Present at the meeting was Thomas Jacobsen (company secretary) and Louise Borg Vella (observer).

1. Thomas Jacobsen was appointed Chairman of the meeting.

2. The Chairman established that a quorum was present and that members by proxy holding a total amount of 69,135,471 shares in the Company were present at the meeting as per appendix A. The Chairman also declared that the meeting was duly called.

3. The Chairman referred to the proposal included in the notice of the meeting and moved that the following resolution be adopted:

1) That the board is hereby authorised to deal with all the necessary steps, including intermediary steps and formalities in order to call that all the issued shares of the Company be entered on registers maintained in dematerialised form at the Central Securities Depository of the Malta Stock Exchange.

To insert a new article after the existing article 25 of the Articles of Association and renumber the remaining articles accordingly.

The additional article inserted should read as follows:

26 Dematerialisation of securities

Notwithstanding any other clause of these articles, for as long as any of the securities issued by the Company shall be and remain dematerialised under the Financial Markets Act (Chapter 345 of the Laws of Malta):

a) terms and conditions relating to such securities, including without prejudice to the generality of the foregoing, their issuance, transfer, exchange, redemption and/or cancellation, shall be governed in accordance with the applicable rules and procedures set out by the relevant central securities depository providing dematerialisation and any other provisions of these articles shall apply only to the extent that they are not inconsistent with such rules and procedures; and
b) any amendment, variation or deletion of this Article shall be subject to the express written approval of the relevant central securities depository providing dematerialisation obtained prior to submission to the Company convened in extraordinary general meeting.

2) That the board is hereby authorised to deal with all the necessary steps and formalities in order to terminate the Company’s relationship with the Norwegian Central Securities Depository (VPS) and have the Company’s share register maintained and updated by the Company Secretary.

Consequently, article 56(c) of the Articles of Association is deleted in its entirety and the remaining sub articles are renumbered accordingly.

3) That the authorised share capital of the company is increased from five million Euros (€5,000,000) divided into one hundred million (100,000,000) ordinary shares of a nominal value of five Euro cents (€0.05) each to six million Euros (€6,000,000) divided into one hundred twenty million (120,000,000) ordinary shares of a nominal value of five Euro cents each (€0.05)

4) That the Board of Directors is authorised to issue any shares in the Company up to the limit of the authorised share capital of the Company. Furthermore, the Board of Directors is authorised to restrict or withdraw the right of pre-emption with respect to the issuance of new shares in the Company for consideration in cash. Such authorisation shall be valid for a maximum period of five (5) years from the date of this resolution.

5) To authorise the Board of Directors and/or the Company Secretary to register with the Registrar of Companies in Malta, a revised and updated Memorandum and Articles of Association containing the changes approved in the Extraordinary General Meeting.

The meeting unanimously approved the proposal.

4. There being no further matters to be discussed, the Chairman adjourned the meeting.

[Signature]

Thomas Jacobsen
Chairman of the Meeting
and Company Secretary
VISURAY PLC

Memorandum of Association

Name

1. The name of the Company is Visuray p.l.c.

Registered Office

2. The registered office of the Company is at Apartment 1, Advance House, 375 Manwel Dimech Street, Sliema, Malta or at such other address in Malta as the Board of Directors may from time to time determine.

Objects

3. (1) The objects for which the Company is constituted are the following:-

   a) To acquire and hold, buy and/or sell shares, stocks, bonds, debentures or securities of or in any other company or body of persons (whether such shares or other securities be fully paid up or not), and to invest the funds and assets of the Company in such manner as the Board may deem fit, where the so doing may seem desirable in the interest of the Company, and in such manner as may from time to time be determined, solely in the name of, for and on behalf of the Company and the carrying out of such other acts and entering into such agreements as may be necessary, desirable, connected or ancillary in respect of the above.

   b) To lend and advance money, give credit (on such terms as it may deem appropriate), grant or provide guarantees, hypothecs, privileges, charges, security interests or other security exclusively to, or in favour of, companies or partnerships which form part of the same group of companies and partnerships as the Company (i.e. to companies and partnerships which have more than fifty per cent of their share capital owned directly or indirectly by the same parent or ultimate parent company or partnership as the Company).

   c) To receive funds from any company or partnership which form part of the same group of companies and partnerships as the Company and to transfer funds to any company or partnership forming part of the same group of companies and partnerships as the Company.

   d) To carry out such activities as may be ancillary to the above or as may be necessary or desirable to achieve the above objects.

(2) In attaining its objects, the Company has the following powers;

a) To purchase, take on lease or otherwise acquire any movable or immovable property, whether developed or undeveloped, and any rights necessary or
convenient for the carrying on of the Company’s business or any part thereof.

b) To invest, hold, sell or otherwise deal with the moneys of the Company not immediately required in such investments and other property as the Company may from time to time deem fit.

c) To improve, manage, develop, let on lease or otherwise, hypothecate, charge, sell, dispose of or otherwise deal with all or any of the property and rights of the Company.

d) To borrow or raise money in such manner as the Company may deem fit and in particular by the issue of debentures, and to secure the repayment of any money borrowed or raised by hypothecation, charge or lien upon the whole or any part of the Company’s property or assets (whether present or future), including its uncalled capital and its interests in its subsidiaries and also by a similar hypothecation, charge or lien to secure and guarantee any debt, liability or obligation of the Company or of any third party.

e) To procure from any person, company, bank or similar institution the security required in favour of third parties to secure and guarantee any obligation undertaken by the Company, including inter alia, hypothecs, privileges, charges or other security or guarantee.

f) To sell, give on lease or otherwise dispose of the whole or any part of the business or property of the Company for such consideration as the Company may think fit, including, inter alia, for shares, debentures or securities of any other Company.

g) To sell or dispose of the undertaking of the Company or any part thereof, or to amalgamate with any other company for such consideration as the Company may think fit and in particular for shares (whether such shares be fully paid up or not), debentures or securities of any other company having objects altogether or in part similar to those of the Company.

h) To lend and advance money or give credit to such person, or persons, firms or partnerships and others having dealings with the Company on such terms as may seem expedient to the Company.

i) To act as agents and/or representatives of any local and/or overseas companies and other business concerns connected with the import and/or export trade or with the provision of services.

j) To enter into partnership or any arrangement for sharing profits, union of interests, reciprocal concessions, joint venture or co-operation with any person, firm or partnership carrying on or engaged in or about to carry on or engage in any business which the Company is authorised to carry on or engage in.
k) To do all or any of the above things in any part of the world and either as
principals, agents or otherwise and either alone or in conjunction with others
and either by or through agents or otherwise.

l) To pay out of the funds of the Company all and any costs, charges and
expenses.

m) To do all such other things as are incidental or conducive to the attainment of
the above objects or powers or any of them.

