



Reply to
Our ref
Your ref

Ms C A Wilson
MAR661/CAW/GC

10 December 2010

The Secretary
Deafway
Brockholes Brow
Preston
PR2 5AL



Dear Sir

0424398

DEAFWAY

Following our non re-appointment as auditors we provide the following statement

For the purpose of Section 519(2) of the Companies Act 2006, we confirm that we are not aware of any circumstances connected with our non re-appointment which we consider should be brought to the notice of the members or creditors of the company

Where a statement of circumstances has been deposited at the Company's offices, unless we receive notification from you within twenty-one days that application has been made to the court, Section 521(1) of the Companies Act 2006 requires that a copy of this notice must be sent by us within twenty-eight days to the Registrar of Companies

Yours faithfully

Moore & Smalley LLP

Moore and Smalley LLP
christine.wilson@mooreandsmalley.co.uk