

CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company Number

135878

The Registrar of Companies for Scotland hereby certifies that

LEDGE 101 LIMITED

is this day incorporated under the Companies Act 1985 as a private company and that the company is limited.

Given at Companies House, Edinburgh, the

9 JANUARY 1992

Registrar of Companies





COMPANIES FORM No. 12

Statutory Declaration of compliance with requirements on application for registration of a company



Please do not write in this margin

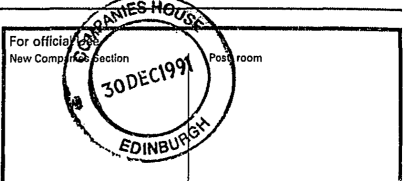
Pursuant to section 12(3) of the Companies Act 1985

ease complete gibly, preferably	To the Registrar of Companies (Address overleaf)	For official use	For official use
black type, or old block lattering	Name of company		
	* Ledge 101 Limited	· · · · · · · · · · · · · · · · · · ·	
insert full name of Company			
	I, John Arthur Thomas Rutherford		
	ofl Golden Square		
	Aberdeen		
delete as appropriate	do solemnly and sincerely declare that I am a [Solicitor		
	(parsenteenedas xiinestocoosecretarxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	ne above Act in re al to it have been ieving the same to	espect of the registration of the complied with,

Presentor's name address and reference (if any):

Ledingham Chalmers Advocates, 1 Golden Square Aberdeen

JATR/MW



MEMORANDUM

and

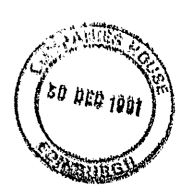
ARTICLES OF ASSOCIATION

of

LEDGE 101 LIMITED

Solicitors
1 Golden Square
Aberdeen

Telephone: 0224 647344 Telex: 73760 Telefax: 0224 648265 and 644011



Companies Act 1985

COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION OF LEDGE 1.01 LIMITED

- OHPANIES HOUGH 135878
- I. The name of the Company is Ledge 101 Limited.
- II. The Registered Office of this Company will be situated in Scotland.
- III. The objects for which this Company is established are all or any of the following (and in construing the following sub-sections the scope of no one of said sub-sections shall in the absence of any express restriction be deemed to limit or affect the scope of any sub-section)
- (1) To carry on for profit directly or indirectly, whether by itself or through subsidiary associated or allied companies or firms in the United Kingdom or elsewhere in all or any of its branches any business, undertaking, project or enterprise of any description whether of a private or public character and all or any trades, processes and activities connected therewith or ancillary or complementary thereto.
- (2) To carry on any other business which may, in the opinion of the Board of Directors, be conveniently carried on in connection with and in order to promote the foregoing business or enhance the assets of the Company.
- (3) To amalgamate with any person, firm or company whose objects are within the objects of the Company, and that either by sale of the whole business, property and assets of the Company, or by methase of the whole business, property and assets of such other many.
- (4) To enter into any partnership, consortium, joint working arrangement, profit sharing arrangement, or other similar agreement, with others or with any agency for any company, firm or person.
- (5) To promote or concur in establishing or promoting any other company for the purpose of acquiring all or any of the property or rights of the Company, and undertaking all or any of its liabilities or of undertaking any business or operations which may appear likely to assist or benefit the Company.
- (6) To subscribe for, take, purchase or otherwise acquire and hold shares, stock, securities of or other interest in any other company, association or firm having objects altogether or in part similar to those of this Company or carrying on any business capable of being conducted so as directly or indirectly to benefit this/

this Company.

