THE COMPANIES ACTS 1948 to 1976

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COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION OF

GEORGE ANDERTON & SON LIMITED

(as adopted by Special Resolution passed on the $\it PH$ day of $\it August$ 1983)

- 1. The name of the Company is "GEORGE ANDERTON & SON LIMITED".
- 2. The registered office of the Company will be situate in England.
- 3. The objects for which the Company is established are:-
- To carry on the business of a finance and investment company all its branches, and to acquire by purchase, lease, concession, granic, licence or otherwise such businesses, options, rights, parivileges, lands, buildings, leases, underleases, stocks, shares, debentures, debenture stock, bonds, obligations, securities, reversionary interests, annuities, policies of assurance and other property and rights and interest in property, whether in the United Kingdom or elegwhere, as the Company shall deem fit and generally to hold, marage, develop, lease, sell or dispose of the same and to vary any of the investments of the Company, to act as trustees of any deeds constituting or securing any debentures, debenture stock or other securities or obligations; to construct, reconstruct, alter, improve, decorate, furnish and maintain offices, houses, flats, apartments, service suites, intels, shops, factories, warehouses, buildings, garages, works and conveniences of all kinds, to consolidate or connect or subdivide properties and to lease or otherwise visposs of the same, and to advance money to and enter into contracts with builders, tenants and others and generally to finance building operations of every description; and to manage any land, buildings or other property as aforesaid, whether belonging to the Company or not, and to collect rents and income, to undertake and provide management, administration and consultancy services of all kinds and to enter into, assist or participate in financial, commercial, mercantile, industrial and other transactions, undertakings and businesses of every description, and to establish, carry on, develop and extend the same or sell, dispose of or otherwise turn the same to account, and to co-ordinate the policy and administration of any companies of which this Company is a Member or which are in any manner controlled by, or connected with this Company.

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- (b) To carry on any other trade or business whatever which can in the opinion of the Board of Directors be advantageously carried on in connection with or ancillary to any of the businesses of the Company.
- (c) To purchase or by any other means acquire and take options over any property whatever, and any rights or privileges of any kind over or in respect of any property.
- (d) To apply for, register, purchase, or by other means acquire and protect, prolong and renew, whether in the United Kingdom or elsewhere any patents, patent rights, brevets d'invention, licences, secret processes, trade marks, designs, protections and concessions and to disclaim, alter, modify, use and turn to account and to manufacture under or grant licences or privileges in respect of the same, and to expend money in experimenting upon, testing and improving any patents, inventions or rights which the Company may acquire or propose to acquire.
- (e) To acquire and undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company carrying on or proposing to carry on any of the businesses which the Company is authorised to carry on and as part of the consideration for such acquisition to undertake all or any of the liabilities of such person, firm or company, or to acquire an interest in, amalgamate with, or enter into partnership or into any arrangement for sharing profits, or for co-operation, or for mutual assistance with any such person, firm or company, or for subsidising or otherwise assisting any such person, firm or company, and to give or accept, by way of consideration for any of the acts or things aforesaid or property acquired, any shares, debentures, debenture stock or securities that may be agreed upon, and to hold and retain, or sell, mortgage and deal with any shares, debentures, debenture stock or securities so received.
- (f) To improve, manage, construct, repair, develop, exchange, let on lease or otherwise, mortgage, charge, sell, dispose of, turn to account, grant licences, options, rights and privileges in respect of, or otherwise deal with all or any part of the property and rights of the Company.
- (g) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined and to hold or otherwise deal with any investments made.
- (h) To lend and advance money or give credit on such terms as may seem expedient and with or without security to customers and others, to enter into guarantees, contracts of indemnity and suretyships of all kinds, to receive money on deposit or loan upon such terms as the Company may approve and to secure or guarantee the payment of any sums of money or the performance of any obligation by any company, firm or person including any parent, subsidiary or fellow subsidiary company in such manner as the Company may think fit.
- (i) To borrow and raise money in such manner as the Company shall think fit and to secure the repayment of any money borrowed,

raised or owing by mortgage, charge, standard security, lien or other security upon the whole or any part of the Company's property & assets (whether present or future), including its uncalled capital, and also by a similar mortgage, charge, standard security, lien or security to secure and guarantee the performance by the Company of any obligation or liability it may undertake or which may become binding on it.

- (j) To draw, make, accept, endorse, discount, negotiate, execute and issue promissory notes, bills of lading, warrants, debentures, and other negotiable or transferable instruments.
- (k) To apply for, promote, and obtain any Act of Parliament, Provisional Order, or Licence of the Department of Trade or other authority for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem calculated directly or indirectly to promote the Company's interests, and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice the Company's interests.
- (I) To enter into any arrangements with any Government or authority (supreme, municipal, local, or otherwise) that may seem conducive to the attainment of the Company's objects or any of them, and to obtain from any such Government or authority any charters, decrees, rights, privileges or concessions which the Company may think desirable and to carry out, exercise, and comply with any such charters, decrees, rights, privileges, and concessions.
- (m) To subscribe for, take, purchase, or otherwise acquire and hold shares or other interests in or securities of any other company having objects altogether or in part similar to those of the Company or carrying on any business capable of being carried on so as directly or indirectly to benefit the Company or enhance the value of any of its property and to co-ordinate, finance and manage the businesses and operations of any company in which the Company holds any such interest.
- (n) To act as agents or brokers and as trustees for any person, firm or company, and to undertake and perform sub-contracts.
- (o) To remunerate any person, firm or company rendering services to the Company either by cash payment or by the allotment to him or them of Shares or other securities of the Company credited as paid up in full or in part or otherwise as may be thought expedient.
- (p) To pay all or any expenses incurred in connection with the promotion, formation and incorporation of the Company, or to contract with any person, firm or company to pay the same, and to pay commissions to brokers and others for underwriting, placing, selling, or guaranteeing the subscription of any Shares or other securities of the Company.
- (q) To support and subscribe to any charitable or public object and to support and subscribe to any institution, society, or club which may be for the benefit of the Company or its Directors or employees, or may be connected with any town or place where the Company

carries on business; to give or award pensions, annuities, gratuities, and superannuation or other allowances or benefits or charitable aid and generally to provide advantages, facilities and services for any persons who are or have been Directors of, or who are or have been employed by, or who are serving or have served the Company, or of any company which is a subsidiary of the Company or the holding company of the Company or a fellow subsidiary of the Company or of the predecessors in business of the Company or of any such subsidiary, holding or fellow subsidiary company and to the wives, widows, children and other relatives and dependants of such persons; to make payments towards insurance; and to set up, establish, support and maintain superannuation and other funds or schemes (whether contributory or non-contributory) for the benefit of any of such persons and of their wives, widows, children and other relatives and dependants; and to set up, establish, support and maintain profit sharing or share purchase schemes for the benefit of any of the employees of the Company or of any such subsidiary, holding or fellow subsidiary company and to lend money to any such employees or to trustees on their behalf to enable any such purchase schemes to be established or maintained.

- (r) To promote any other company for the purpose of acquiring the whole or any part of the business or property and undertaking any of the liabilities of the Company, or of undertaking any business or operations which may appear likely to assist or benefit the Company or to enhance the value of any property or business of the Company, and to place or guarantee the placing of, underwrite, subscribe for, or otherwise acquire all or any part of the shares or securities of any such company as aforesaid.
- (s) To sell or otherwise dispose of the whole or any part of the business or property of the Company, either together or in portions, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any company purchasing the same.
- (t) To distribute among the Members of the Company in kind any property of the Company of whatever nature.
- (u) To procure the Company to be registered or recognised in any part of the world.
- (v) To do all or any of the things or matters aforesaid in any part of the world and either as pencipals, agents, contractors or otherwise, and by or through agents, brokers, sub-contractors or otherwise and either alone or in conjunction with others.
- (w) To do all such other things as may be deemed incidental or conducive to the attainment of the Company's objects or any of them.