(3) Each paragraph of this clause is to be construed independently of the other
paragraphs thereof and accordingly it is, in no case, to be limited by
reference to any other paragraph. In the event of any ambiguity, this clause
shall be construed so as to widen, and not restrict, the objects and powers of
the Company, consistently with and subject to the provisions of the

Provided also that nothing in the foregoing objects of the company shall be
construed so as to enable the company to exercise investment discretion on
behalf of another party; or to manage or give advice relating to any
investment portfolio belonging to another party; or to buy, sell, hold, market,
advertise, subscribe for, underwrite or otherwise handle any security or
investment vehicle as agent; or to act in the capacity of an insurance agent or
broker;

Provided further that nothing in the foregoing objects of the company shall
be construed so as to enable or empower the company to carry on the
business of financial services as defined in the Banking Act 1994, the Financial

**Public Company**

4. The Company is a Public Limited Liability Company within the meaning of the

**Share Capital**

5.1 The authorised share capital of the Company is six million Euros (€6,000,000) divided
into one hundred twenty million (120,000,000) ordinary shares of a nominal value of
five Euro cents (€0.05) each.
5.2 The issued share capital of the Company is four million, three hundred ninety eight thousand, seven hundred and fifty two euro and seventy cents (€4,398,752.70) divided into eighty seven million, nine hundred seventy five thousand and fifty four (87,975,054) ‘A’ Ordinary Shares of a nominal value of five Euro cents (£0.05) each:

Whitehorse Investing Limited  
Company Registration number : 528272  
Vanterpool Plaza, 2nd Floor, Wickhams Cay 1,  
Road Town, Tortola  
British Virgin Islands

Twenty two million, fifteen thousand, seven hundred eighty one (22,015,781) ‘A’ Ordinary shares of five cents (£0.05) each

Viking Holding AS  
Company Registration number : 930468681  
Ostre Strandgate 3  
Kristiansand S 4610  
Norway

Sixteen million, twenty thousand nine hundred forty three (16,020,943) ‘A’ Ordinary shares of five cents (£0.05) each

Memetree Limited  
Company Registration number : 4578088  
15 Palace Place Mansions  
Kensington Court  
London W85BB  
United Kingdom

Fifty thousand (50,000) ‘A’ Ordinary shares of five cents (£0.05) each

JKJ Invest AS  
Company Registration Number : 989260545  
Skogvolviein 26B  
Oslo 0580  
Norway

Four hundred thousand (400,000) ‘A’ Ordinary shares of five cents (£0.05) each

Bent R Jacobsen AS  
Company Registration number : 980210898  
Ingenior Ryberg Gate 110  
Drammen N-3027  
Norway

Two hundred and thirty thousand (230,000) ‘A’ Ordinary shares of five cents (£0.05) each

Palmberg Takst AS  
Company Registration number : 995698358  
Hotvetveien 92  
Drammen N-3018  
Norway

Thirty thousand (30,000) ‘A’ Ordinary shares of five cents (£0.05) each
Sixty five thousand (65,000) ‘A’ Ordinary shares of five cents (£0.05) each

Nine hundred eight nine thousand five hundred seventy three (989,573) ‘A’ Ordinary shares of five cents (£0.05) each

Twenty five thousand (25,000) ‘A’ Ordinary shares of five euro cents (£0.05) each;

Three million one hundred fifty nine thousand seven hundred and eleven (3,159,711) ‘A’ Ordinary shares of five euro cents (£0.05) each;

Three hundred and sixteen thousand six hundred sixty six (316,666) ‘A’ Ordinary shares of five euro cents (£0.05) each;

Ninety thousand four hundred and eighty (90,480) ‘A’ Ordinary shares of five euro cents (£0.05) each;

Two hundred (200) ‘A’ Ordinary shares of five euro cents (£0.05) each;
Granfey AS
Hvalstadveien 34C
Hvalstad 1395
Norway

Thirty thousand (30,000) ‘A’ ordinary shares of five euro cents (€0.05) each;

Norden Forvaltning AS
Company Registration number: 986967931
Stranden 1A,
Aker Brygge
Oslo 0250
Norway

One hundred and ninety thousand one hundred and twenty-nine (190,129) ‘A’ ordinary shares of five euro cents (€0.05) each;

Erik Reinholt Aaberg
Norwegian Passport Number: 27667004
Juton UEA Limited
Postbox 3671
Dubai
United Arab Emirates

One hundred thousand (100,000) ‘A’ ordinary shares of five euro cents (€0.05) each;

Bernhard Kjell Andersen
Norwegian Identification Number: 26074530345
Teglverksbakken 16
Stavanger N 4032
Norway

Thirty seven thousand four hundred thirty five (37,435) ‘A’ ordinary shares of five euro cents (€0.05) each;

Roger Andreassen
Norwegian Passport number: 16057131350
Langgata 102A
Sandnes 4306
Norway

Ten (10) ‘A’ ordinary shares of five euro cents (€0.05) each;

Harald Areskjold
Norwegian Passport number: 25238681
Marven 16
Sandnes N-4323
Norway

Seventeen thousand (17,000) ‘A’ ordinary shares of five euro cents (€0.05) each;

