

AR01 (ef)

Annual Return



X1354UMY

Received for filing in Electronic Format on the: 21/02/2012

Company Name: HUMMUS BROTHERS LIMITED

Company Number: 05045547

Date of this return: **16/02/2012**

SIC codes: **56103**

Company Type: Private company limited by shares

Situation of Registered UNIT 3A 37-63

Office: SOUTHAMPTON ROW

LONDON WC1B 4DA

Officers of the company

Company Secretary Type: Full forename(s):	I Person RONEN
Surname:	GIVON
Former names:	
Service Address:	17A FAWLEY ROAD LONDON NW6 1SJ

Company Director Type: Full forename(s):	1 Person RONEN					
Surname:	GIVON					
Former names:						
Service Address:	17A FAWLEY ROAD LONDON NW6 1SJ					
Country/State Usually Resident: UNITED KINGDOM						
Date of Birth: 17/03/1977 Occupation: NONE	Nationality: BRITISH					

Company Director 2

Type: Person

Full forename(s): MR CHRISTIAN

Surname: MOUYSSET

Former names:

Service Address: 16A PRINCE EDWARD MANSIONS

MOSCOW ROAD

LONDON

UNITED KINGDOM

W2 4WA

Country/State Usually Resident: UNITED KINGDOM

Date of Birth: 12/06/1981 Nationality: BRITISH

Occupation: NONE

Statement of Capital (Share Capital)

Class of shares	ORDINARY	Number allotted	60000
Currency	GBP	Aggregate nominal value	60000
		Amount paid	0
		Amount unpaid	0

Prescribed particulars

- ONE VOTE PER SHARE - 7.1 ON A RETURN OF ASSETS ON LIQUIDATION OR CAPITAL REDUCTION, THE PROCEEDS OR (AS APPLICABLE) THE ASSETS OF THE COMPANY REMAINING AFTER THE PAYMENT OF ITS LIABILITIES SHALL BE APPLIED IN THE FOLLOWING ORDER OF PRIORITY: - 7.1.1 FIRST IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES A SUM EQUAL TO ALL UNPAID ARREARS OF DIVIDEND THEREON; 7.1.2 SECOND IN PAYING TO THE HOLDERS OF C ORDINARY SHARES THE TOTAL ISSUE PRICE; 7.1.3 THIRD IN PAYING TO THE HOLDERS OF THE PREFERENCE SHARES THE TOTAL ISSUE PRICE; 7.1.4 FOURTH IN PAYING TO THE HOLDERS OF ORDINARY SHARES THE TOTAL ISSUE PRICE; - 8.1 IN THE EVENT OF AN EXIT WHERE THE EXIT INVOLVES THE SALE OF 100% OF EQUITY SHARES IN THE COMPANY THEN, NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE TERMS AND CONDITIONS GOVERNING SUCH AN EXIT THE SELLING SHAREHOLDERS IMMEDIATELY PRIOR TO SUCH EXIT SHALL PROCURE THAT THE CONSIDERATION (WHENEVER RECEIVED) SHALL BE PLACED IN A DESIGNATED TRUSTEE ACCOUNT AND SHALL BE DISTRIBUTED AMONGST SUCH SELLING SHAREHOLDERS IN THE FOLLOWING ORDER OF PRIORITY: 8.1.1 FIRST IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES A SUM EQUAL TO ALL UNPAID ARREARS OF DIVIDEND THEREON; 8.1.2 SECOND IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES THE TOTAL ISSUE PRICE; 8.1.3 THIRD IN PAYING TO THE HOLDERS OF THE PREFERENCE SHARES THE TOTAL ISSUE PRICE; 8.1.4 FOURTH IN PAYING TO THE HOLDERS OF THE ORDINARY SHARES THE TOTAL ISSUE PRICE; -4.9 SUBJECT IN EACH CASE TO (I) ARTICLE 4.8, (II) THE BOARD RECOMMENDING PAYMENT OF THE SAME AND (III) CONSENT OF THE HOLDERS OF THE MAJORITY OF THE C ORDINARY SHARES, ANY AVAILABLE PROFITS WHICH THE COMPANY MAY DETERMINE TO DISTRIBUTE IN ADDITION TO THOSE DISTRIBUTED UNDER ARTICLE 4.2 SHALL BE APPLIED (I) FIRST ON EACH ORDINARY SHARE AND EACH B SHARE AN AMOUNT EQUAL TO THE AMOUNT OF DIVIDEND PAID ON EACH C ORDINARY SHARE IN THE RELEVANT FINANCIAL YEAR AND (II) SECOND TO THE EXTENT FURTHER AVAILABLE PROFITS REMAIN THEY SHALL BE APPLIED AMONGST THE HOLDERS OF ORDINARY SHARES, B SHARES AND C ORDINARY SHARES (PARI PASSU AS IF THE SAME CONSTITUTED THE SAME OF SHARE) ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON EACH SUCH SHARE OR, FOLLOWING CONVERSION OF THE C ORDINARY SHARES AND B SHARES PURSUANT TO ARTICLE 9 (CONVERSION), AMONGST THE HOLDERS OF THE ORDINARY SHARES ACCORDING TO THE AMOUNT PAID UP OR CREDITED AS PAID UP ON EACH SUCH SHARE.