- (7) To purchase, lease or otherwise acquire any heritable or moveable property, patents, licences, rights or privileges which the Company may think necessary or convenient for the purpose of its business, and to construct, maintain and alter any buildings or works necessary or convenient for the purpose of the Company.
- (8) To pay for any property or rights acquired by the Company either in cash, bills or promissory notes, or in shares of the Company, or by means of any security or obligation which the Company has power to issue, or in any or all of these modes.
- (9) To sell or otherwise dispose of the whole rights and assets of the Company, or any part thereof, for such consideration as the Company shall think fit, including the shares, stock, debentures or securities of any other company, association, firm or person.
- (10) To subscribe for, underwrite, purchase or otherwise acquire and hold (either absolutely or in security), and to sell, exchange, surrender, convert, dispose of and deal with shares, stocks, bonds, debentures, mortgages, securities, policies, book debts, business concerns and undertakes of all kinds.
- (11) To enter into any arrangements with any governments or authorities (municipal, local or otherwise), or any corporations, companies, firms or persons that may seem conducive to the attainment of the Company's objects or any of them and to obtain from any such government, authority, corporation, company, firm or person, any charters, contracts, decrees, rights, privileges and concessions which the Company may think desirable and to carry out, exercise and comply with any such charters, contractors, decrees, rights, privileges and concessions.
- (12) To apply for, take out, register or acquire by purchase or otherwise, any letters patent, patent licences or other patent rights, trade marks or designs or inventions in any part of the world, and to disclaim, alter or modify the same or grant licences in respect thereof, or otherwise turn to account the rights so acquired.
- (13) To borrow and raise money in any manner and to secure the repayment of any money borrowed, raised or owing by mortgage, charge, standard security, lien or other security upon the whole or any part of the Company's property or assets (whether present or future), including its uncalled capital, and also by a similar mortgage, charge, standard security, lien or security to secure and guarantee the performance by the Company of any obligation or liability it may undertake or which may become binding on it.
- (14) To draw, make, accept, endorse, discount, negotiate, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable transferable instruments.
- (15) To invest and deal with the monies of the Company not immediately required, upon such securities and in such manner as may from time to/

to time be determined.

- (16) To lend money and to make advances with or without security to any company, firm or person, and in particular to lend and advance money to companies, firms or persons owning or engaging in any business similar to that of the Company, or to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such person.
- (17) To grant undertakings, guarantees and indemnities in respect of the indebtedness or obligations of any person, firm, company or other body connected or associated with the Company in any way or having dealings with the Company and to secure the performance of such undertakings, guarantees and indemnities by a charge or lien upon the whole or any part of the Company's assets whether present or future including its uncalled capital or in any manner of way as the Company shall think fit, with or without consideration and regardless of whether or not the Company derives any benefit therefrom, declaring that the granting of such undertakings, guarantees, indemnities, charges and liens is a principal object of the Company and not merely a power.
- (18) To support and subscribe to any charitable or public object and any institution, society or club which may be for the benefit of the Company or its employees or may be connected with any town or place where the Company carries on business; and to give pensions, gratuities or charitable aid to any person or persons who may have served the Company (including Directors or ex-Directors and other officers of the Company), or to the wives, children or other relatives of such persons; and to form and contribute to provident and benefit funds for the benefit of any persons employed by the Company.
- (19) To distribute any of the property of the Company among the members in specie, but so that no distribution amounting to a reduction of Capital be made except with the sanction (if any) for the time being required by law.
- (20) To increase or reduce the Capital of the Company and to sub-divide or consolidate the shares.
- (21) To do all or any of the above things in any part of the world, as principals, agents, contractors, trustees or otherwise, and by or through trustees or otherwise, and either alone or in conjunction with others, and to do all such other things as are incidental or conducive to the attairment of the objects of the Company or any of them.
- IV. The liability of the members is limited.
- V. The Capital of the Company is £100 divided into 100 ordinary shares of £1.00 each.

-PAGE FOURTH-

WE, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of Shares in the Capital of the Company set opposite our respective names:

Names, Addresses and Descriptions of Subscribers

Number of Shares taken by each Subscriber

J.h. A. T. Busher full

John Arthur Thomas Rutherford

One

Solicitor

1 Golden Square

Aberdeen

Moder was

Marlene Weston

Company Registrar

1 Golden Square

Aberdeen

One

Dated the Twenty-fourth day of December 1991

Names, address and description of witness to the above Signatures:

Susan Anne Moir

plusan a Whire

Word Processor Operator

1 Golden Square

Aberdeen

COMPANIES ACT 1985

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION OF LEDGE 101 LIMITED

SOME HOUGH

1. PRELIMINARY

The Articles of Association of the Company consist of the Regulations contained in Table A in The Companies (Tables A to F) Regulations 1985 as amended by The Companies (Tables A to F) (Amendment) Regulations 1985 (such Table being hereinafter referred to as "Table A") as hereinafter modified and varied, and reference herein to "Table A" shall, unless otherwise stated, be construed as referring to Table A in the Companies (Tables A to F) Regulations 1985 as amended.