The objects set forth in each sub-clause of this Clause shall not be restrictively construed but the widest interpretation shall be given thereto, and they shall not, except where the context expressly so requires, be in any way limited or restricted by reference to or inference from any other object or objects set forth in such sub-clause or from the terms of any other sub-clause or from the name of the Company. None of such sub-clauses or the object or

objects therein specified or the powers thereby conferred shall be deemed subsidiary or ancillary to the objects or powers mentioned in any other sub-clause, but the Company shall have as full a power to exercise all or any of the objects conferred by and prove ed in each of the said sub-clauses as if each sub-clause contained the objects of a separate company. The word "company" in this Clause, except where used in reference to the Company, shall be deemed to include any partnership or other body of persons, whether incorporated or unincorporated and whether domiciled in the United Kingdom or elsewhere.

- The liability of the Members is limited.
- 5. The Share Capital of the Company is £90,000. divided into 45,600 Ordinary Shares and 37,200 Preference Shares.

THE COMPANIES ACT 1985

PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION OF GEORGE ANDERTON & SON LIMITED

PRELIMINARY

- 1. (a) The Regulations contained in Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 as amended by the Companies (Tables A to F) (Amendment) Regulations 1985 (such Table being hereinafter called "Table A".) shall apply to the Company save in so far as they are excluded or varied hereby and such Regulations (save as so excluded or varied) and the Articles hereinafter contained shall be the regulations of the Company.
- (b) In these Articles the expression "the Act" means the Companies Act 1985, but so that any reference in these Articles to any provision of the Act shall be deemed to include a reference to any statutory modification or re-enactment of that provision for the time being in force.

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- 2. (a) Shares which are comprised in the authorised share capital with which the Company is incorporated shall be under the control of the Directors who may (subject to Section 80 of the Act and to paragraph (d) below) allot, grant options over or otherwise dispose of the same, to such persons, on such terms and in such manner as they think fit.
- All shares which are not comprised in the authorised share capital with which the company is incorporated and which the Directors propose to issue shall first be offered to the Members in proportion as nearly as may be to the number of the existing shares neld by them respectively unless the Company in General Meeting shall by Special Resolution otherwise direct. The offer shall be made by notice specifying the number of shares offered, and limiting a period (not being less than fourteen days) within which the offer, if not accepted, will be deemed to be declined. After the expiration of that period, those shares so deemed to be declined shall be offered in the proportion aforesaid to the persons who have, within the said period, accepted all the shares offered to them; such further offer shall be made in like terms in the same menner and limited by a like period as the original offer. Any shares not accepted pursuant to such offer or further offer as aforesaid or not capable of being offered as aforesaid except by way of fractions and any shares released from the provisions of this Article by any such Special Resolution as afcresaid shall be under the control of the Directors, who may allot, grant options over or otherwise dispose of the same to such persons, on such terms, and in such manner as they think fit, provided that, in the case of shares not accepted as aforesaid, such shares shall not be disposed of on terms which are more favourable to the subscribers therefor than the terms on which they were offered to the Members. The foregoing provisions of this paragraph (b) shall have effect subject to Section 80 of the Act.

- (c) In accordance with Section 91(1) of the Act Section 89(1) and 90(1) to (6) (inclusive) of the Act shall not apply to the Company.
- (d) The Directors are generally and unconditionally authorised for the purposes of Section 80 of the Act, to exercise any power of the Company to allot and grant rights to subscribe for or convert securities into shares of the Company up to the amount of the authorised share capital with which the Company is incorporated at any time or times during the period of five years from the date of incorporation and the Directors may, after that period, allot any shares or grant any such rights under this authority in pursuance of an outer or agreement so to do made by the Company within that period. The authority hereby given may at any time (subject to the said Section 80) be renewed, revoked or varied by Ordinary Resolution of the Company in General Meeting.

SHARES

- 3. The lien conferred by Clause 8 in Table A shall attach also to fully paid-up shares, and the Company shall also have a first and paramount lien on all shares, whether fully paid or not, standing registered in the name of any person indebted or under liability to the Company, whether he shall be the sole registered holder thereof or shall be one of two or more joint holders, for all moneys presently payable by him or his estate to the Company. Clause 8 in Table A shall be modified accordingly.
- 4. The liability of any Member in default in respect of a call shall be increased by the addition at the end of the first sentence of Clause 18 in Table A of the words "and all expenses that may have been incurred by the Company by reason of such non-payment".

GENERAL MEETINGS AND RESOLUTIONS

- 5. (a) A notice convening a General Meeting shall be required to specify the general nature of the business to be transacted only in the case of special business and Clause 38 in Table A shall be modified accordingly.
- All business shall be deemed special that is transacted at an Extraordinary General Meeting, and also all that is transacted at an Annual General Meeting, with the exception of declaring a dividend, the consideration of the accounts, balance sheets, and the reports of the Directors and Auditors, and the appointment of, and the fixing of the remuneration of, the Auditors.
- (b) Every notice convening a General Meeting shall comply with the provisions of Section 372(3) of the Act as to giving information to Members in regard to their right to appoint proxies; and notices of and other communications relating to any General Meeting which any Member is entitled to receive shall be sent to the Directors and to the Auditors for the time being of the Company.
- 6. (a) Clause 40 in Table A shall be read and construed as if the words "at the time when the Meeting proceeds to business" were added at the end of the first sentence.

- (b) If a quorum is not pre ent within half an hour from the time appointed for a General Meeting the General Meeting shall stand adjourned to the same day in the next week at the same time and place or to such other day and at such other time and place as the Directors may determine; and if at the adjourned General Meeting a quorum is not present within half an hour from the time appointed therefor such adjourned General Meeting shall be dissolved.
- (c) Clause 41 in Table A shall not apply to the Company.

APPOINIMENT OF DIRECTORS

- (a) Clause 64 in Table A shall not apply to the Company.
- the Directors may be determined from time to time by Ordinary Resolution in General meeting of the Company. Subject to and in default of any such determination there shall be no maximum number of Directors and the minimum number of Directors shall be one. Whensoever the minimum number of the Directors shall be one, a sole Director shall have authority to exercise all the powers and discretions by Table A and by these Articles expressed to be vested in the Directors generally, and Clause 89 in Table A shall be modified accordingly.
- (c) The Directors shall not be required to retire by rotation and Clauses 73 to 80 (inclusive) in Table A shall not apply to the Company.
- (d) No person shall be appointed a Director at any General Meeting unless either:-
 - he is recommended by the Directors; or
- (ii) not less than fourteen nor more than thirty-five clear days before the date appointed for the General Meeting, notice executed by a Member qualified to vote at the General Meeting has been given to the Company of the intention to propose that person for appointment, together with notice executed by that person of his willingness to be appointed.
- (e) Subject to paragraph (d) above, the Company may by Ordinary Resolution in General Meeting appoint any person who is willing to act to be a Director, either to fill a vacancy or as an additional Director.
- (f) The Directors may appoint a person who is willing to act to be a Director, either to fill a vacancy or as an additional Director, provided that the appointment does not cause the number of Directors to exceed any number determined in accordance with paragraph (b) above as the maximum number of Directors and for the time being in force.

ECRPOWING POWERS

The Directors may exercise all the powers of the Company to borrow money without Limit as to amount and upon such terms and in such

manner as they think fit, and subject (in the case of any security convertible into shares) to Section 80 of the Act to grant any mortgage, charge or standard security over its undertaking, property and uncalled capital, or any part thereof, and to issue debentures, debenture stock, and other securities whether outright or as security for any debt, liability or obligation of the Company or of any third party.

ALTERNATE DIRECTORS

- 9. (a) An alternate Director shall not be entitled as such to receive any remuneration from the Company, save that he may be paid by the Company such part (if any) of the remuneration otherwise payable to his appointor as such appointor may by notice in writing to the Company from time to time direct, and the first sentence of Clause 66 in Table A shall be modified accordingly.
- (b) A Director, or any such other person as is mentioned in Clause 65 in Table A, may act as an alternate Director to represent more than one Director, and an alternate Director shall be entitled at any meeting of the Directors or of any committee of the Directors to one vote for every Director whom he represents in addition to his own vote (if any) as a Director, but he shall count as only one for the purpose of determining whether a quorum is present.

DISQUALIFICATION OF DIRECTORS

10. The office of a Director shall be vacated if he becomes incapable by reason of illness or injury of managing and administering his property and affairs, and Clause 81 in Table A shall be modified accordingly.

