FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company Number 15162519

The Registrar of Companies for England and Wales, hereby certifies that

ORMSHAW ACQUISITIONS LTD

is this day incorporated under the Companies Act 2006 as a private company, that the company is limited by shares, and the situation of its registered office is in England and Wales

Given at Companies House, Cardiff, on 25th September 2023



N15162519H





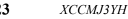
The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006





Application to register a company

Received for filing in Electronic Format on the: 22/09/2023



Company Name in full:

ORMSHAW ACQUISITIONS LTD

Company Type:

Private company limited by shares

England and Wales

Situation of Registered Office:

Proposed Registered Office Address: TRE-RU HOUSE THE LEATS CORNWALL, TRURO ENGLAND TR1 3AG

Sic Codes:

68209

Company Director

Type:		Person		
Full Forename((s):	MR MARTIN ANDRE	EW	
Surname:		ORMSHAW		
Service Address	::	TRE-RU HOUSE THI CORNWALL, TRURO UNITED KINGDOM	C	
Country/State U Resident:	Jsually	UNITED KINGDOM		
Date of Birth: Occupation:	**/07/1982 COMPAN	Nation Y DIRECTOR	nality:	BRITISH

1

The subscribers confirm that the person named has consented to act as a director.

Company Director 2

Type:		Person		
Full Forename(s	s):	MS JENNIFER	CAROLINE	
Surname:		ORMSHAW		
Service Address.	·	CORNWALL,	SE THE LEATS FRURO GDOM TR1 3AG	
Country/State U Resident:	sually	UNITED KING	GDOM	
Date of Birth: Occupation:	**/01/1985 COMPAN	5 Y DIRECTOR	Nationality:	BRITISH

The subscribers confirm that the person named has consented to act as a director.

Class of Shares:	ORDINARY	Number allotted	10
	Α	Aggregate nominal value:	10
Currency:	GBP		
Prescribed particular	rs		

ORDINARY SHARES HAVE FULL RIGHTS IN THE COMPANY WITH RESPECT TO VOTING, DIVIDENDS AND DISTRIBUTIONS.

Class of Shares:	ORDINARY	Number allotted	10
	В	Aggregate nominal value:	10
Currency:	GBP		
Prescribed particular	`S		

ORDINARY SHARES HAVE FULL RIGHTS IN THE COMPANY WITH RESPECT TO VOTING, DIVIDENDS AND DISTRIBUTIONS.

Statement of Capital (Totals)				
Currency:	GBP	Total number of shares: Total aggregate nominal value: Total aggregate unpaid:	20 20 0	

Name:	MARTIN ANDREW ORMSHAW		
		Class of Shares:	ORDINARY A
Address	TRAPPERS HENDRA CROFT		
	NEWQUAY	Number of shares:	10
	UNITED KINGDOM	Currency:	GBP
	TR85QW	Nominal value of each share:	1
		Amount unpaid:	0
		Amount paid:	1
Name:	JENNIFER CAROLINE		
	ORMSHAW		
		Class of Shares:	ORDINARY B
Address	8 CELTIC CLOSE		
	ACOMB	Number of shares:	10
	YORK	Currency:	GBP
	UNITED KINGDOM	Nominal value of each	1
	YO265QJ	share:	
		Amount unpaid:	0
		Amount paid:	1

Statement of initial significant control

On incorporation, there will be someone who will count as a Person with Significant Control (either a registerable person or relevant legal entity (RLE)) in relation to the company

Names:MR MARTIN ANDREW ORMSHAWCountry/State Usually
Resident:UNITED KINGDOMDate of Birth: **/07/1982Nationality:Service Address:TRE-RUHOUSE THE LEATS
CORNWALL, TRURO
UNITED KINGDOM
TRI 3AG

The subscribers confirm that each person named as an individual PSC in this application knows that their particulars are being supplied as part of this application.

Nature of control	The person holds, directly or indirectly, more than 25% but not more than 50% of the shares in the company.
Nature of control	The person holds, directly or indirectly, more than 25% but not more than 50% of the voting rights in the company.

Names:MS JENNIFER CAROLINE ORMSHAWCountry/State Usually
Resident:UNITED KINGDOMDate of Birth: **/01/1985Nationality:Service Address:TRE-RU HOUSE THE LEATS
CORNWALL, TRURO
UNITED KINGDOM
TR1 3AG

The subscribers confirm that each person named as an individual PSC in this application knows that their particulars are being supplied as part of this application.

Nature of control	The person holds, directly or indirectly, more than 25% but not more than 50% of the shares in the company.
Nature of control	The person holds, directly or indirectly, more than 25% but not more than 50% of the voting rights in the company.