2. LIEN

Regulation 8 of Table A shall apply as if the words "not being a fully paid share" were deleted therefrom. The lien conferred by Regulation 8 shall attach to all shares registered in the name of any person indebted or under liability to the Company, whether such person is the sole holder thereof or one of two or more joint holders thereof.

3. FORFETTURE OF SHARES

Regulation 18 of Table A shall apply as if there were inserted at the end of the first sentence the words "and all expenses that may have been incurred by the Company by reason of such non-payment".

4. APPROVAL OF TRANSFERS

- A. The first sentence of Regulation 24 of Table A shall be deleted and the words "The Directors may" substituted for "They may also" in the second sentence of Regulation 24.
- Any holder of shares in the capital of the Company wishing to B. transfer his shareholding or any part thereof shall inform the Secretary of the number of shares which he desires to transfer and a fair price shall immediately be fixed as at the date of such notice by the Auditor of the Company acting as an expert and not an arbiter. The Secretary shall then intimate in writing to all the shareholders of the Company details of the shares to be transferred and the price fixed by the Auditor. Each shareholder shall, on receiving such notice, be entitled, not later than three months after the date of such notice, to intimate to the Secretary in writing that he offers to purchase all or part of the shares to On the expiry of the said period of three months be transferred. the Secretary shall report the result to the Directors who shall divide and appropriate the shares to be transferred among the offerors in proportion to the numbers held by them respectively or as near thereto as possible, providing that no offeror shall have apportioned to him a greater number of shares then he has offered to/

to purchase. If any difficulty arises in apportioning all or any of the shares, the Director may appropriate the shares in respect of which such difficulty arises among the offerors in such manner as they think fit in their sole discretion. If after intimation as aforesaid by the Secretary to the Shareholders, the number of shares offered to be purchased shall be less than the number of shares offered for transfer by the intending transferor, or if the offerors or any of them shall fail to complete their respective purchases of such shares as shall be appropriated to them within one calendar month after the date of such appropriation by the Directors, the intending transferor may, subject to the provisions of Article 5 transfer such shares as remain unpurchased to any person, whether or not such person is a member of the Company, provided that the intending transferor shall not take for such shares a lower price than that fixed as aforesaid by the Auditor without first offering such shares in manner aforesaid to the other shareholders at such lower price.

- C. Upon the title of the legal personal representatives of a deceased registered shareholder or of the trustee or assignee of a bankrupt or incapacitated registered shareholder being intimated to the Company, the Directors shall be entitled to require such legal personal representatives or trustee or assignee to offer the shareholding to which they have title to the other shareholders of the Company in accordance with the provisions of Article 4B.
- D. Notwithstanding the provisions of Article 4B a holder of shares in the capital of the Company shall be entitled to transfer his shareholding or any part thereof to such person, whether or not that person is a member of the Company, and for such consideration, as the Company by unanimous resolution of the whole members of the Company may agree.

5. REGISTRATION OF TRANSFERS

Notwithstanding the provisions of Article 4 the Directors may decline to register any transfer of any share over which the Company has a lien.

6. TRANSMISSION OF SHARES

The provisions of Regulation 29 of Table A shall apply, in the case of transmission on the death of a member, subject to the provisions of Article 4.

7. ALLOIMENT OF SHARES

- (A) The power of allotment of unissued shares is exercisable by the Board of Directors acting in good faith and in accordance with the powers set out in the Memorandum of Association, and the provisions of Sections 89(1), 90(1) to (5) and 90(6) of the Companies Act 1985 are excluded from applying to the Company.
- (B) The Directors are generally and unconditionally authorised for the purposes of Section 80 of the Act, to exercise any power of the Company to allot and grant rights to subscribe/

-PAGE SEVENTH-

subscribe for or convert securities into shares of the Company up to the amount of the authorised share capital with which the Company is incorporated at any time or times during the period of five years from the date of incorporation and the Directors, may after that period, allot any shares or grant any such rights under this authority in pursuance of an offer or agreement so to do made by the Company within that period. The authority hereby given may at any time (subject to the said Section 80) be renewed, revoked or varied by Ordinary Resolution of the Company in General Meeting.

8. PROCEEDINGS AT GENERAL MEETINGS

Regulation 51 of Table A shall apply as if the words "or on any other question" were inserted after the word "adjournment" in the first sentence and as if the second and third sentences were deleted. Regulation 52 of Table A shall not apply.