Opoate Silje Aspelund
Norwegian Passport number: 24097944209
Lyngveien 8,
Stavanger N 4025
Norway

Fifteen thousand (15,000) ‘A’ ordinary shares of five euro cents (€0.05) each;
Geir Aune  
Norwegian Passport Number: 27195018  
Ostbyveien 2  
1540 Vestby  
Norway

Stein Aune  
Norwegian Passport Number: 25872572  
Schlumberger Logelco  
25 Misr Helwan Rod  
PO Box 790 Maadi  
Cairo  
Egypt

Bachir Boustani  
Lebanese Passport Number: RL1942740  
Apartment 317  
Sheikh Zayed Road  
Sheikh Ahmed Bin Juma Al Maktoom Building  
Dubai  
United Arab Emirates

Frank Biancheri  
Monaco Passport Number: F 007466  
41, Avenue Hector Otto  
Monaco MC 98000  
Monaco

Trond AAS Bjerken  
Norwegian Passport Number: 20806862  
Gamle Tregdevei 7  
Mandal N-4516  
Norway

Jorgen Evjen  
Norwegian Identification Number: 13117546335  
Sorbyhaugen 29  
Oslo N-0377  
Norway

Karin Bente Finnesand  
Norwegian Passport Number: 25513092  
Skredbakka 20  
Hafsfjord N-4048  
Norway

three million four hundred and  
four thousand nine hundred  
sixty five (3,404,965) ‘A’  
ordinary shares of five euro  
cents (€0.05) each;

One hundred fifty five thousand  
(155,000) ‘A’ Ordinary shares of  
five euro cents (€0.05) each;

Two hundred ninety one  
thousand one hundred ninety  
four (291,194) ‘A’ Ordinary  
shares of five euro cents (€0.05)  
each;

One million five hundred  
thousand and ninety two, three  
hundred and ninety five  
(1,592,395) ‘A’ Ordinary shares  
of five euro cents (€0.05) each;

Twenty five thousand (25,000)  
‘A’ Ordinary shares of five euro  
cents (€0.05) each;

Eight hundred sixteen (816)  
‘A’ Ordinary shares of five euro  
cents (€0.05) each;

Seven hundred (700)  
‘A’ Ordinary shares of five euro  
cents (€0.05) each;
Geir Finsrud  
Norwegian Passport number: 20075945958  
Trossevein 8  
Tananger N-4056  
Norway  

One hundred thirty eight thousand two hundred eighty (138,280) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Olav Fjellsa  
Norwegian Identification number: 13095333723  
Torleiv Kvalviks Gate 3  
Stavanger N-4022  
Norway  

One hundred and five thousand four hundred thirty five (105,435) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Jean-Philippe Stork Flament  
Belgian Passport number: EH767299  
Le Park Palace  
21, Avene Princess Grace  
Monaco MC 98000  
Monaco  

Seven hundred and fifty thousand (750,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Julie Hansen-Tangen Flament  
Norwegian Passport number: 20747204  
Le Park Palace  
21, Aveine Princess Grace  
Monaco MC 98000  
Monaco  

Two hundred sixty six thousand nine hundred sixteen (266,916) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Birgit Oxnevad Frost  
Norwegian Passport number: 20123652  
Gustav Vigeland Vei 27  
Stavanger N-4023  
Norway  

Three thousand nine hundred ninety (3,990) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Bernard Paul Henri Gloux  
Norwegian Passport number: 04FE409354  
Nedre Støkkvei 24  
Stavanger N-4023  
Norway  

One hundred forty thousand nine hundred and ten (140,910) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Terje Gundersen  
Norwegian Passport number: 26283632  
1 Bera Terasse 13F  
Drammen N-3026  
Norway  

One hundred and fifty thousand and twenty four (150,024) ‘A’ Ordinary shares of five euro cents (€0.05) each;
Frederik Caspar Hagemann  
Norwegian Passport number: 25255118  
Madlamar Kleitet 10  
Hafrsfjord N-4041  
Norway

Ruben-Helge Halse  
Norwegian Identification number: 20117234100  
Veslefrikkveien 2  
Kristiansand S N-4638  
Norway

Helene Brekke Halseth  
Norwegian Passport number: 26666753  
Barlindveien 10  
Randaberg N-4070  
Norway

Knut Hanssen  
Norwegian Passport number: 26387035  
Iduns Vei 10  
Sandefjord N-3216  
Norway

Tore Hansen-Tangen  
Norwegian Passport number: 28141459  
Kjoita 32  
Kristiansand S N-4360  
Norway

Thor Kristian Haugnaess  
Norwegian Passport number: 25432748  
Convention TW L.4  
DWTC Complex,  
Dubai  
United Arab Emirates

Anders Tron Hempel  
Norwegian Passport number: 21105524  
Apalveien 9  
Lier N-3400  
Norway

Five thousand five hundred (5,500) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Four hundred thirty thousand (430,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Six thousand nine hundred (6,900) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Three hundred sixty two thousand five hundred (362,500) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Seven hundred fifty nine thousand three hundred (759,300) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Five million nine hundred twenty three thousand two hundred forty six (5,923,246) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Eighty five thousand (85,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;
Trond Magne Hofseth  
Norwegian Passport number: 20283750  
Tostenhagen 2  
Hundvag N-4085  
Norway  

One hundred twenty-five thousand (125,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Terje Holten  
Norwegian Identification number: 30066948338  
Postveien 5B  
Hafsfjord N-4044  
Norway  

Twenty thousand (21,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Kristian Lars Igland  
Norwegian Identification number: 01097144393  
Veslefrikkveien 17B  
Kristiansand S N-4638  
Norway  

Twenty-seven thousand five hundred (27,500) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Joakim Lehmkühl  
Swiss Passport number: X3093048  
37, Chemin Bonvard  
Vesenaz 1222  
Switzerland  

Five hundred seventy-nine thousand seven hundred fifty-eight (579,758) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Jørgen Kjorsvik  
Norwegian Passport number: 27704873  
Skogvollveien 26  
Oslo N-0580  
Norway  