GRATUITIES AND PENSIONS

- 11. (a) The Directors may exercise the powers of the Company coferred by Clause 3(t) of the Memorandum of Association of the Company and shall be entitled to retain any benefits received by them or any of them by reason of the exercise of any such powers.
 - (b) Clause 87 in Table A shall not apply to the Company.

PROCEEDINGS OF DIRECTORS

- 12. (a) A Director may vota, at any meeting of the Directors or of any committee of the Directors, on any resolution, notwithstanding that it in any way concerns or relates to a matter in which he has, directly or indirectly, any kind of interest whatsoever, and if he shall vote on any such resolution as aforesaid his vote shall be counted; and in relation to any such resolution as aforesaid he shall (whether or not he shall vote on the same) be taken into account in calculation the quorum present at the meeting.
- (b) Clauses 94 to 97 (inclusive) in Table A shall not apply to the Company.

INDEWLITY

- 13. (a) Every Director or other officer of the Company shall be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto, including any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in connection with any application under Section 144 or Section 727 of the Act in which relief is granted to him by the Court, and no Director or other officer shall be liable for any loss, damage or misfortune which may happen to or be incurred by the Company in the execution of the duties of his office or in relation thereto. But this Article shall only have effect in so far as its provisions are not avoided by Section 310 of the Act.
 - (b) Clause 118 in Table A shall not apply to the Company.

TRANSFER OF SHARES

- 14. No Member shall be entitled to transfer any Share otherwise than in accordance with the following provisions:-
- (a) A member desirous of selling his Shares or any of them (hereinafter called "the selling Member") shall give a notice (hereinafter called "the notice of sale") to the Secretary of the Company containing an offer to sell the same, and stating the number and class of Shares which he desires to sell and the fair price which he is willing to accept for such Shares, such fair price to be determined by agreement between the selling Member and the Directors or, in davult of agreement, by the Auditors for the time being of the Company, whose decision shall be conclusive and binding on the Company and upon all persons interested in the Shares.
- (b) The Secretary shall thereupon send to each of the other Members of the Company who hold Ordinary Shares in the Company a circular containing the same particulars, and naming a day (being twenty-one days after the service on him of the notice of sale) on or before which offers to purchase the same will be received. If on or before the days so named offers to purchase all or any of the Shares referred to in the notice of sale at the price named shall be received from such Members of the Company by the Secretary, he shall as agent for the selling Member and the proposing purchaser or purchasers, declare a contract of sale to be concluded, and shall give notice thereof to the selling Member and the purchaser or purchasers.
- (c) If the offers to purchase shall together constitute offers to purchase a greater number of Shares than those offered for sale, the shares offered for sale shall be divided among the proposing purchasers in the proportions as nearly as possible in which they already hold Shares in the Company: Provided that no proposing purchaser shall be liable to take more Shares than those he shall have offered to purchase, and any Shares which cannot be so divided as aforesaid without creating fractions shall be apportioned by lot among the proposing purchasers. The selling Member and the Members declared to be the purchasers of the Shares shall give effect to the contract or contracts so made as aforesaid by the execution of proper transfers and the payment of the purchase price.

- (d) If within twenty-eight days after the service of the notice of sale on the Secretary the selling Member shall not receive notice that his offer to sell has been accepted on behalf of some Member or Members of the Company, he may within six months from the date of serving the notice of sale (but subject to Article 15 hereof) sell or dispose of the Shares referred to in such notice of sale, or so many of them as shall not have been agreed to be purchased by a Member or Members of the Company, to any other person, provided that such sale or disposal be at a price not less than that named in the notice of sale.
- (e) A notice of sale may be renewed from time to time, but the offer therein contained shall not be withdrawn until the expiration of twenty-one days from the service thereof on the Secretary.
- (f) If any person shall become entitled to any Share by reason of the death or bankruptcy of any Member he shall be bound forthwith to offer the same for sale to the Members of the Company at a fair price, such fair price to be determined in the manner hereinbefore mentioned; the said person shall give to the Secretary a notice of sale in the manner hereinbefore mentioned, and the same results shall follow as in the case of a notice of sale voluntarily given. If the said person shall fail to give such notice of sale the Directors may, as his agents, give the same for him.
- (g) For the purpose of giving effect to any sale pursuant to the foregoing provisions the Directors may authorise some person to transfer the Shares so sold to the purchaser thereof
- (h) Any Member may, subject to Article 15 hereof, transfer or by Will bequeath any Share held by him to a member or members of his family as hereinafter defined, or to Trustees for the benefit of a member or members of his family as aforesaid, and in such case the foregoing provisions shall not apply; and in the case of such bequest the legal personal representatives of the deceased Member may, subject as aforesaid, transfer the Shares so bequeathed to the legatee or legatees. For the purposes hereof "a member of the family" of any Member shall include a husband, wife, son, daughter, son-in-law, daughter-in-law, grandchild, or other direct issue of such Member, or a father, mother, brother, sister, nephew, or niece of such Member, but no other person.
- (i) Where any Shares are held upon the trusts of any Deed or Will a transfer thereof may be made upon any change or appointment of new trustees, but the Directors may require evidence to satisfy themselves of the facts in relation to such transfer.
- 15. The Directors shall refuse to register any transfer of Shares made or expressed to be made in contravention of the provisions of the last preceding Article, and may refuse to register any transfer of Shares whereon the Company has a lien, or a transfer of Shares not fully paid to a person of whom they do not approve. The Directors may also suspend the registration of transfers at such times and for such periods as they may from time to time determine, but so that such registration shall not be suspended for more than thirty days in any year. The Directors may decline to recognise any instrument of transfer unless (a) a fee not exceeding two shillings and sixpence

is paid to the Company in respect thereof, and (b) the instrument of

is paid to the Company in respect thereof, and (b) the instrument of transfer is accompanied by the Certificate of Snares to which it relates and such other evidence as the Directors may reasonably require to show the right of the transferor to make the transfer. If the Directors refuse to register a transfer of any Shares they shall within two months after the data on which the transfer was lodged with the Company send to the transferee notice of the refusal and return to him the instrument of transfer.

- 16. On the death of any Member (not being one of two or more joint holders of a Share) the legal personal representatives of such deceased Member shall be the only persons recognised by the Company as having any title to the share or Shares registered in his name.
- If within twenty-eight days after the service of a notice of sale under the provisions of Article 14(f) hereof the person having become entitled by reason of the death or bankruptcy of a Member to the Share or Shares specified in the notice of sale shall not receive notice that its offer to sell has been accepted on behalf of some Member . Members of the Company, he may, upon such evidence being produced as may from time to time be required by the Directors, elect either to be registered as a Member in respect of such Share cr Shares, or to make such transfer of the Share or Shares as the deceased or bankrupt person could have made. If the person so becoming entitled shall elect to be registered himself he shall give to the Company a notice in writing signed by him that he so elects. The Directors shall in either case have the same right to refuse or suspend registration as they would have had if the death or bankruptcy of the Member had not occurred and the notice of election or transfer were a transfer executed by that Member.
- 18. Any person becoming entitled to a Share by reason of the death or bankruptcy of the holder shall be entitled to the same Dividends and other advantages to which he would be entitled if he were the registered holder of the Share, except that he shall not, unless and until he is registered as a Member in respect of the Share, be entitled in respect of it to exercise any right conferred by Membership in relation to Meetings of the Company: Provided always that the Directors may at any time give notice requiring any such person to elect either to be registered himself or to make such transfer as aforesaid, and if such notice is not complied with within ninety days after service thereof the Directors may thereafter withhold payment of all Dividends and other moneys payable in respect of such Share until the requirement of the notice has been complied with.

MODIFICATION OF RIGHTS

19. If at any time the Capital is divided into different classes of Shares, the rights attached to any class or any of such rights (unless otherwise provided by the terms of issue of the Shares of that class) may, subject to the provisions of Section 72 of the Act, be indiffied, alregated, or varied with the consent in writing of the holders of three fourths of the issued Shares of that class, or with the sanction of an Extraordinary Resolution passed at a separate General Meeting of the holders of the Shares of the class, but not otherwise. To every such separate General Meeting the provisions of these Articles relating to the General Meetings shall, mutatis

mutandis, apply, but so that at every such separate General Meeting the quorum shall be two persons at least holding or representing by proxy one third of the issued Shares of the class, and that any holder of Shares of the class present in person or by proxy may demand a poll.