9. QUORUM AT GENERAL MEETINGS

Regulations 40 and 41 of Table A shall not apply and the following is substituted therefor:-

"Subject as aftermentioned no business shall be transacted at any meeting unless a quorum is present. Two persons entitled to vote upon the business to be transacted, each being a member or a proxy for a member or a duly authorised representative of a corporation, shall be a quorum. If such a quorum is not present within half an hour from the time appointed for the meeting or if during a meeting such a quorum ceases to be present then those present shall be a quorum".

10. POLLS

Regulations 46 and 47 of Table A shall not apply, and the following is substituted therefor:-

"At any General Meeting, a resolution put to the vote of the Meeting shall be decided on a show of hands, unless, before or on the declaration of the result of the show of hands, a poll is demanded by a least one member, and unless a poll is so demanded, a declaration by the Chairman that a resolution has on a show of hands been carried or carried unanimously, or by a particular majority, or lost, and an entry to that effect in the Minute Book of the Company, shall be conclusive evidence of the fact, without proof of the number or proportion of the votes recorded in favour of, or against the resolution".

11. VOIES OF MEMBERS

Paragraphs (b) and (c) of Regulation 62 shall not apply.

12. NUMBER OF DIRECTORS

Regulation 64 of Table A shall not apply and the following is substituted/

-PAGE EIGHTH-

substituted therefor:

"The number of Directors shall be not less than one or more than ten but the Company may by Ordinary Resolution in General Meeting increase or reduce the maximum and minimum number of Directors from time to time."

13. DURATION OF DIRECTOR'S OFFICE

Subject to the provisions of Regulation 79 every Director shall be a permanent director of the Company not subject to retirement by rotation unless the resolution of his appointment provide otherwise. A permanent director shall, subject to the provisions of Regulation 81 of Table A as varied by Article 16 hereof be entitled to hold office until the Annual General Meeting next following after his seventieth birthday. Accordingly Regulations 73 to 78 inclusive, and Regulation 80 of Table A shall not apply to any permanent director.

14. <u>DIRECTORS' INTERESTS</u>

Subject to the provisions as to disclosure contained in Regulations 85 and 86, a Director may vote as a Director in regard to any contract or arrangement in which he is interested or upon any matter arising therefrom and if he shall so vote his vote shall be counted and he shall be reckoned in estimating a quorum when any such contract or arrangement is under consideration. Regulations 94 to 97 inclusive of Table A shall not apply.

15. <u>DIRECTORS' BENEFITS</u>

In addition to the powers conferred upon them by Regulation 87 of Table A the Directors may exercise the powers of the Company conferred by Clause III (18) of the Memorandum and shall be entitled to retain any benefits received by them or any of them by reason of the exercise of any such powers.

16. REMOVAL OF DIRECTORS

Regulation 81 (c) of Table A shall be deleted and the words "he becomes incapable by reason of mental disorder of managing and administering his property and affairs," shall be substituted therefor.

17. DIVIDENDS AND RESERVES

Regulation 105 of Table A shall not apply and the following is substituted therefor:-

"Any General Meeting declaring a dividend or bonus may direct payment of such dividend or bonus wholly or in part by the distribution of specific assets, and in particular of paid-up shares in the Company, or in any other Company, and the Directors shall give effect to such direction and where any difficulty arises in regard to the distribution they may settle the same as they think expedient, and in particular may issue fractional certificates, and may fix the value for distribution of such specific/

specific assets or any part thereof, and may determine that cash payment shall be made to the members on the basis of the value so fixed in order to adjust the rights of all parties, and may vest any such specific assets in trustees upon such trusts for the person or persons entitled to the dividend or bonus as may seem expedient, and where requisite a proper contract shall be filed in accordance with Section 88 of the Companies Act 1985, and the Directors may appoint any person to sign such contract on behalf of the persons entitled to the dividend or bonus and such appointment shall be effective".

18. WINDING UP

Regulation 117 of Table A shall not apply and the following is substituted therefor:-

"If the company shall be wound up the liquidator shall divide amongst the members in specie or in kind the whole or any part of the surplus assets of the company (whether they shall consist of property of the same kind or not) and shall, for such purpose, set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members.