Fifty thousand (50,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Paal August Knudsen  
Norwegian Passport number: 20373356  
Solbakken 38  
Drammen N-3011  
Norway  

Three hundred and twelve thousand five hundred (312,500) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Kristofer Lehmkühl  
Norwegian Passport number: 01274107  
Chalet Mishka  
Verbier 1236  
Switzerland  

Two million three hundred and twenty-seven thousand three hundred and two (2,327,302) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Wenche Solveig Lillereiten  
Norwegian Passport number: 26041978  
Blaskjellveien 20  
Hommersak N-4310  
Norway  

Twenty-one thousand six hundred sixty-three (21,663) ‘A’ Ordinary shares of five euro cents (€0.05) each;
Erik Rolf Nilsen  
Norwegian Passport number: 25919821  
Poppegardsveien 6  
Drammen N-3031  
Norway

Fifty thousand (50,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Pal Helge Nokleby  
Norwegian Passport number: 27254091  
Bergveien 19C  
Sandefjord N-3212  
Norway

One hundred thousand (100,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Kristian Per Olsen  
Norwegian Passport number: A0029976  
Skjell Vegen 4  
Kvaløysletta N-9100  
Norway

One Thousand (1,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Eddie Osa  
Norwegian Passport number: 27699519  
Alv Johnsen’s Vej 3  
Lier N-3400  
Norway

Eighty eight thousand three hundred and thirty three (88,333) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Nes Harald Risla  
Norwegian Passport number: 20701112  
Parkveien 7  
Lillesand N-4790  
Norway

One hundred and four thousand four hundred (104,400) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Kambiz Ali Safinya  
US Passport number: 460129042  
5005, Hidalgo Street,  
Unit 310 Houston  
Texas  
United States

Two million (2,000,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Helge Salomonsen  
Norwegian Passport number: 09127036311  
Tvaraberget 14  
Hafsfjord N-4045  
Norway

Fifteen thousand (15,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;
<table>
<thead>
<tr>
<th>Name</th>
<th>Identification/Passport Number</th>
<th>Address</th>
<th>Shares Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Erik Borge Sandbraten</td>
<td>25117944185</td>
<td>Blalyngeien 26, Randaberg N - 4070, Norway</td>
<td>Fifty thousand (50,000) 'A' Ordinary shares of five euros (€0.05) each;</td>
</tr>
<tr>
<td>Svein Robert Stenbro</td>
<td>25917584</td>
<td>Apalveien 19, Lier N-3400, Norway</td>
<td>Eighty thousand (80,000) 'A' Ordinary shares of five euros (€0.05) each;</td>
</tr>
<tr>
<td>Jacob Stolt-Nielsen</td>
<td>25146278</td>
<td>Haakon VII GT.1, Oslo NO 01113, Norway</td>
<td>Three hundred and fifty thousand (350,000) 'A' Ordinary shares of five euros (€0.05) each;</td>
</tr>
<tr>
<td>Bjorn Strand</td>
<td>25762613</td>
<td>Roysbakken 12, Volda N-6100, Norway</td>
<td>Five thousand (5,000) 'A' Ordinary shares of five euros (€0.05) each;</td>
</tr>
<tr>
<td>Rutgerus Elisabertus Suermen dt</td>
<td>NU57071</td>
<td>Rishagen 5, Algard N-4330, Norway</td>
<td>Sixty four thousand (64,000) 'A' Ordinary shares of five euros (€0.05) each;</td>
</tr>
<tr>
<td>Jone Svihus</td>
<td>22026528376</td>
<td>Postveien 151 A, Sandnes 4307, Norway</td>
<td>One thousand (1,000) 'A' Ordinary shares of five euros (€0.05) each;</td>
</tr>
<tr>
<td>Neil Philip Teague</td>
<td>10127326946</td>
<td>Kampensagata 44, Stavanger N-4024, Norway</td>
<td>Eight hundred thousand (800,000) 'A' Ordinary shares of five euros (€0.05) each;</td>
</tr>
<tr>
<td>Jennifer Oringderff Teague</td>
<td>13077729299</td>
<td>Kampensgata 44, Stavanger N-4024, Norway</td>
<td>Ten thousand (10,000) 'A' Ordinary shares of five euros (€0.05) each;</td>
</tr>
</tbody>
</table>
Tone Christiansen  
Norwegian Identification number: 01045022400  
Fjellbektevegen 13  
Kvernaland 4355  
Norway  
Sixteen thousand three hundred fifty (16,350) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Svein Helge Torgersen  
Norwegian Passport number: 27886555  
Hasselbakken 6  
Lier N-3400  
Norway  
Fifteen thousand (15,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Henning Negaard Torsteinsen  
Norwegian Passport number: 03107639399  
Eskelandssvingene 48  
Stavanger N-4028  
Norway  
Three thousand three hundred thirty seven (3,337) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Adne Voll  
Norwegian Identification number: 01067334554  
Store Skippergate 33  
Stavanger N-4013  
Norway  
Three thousand four hundred (3,400) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Wilhelm Petersen  
Norwegian Passport number: 09047327560  
Eltarvag 20  
Rennesoy N-4150  
Norway  
Twenty one thousand five hundred (21,500) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Nils Gunnar Egeaes  
Norwegian Passport Number: 26962686  
Drafhnollen 80C  
Drammen 3042  
Norway  
One hundred twenty thousand (120,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Linda Hagen  
Norwegian Passport Number: 0485528  
Rebbansbakken 25  
3018 Drammen  
Norway  
Thirty seven thousand nine hundred seventy five (37,975) ‘A’ Ordinary shares of five euro cents (€0.05) each;
Diana Bobokova
Slovak Passport Number: BA9257102
3 ET GH
16 Rue Des Geraniums,
MC 98000, Monaco

Seventeen thousand six hundred seventy (17,670) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Mohamed Ahmad Sharaf
United Arab Emirates Passport Number: A2319934
Villa 44, Street 19C
Umm Suqeim
Dubai, UAE

Two hundred thousand (200,000) ‘A’ Ordinary shares of five euro cents (€0.05) each.