I confirm the requirements of the Companies Act 2006 as to registration have been complied with.

memorandum delivered by an agent for the subscriber(s): YES

Agent's Name: COMPANIES MADE SIMPLE A DIVISION OF MADE SIMPLE GROUP LTD

Agent's Address:

20 WENLOCK ROAD LONDON ENGLAND N1 7GU

Authorisation

Authoriser Designation:	agent	Authenticated YES
Agent's Name:	COMPANIES MADE SIMPLE A DIVISIO GROUP LTD	ON OF MADE SIMPLE
Agent's Address:	20 WENLOCK ROAD LONDON ENGLAND N1 7GU	

COMPANY HAVING A SHARE CAPITAL

Memorandum of Association of ORMSHAW ACQUISITIONS LTD

Each subscriber to this memorandum of association wishes to form a company under the Companies Act 2006 and agrees to become a member of the company and to take at least one share.

Name of each subscriber	Authentication
MARTIN ANDREW ORMSHAW	Authenticated Electronically
JENNIFER CAROLINE ORMSHAW	Authenticated Electronically

Dated: 22/09/2023

THE COMPANIES ACT 2006 PRIVATE COMPANY LIMITED BY SHARES ARTICLES OF ASSOCIATION OF ORMSHAW ACQUISITIONS LTD

1. INTERPRETATION

1.1 The following definitions and rules of interpretation apply in these Articles:

Model Articles: means the model articles for private companies limited by shares contained in Schedule 1 of the Companies (Model Articles) Regulations 2008 (SI 2008/3229) as amended prior to the date of adoption of these Articles.

- 1.2 Save as otherwise specifically provided in these Articles, words and expressions which have particular meanings in the Model Articles shall have the same meanings in these Articles, subject to which and unless the context otherwise requires, words and expressions which have particular meanings in the Act shall have the same meanings in these Articles.
- 1.3 Headings in these Articles are used for convenience only and shall not affect the construction or interpretation of these Articles.
- 1.4 A reference in these Articles to an "article" is a reference to the relevant article of these Articles unless expressly provided otherwise.
- 1.5 Where the context permits, other and otherwise are illustrative and shall not limit the sense of the words preceding them.
- 1.6 The Model Articles shall apply to the company, except in so far as they are modified or excluded by, or are inconsistent with, these Articles.
- 1.7 Article 30 of the Model Articles shall not apply to the company.

2. **PROCEDURE FOR DECLARING DIVIDENDS**

2.1 The Company may by ordinary resolution declare dividends, and the directors may decide to pay interim dividends.

- 2.2 For the avoidance of doubt, each different designation of shares shall constitute a different class of shares; and where this article permits differentiation in payment of dividends (whether as to amount or percentage, or as to whether or not a dividend shall be paid at all) between classes, it likewise permits such differentiation between different designations and classes of shares.
- 2.3 Subject to Article 2.6 below, every general meeting at which a dividend is declared shall, by ordinary resolution passed by a majority of each class of shareholders, direct that such dividend be paid in respect of all classes of Shares, or in respect of one or more classes of Shares to the exclusion of the other classes.
- 2.4 Subject to Article 2.6 below, where a dividend is declared in respect of more than one class of Shares the Company may, by ordinary resolution passed by a majority of each class of shareholders, differentiate between such classes as to the amount or percentage of dividend payable, but in default of such a resolution the Shares in each such class shall be deemed to rank pari passu in all respects as if they constituted one class of Shares.
- 2.5 A dividend must not be declared unless the directors have made a recommendation as to its amount. Such a dividend must not exceed the amount recommended by the directors.
- 2.6 No dividend shall be declared in respect of any class of Shares in circumstances where the Directors recommend that no dividend should be declared nor shall any dividend be declared in respect of any class which exceeds the amount recommended by the Directors in respect of that class.
- 2.7 No dividend may be declared or paid unless it is in accordance with members' respective rights.
- 2.8 Unless the members' resolution to declare or directors' decision to pay a dividend, or the terms on which shares are issued, specify otherwise, it must be paid by reference to each member's holding of shares on the date of the resolution or decision to declare or pay it.
- 2.9 If the Company's share capital is divided into different classes, no interim dividend may be paid on shares carrying deferred or non-preferred rights if, at the time of payment, any preferential dividend is in arrear.
- 2.10 The directors may pay at intervals any dividend payable at a fixed rate if it appears to them that the profits available for distribution justify the payment.
- 2.11 If the directors act in good faith, they do not incur any liability to the holders of shares conferring preferred rights for any loss they may suffer by the lawful payment of an

interim dividend on shares with deferred or non-preferred rights.

- 2.12 When paying interim dividends the Directors may make payments in respect of one or more classes of Shares to the exclusion of the other classes or to all classes of Shares. When making such payments the Directors may differentiate between the classes in respect of which payments are being made as to the amount or percentage of dividend payable.
- 2.13 Each individual holding at least 5% of the Company's ordinary share capital shall be beneficially entitled to at least 5% of the profits available for distribution to the equity shareholders of the Company; and therefore, notwithstanding any other provisions of this article, where the Company has more than one class of shares, and where any dividend (whether final or interim) is declared, the amount of dividend paid in respect of each such class must be such as to ensure that each individual holding 5% or more of the Company's ordinary share capital shall be allocated no less than 5% of the total dividend declared to be paid to all equity shareholders