The liquidator may vest the whole or any part of the assets in trustees upon such trusts for the benefit of the contributories as he shall think fit but so that no member shall be compelled in any circumstances to accept any share or other securities whereon there is any liability".

19. INDEMNITY

Regulation 118 of Table A shall not apply and the following is substituted therefor:-

"Insofar as consistent with Section 310 of the Companies Act 1985 every director, auditor, secretary and other officer of the Company and their respective representatives and administrators, shall be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution of the duties of that office or otherwise in relation thereto, including any liability incurred by him in defending any proceedings, whether criminal or civil, in which he is acquitted or judgement is given in his favour, or in connection with any application made under Section 727 of the Companies Act 1985 in which he is granted relief by the Court, and no Director or other officer of the Company shall be liable for any loss, damage or misfortune which may happen to or be incurred by the Company in the execution of the duties of that office or in relation thereto".

Names, Addresses and Descriptions of Subscribers

John A. T Rusherfol

John Arthur Thomas Rutherford

Solicitor

1 Golden Square

Abendeen

Marlene Weston

Company Registrar

Marker Weston

1 Golden Square

Aberdeen

Dated the Twenty-fourth day of December 1991

Names, address and description of witness to the above Signatures:

Susan Anne Moir

Ausan a. Weil

Word Processor Operator

1 Golden Square

Aberdeen



COMPANIES HOUSE

Statement of first directors and secretary and intended situation of registered office

his form should be completed in black.		01109104040	
	CN	135878	For official use
Company name (in full)		Ledge 101 Limited	and the state of t
	e , v ve 11	and a grant of the second of t	and the second s
Registered office of the company on neorporation.	RO;	1 Golden Square	<u> </u>
	Post town	Aberdeen	- had (41) - (57 - 41) - (-7 - 42) (
	County/Region Postcode	AB9 1HA	
If the memorandum is delivered by an agent for the subscribers of the memorandum mark 'X' in the box opposite and give the agent's name and address.	X		
	Name	Ledingham Chalmers	
	RA	1 Golden Square	
	Post town	Aberdeen	
	County/Region Postcode	AB9 1HA	(LA REGISTER 1
Number of continuation sheets attached			
To whom should Companies House direct any enquiries about the information shown in this form?		Ledingham Chalmers 1 Golden Square	
		Aberdeen	Postcode AB9 1HA
	Telephone	0224 647344	Extension 282

Company Secretary (See notes 1	- 5)
Name *Style/Title	
Forename	
	The Impure
Surname	
*Honours et	y
Previous forename	£3 .1 / ½ 3 . 3 · 4 · 4 · 5 · 6 · 6 · 6 · 6 · 6 · 6 · 6 · 6 · 6
Previous surname	The state of the s
Address	AD 1 Golden Square
Usual residential address must be giver In the case of a corporation, give th	
registered or principal office address	
	County/Region
	Postcode AB9 1HA Country Scot1and I consent to act as secretary of the company named on page 1
Consent signatur	e Signed Levinghu (hal Date 24.12.91
Directors (See notes 1 - 5) Please list directors in alphabetical order.	
Name *Style/Tit	e (CD)
Forename	s l
Surnam	e Durano Limited
*Honours e	ec
Previous forename	es l
Previous surnam	1
	AD 17/18 Golden Square
Address	ıı e
Usual residential address must be give In the case of a corporation, give the registered or principal office addres	le l
•	County/Region
	Postcode AB9 8NY Country Scotland
Date of bir	
Business occupation	
Other directorship	1
* Voluntary details	For and on behalf of I consent to a liver of the company named on page 1
Consent signatur	e Signed The A.T. Pusherful Dolpector 24.12.91

Page 2

Directors (continued) (See notes 1 - 5)		
Name *Style:/Title	CD	li Li
Forenames	The second of th	ļ
Surname	FE	
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Previous forenames	ר אר אר א א אור איין אין אר אר איין אר איין איין איין	j
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Address	AD	
Usual residential address must be given. In the case of a corporation, give the registered or principal office address.	Post town	
	County/Region	li •
Date of birth	Postcode Country Nationality NA]
Business occupation	oc]
Other directorships	OD.	_
* Voluntary details Consent signature	I consent to act as director of the company named on page 1 Signed Date]
Delete if the form is signed by the subscribers.	Signature of agent on behalf of all subscribers Date	
Delete if the form is signed by an	Signed John A Tompher of Date 24-12-91 Signed How Water Date 24-12-91	
agent on behalf of all the subscribers	Signed Halone Water Date 24-12-91	
All the subscribers must sign either personally or by a person or persons	Signed Date	
authorised to sign for them	Signed Date	
	Signed Date	