Freddy Hafskjold
Norwegian Passport Number: 25184691
Hjalmar Johansens GA4,
Drammen 3048
Norway

Sixty eight thousand and twenty four (68,024) ‘A’ Ordinary shares of five euro cents (€0.05) each;

JHT Limited
Company Registration number: C 52049
10/21, Portomaso
Vjal Portomaso,
St. Julians PTMO1
Malta

One hundred thirteen thousand two hundred sixty (113,260) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Samir Daher
Emirati Passport Number: 09PP66803
Dubai Creek-Villa 33,
Dubai
United Arab Emirates

Two hundred and three thousand four hundred ninety one (203,491) ‘A’ Ordinary shares of five euro cents (€0.05) each;

QUBE Holdings Limited
Company Registration number: C 43468
168 St. Christopher Street
Valletta
VLT 1467
Malta

Five hundred and thirty three thousand three hundred thirty four (533,334) ‘A’ Ordinary shares of five euro cents (€0.05) each;
Irton Finance S.A.
Company Registration number: 341338
Akara Bldg. 24,
De Castro Street,
Wickhams Cay I, Road Town,
Tortola
Virgin Islands, British

Six hundred eighty five thousand five hundred ninety (685,590) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Dubai Transport Company LLC
Company Registration number: 41129
PO Box 233.
Dubai
United Arab Emirates

Two million six hundred sixty six thousand six hundred sixty seven (2,666,667) ‘A’ Ordinary shares of five euro cents (€0.05) each;

QUBE Holdings Limited
Company Registration number: C 43468
168 St. Christopher Street
Valletta
VLT 1467
Malta

Fourteen million six hundred seventy five thousand (14,675,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Alta Invest
Company Registration number: 14665
Chemin D’amon 29,
Verbier 1936
Switzerland

Six hundred sixty seven thousand (667,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Memento AS
Company Registration number: 931130552
Kristinsvei 16,
Kristiansand 4630
Norway

Six hundred sixty seven thousand (667,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Roy T. Mosvold
Norwegian passport number: 25311261
Chemin D’Amon 29.
Verbier 1936
Switzerland

Six hundred sixty seven thousand (667,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;
Corvus Holding AS
Company Registration number: 995498413
C/O Harald Nes Risla
Parkveien 7,
Lillesand
N-4790
Norway

Armageddon 2011
Company Registration number: 12SC15518
41, Avenue Hector Otto.
Le Patio Palace,
Monaco MC 98000
Monaco

Scan Drilling Company Limited
Company Registration number: C-9557
80, Broad Street,
Monrovia
Liberia

Sixty four thousand (64,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Six hundred ninety thousand and one (690,001) ‘A’ Ordinary shares of five euro cents (€0.05) each;

Two hundred seventy five thousand (275,000) ‘A’ Ordinary shares of five euro cents (€0.05) each;

5.3 The holder of the ‘A’ Ordinary Shares has the right (i) to receive notice of and to attend all General Meetings of the Company and (ii) to vote on all Ordinary Resolutions and Extraordinary Resolutions.

5.4 The holder of the ‘A’ Ordinary Shares has the right to receive dividends and to participate in the profits of the Company.

**Directors**

6.1 The Directors of the Company and the Chairman shall be appointed in the manner set out in the Articles of Association of the Company.

6.2 The Board of Directors of the Company consists of not less than two (2) and not more than seven (7) directors.

6.3 The directors of the Company are:-

Thor Kristian Haugnaess
Norwegian Passport Number: 25432748
Convention TW L4
DWTC Complex
Dubai
United Arab Emirates
Jean-Philippe Flament  
Belgian Passport Number: EH767299  
Le Park Palace  
21, Avene Princess Grace  
Monaco MC 98000

Tore Hansen-Tangen  
Norwegian Passport Number: 28141459  
Kjøtta Park 32  
4630 Kristiansand S  
Norway

Aune Geir  
Norwegian Passport Number: 27195018  
Østbyveien 2  
1540 Vestby  
Norway

Franck Biancheri  
Monaco Passport Number: F007466  
Le Patio Palace  
41, AV Hector Otto  
Monaco 98000

Secretary

7 The first secretary of the Company is :-

Thomas Jacobsen  
Maltese Identity Card Number: 20873A  
7, Triq il-Kaffis, Ibrag, Swieqi, Malta

Representation

8 The legal and judicial representation of the Company is be vested in any two directors then holding office, acting jointly.

9 Notwithstanding the above and in addition to the aforesaid, the Board of Directors may from time to time by resolution appoint any one or more director or directors
and/or any person or persons to represent the Company for a specific purpose or in a specific transaction or class of transactions.

Duration

The Company is incorporated for an indefinite term.

This is a revised and updated copy of the Memorandum and Articles of Association of the Company

[Signature]

Thomas Jacobsen
Company Secretary
VISURAY PLC

Articles of Association

Definitions

1. In these Articles, unless the context otherwise requires:-
   a) "the Act" means the Companies Act, 1995;
   b) "the Register" means the register of members of the Company;
   c) "the Schedule" means the First Schedule to the Act;
   d) words or expressions contained in these Articles bear the same meaning as in the Act as in force at the date at which these Articles are registered.

Non-applicability of the First Schedule

2. The regulations contained in Part 1 of the Schedule shall not apply to the Company except as otherwise expressly provided in these Articles.

Share Capital and Share Rights

3. Issues of new shares in the Company shall be made by ordinary resolution of the Company in general meeting. The Board of Directors may be authorised by a resolution of the Company in general meeting, if approved by a member or members having the right to attend and vote at that meeting and holding in the aggregate more than two thirds (2/3) in nominal value of the shares represented and entitled to vote at the meeting, to issue any shares in the Company up to the limit of the authorised share capital of the Company. Such authorisation shall be valid for a maximum period of five (5) years from the date of the resolution and may be renewed for further periods of five (5) years each.