20. The rights attached to any class of Thares shall not (unless otherwise provided by the terms of issue of the Shares of that class or by the terms upon which such Shares are for the time being held) be deemed to be modified or varied by the creation or issue of further Shares ranking pari passu therewith.

VOTES OF MEMBERS

21. The holders of the Preference Shares shall not be entitled to receive any notice of or to attend and vote at any Meeting of the Company unless the Dividends accrued due upon the Preference Shares shall not have been paid for a period of six months prior to such meeting or unless such Meeting be convened for the purpose of altering the regulations of the Company in any manner directly affecting the rights of the Preference Shareholders as a separate class or of winding up or reducing the Capital of the Company.

The regulations of Yable A to the Companies Act 1985 apply to the Company save in so far as they are not excluded or varied by its a ticles of Association.

Table A as prescribed by the Companies (Tables A to F) Regulations 1985 (S.I. 1985 No. 805), amended by the Companles (Tables A to F) (Arnendment) Regulations 1985 (S.I. 1385 No. 1052), is reprinted below.

Table A THE COMPANIES ACT 1985

Regulations for Management of a Company Limited by Shares

INTERPRETATION

In these regulations — the Act means the Companies Act 1985 including any statutory modification or

f. In these regulations — the Act means the Companies Act 1985 including any statutory modification or re-enactment thereof for the time being in force. The articles' means the articles of the company. The articles' means the articles of the company. The day' in relation to the pend of a notice means that pend excluding the day when the hotice is given or deemed to be given? With day for which it is in law, effect, and the remaining the day for which it is in law, effect, which is not the first includes any mode of execution office' means the registered office if the company which holder in relation to shares means the member whose name is entered in the register of members as the holder of the shares. The seal' means the common seal of the company is any other person appointed to perform the duties of the secretary of the company, including a joint insistant or deputy secretary. The united Kingdom' means Great Britain and Florthern trefand. Unless the context otherwise requires words or expressions contained in these regulations bear the same meaning as at the Act but excluding any statutory modification thereof not in force when these regulations become binding on the company.

SHARE CAPITAL

SHARE CAPITAL

2. Surject to the provision is of the Act and without prejudice to any rights attached to any entiting shares, any share may be issued with such rights or restrictions as the company may by ordurary resolution determine.

3. Subject to the provisions of the Act, shares may be issued which are so be redeemed at the oction of the company or the holder on such forms and in such manner as may be provided by the ancies.

4. The company may exercise the powers of paying commission is conferred by the Act Subject to the provisions of the Act, any such commission may he subject by the payment of the Act, any such commission may he subject by the payment of cash or by the about any the payment of cash or by the about any the payment of cash or by the other.

5. Except as required by taw no overson shall be recognised by the company as nothing any share upon any trust and (except as otherwise provided by the affective except as otherwise provided by the affective except and absolute right to the entirety thereof in the holder.

SHARE CERTIFICATES

SHARE CERTIFICATES

6. Every member, upon becoming the holder of any shares, shall be entitled without payment to one certificate for all the shares of each class held by firm (and, upon transferring a part of his holder) of shares of any class, to acertificate for the balance of such tiviting) or several certificates each for one or more of his holder entitled by the balance of such tiviting) or several certificates shall be solved with the seal and shall solvery the number class and distriputating numbers (if any) of the charos to which threshos and the amount or respective arrowns to add up therefore. The company shall not be counted to take more than one certificate for shares hard lontify by several persons and derivery of a certificate to one point holder shall be a sufficient delivery to at of them.

7. If a share certificate is defaced womenut lost or descripted simply to respect to such such removed on such termised any as to evidence and indemnity and payment of the grace transfer of the case of defacement or way determine but otherwise tree of charge, and fin the case of defacement or such stands of the case of defacement or way determine but otherwise tree of charge, and fin the case of defacement or such stands.

LIEN

8 **** company shallhave a first and paramount benchemby share impopping as a strain of the money's limberth presently barable of holy payable as a fixed limberth of pains and company share impopulate any share post money and an expension of the company of any parameters as the company is benched, as share pass when do any armon payable of impost of it.

9 The company may sad in supplication the strain continuous any shares on which the company has a bench a sum and the company may sade in the company has a bench as share as the company may sade in the company has a bench as any armon continuous as the long continuous and share and is not on which the company has a bench as any and the share of the share of the share of the share of the share and share and share share and the notice is not company to the share and the share and the share share and the share of the share of the share and the share share and the contains of the purchase of the share and to be share as the share and the share

allected by any viegulanty in comvacing of the proceedings in relievence to the

attention by any aregulating and among countries and proceeds of the sale after payment of the root, shaking apprecial carms and so, resolute that of the surface more than a company for cancellation of the and any resolute that it company for cancellation of the certificate for the shares sold and subject to a like bon for any moneys redepended for the shares sold and subject to a like bon for any moneys redepending payable as existed upon the shares before the sales be paid to the potton ended to the shares at the date of the sale.

CALLS ON SHARES AND FORFEITURE

CALLS ON SHARES AND FURTHER UHE

3. Subject to the turns of aborded the directors may make cass upon the members in respected for the unitary state of the turns of aborded to their sharest whether in respected for their sharest white programmer and each member sharest whether in the employ four term colour days induce proceedings when and there cayment is to be made, pay to the company as moused by the nutrice be amount cured on his shares, our may be required to the process of earlier and their whole when the process of the company of the nutrice before the amount cured to the process of the proces

the shares in respect whereif the call was made 13. A call shaffy deemed to have been made at the time when the respinson of the directors authorising the call was passed.

14. The joint holf are of a share shall be jointly and severally kable to pay axicalls.

in respect livings

15 If a children and allow it has become due and payable the perion from whomilis due and payable shall pay interest on the amount unpaid from the dayst became due and payable until it in paid at the rate fixed by the terms of about on of the shall be shall be appropriate rate. (as defined by the Act) but the directors may visive payment of the interest whosy

or in part.

16. An amount payable in respect of a share on allotiment or at any tixed date whether in respect of nominal value or premium or as an instalment of a can, shall be deemed to be a cell and that not paid the provisions of the articles shad apply as if that amount had become due and payable by write of a call.

17. Subject to the terms of allotiment, the directors may hake arrangements on the issue of shares for a difference between me holders in the amounts and times of payment of galls on their shares.

18. If a call remains unpowd after it has become due and payable the directors may give to the person from whom it is due not less man four leen clear days notice requiring payment of the amount unpoad together with any interest which may have accrued. The notice is half handle the place where payment is to be made and shall state that if the notice is not complied with the shares in respect of which the call was made with the abole to be furthered.

19. If the notice is not complied with the shares in respect of which the call was made with the abole to be furthered.

19. If the notice is not complied with any share in respect of which it was given may, before the payment required by the notice has been made, be forfeited by a resolution of the directors and the forfeiture shad include all dividends in other monays, payable in respect of the forfeited shares and not paid before the forfeiture.

foliables:

Subject to the provisions of the Act, a forterlied share may be soid, re-binted or otherwise disposted of on such terms and in such manuer as the directors determine either to the person who was before the forterline the helder or to any other person and at any time before sale, re-additionation of other disposition the boffeither may be canceled on such terms as the directors make it. Where, or the purposes of its disposal a forterline share is to be transferred to any person the directors may authorise some person to execute an instrument of transfer of the change is that cessor.

cirectors may authorise some person to execute an instrument of transfer of the share to that person.

21. A person any of whose shares have been isclested shall cease to be a member in respect of them and shall surrender to the company for cancellation his certificate to the shares fortested but shall remain subjet to the company for all incomps which at the date of fortestive were presently payable by him to the contrastly in respect of those chaires with interest at the rate at which interest was payable on those moneys before the forfestive on Industries was so payable. It is not promote rate (as defined in the Act) from the date of iontextary and payment but the discollation of the appropriate rate (as defined in the Act) from the date of iontextary and payment but the discollation and wave payment wholly or in part or enforce payment whole, and shawakee for the value of the shares at the time of forfeiture of the increase of the appropriate whole, and shared on their disposal.

of tot any consideration received on their disposal.

