been duly given, the Company shall be obliged, subject to having sufficient Available Profits with which to redeem the same, to redeem the Preference Shares specified in the Shareholder Redemption Notice on the first Business Day following the receipt of such notice (which day shall be the date fixed for redemption).

If the Company is unable, because of having insufficient Available Profits or because of the provisions of Article 30 (Overriding Provisions), to redeem in full the relevant number of Preference Shares on the date fixed for redemption, the Company shall redeem as many of such Preference Shares as can lawfully and properly be redeemed and the Company shall redeem the balance as soon as it is lawfully and properly able to do so.

If the Company is at any time redeeming fewer than all the Preference Shares from time to time in issue, the number of Shares to be redeemed shall (subject to any contrary requirements in a Shareholder Redemption Notice) be apportioned between those holders of the Preference Shares then in issue pro rata according to the number of Preference Shares held by them respectively at the date fixed for redemption.

On the date fixed for redemption, each of the holders of the Preference Shares falling to be redeemed shall be bound to deliver to the Company, at the Company's registered office, the certificate(s) for such Preference Shares (or an indemnity, in a form reasonably satisfactory to the Board, in respect of any lost certificate) in order that the same may be cancelled. Upon such delivery, the Company shall pay to the holder (or, in the case of any joint holders, to the holder whose name stands first in the Company's register of members in respect of such Shares) the amount due to it in respect of such redemption against delivery of a proper receipt for the redemption monies.

If any certificate delivered to the Company pursuant to Article 8.8 includes any Preference Shares not falling to be redeemed on the date fixed for redemption, a new certificate in respect of those Shares shall be issued to the holder(s) thereof as soon as practicable thereafter (and, in any event, within 20 Business Days thereafter).

There shall be paid on the redemption of each Preference Share an amount equal to:

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100% of the Issue Price thereof; and

all accruals and/or unpaid amounts of Preference Dividend in respect thereof, calculated down to and including the date of actual payment;

and such aggregate amount shall, subject to the Company having Available Profits or other monies which may be lawfully applied for such redemption, at that time become a debt due from and immediately payable by the Company to the holders of such Preference Shares

If the Company is unable to pay the amounts referred to in Article 8.10 in full on a date fixed for redemption by reason of having insufficient Available Profits or not having other monies which may be lawfully applied for such redemption, then the amount so unpaid shall be increased by an amount equal to the interest which would have accrued had interest on the unpaid amount been charged at the Interest Rate in respect of the period from and including the due date down to and including the date of actual payment and shall be paid as soon thereafter as, and to the extent that, Available Profits or other monies that may lawfully be applied for such redemption have arisen.

If the Company fails or is unable to redeem any of the Preference Shares in full on the date due for redemption for any reason whatsoever, all Available Profits (or other monies which may lawfully be applied for the purpose of redeeming Shares) shall be applied in the order of priority specified in Article 5.6.

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SH01 Return of allotment of shares

Presenter information	Important information		
You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record.	Please note that all information on this form will appear on the public record.		
visible to searchers of the public record	Where to send		
Conlect name Alexander Cohen-Santı	You may return this form to any Companies House address, however for expediency we advise you to		
Companyname Travers Smith LLP	return it to the appropriate address below		
Address 10 Snow Hill	For companies registered in England and Wates. The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ DX 33050 Cardiff		
	For companies registered in Scotland.		
Fostlown London	The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2,		
County/Region Pestude F: C A 2 A 7.	139 Fountainbridge, Edinburgh, Scotland, EH3 9FF DX ED235 Edinburgh 1		
	or LP - 4 Edinburgh 2 (Legal Post)		
Country	For companies registered in Northern Ireland The Registrar of Companies, Companies House,		
Talephona	Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG		
	DX 481 N R Belfast 1		
Checklist	i Further information		
We may return the forms completed incorrectly or with information missing.	For further information please see the guidance notes		
	on the website at www companieshouse gov uk		
Please make sure you have remembered the following:	or email enquines@companieshouse gov uk		
The company name and number match the	This form is available in an		
information held on the public Register You have shown the date(s) of allotment in	alternative format. Please visit the		
section 2	forms page on the website at		
You have completed all appropriate share details in section 3	www.companieshouse.gov.uk		
You have completed the appropriate sections of the Statement of Capital			
You have signed the form			
1	1		