4. Subject to the relevant provisions of the Act and these Articles, issues of new shares in the Company to be allotted for consideration in cash, shall be offered on a pre-emptive basis to shareholders in proportion to the share capital held by them. Provided that no such shares shall be offered on a pre-emptive basis to the company itself, notwithstanding any other provision of the Act empowering the company to hold its own shares.
The Company is authorised to acquire other than by subscription any of its fully paid up shares, subject to all the relevant provisions of the Act.

Subject to the provisions of article 115 of the Act any preference shares may, with the sanction of an extraordinary resolution, be issued on the terms that they are, or at the option of the Company are liable to be redeemed on such terms and in such manner as the Company before the issue of the shares may by extraordinary resolution determine.

The rights attached to shares of a class may be varied and the shares of a class may be converted into another class only if the variation or the conversion:-

a) is made in accordance with the terms of issue of those shares; or

b) is approved by an extraordinary resolution of the Company and by the consent in writing of the holders of three-fourths of the issued shares of that class and of the holders of three-fourths of the issued shares of any other class affected thereby.

The rights attached to different classes of shares shall be regulated by clause 5 of the Memorandum of Association of the Company.

The Company may exercise the power of paying commissions or of making discounts or allowances provided it complies with the requirements of article 113 of the Act. Such commission may be satisfied by the payment of cash or the allotment of fully or partly paid shares or partly in one way and partly in the other.

Where a shareholder is a minor, bankrupt, interdicted or incapacitated his rights as a shareholder in the Company shall vest in and be exercised by his tutor or curator or other legal representative.

Where a share is held jointly by several persons, the name of only one such person shall be entered in the register of members. Such person shall be elected by the joint holders or, unless and until such an election is made, be determined by the Board of Directors and shall for all intents and purposes be deemed, vis-à-vis the Company, to be the registered holder of the share so held.
Where a share is subject to usufruct the name of the usufructuary shall be entered in the register of members and the usufructuary shall, for all intents and purposes be deemed, vis-à-vis the Company, to be the registered holder of the share so held.

Regulations 6 to 11 of the Schedule relating to calls on shares shall apply to the Company.

**Transfer of shares *inter vivos***

All shares in the company are freely transferable and transfers of shares may be effected by transfer in writing in any usual or common form or in any other form acceptable to the Directors, subject to the provisions of Article 17 below.

The instrument of transfer shall be signed by or on behalf of the transferor and (except in the case of fully paid up shares) by or on behalf of the transferee. The transferor shall remain the holder of the shares concerned until the name of the transferee is entered in the Register in respect of the relevant transfer. All instruments of transfer which are registered may be retained by the Company.

Where some only of the shares comprised in a share certificate are transferred, the old certificate shall be cancelled and a new certificate for the balance of such shares shall be issued.

The Company may elect not to issue share certificates. In the absence of share certificates, the Company will provide its members with an annual statement reflecting their position at the end of the financial year.

The Board of Directors may decline to recognise any instrument of transfer unless:-

a) the instrument of transfer is accompanied by the certificate, if any, of the shares to which it relates, and such other evidence as the Board of Directors may reasonably require to show the right of the transferor to make the transfer;

b) the instrument of transfer is in respect of only one class of shares; and

c) the transfer complies with the relevant requirements of Maltese law (including the provision of necessary identification details of the transferee, including beneficial owner, as per the Board of Director’s requirements).

The registration of transfers may be suspended at such times and for such periods as the Board of Directors may from time to time determine, provided always that such registration shall not be suspended for more than thirty (30) days in any year.
Forfeiture or surrender of shares

19 If a member fails to pay any call or instalment of a call on the day appointed for payment thereof, the directors may, at any time thereafter during such time as any part of the call or instalment remains unpaid, require payment of so much of the call or instalment as is unpaid, together with any interest which may have accrued, by means of a notice which shall also name a further day (not earlier than the expiration of fourteen days from the date of service of the notice) on or before which the payment required by the notice is to be made, and shall state that in the event of non-payment, at or before the time appointed, the shares in respect of which the call was made will be liable to be forfeited.

20 If the requirements specified in any such notice as aforesaid are not complied with, any share in respect of which the notice has been given may at any time thereafter, before the payment required by the notice has been made, be forfeited by a resolution of the directors to that effect, or otherwise be surrendered in favour of the Company by the member to whom the said notice is addressed, if the directors of the Company accept such surrender.

21 A forfeited or a surrendered share may be sold or otherwise disposed of on such terms and in such manner as the directors think fit, and the Company may receive the consideration, if any, given for the share on any sale or disposition thereof and may execute a transfer of the share in favour of the person to whom the share is sold or disposed of, who shall thereupon be registered as the holder of the share. At any time before a sale or disposition the forfeiture or surrender may be cancelled on such terms as the directors think fit.

22 A person whose shares have been forfeited or who has surrendered his shares to the Company, shall cease to be a member in respect of the forfeited or surrendered shares, but shall, notwithstanding, remain liable to pay to the Company all moneys which, at the date of the forfeiture or surrender, were payable by him to the Company in respect of the shares; but his liability shall cease if and when the Company shall have received payment in full of all such moneys in respect of the shares.

Conversion of shares into stock

23 The Company may by ordinary resolution convert any paid up shares into stock, and re-convert any stock into paid up shares of any denomination. Such of the regulations of the Company as are applicable to paid up shares shall apply to stock, and the words “share” and “shareholder” therein shall include “stock” and “stockholder”.
The holders of stock may transfer the same, or any part thereof, in the same manner and subject to the same regulations, as and subject to which the shares from which the stock arose might previously to conversion have been transferred, or as near thereto as circumstances permit; and the directors may from time to time fix the minimum amount of stock transferable but so that such minimum shall not exceed the nominal amount of the shares from which the stock arose.

The holders of stock shall, according to the amount of stock held by them, have the same rights, privileges and advantages as regards dividends, voting at meetings of the Company and other matters as if they held the shares from which the stock arose, but no such privilege or advantage (except participation in the dividends and profits of the Company and in the assets on winding up) shall be conferred by any amount of stock which would not, if existing in shares, have conferred that privilege or advantage.