22. A statistizing declaration by a director or the socretary that a share has been furthing on a specified date shall be conclusive evidence of the facts stated in it as against all persons channing to be entitled to the share and the declaration shall (subject to the execution) of an institution of transfer if necessary is constitute a good tale to they share and the berson to whom the share is disposed of shall find be bound to see to the application of the consideration of any for all of the fitting to be share be affected by any irregulatily in or invalidity. If the reproductive of the post of the share is the same channel in although the time of the post of the share. of the proces lings in interence to the forfeiture or de posot of the share

TRANSFER OF SHARES

23. The sistnument of transfer of a share may be in any ustral farm or in any other form which the directors may approve and shall be elected by or on behalf of the transferor and unites the share is fully paul by or on behalf of the

tension of the interest of the control of the contr

The registration of transfer of a share on which the company has a ten. They may also register the transfer of a share on which the company has a ten. They may also register the transfer of transfer units a sum other place as the directors may abooms and is accombanied by the certificated for the shares to which it relates and such other evidence as the directors may reasonably require to show the right of the transfer to make the transfer and reasonably require to show the right of the transfer to make the transfer and control of the share to make the transfer and the company send (c) if is in report to inny one class of shares and control they shall within two months after the data on which the transfer of a share, they shall within two months after the data on which the transfer was bodged with the company send to the transfer monor of the related to the transfer of any class of shares or of transfers of any class of shares of the registration of the transfer of transfer or other occurrent restangly of or the registration of any distribution of transfer or other occurrent restangly of a effects in the time to any share.

23 The company shall be enriged to return any instrument of transfer which is required but any instrument of transfer which is shall be returned to the period to other had rectors refuse to the period to share any instrument of transfer which is shall be returned to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to any other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to other notice to the refuse to the period to oth

TRANSMISSION OF SHARES

3.3 If a member does the survivor or survivors where he was a joint holder, and his personal representatives where he was a sole holder or the only survivor of ours holders, shall be the only personal recognised by the company as having any life to his interest full nothing herein contained shall release the estate of a decleased member from any sability in respect of any share which had been compared in him.

20. A parson becoming entitled to a share in consequence of the death of bankruptcy of a member may, upon such evidence best/p produced as the bankruptcy of a member may, upon such evidence best/p produced as the transfer and the state of the new some person homeisted by their registered as the transferred if he elects to become the holder he shad give notice to the company to that effect if he elects to have another person registered he shad exocute an instrument of snares shall apply to that person all the articles relating to the transfer of snares shall apply to the notice of instrument of transfer as if it were an instrument of transfer as if it were an instrument of transfer as of it were an instrument of transfer executed by the member and the death or bankruptcy of the member shad not occurred.

31. A person becoming entitled to a share in consequence of the vicial to bankruptcy of a member shall have the rights to which he would be entitled in the world be entitled as the holder of the share, except that he shall not, before bring registered as the holder of the share be entitled in respect of the transfer of vice all any meeting of the company or at any separate meeting of the holders of any class of shares in the company.

ALTERATION OF SHARE CAPITAL

The company may by crainary resolution —

(a) increase its share capital by new shares of such amount as the obtained prescribes.

(b) consolidate and divide all or any of its share capital into shares of larger.

(b) consolidate and divide all or any of its share capital into anares of larger amount finan its existing shares. (c) subject to the provisions of the Act, subjective its shares, or any of them into shares of smaller amount and the resolution may determine that, as between the shares reculting from the subjective any of them may have any preference or advantage as compaved with the others; and idl cancel shares which "title date of the passing of the resolution, have not been taken or agreed. "I should be the passing of the resolution, have not been taken or agreed. "I should be shares so cancelled.

33. Whenever as a result of a conspictation of shares any members would become entitled to fractions of a share the directors may, on benat of those members, salt the shares representing the fractions for the best price reasonably obstanable to any person including, subject to the provisions of the Act, the company) and distribute the net proceeds of sale iff due proportion among those members, and the directors may explains some person to execute an instrument of transfer of the shares to or in occordance with the direction of the purchaser. The transferse shares to be in occordance with the application of the purchaser. The transferse shall not be caused to see it to the application of the purchaser. The transferse shall not be shared to be affected by any irregulantly in or invalidity of the procedurgs \$\frac{1}{2} \text{ the conjourn may be special resolution resolution resolve and any share profit of the share capital, any capital redisholar reserves and any share profit as the sale of the share of the share and the procedure profit as the sale of the share and the share capital, any capital redisholar reserves and any share profit as the sale of the share and the share capital, any capital redisholar reserves and any share profit and the share capital, any capital redisholar reserves and any share profit as the sale of the share capital and capital the sale capital and capital the sale capital and capital th

share provinium account in any way.

PURCHASE OF OWN SHARES

35. Subject to the provisions of the Act, the nominani may purphase its own shares including any rederimable shares) and, if it is a private company, more a payment in respect of the redemption or purchase of its own chares otherwise than out of distributable profits of the company or the process of a fresh issue of shares.

GENERAL MEETINGS

GENEMAL Mittle TINGS

36. All general meetings other than annual general meetings shall be called extraordinary general meetings.

37. The directors may call general meetings and, on the recussion of members cursuant to the crovisions or the Act shall following proceed to convene an extraordinary general meeting for a date not later than eight weeks after receipt of the requision of there are not within the United Kingdom sufficient cirectors to call a general meeting, any director or any member of the company may call a general meeting.

NOTICE OF GENERAL MEETINGS

38. An annual general meeting and an estraordinary general meeting called for the passing of a special religious or a resolution appoyling a person as a director shall be called by at least inventy-one dear day? notice. All other strained meetings shall be called by at least four-lenst days notice had other strained meeting shall be called by shorter indice if it is so

(a) in the case of an annual general meeting, by as the members emitted to

attend and vote mercat and

(b) in the case C. Iny Other meeting by a majority in number of the
memoers having a inpit to attend and vote being a majority stighther holding
not less than minety-five per cent in hominal value of the shares giving that

not less than innety-tire per cont, in nominal value is the section yearning. The notice shall specify the time and prace of the meeting and find general nature of the business to be transacted and in the case of as annual general nearing. Shall specify the investing as such. Subject to the provisions the investing as such. Subject to the provisions the investing and to any restrictions into daily shall be notice shall be given to all the members to all persons entitled to a share in consequence of the death or harvarioticy of a member and it the discretization and auditors. 32 The admitted consistent in the proceedings at that meeting.

of notice of a meeting by any cessor entitled to receive indoes which minimized the proceedings of that meeting.

PROCEEDINGS AT GENERAL MEETINGS

40. No business shall be transacted at any meetin unless a quorum is present. No bersons entitled to visit upon the business to be transacted, each being a member of a proxy for a member of a duly authorised representance of a corporation shall be appointed for the meeting of druming amenting such a quarum cesses to be present, the meeting of druming amenting such a quarum cesses to be present, the meeting of druming amenting such a quarum cesses to be present, the meeting of druming amenting such a quarum cesses to be present, the meeting of druming a meeting such a guarum cesses to be present, the meeting of all all of the post of directors may determined.

42. The chairman if any, of the board of directors of in this absence some other director nominated by the directors shall present as chairman of the meeting, but if no time the chairman is any, of the board of directors in a present white little minutes after the time appointed for holding the meeting end wising to act, the directors present shall electione of their number to be chairman and, if there is only one director present and wising to act, he shall be chairman.

43. If no director is willing to act as chairman, of ano director is present within the little of the time appointed for holding the meeting, the meritors present and entitled to vote shall choose one of their number to be chairman.

44. A quector shall notwithstanding that he is not a member, be onited to holders of any class of shares in the company.

45. The chairman may, with the consent of a missing at which a quorum is present (and shall discretely in the consent of a my class of any class of shares in the company.