Signed

Date

24/12/91 . Current and Past Appointments up to Five Years Old for Durano Limited

Company Name	Appointed	Resigned
-	08/04/87 25/07/90	07/07/87 19/10/90
5 5 5 5 7	30/08/90 17/08/89	05/12/90 18/08/89
Bryson Riddler Engineering Limited	25/10/89	07/12/89
Castle Plant (Deeside) Limited	10/06/86	07/12/89
Castle Rock Engineering Limited	02/08/89	60;
Chalco Eight Limited	26/10/6/ 31/08/88	11/11/8/ 10/01/89
Chalco Eighteen Limited	24/02/89	30/03/89
Chalco Eleven Limited Chalco Ninoteen Limited	04/01/89	20/02/89
Chalco Six Limited	15/08/88	06/12/88
Sixteen	21/02/89	31/03/89
Chalco Three Limited	19/07/88	21/07/88
chalco iwentyeignt Limited Chalco Twentyfour Limited	02/06/89	02/08/89 25/05/89
Chalco Twentyseven Limited	02/06/89	13/07/89
Chalco Twentytwo Limited	18/04/89	04/05/89
Cranemec Engineering Limited	08/11/91	Current
Cruickshank & McIntyre Limited	16/04/91	14/05/91
Deltino Gitts Limited	05/02/88	29/02/88
Delus Limited E.S.L. (Tyne Tees) Limited	30/11/8/ 28/08/91	22/12/8/ Current
Easystage Limited	16/04/91	01/06/91
Ekril Limited	12/01/88	06/04/88
Ergon Profiles Limited	08/01/91	27/02/91
•	3	11/06/87
Excalibur Motion Pictures Limited Fara i imited	18/10/90	Current 22/05/87
Fiba Testing Limited	27/06/89	08/10/89
Fulos Limited Garioch Limited	06/10/87 26/05/87	11/12/87 08/07/87
	3	5

* Current and Past Appointments up to Five Years Old for Durano Limited

Company Name	Appointed	Resigned
Grampian Computer Facilities Limited Grampian Traders Association Limited Hazar Oil Services Limited	04/09/89 05/06/86 09/05/91 24/04/91	26/09/89 Current 20/11/91 25/04/91
and Commercial and Fertiliser	18/09/91 18/10/89 07/03/88	22/11/91 27/12/89 23/05/88
Limited ill Consultants Limi	30/09/89	12/01/88 Current 11/10/89
andrup Limited edge 32 Limited	30/09/87 09/07/90	09/10/87 23/07/90
edge 35 edge 36	25/07/90 06/08/90	21/08/90 21/08/90 28/09/90
X 4 4	30/08/90 30/08/90 16/10/90	28/29/58 09/10/90 18/10/90
42 L	16/10/90 18/10/90	23/11/90 28/11/90
Ledge 45 Limited Ledge 46 Limited	29/10/90 19/11/90 19/11/90	05/12/90 12/12/90 10/12/90
484 49 L	14/12/90	Current 17/12/90
Ledge 50 Limited Ledge 51 Limited	14/12/90 19/12/90 08/01/91	01/03/91 08/01/91 10/01/91
52 Limi 53 Limi 54 Limi	08/01/91 08/01/91	21/01/91 23/01/91
56 Limi 57 Limi	28/01/91 28/01/91	18/02/91 24/04/91
1	01/02/91 13/03/91 13/03/91	27/03/91 15/03/91 25/03/91
Ledge 62 Limited	10/00/01	,