Class of shares C ORDINARY Number allotted 13638

Aggregate nominal 13638

value

Currency GBP Amount paid per share 0

Amount unpaid per share 0

Prescribed particulars

- ONE VOTE PER SHARE - A CUMULATIVE PREFERENTIAL DIVIDEND (?CUMULATIVE DIVIDEND?) WHICH SHALL AMOUNT TO THE GREATER OF THE AGGREGATE DIVIDEND PER SHARE DECLARED TO THE HOLDERS OF THE EQUITY SHARES (OTHER THAN TO THE HOLDERS OF THE C ORDINARY SHARES) IN RESPECT OF THE RELEVANT FINANCIAL YEAR. -7.1 ON A RETURN OF ASSETS ON LIQUIDATION OR CAPITAL REDUCTION, THE PROCEEDS OR (AS APPLICABLE) THE ASSETS OF THE COMPANY REMAINING AFTER THE PAYMENT OF ITS LIABILITIES SHALL BE APPLIED IN THE FOLLOWING ORDER OF PRIORITY:-7.1.1 FIRST IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES A SUM EQUAL TO ALL UNPAID ARREARS OF DIVIDEND THEREON; 7.1.2 SECOND IN PAYING TO THE HOLDERS OF C ORDINARY SHARES THE TOTAL ISSUE PRICE; - 8.1 IN THE EVENT OF AN EXIT WHERE THE EXIT INVOLVES THE SALE OF 100% OF EQUITY SHARES IN THE COMPANY THEN, NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE TERMS AND CONDITIONS GOVERNING SUCH AN EXIT THE SELLING SHAREHOLDERS IMMEDIATELY PRIOR TO SUCH EXIT SHALL PROCURE THAT THE CONSIDERATION (WHENEVER RECEIVED) SHALL BE PLACED IN A DESIGNATED TRUSTEE ACCOUNT AND SHALL BE DISTRIBUTED AMONGST SUCH SELLING SHAREHOLDERS IN THE FOLLOWING ORDER OF PRIORITY: 8.1.1 FIRST IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES A SUM EQUAL TO ALL UNPAID ARREARS OF DIVIDEND THEREON; 8.1.2 SECOND IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES THE TOTAL ISSUE PRICE;

Class of shares PREFERENCE Number allotted 88423

Aggregate nominal 88423

value

Currency GBP Amount paid per share 0

Amount unpaid per share 0

Prescribed particulars

- NO VOTE PER SHARE -7.1 ON A RETURN OF ASSETS ON LIQUIDATION OR CAPITAL REDUCTION, THE PROCEEDS OR (AS APPLICABLE) THE ASSETS OF THE COMPANY REMAINING AFTER THE PAYMENT OF ITS LIABILITIES SHALL BE APPLIED IN THE FOLLOWING ORDER OF PRIORITY:- 7.1.1 FIRST IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES A SUM EQUAL TO ALL UNPAID ARREARS OF DIVIDEND THEREON; 7.1.2 SECOND IN PAYING TO THE HOLDERS OF C ORDINARY SHARES THE TOTAL ISSUE PRICE; 7.1.3 THIRD IN PAYING TO THE HOLDERS OF THE PREFERENCE SHARES THE TOTAL ISSUE PRICE; - 8.1 IN THE EVENT OF AN EXIT WHERE THE EXIT INVOLVES THE SALE OF 100% OF EQUITY SHARES IN THE COMPANY THEN, NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THE TERMS AND CONDITIONS GOVERNING SUCH AN EXIT THE SELLING SHAREHOLDERS IMMEDIATELY PRIOR TO SUCH EXIT SHALL PROCURE THAT THE CONSIDERATION (WHENEVER RECEIVED) SHALL BE PLACED IN A DESIGNATED TRUSTEE ACCOUNT AND SHALL BE DISTRIBUTED AMONGST SUCH SELLING SHAREHOLDERS IN THE FOLLOWING ORDER OF PRIORITY: 8.1.1 FIRST IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES A SUM EQUAL TO ALL UNPAID ARREARS OF DIVIDEND THEREON; 8.1.2 SECOND IN PAYING TO THE HOLDERS OF THE C ORDINARY SHARES THE TOTAL ISSUE PRICE; 8.1.3 THIRD IN PAYING TO THE HOLDERS OF THE PREFERENCE SHARES THE TOTAL ISSUE PRICE; - 4.12 THE PREFERENCE SHARES SHALL HAVE NO RIGHT TO ANY INCOME OF THE COMPANY.

Statem	ent of Capi	tal (Totals)		
Currency	GBP	Total number of shares	162061	
		Total aggregate nominal value	162061	

Full Details of Shareholders

The details below relate to individuals / corporate bodies that were shareholders as at 16/02/2012 or that had ceased to be shareholders since the made up date of the previous Annual Return

A full list of shareholders for the company are shown below

Shareholding 1 : 24000 ORDINARY shares held as at the date of this return

Name: RONEN GIVON

Shareholding 2 : 30000 ORDINARY shares held as at the date of this return

Name: CHRISTIAN MOUYSSET

Shareholding 3 : 6000 ORDINARY shares held as at the date of this return

Name: HANNAH GIVON

Shareholding 4 : 13638 C ORDINARY shares held as at the date of this return

Name: THE CAPITAL FUND NO1 LP

Shareholding 5 : 43079 PREFERENCE shares held as at the date of this return

Name: CHRISTIAN MOUYSSET

Shareholding 6 : 45344 PREFERENCE shares held as at the date of this return

Name: RONEN GIVON

Authorisation

Authenticated

This form was authorised by one of the following:

Director, Secretary, Person Authorised, Charity Commission Receiver and Manager, CIC Manager, Judicial Factor.