

SHARE TRANSFER FORM

I **NAME OF TRANSFERROR (Fin no: _____)** of
ADDRESS

In consideration of the Sum **GBP 32/-**

Paid by **NAME OF TRANSFEREE (Company Registration no: _____)** of
ADDRESS

Hereinafter called the “**Transferee**”

Do hereby sell their consideration shares to the said Transferee

Number of shares(In words & numbers) Ordinary Shares

of and in the undertaking called _____

To hold unto the said Transferee, its Executors, Administrators, and Assigns, subject to several conditions on which I held the same immediately before the execution hereof; and the said Transferee does hereby agree to accept the said share subject to the conditions aforesaid.

As Witness by our Hands on _____;

Signed and delivered by

in the presence of

Name:
Address:
Occupation:

Name
TRANSFEROR

Signed and delivered by

in the presence of

Name:
Address:
Occupation:

Name
TRANSFEREE

NOTE: -The Consideration-money set forth in a transfer may differ from that which the first seller will receive, owing to sub-sales by the original Buyer; the stamp Act required that in such cases the Consideration-money paid by the sub-purchaser shall be the one inserted in the Deed, as regulating the Ad Valorem Duty. The following is the Clause in question:-

"Where a Person, having contracted for the purchase of any Property is, in consequence, conveyed immediately to the Sub-purchaser, the Conveyance is to be charged with Ad Valorem Duty in respect of the Consideration moving from the Sub-purchaser" – (54-55 Vic, cap. 39 (1891) Section 50 Sub Section 4)

INSTRUCTION FOR EXECUTING TRANSFERS

*It is recommended that the Signatures be witnessed by some other person as most companies refuse to recognize Signatures not so attested. The witness must give his/her Name, Address and Profession or Occupation. The date must be inserted in words and not in Figures.

A HUSBAND MUST NOT WITNESS THE SIGNATURE OF HIS WIFE OR VICE-VERSA