45. The chairman may, with the consent of a missing at which a quorum to time and time dine time do the meeting of the meeting is adounted meeting dine man business which mind be transacted at the meeting that the adountment n

hands unless before or on the declination of the react of the strow of hands a pod is duly demanded. Subject to the provisions of the Act, a cost may be demanded.—

demanded—
ia) by the charman; or
ia) by at least two members having the right to vote at the meeting, of
(d) by a their two members representing that the state than one-tenth of the
lotal voting rights of all the inventors having the right to vote at the receng, or
(d) by a member or method is noted that are contenting a right to vote at
the meeting being shared on which in agregate our has been paid up equal
to not less than one-tenth of the total sum paid up on all the shares conferring
that rent.

and a demand by a person as proxy for a member shall be the same as a demand by the member

4. Unless a poli is duly demanded a declaration by the chairman that a resolution has been carried or carried unanimously of by a particular majority, menutes of the meeting shall be conclusive evidence of the lact without proof of the number or or proportion of the votes recorded in favour of or against the resolution.

48. The demand for a poll may, before the poll is taken, be withdrawn but only with the consent of the chairman and a demand so withdrawn shall not be taken to have invalidated the result of a show of hands declared before the

demand was made an interest of a short of made and the may appoint 49 A poli shall be taken as the chairman directs and he may appoint scrutinears (who need not be members) and fix a time and place for declaring the result of the poll shall be deemed to be the resolution

of the meeting at which the poll was deri raded.

50 In the case of an equality of votes, whether on a show of hands or on a poll, the churman shall be entitled to a casting vote in adultion to any other vote he

may have.

51. A poll demanded on the election of a chairman or on a question of an A poli demanded on the election of a chairman or on a question of adjournment shall be taken for thinkin A poli demanded on any other question shall be taken either forthinkin or at such time and place as the chairman directs not being more than therty days after the poli is demanded. The demand for a poli shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poli was demanded. If a poli is demanded before the declaration of the result of a show of hands and the demand is duly withdrawn, the meeting shall continue as if the demand had not been shalled.

52. No notice need be given of a poll not taken forthwith if the time and place at which it is to be taken are armounced at the moving at which it is demanded, in any other case at least seven clear days notice shall be given specifying the time and place at which the post is to be taken.

time and place at which the post is to be taken.

53. A resolution in whing executed by or on behalf of each member who would have been entitled to vote upon it if it had been proposed at a general meeting at which hig was prosond stable be as effectual as if it had been passed at a general meeting duly convened; and high and may consist of several instruments in the like form each executed by or on behalf of one or more

VOTES OF MEMBERS

VOTES OF MEMBERS

54. Subject to any ignis or restrictions attached to any shares, on a show of hands every member who (being an inclinidual) is present in person or (being a corporation) is present by a duly authorised representative, not being himself a member entitled to vote, shall have one vote and on a bolt every member shall have one vote and on a bolt every member shall have one vote and on a bolt every member shall have one vote and on a bolt every member shall have one vote and on a bolt every member shall have one vote and on a bolt every member shall have one vote in the object of the senior who tenders a vote, whether in person or hy proxy. Shall be accepted to the exclusion of the vires of the other (shelf holders stand in the register of members.

56. A member in respect of whom an order has been made by any court having juriadiction (whether in the United Kingdom or elsewhere) in matters concentrally mental disorder may vote, whether on a show of hands of on a pird, by this receiver, curator borus or other person authority of the proxy. Evidence to the satisfaction of the disorders of the authority of the proxy Evidence to the satisfaction of the disorders of the authority of the proxy Evidence to the satisfaction of the disorders with the atrictes for the disposal of instruments of proxy, not less than 45 hours before the time appointed for holders deal and efeault the right to vote shall be exercised and in default the right to vote shall be exercised and in default the right to vote shall be exercised and in default the right to vote shall not be serviced and in default the right to vote shall not be proxy. In respect of any class of shares in the company, where in person or by proxy, in respect of any class have peen paid.

57. No member shall be related to the challed on of any voter except at the meeting or adjourned in expect of that share have been paid.

59. No objection shall be related to the challed on of any voter ricept at the meeting or adjourned meeting at which the vote obsected

PLC:/Lumand

We Street of the above-named company hereby appoint

boing a

nember members of the accuration of of the scripping of the scripping proxitor proxitors and unimprovide proxitors to proxitors proxitor

Cn Septench 19 Sep

Live or inember/members of the above-named company horeby appoint or fading him.

. #3 my/out proxy to vota in my/our name(s) and on my/our behalf at the annual/estraordizary general meeting of the company to be held on 19 and at any adjournment thereof the corresery to be held on 19 and at a This form is to be used in respect of the resolution

logows
Persolution No. 1 for lagainst
Persolution No. 2 for legainst
"Strike out whichever is not desired.
Unless otherwise instructed, the proby may vote as he thinks fit or postain from voling Samed than

volume day of any authority under which it is second or a copy of such authority ender which it is second or a copy of such authority critikes waterably or in some other way.

A CHARLES

exproved by the threctors may —

[3] be deposited at the olace or at such other piece within the United Kingdom as at Arepthed in the notice convening the meeting or in any stratument of proxy liestious by the occasion is relation to the meeting not least than 48 hours before the time for holding the meeting or abouthed meeting it which the person named in the stratument proposes to vote; or (b) in the case of a post taken more than 48 hours after it is demanded, be reconsided as adversard sitler the poil has been demanded and rollies than 24 hours before the time appointed for the taking of the post, or (c) where the poils not liation for thinking the post, or (c) where the poils not liation for thinking the post of the section after it was demanded, be delivered at the meeting at which the poil was demanded to the chairman or to the secretary or to any director; and an instrument of proxy which is not deposited or delivered is a manner so pormitted shall be invalid.

53. A vote given or post demanded by proxy or by the duty authorized determination of the authority of the person young or demanding a poil unless notice of the determination was received by the company at the pifece or at such other place at which the matisment of proxy was duty deposited before the commencement of the meeting or adjourned meeting at which the vote is given or the poil demanded or (in the case of a poil taken otherwise han on the same day as the meeting or adjourned meeting) the time appointed for taking the poil.

NUMBER OF DIRECTORS

64. Unless otherwise determined by ordinary resolution, the number of oxectors tother than attemate directors) shall not be subject to any maximum but shall be not less than two.

ALTERNATE DIRECTORS

65. Any director (other than an alternate director) may appoint any other director, or any other person approved by resolution, of the directors and willing to act, to be an alternate director and may remove from other an alternate director so appointed by him.

68. An alternate director shall be entitled to receive notice of all meetings of directors and ot all meetings of committees of directors of which his appointer is a member, to attend and vote at any such meeting at which the director appointing him is not personally present, and gene ally to perform all the functions of his appointor as a director in his appendix of receive any remuneration from the company for his services as an alternate director, But it shall not be necessary to give notice of such a meeting to allernate director who is absent from the United Kingdom.

67. An alternate director shall cease to be an alternate director if his appointing a director who is absent from the United Kingdom.

68. Any appointment of an alternate of proteions or otherwise but is reappointed or desired to have been reappointed at the meeting at which he retires, any appointment of an alternate director shall be by notice to the company signed by the director making or revoking the appointment of any other manner approved by the directors.

69. Save as charmise provided in the prictors, an alternate operior shall be deemed for all purposes to be a director and shall alone be responsible for his director appointing him.

POWERS OF DIRECTORS

70 Subject to the provisions of the Act, the memorandum and the anodes and to any directions given by special resolution, this business of the company shall be managed by the directors who may esencise all the powers of the company. No alteration of the memorandum or arbicles and no such direction shall mailitation and not been made or that direction had not been given by the regulation shall not be timed to any special power given by the articles and a meeting of directors by the articles and a meeting of directors at which a discriming the present may esorcise as powers esorcisable by the directors.

71 The directors may, by power or alternoy or otherwise, appoint any person to be the agent of the company for such purposes and on such conducts as they determine, including authority for the agent to delegate as or any of the

DELEGATION OF DIRECTORS' POWERS

DELEGATION OF DIRECTORS' POWERS
72. The directors may delegate any in their powers to any committee consisting of one or more directors. They may also delegate to any managing director or any director fooding any other directors click such of their powers as they consider desirable to be exercised by him. Any such delegation may be made, subject to any conditions and directors may impose, and either collatorably with or to the exclusion of their own powers and may be revoked or altered. Subject to any such conditions, the proceedings of a committee with two or more members shall be governed by the account regulating the proceedings of directors so lar as they are capable of applying.

