STOCK TRANSFER					
FORM		(above th	is line for Registrars on	ly)	
				Certificate lodged w	ith the Registrar
	Consideration	Money £	(Fe	or completion by the Reg	sistrar/Stock Exchange)
	Name of Undertaking.				
	Description of Security.				
	Number or amount of Shares, Stock or other security and, in figures column only, number and denominations of units, if any	Words			Figures
	Name(s) of registere holder(s) should be given in full; the address should be give where there is only on holder.	m			
	If the transfer is not made by the registered holder(s) insert also th name(s) and capacity (e.g., Executor(s)), of the person(s) making the transfer.				
	r to the several persor ecurity:	e security out of the name(s) aforesaid to th <i>ns named in Parts 2 of Brokers Transfer fo</i> ords in italics except for stock exchange transactions. Signature(s) of transferor(s)		which are not stock	roker(s) or, for transactions a exchange transactions, of ting for the Transferor(s).
2					
				Date	
(es) (includ applicable, of the perso	s) and full postal address ling County or, if Postal District number) on(s) to whom the transferred.	Rajesh Mansukhlal Raithatha, TSTS PDR PS	, Punam Raitha	Itha	
Mr., Mrs. o	e title, if any, or whether or Miss. plete in typewriting or in	Brakelond South Hill Avenue			
Block Capi		Harrow Middlesex. HA1 3PB			
I/We red	-	be made in the register as are necessary to	-		
	Stamp of Buy	ving Broker(s) if any	Stamp o	r name and address of pe if other than the Buyin	

The security represented by the transfer overleaf has been sold as follows: ----

Shares/Stock	Shares/Stock
Shares/Stock	Shares/Stock
Shares/Stock	Shares/Stock
Shares/Stock	Shares/Stock
Balance (if any) due to Selling Broker(s)	
Amount of Certificate(s)	
Brokers Transfer Forms for above amount certified	
Stamp of certifying Stock Exchange	Stamp of Selling Brokers(s)

FORM OF CERTIFICATE REQUIRED WHERE TRANSFER IS EXEMPT FROM STAMP DUTY

Instruments executed on or after 1st May 1987 effecting any transactions within the following categories are exempt from stamp duty: -A. The vesting of property subject to trust in the trustees of the trust on the appointment of a new trustee, or in the continuing trustees on the retirement of a trustee.

B. The conveyance or transfer of property the subject of a specific devise or legacy to the beneficiary named in the will (or his nominee). Transfers in satisfaction of a general legacy of money should not be included in this category (see category D below)

C.	The conveyance or transfer of property which forms part of an intestate's estate to the person entitled on intestacy (or his nominee). Transfers in satisfaction of the transferees entitlement to cash in the estate of an
	intestate, where the total value of the residuary estate exceeds that sum, should not be included in this category (see category D below).

D.	The appropriation of property within section 84(4) of the finance Act 1985 (death: appropriation in satisfaction of a general legacy of money) or section 84(5) or (7) of that Act (death: appropriation in satisfaction of
	any interest of surviving spouse and in Scotland also of any interest of issue).

E The conveyance or transfer of property which forms part of the residuary estate of a beneficiary (or his nominee) entitled solely by virtue of his entitlement under the will.

F. The conveyance or transfer of property out of a settlement in or towards satisfaction of a beneficiary's interest acquired for money or money's worth, being conveyance or transfer constituting a distribution of property in accordance with the provisions of the settlement.

The conveyance or transfer of property on and in consideration only of marriage to a party to the marriage (or his nominee) or to trustees to be held on the terms of a settlement made in consideration only of the G. marriage. A transfer to a spouse after the date of marriage is not within this category, unless made pursuant to an ante-nuptial contract. The conveyance of a transfer or property within section 83(1) of the Finance Act 1985 (transfers in connection with divorce etc.).

H.

The conveyance or transfer by the liquidator of property which formed part of the assets of the company in liquidation to a shareholder of that company (or his nominee) in or towards satisfaction of the shareholder's I. right's on a winding-up.

The grant is fee simple of an easement in or over land for no consideration in money or money's worth. The grant of a servitude for no consideration in money or money's worth. J. K.

L. The conveyance or transfer of property operating as a voluntary disposition inter vivos for no consideration in money or money's worth nor any consideration referred to in section 57 of the Stamp Act 1891 (conveyance in consideration of a debt etc.).

M. The conveyance or transfer of property by an instrument within section 84(1) of the Finance Act 1985 (death: varying disposition).

. ,	"T" or "We". Insert appropriate	(1) that (1)	hereby certify that the transaction in respect of which this transfer is made is one whi have been duly authorised by the transferor to sign this certificate and that the facts		above. (1) knowledge (4)	confirm
	category.	Signatur	e(s)	Description	"Transferor", "Solicitor", e	tc.)
(3)	"My" or "Our".					
(4)	Delete second sentence if the certificate is given by the transferor or his solicitor.					
		Date:	20			
NO	ΓES					

(1) If the above certificate has been completed, this transfer does not need to be submitted to the Controller of Stamps but should be sent directly to the Company or its Registrars. If the above certificate is not completed, this transfer must be sumbitted to the Controller of Stamps and duly stamped (See below).

FORM OF CERTIFICATE REQUIRED WHERE TRANSFER IS NOT EXEMPT BUT IS NOT LIABLE TO AD VALOREM STAMP DUTY

Instruments of transfer, other than those of respect of which the above certificate has been completed, are liable to a fixed duty of £5.00 when the transactions falls within one of the following categories: -

(a) Transfer by way of security for a loan or re-transfer to the original transferor on repayment of a loan.

(b) Transfer, not on sale and not arising under any contract of sale and where no beneficial interest in the property passes: (I) to a person who is a mere nominee of, and is nominated only by, the transferor; (ii) from a mere nominee who has at all times held the property on behalf of the transferee; (iii) from one nominee of the same beneficial owner where the first nominee has at all times held the property on behalf of that beneficial owner. (NOTE - This category does not include a transfer made in any of the following circumstances: (I) by a holder of stock, etc., following the grant of an option to purchase the stock, to the person entitled to the option or his nominee; (ii) to a nominee in contemplation of a contract for the sale of the stock, etc., then about to be entered into; (iii) from the nominee of a vendor, who has instructed the nominee orally or by some unstamped writing to hold stock, etc. in trust for a purchaser, to such purchaser.)

(1) "I" or "We"	(1)	hereby certify that the transaction in respect of which this transfer is made is one which falls within the category			
 (2) Insert "(a)" or b)" (3) Here set out concisely the facts explaining the transaction. Adjudication may be required. 	t "(a)" or b)" (2) above. out concisely (3) explaining the on. ation may be				
	Date		20	Signature Description	

Transferors Transferees

NOTE - The above certificate should be signed either by all the transferors and transferees, or a member of a Stock Exchange or a Solicitor acting for one or other of the parties, or an accredited representative of a bank. In other cases the certificate should be signed by a Solicitor or other person (e.g. a bank acting as a trustee or executor) having full knowledge of the facts.