• Current and Past Appointments up to Five Years Old for Durano Limited

Company Name	Appointed	Resigned
edge 63 1	13/03/91	9,
Ledge 64 Limited Adra 68 Limited	08/04/91	09/04/91
edge 70 L	26/04/91	36
72 L	03/05/91	9
23	03/05/91	3
74	13/05/91	6
edge 75 L	13/05/91	8
edge	15/02/91	6/60
	28/05/91	01/07/91
edge 78 L	04/06/91	02/08/91
edge 80 L	17/07/91	09/09/91
ם. מל	23/07/91	10/09/91
edge 82 L	02/08/91	13/09/91
Ledge 83 Limited	16/80/90	01/11/91
edge 85 L	28/08/91	11/10/91
88	21/10/91	21/11/91
edge 89 L	21/10/91	08/11/91
edge 91 L	08/11/91	06/12/91
edge 92 L	08/11/91	19/12/91
edge 93 L	05/12/91	19/12/91
edge 94 l	05/12/91	Current
edge 95 Limite	05/12/91	20/12/91
edge Eightee	15/02/90	21/02/90
Eleven Lir	12/10/89	05/05/30
edge Fifteen L	28/12/89	19/02/90
Five Limi	22/09/89	59/09/89
Fourteen	07/11/89	30/01/90
Nine Limi	06/10/89	23/10/89
Nine	15/02/90	28/02/90
e One Limit	17/07/89	Current
Seventeen	10	702/
Ledge Six Limited edge Sixteen imited	22/09/89	02/10/89 22/02/90
		3

Cont/...

Current and Past Appointments up to Five Years Old for Durano Limited

Company Name	Appointed	Resigned
Ledge Ten Limited Ledge Thirteen Limited	12/10/89 07/11/89	06/11/89 11/12/89
	03/04/90	Current
Inirty	05/06/30	20/07/90
Leage Twelve Limited Leage Twenty Limited	12/10/89	08/12/89 08/03/90
Ledge Twentyeight Limited	30/03/90	02/04/91
	09/05/60	29/03/90
	15/03/90	15/03/90
	21/03/90	23/05/90
	15/03/90	14/06/90
Ledge Iwentytwo Limited	06/03/60	16/03/90
-	02/03/8/	18/10/8/
	06/20/60	Current
imi ced	06/05/87	15/05/87
M Y M DEVELOPMENTS LIMITED	21/08/91	23/08/91
Macduff Motors Limited	11/07/91	18/07/91
Mansion Estates Limited	25/10/91	Current
Intern		Current
Eagle	19/12/89	01/02/90
Midmar Investments Limited	01/02/91	12/03/91
Migdale Smolt Limited	30/08/89	Current
MMW Welding Limited	16/02/89	01/04/89
Moorbrock Estate Limited	03/04/90	26/06/90
Moose Limited	01/07/87	02/09/87
Mountain Harvest Limited	16/11/90	25/01/91
Northerm Insulation Limited	26/10/87	27/10/87
Ulitube Limited	04/06/91	27/08/91
Umis Limited		Current
Orca Photographics Limited Dittodrio House Hotel Limited	28/07/89	01/08/89
Onamter Limited	13/12/00 22/08/90	20/04/69
Ramco Alnas Limited	14/05/90	10/10/90

Cont/...

Current and Past Appointments up to Five Years Old for Durano Limited

Company Name	Appointed	Resigned
Ramco Energy Limited Ramco Energy Ventures Limited Ramco Oil Limited	22/03/91 29/08/91 22/03/91	08/05/91 20/11/91 08/05/91
Ramone Limited	21/05/87	20/06/87
Reportion C Limited Renegade Peccary Limited	2//04/88 08/04/88	14/11/89 04/05/88
Reraig Limited Rialta Limited	22/07/87 06/02/87	19/08/87 18/03/87
Rig Charterers (UK) Limited	24/02/89	Current
Ryving Limited	21/02/84 21/02/84	Current
Savoch Limited	18/05/90	06/90/50
Scappa Smokehouse Limited	18/09/91	Current
Scottish Turrets & Towers Limited	23/06/89	11/11/89
Sonsub North Sea Limited	08/04/91	09/09/91
Sonten Limited Tavside Tvres (imited	U1/12/8/ 11/06/87	23/12/8/ 24/06/87
Tele Nan Gaidheal Limited	26/04/91	Current
The Caddie Bag Company Limited	21/11/90	22/11/90
The System Source Limited	09/05/90	23/04/90
The Very Convenient Company Limited	22/04/88	22/04/88
Tritec (Aberdeen) Limited	08/08/80	Current
Wallace of Kelso (Lothians) Limited	25/04/88	19/07/88
Weald Trading & Export Limited	24/12/86	05/01/87
Wharton Holdings Limited	22/05/89	07/12/90
Zantar Limited	15/02/88	16/02/88
Zayın Lımıted	59/11/62	30/11/89