Dematerialisation of Securities

Notwithstanding any other clause of these articles, for as long as any of the securities issued by the company shall be and remain dematerialised under the Financial Markets Act (Chapter 345 of the Laws of Malta):-

a) Terms and conditions relating to such securities, including without prejudice to the generality of the foregoing, their issuance, transfer, exchange, redemption and/or cancellation, shall be governed in accordance with the applicable rules and procedures set out by the relevant central securities depository providing dematerialisation and any other provisions of these articles shall apply only to the extent that they are not inconsistent with such rules and procedures; and

b) Any amendment, variation or deletion of this Article shall be subject to the express and written approval of the relevant central securities depository providing dematerialisation obtained prior to submission to the company convened in extraordinary general meeting.

General meetings

Subject to the provisions of the Act the annual general meetings shall be held at such time and place as the Board of Directors may appoint.

The Board of Directors may, whenever they think fit, convene an extraordinary general meeting. Extraordinary general meetings may also be convened on requisition or, in default, by requisitionists, as provided in article 129 of the Act.

A general meeting of the Company shall be called by giving at least fourteen (14)
clear days’ notice in writing to every member of the Company. The notice shall specify the place, day and hour of the meeting and the general nature of the business:

Provided that a meeting of the Company shall, notwithstanding that it is called by shorter notice be deemed to have been duly called if it is so agreed to by all the members entitled to attend and vote at that meeting.

The accidental omission to give notice of a meeting to, or the non-receipt of notice of a meeting by, any person entitled to receive notice shall not invalidate the proceedings at that meeting.

No business shall be transacted at any general meeting other than that stated in the notice convening it and unless a quorum of members is present at the time the meeting proceeds to business.

Save as herein otherwise provided a member or members holding at least fifty one per cent (51%) of the issued share capital carrying voting rights shall constitute a quorum.

If within an hour from the time appointed for a meeting a quorum is not present the meeting shall be adjourned to the same day in the next week, at the same time and place, and if at the adjourned meeting a quorum is not present within an hour from the time appointed for the meeting, the members present shall be a quorum.

The chairman of the Company shall preside as Chairman of the Meeting in every general meeting and, if there is no chairman of the Company or if the chairman of the Company is not present within fifteen (15) minutes after the appointed time, the Chairman of the Meeting shall be elected by the members present.

Any decision of the general meeting for which an extraordinary resolution is not required by these regulations or by the Act shall be validly taken if approved by an ordinary resolution.

An ordinary resolution of the Company shall be validly passed if approved in a general meeting by a member or members having the right to attend and vote at that meeting and holding in the aggregate more than fifty per cent (50%) in nominal value of the shares represented and entitled to vote at the meeting.

An extraordinary resolution of the Company shall be validly passed if:-

a) it has been taken at a general meeting of which notice specifying the intention to propose that resolution as an extraordinary resolution and the principal purpose thereof has been duly given; and

b) it has been passed by a member or members having the right to attend and vote at the meeting holding in the aggregate not less than seventy-five per
cent (75%) in nominal value of the shares represented and entitled to vote at the meeting and at least fifty-one per cent (51%) in nominal value of all the shares entitled to vote at the meeting.

If one of the majorities mentioned in paragraph b) above is obtained, but not both, another meeting may be convened by the directors within thirty (30) days in accordance with the provisions for the calling of meetings to take a fresh vote on the proposed resolution. At the second meeting the resolution may be passed by a member or members having the right to attend and vote at the meeting holding in aggregate not less than seventy-five per cent (75%) in nominal value of the shares represented and entitled to vote at the meeting. However, if more than half in nominal value of all the shares having the right to vote at the meeting is represented at that meeting, a simple majority in nominal value of such shares so represented shall suffice.

Any member entitled to attend and vote at a general meeting of the Company may appoint another person as his proxy to attend and vote in his stead and a proxy so appointed shall have the same right as that member to speak at the meeting and to demand a poll.

The appointment of a proxy shall be in writing and shall be registered at the Company's office before the time for holding the meeting.

Meetings of Classes of Shareholders

The regulations applicable to a general meeting of the Company shall apply mutatis mutandis to a separate general meeting of a class of shareholders.

Directors

The directors shall be appointed by an ordinary resolution of the Company in general meeting. The Company may by ordinary resolution taken at the time of his appointment or at any later date determine the period for which a director shall hold office. Subject to the provisions of article 140 of the Act, a director shall hold office, unless he dies or tenders his resignation at an earlier date, until the expiration of the period determined as aforesaid but shall thereafter be eligible for re-appointment.

The directors shall appoint from amongst their number the Chairman of the Board who shall also be the Chairman of the General Meeting. The directors shall exercise their powers subject to these regulations, to the provisions of the Act, and to the resolutions of the Company in general meetings; but no resolution taken by the Company in general meeting shall invalidate any prior act of the directors which would have been valid if that resolution had not been taken. Save as aforesaid, the Board of Directors shall have the power:-

a) to borrow or raise money or secure the payment of money and in conjunction with and independently therefrom to charge or hypothecate the
property of the Company or any part thereof for any debt, liability or obligation of the Company, and this without any limitation whatsoever;

b) to do all such other matters on behalf of the Company as are not by these regulations or by the Act reserved to the general meeting.

The directors may meet together for the despatch of business, adjourn and otherwise regulate their meetings, as they think fit. Questions arising at any meeting shall be decided by a majority of votes. Each director shall have one vote and in case of equality of votes the Chairman shall have a second or casting vote. A director shall be deemed to be present at a meeting of the Board if he participates by telephone or other electronic means and all directors participating in the meeting are able to hear each other.

The quorum necessary for the transaction of the business of the Board of Directors shall be at least two directors, or half (rounded up to the nearest whole number) the number of directors currently in office, whichever is the higher number. If a quorum is not present within half an hour from the appointed time the meeting shall be dissolved.