APPOINTMENT AND RETIREMENT OF DIRECTORS

APPOINTMENT AND RETIREMENT OF DIRECTORS 23. At the first arrival general meeting as the directors shad refer from office and at every subsequent increase general meeting one time of the directors who are cucrect to retirement by rotation or it there is only one director who is subsect to retirement by rotation in there is only one director who is subsect to retirement by rotation in what retire is only one director in monostrial of the Aut, the directors to retire by rotation shad be those wind have been longest in office since their tast appointment or readstruction, but as between persons who occame or were last readpointed directors on the same day those to rethe state (unless they concrude agree among themselves) be determined by for it the company at the meeting at which a cirector rotation by mostion, does not full the vacancy time retiring director shad, if withing to act, be deemed to have been readpointed unless at the meeting it is resolved not to full the vacancy or unless in resolved not for the readpointment of the director is put to the meeting and for.

75. No curson other than a director retiring by rotation shad be appointed or

And lost.

The life and the control of the readpointment of the director is not to the thready and lost.

The life is a consider than a director reting by rolation shad be appointed of reappointed a director at my general imeabing uniteds.

[4] he is recommended by the description.

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[5] In the recommended by the description of the clear days before the life.

[6] In the recommended by the description of the clear days he do not a the means of the most open of the means of

78. Subject as alorshaid, the company may by ordinary resolution appoint a person who is witing to act to be a director either to fit a vacancy or as an additional director and may also determine the rotation in which any additional director are to come.

additional director and may also betermine the rotation in which any additional directors are to repre79. The directors may appoint a person who is wiking to act to be a procitor, either to fill a vacancy or as an additional director, provided that the appointment does not cause the number of directors to exceed any number itsed by or in accordance with the arrichs as the maximum number of directors. A director so appointed shall hold office only unit the next following annual general meeting and shall not be taken into account at determining the director who rive to retire by rotation at the meeting. If not reappointed at such annual general meeting, he shall vacalty office at the conclusion thirded to Subject as aforesaid, a director who retires at an annual general meeting may, if whiting to act, be reasponded if he is not reappointed, he shall retort office until the meeting appoints someone in his place, or if it does not do so, until the end of the meeting.

DISQUALIFICATION IND REMOVAL OF

DISQUALIFICATION IND REMOVAL OF DIRECTORS

81. The office of a director shall be vacated if —

(3) he ceases to be a director by virtue of any provision of the Act of he becomes prohibited by faw from being a director or

(b) he becomes bankrupt or makes any arrangement or composition with his creditina generally; or

(c) he is, or may be, suffering from mental disorder and either—

(i) he is admitted to hospital in pursuance of an application for admission for treatment under the Mental Health Act 1983 or, in Scotland, an application for admission under the Mental Health (Scotland) Act 1990, or

(a) an order is made by a court having jurisdiction (whether in the United Kingdom or allephonorent of a receiver curation bons or other person to existing powers with respect to his property or attains or other person to exist any act in the saigns his office by notice to the company or

(d) he shall for more than six consecutive months have been absent without permismon of the directors from meetings of directors held during that period and the unimpost resolve that his office by vacated.

REMUNERATION OF DIRECTORS

82. The directors shall be entitled to such remuneration as the company may by ordinary its solution determine and, unless the resolution provides otherwise, the remuneration shall be deemed to accrue from day to day.

DIRECTORS' EXPENSES

83. The directors may be paid all travelling, hotel, and other expenses properly incurred by them in connection with their attendancy at meetings of directors or committees, of directors or general invalues or separate meetings of the holders of any class of shares or of debenines of the company or otherwise in connection with the discharge of their futures.

DIRECTORS' APPOINTMENTS AND INTERESTS

DIRECTORS' APPOINTMENTS AND INTERESTS

84. Subject to the provisions of the Act, the directors may appoint one or more of their number to the office of managing director of to any other executive office under the company and may enter into an agreement or arrangement with any director for his employment by the company or for the provision by him of any sorvices cutside the scope of the ordinary duties of a director Any such appointment, agreement or arrangement may be made upon such forms as \$1.50 directors determine and they may remainerable any such director for his services as they think fit. Any appointment of a director to an esecutive office chalt terminate if he reases to be a director but without prejuded to any claim to damages for breach of the contract of service between the director and the company. A managing director and a director holding any other executive office shall not be subject to retirement by rotation.

85. Subject to the provisions of the Act. (a. provided that he has director notwinistanding his office — (a) may be a partly to, or of a wise interested in any transaction or arrangement with the company or in which the company is otherwise wherested.

Interest of which a company of all which the company is pharmed promised in any body or all any be a director or other cificer of, or employed by, or a party to any yaranction or arrangement with or otherwise interested in, any body yaranction or arrangement with or otherwise interested in, any body parameters, and (c) shall not, by reason of his other, be accountable to the company for any benefit which he derives from any such office or employment or from any such transaction or arrangement or from any interest in any such body composes and no such transaction is arrangement shall be about to be avoided on the purposes of regulation is 5 in [a) a general notice given to the directors that a director is to be regarded as having an interest of the nature and extent specified in the notice in any transaction or arrangement in which a specified person or class of persons is many such transaction of the nature and extent specified in the notice in any transaction of a demoid to be a disclosure that the director has an interest in any such transaction of the nature and extent so specified and interest in any such transaction of the nature and extent so specified and interest in the nature and extent so specified and interest in any such transaction of the nature and extent so specified and which it is a milenest of which a director has not be treated as an interest of the proposition of the nature and extent so specified and of which it is

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DIRECTORS' GRATUITIES AND PENSIONS

DIRECTORS' GHAI UITIES AND PENSIONS

87. The directors may provide benefits, whether by the payment of gratuities of pensions of by insurance of otherwise, for any director who has held but no concert holds any executive effice or employment with the company of with any portion of the company of the company of the company of the company of the producessor in business of the company or of any such subsidiary, and for any nember of this farmity furthering of spouse and a former society any person who is or was depondent on him and may rus web before as a liver he causes to hold such office or employments combine to any fund and pay premitted for the purchase or provision of any such benefit

PROCEEDINGS OF DIRECTORS

PHOCEEUINGS OF DIMENTORS, we directors may regulate their proceedings as they provided of the process. We director may regulate their proceedings as they write in A director may, and the secretary at the request of a core of a richering of the director with a pasent from the United Kingorio Overstons activity at a meeting shall be decided by a majority of votes, in the cree of an equality of votes, the chairman shall have a cocond or casting vote as director who is state an attention to director shall be entitled in the attention of as separate vote on behalf of the analysis addition to the or the component of a separate vote on behalf of the appointer in addition to the or the control of the control o

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The quorum for the transaction of the braces at the director.

A period before section and unloss to fixed at any other election and a period at the directors and unloss to fixed at any other election and period at the process of the period of the process of the period of the process of the period of t

may act pary six the purpose of litting receives or of calling a gardenial meeting \$1. The precions may appoint one of their number to be the chairman of the board of directors are may at any time remove her from that office. Unless he is timizing to do so, the director so appointed that precion as a very meeting of directors at which he is present but it here is no director holding that office, or if the director holding it is timesting to present or is not present within five minutes after the time appointed for the meeting, the directors present may appoint one of their number 10 be chairman of the meeting.

22. All acts done by a meeting of directors, or bit a committee of directors, or by a purion acting as a director shall, notwithstanding hat it be alterwards as precioused that their was a belief in the appointment of any director or his any of them were associated from holding office, or had vacated office, or were not entitled to vote, be as valid as it every such person had been entitled to vote.

any of them were essausation from holding office, or had vacated office, or were not entitled to vote, be as valid as if every such person had been duly appointed and was quabled and had continued to be a director and had been entitled to receive notice of a meeting of directors or of a committee of directors shall be as volid and directual as it it had been passed at a meeting of directors or of a committee of directors of the superior of the state of the superior of directors or of a committee of directors or of a committee of directors or any resolution concerning a matter in which he has, director or may conflict with the interest of directors or of a committee of directors, an interest of directors or only conflict with the interest of directors or only conflict with the interest of directors or only conflict with the interest of directors only because the case falls which one of more of the following paragraphs —

(a) the resolution relates to the giving to the directors on any resolution one of more of the following paragraphs —

(a) the resolution relates to the giving to bird party of a guarantee company unlike in respect of money lent to or an obligation incurred by him for the subsidiaries for which the guarantee of cities and the guarantee or indemntity in respect of an obligation of the company or any of its subsidiaries. If the company or any of its subsidiaries for which the guarantee or indemntity or process of the company or any of its subsidiaries for any shares decentively of the subsidiaries. If the process of the company or any of its subsidiaries for any shares decentively of the shares of the company or any of its subsidiaries for any shares of certification purposes.