Meetings of the Board of Directors shall be convened by the Chairman or by the Company secretary at the request of any director.

Saving the provisions of the preceding clause in any meeting where the Chairman is not present the directors present shall appoint one of their number to be chairman of that meeting and the person so appointed shall with respect only to that meeting have the same functions, rights and obligations of the Chairman of the Board.

The continuing directors may act notwithstanding any vacancy in their body but if and so long as their number is reduced below the number fixed by or pursuant to the regulations of the Company as the necessary quorum of directors the continuing directors or director may act for the purpose of increasing the number of directors to that number or of summoning a general meeting of the Company, but for no other purpose.

A resolution in writing, signed by all the directors of the Company shall be as valid and effective as if it had been passed at a meeting of the Board of Directors duly convened and held.

Subject to the provisions of articles 143, 144 and 145 of the Act, no director shall be disqualified by his position as a director from entering into any agreement with the Company, and a director may vote and be taken into account for the purpose of forming a quorum, in respect of any contract or arrangement in which he may be in any way interested and may retain for his own use and benefit all profits and advantages accruing therefrom.

Each director shall have the right to appoint in writing an alternate director to act in
his place. The following provisions shall apply to alternate directors:-

a) an alternate shall have the same rights and privileges as the director whom he represents at any meeting of the Board of Directors at which he is present.

b) a director cannot be an alternate for another director.

The Board of Directors shall have power to appoint any person to be the attorney of the Company for such purpose and with such powers, authorities and discretion (not exceeding those vested in or exercisable by the Board of Directors under these regulations) as they may deem appropriate and may also authorise any such attorney to delegate all or any of the powers, authorities and discretion vested in him.

The Board of Directors may from time to time appoint a managing director or a director or directors holding any other executive office or offices from amongst themselves delegating to him or them any of the powers exercisable by them either collaterally with or to the exclusion of their own powers. Subject to the provisions of the next following clause, any such appointment shall be valid for such period and subject to such terms and conditions as the Board may impose. Any such appointment shall be automatically determined if the person so appointed ceases for any reason to be a director.

The provisions of the foregoing two clauses shall be subject to the provisions contained in the Memorandum of Association of the Company relating to legal and judicial representation of the Company.

No remuneration shall be payable to the directors, including directors holding an executive office, unless and to the extent approved by the Company in general meeting. The directors shall, however, be entitled to a reimbursement of all travelling, hotel and other expenses properly incurred by them in attending and returning from meetings of the Board of Directors or general meetings of the Company or in connection with the business of the Company.

Company Secretary

Without prejudice to the provisions of the Act regulating the appointment and functions of the Company secretary, the appointment or replacement of the Company secretary and the conditions of holding office shall be determined by the Board of Directors.

The Company secretary shall be responsible for keeping:-

a) the minute book of general meetings of the Company;

b) the minute book of meetings of the Board of Directors;

c) an updated register of members at the registered office of the Company;
d) the register of debentures; and

e) such other registers and records as the Company secretary may be requested to keep by the Board of Directors.

The Company Secretary shall, moreover:

a. ensure that proper notices are given of all meetings;

b. ensure that all returns and other documents of the Company are prepared and delivered in accordance with the requirements of the Act.

c. Should the Company elect not to issue any share certificates, the Company Secretary shall be responsible for the issuance of an annual statement to every member of the Company containing the number of shares held by the member at the financial year end of the Company.

Dividends

The Company in general meeting may declare dividends, but no dividend shall exceed the amount recommended by the Board of Directors.

The Board of Directors may from time to time pay to the members of the Company such interim dividends as may appear to the Board of Directors to be justified by the profits of the Company.

Subject to the rights of persons, if any, entitled to shares with special rights as to dividends, all dividends shall be declared and paid according to the amounts paid or credited as paid on the shares in respect whereof the dividend is paid, but no amount paid or credited as paid on a share in advance of calls shall be treated for the purposes of this regulation as paid on the share. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid on the shares during any portion or portions of the period in respect of which the dividend is paid; but if any share is issued on terms providing that it shall rank for dividend as from a particular date such share shall rank for dividend accordingly.

The Board of Directors may deduct from any dividend payable to any member all sums of money presently payable by him to the Company on account of calls or otherwise in relation to the shares of the Company.
62. No dividend shall bear interest against the Company.

Capitalisation of Profits

63. The provisions on capitalisation of profits contained in regulation 80 in Part I of the Schedule shall apply to the Company.

Indemnity

64. Every director, managing director, agent, auditor or secretary and in general any officer for the time being of the Company shall be indemnified out of the assets of the Company against any liability incurred by him in defending any proceedings in his capacity as aforesaid in which judgement is given in his favour or in which he is acquitted or which are withdrawn.

Authentication of Documents

65. Any document or proceeding requiring authentication by the Company may be signed by a director or by the Company secretary.

Notice

66. A notice required to be given by the Company to any person in terms of these regulations or of the Act shall be deemed to have been validly given if it is delivered personally to that person or sent to him by post in an envelope addressed to the last known address of that person or sent by fax to the last known fax number of that person or sent by email to the last known email address of that person. Furthermore, such notice shall be deemed to have been validly given if it is published on its website or in a daily newspaper with national circulation in Malta.

67. A notice sent by post shall be deemed to have been delivered three days after it is posted in the case of delivery to an address in Malta and ten days after it is posted in the case of delivery to an address outside Malta. A notice sent by fax shall be deemed to have been delivered upon a positive confirmation that the fax has been received. A notice sent by email shall be deemed to have been delivered the same day it is transmitted. A notice published on the Company’s website or in a daily
newspaper with national circulation in Malta shall be deemed to have been delivered upon the publication of the notice.

69. Notice of every general meeting shall be given in the manner hereinbefore authorised to:-

a) every registered member; and

b) the auditor for the time being of the Company.

This is a revised and updated copy of the Memorandum and Articles of Association of the Company

[Signature]

Thomas Jacobsen
Company Secretary