(a) the resolution relates

Considered in relation to each director separate a common shall be entitled to valid and be counted in the quorum and that concerning his own appointment of a question ances at a meeting of directors as to the right of a question ances at a meeting of directors as to the right of a question to the constitution of the question may before the constitution of the meeting for referred to the chairman of the meeting and his rums relation to any director other than timesoft shall be final and conclusive.

99. Subject to the crowstens of the Act the scannary shad be accounted by the directors for such term, at such remuneration and upon such conditions as they may think it, and, by secretary so appointed may be removed by them.

100. The dispoton shall cause minutes to be made in books kept for the purpose in

disectors (uspring) the names of the questions bissett at each shift meeting (b) of all propositions of others and of committees of the others, and of committees of the others of an other others are discovered as a meeting of the company of the notices of any (a) of all propositions are discovered as a meeting of the company of the notices of any (a) of all propositions are discovered as a proposition of the company of the notices of any other others.

THE SEAL.

THE Fig. shall shad only be used by the authority of the directors or of a usuantitie of directors authorities by the directors. The directors may continuous who shad bon any restricting which the souths affixed and times a directors and of the analysis of by a second director.

DIVIDENDS

192 Subject to the provisions of the Act the company may by Crohary resolution declare dividends in accordance with the respective rights of the members, but no dividend shad exceed the amount recommended by the

members. But its dividend that extend the amount recommended by the directors. But its dividend that extends the directors may pay interim condends it is appears to them this they are justified by the profits of the condends it is appears to them this they are justified by the profits of the condends is the directors may pay intern dividends to this which content payleters may any intern dividend to the order to the o

ingris.

194 Except as otherwise provided by the ingris attached to shales, its dividencis shall be declared and baid according to the amounts paid up on the shallos on which the dividenci is paid. All dividencis shall be apportioned and caud proportionalety to the amounts paid at on the shalles shall be opportuned and caud proportionalety to the amounts paid. All dividencis shall be apportuned and caud proportional of the period in respect of which the dividenci is baid. But it any shall is essued on terms providing that it shall have for dividencial shall be.

persounal date that share shed rank for dividend accordingly.

103. A general meeting declaring a dividend may, upon the recommendation of the directors, direct that if that be satisful whichly pride in regard to the distribution. It stotate and, where any difficulty shale in regard to the distribution, the directors may settle the same and in particular may found fractional contributes and its the value for distribution it any assets and may determine that cash shall be paid to any member upon the flouring of the value so fixed in order to adjust the rights of in-unious and may vest any assets in terminate.

trustees. 106. Any dividend or other moneys payable in respect of a share may be paid by cheque sail by oost to the registered address of the person enhance of, if two or more persons are the toolders of the share or are tonly schilled to it by reason of the cleath or bankruptcy of the holder, to the registered address of the local host persons who is first named in the registered address of such person and to such address as the person or persons entitled may in writing direct. Every cheque shall be made bayable to the order of the person or persons entitled or to such other person as the Lorson or persons entitled may it writing direct and payment of the cheque shall be as good discribing to be company. Any point holder or direct person tonly entitled to a share as aloresaid may give receipts for any dividend or other moneys payable in respect of its phase.

197. No dividens or other moneys payable in respect of a there shall bear interest against the company unless otherwise provided by the rights attached to the share.

108. Any dividend which has remained unclaimed for twelve years from the date which it became due for payment shall, if the directors so resolve, be forfeited and cease to remain owing by the company.

ACCOUNTS

109. No member shall (as such) have any right of inspecting any accounting records or other book or odcument of the company except as conferred by statute or authorised by the directors or by ordinary resolution of the company

CAPITALISATION OF PROFITS

The directors $x_{\alpha \gamma}$ with the authority of an ordinary resolution of the

company —

(a) subject as hereinaliter provided, resolve to capitalise any undivided profits of the company not reduced for paying any preferential thirdend (whether or not they are available for distribution) of any sum standing to the credit of the company's share premium account or capital recomption reserve; (b) appropriate the sum resolved to be capitalised to the members who would have been entitled to it if it were distributed by way of dividend and in the same proportions and apoly such sum on their Lehall either in or towards againg to the amounts, if any, for the time boing unpaid on any shares field by them respectively, or an paying up in full invasued shares or dependings of the company of a nominal amount equal to that sum, and alloff the shares of dependings credited as fully paid to those members, or as they may direct in those proportions, or partly in one way and partly in the other but the shares not available for distribution may, for the purposes of this regulation, only be applied in paying up unissued shares to be allotted to members credited as fully paid.

ici) make such provision by the rasse of fractional certificates or by payment in cash or otherwise as they determine in the case of shares or decentures becoming distributable under this requisition in fractions, and idl authorise any person to enter on behalf of at the members concerned into an agreement with the company providing for the allotment to them respectively, credited as fully pand, of any shares or decentures to which hely are entitled upon such capitalyation any agreem made under such authority being tandard on all such members.

NOTICES

11) Any notice to be given to or by any person pursuant to the atticles shall be at writing except that a notice calling a meeting of the directors need not be in

Any notice to be given to or by any person pursuant to the articles shall be in writing except that a notice calling a meeting of the directors need not be in writing.

112 The company may give any notice to a member either personality or by sending it by post in a prepaid envelope addressed to the member at his registered address or by leaving it at that address. In the case of joint holders of a share, all notices shall be given to the joint holder whose name stands first in the registered address or by leaving it at that address. In the case of joint holders of a share, all notices shall be given to the joint holder whose name stands first in the registered address of not within the United Kingdom and who gives to the chindary an address is not within the United Kingdom and who gives to the chindary an address is not within the United Kingdom and who gives to the chindary an address in how the United Kingdom at which notice from the company an address placed to have notices given to him at that holderss. Dut otherwise it such member brail be entitled to have notices given to him at that holderss. Dut otherwise it such member brail to entitled to have notices given to him at that holderss. Dut otherwise it such member brail to entitled to have notices given to him that holderss. Dut otherwise it has company or of the indicates of any class of shares in the company shall be commany at more which him was called.

114 Every person who becomes entitled to a share shall be bound by any notices that he appeals and becomes that they given to a portion from whom he convex that the timements has been duty given to a portion from whom he convex that the 15 Froct time an envelope containing a notice was street and addressed containing a notice was street and addressed to the doctors and the opportunity of a member by sending of consequence of the doaln't or banuagity of a member by sending of consequence of the doaln't by name or by the articles for the gining of notice to a name of the properson of the particles of the

Winding up

WINDING UP

'If the company is wound up, the liquidator may, with the sanction of an extraordinary resolution of the company and any other sanction reduced by the Act Livide among the members in special the whole or any part of the assets of the company and may for that purpose view any assets and determine how the company and may for that purpose view any assets and determine how the company and may for that between the members or different classes of members. The boundary may, with the like sanction vest the whole or any part of the abvets in trustees upon such trusts for the benefit of the members at our determines but not member and be compalled to accept any ossets upon which there is a hability.

INDEMNITY

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III. Subject to the provisions of the Act but without presides to any indominity
to which a director may otherwise be entitled levery director of other offices or
action of the infringery strip be indominised out of the assets of the Comba or
against and publishy mourted by their in defending any processioning, whether cycle
or comment in which judgment is given in the lavour or in which he is a "quilled
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or in comment on which judgment is given in the lavour or in which he is a "quilled
on in comment to which with any application in which refer to granted to their dy the
Court force satisfy the modificence idelated breach of duty or to exact utilities in
relation to the attains of the company.