

The Solicitors' Law Stationery Society, Limited, 22 Chancery Lane, W.O. 2; 27 & 28 Walbrook, E.C.4; 49 Bedford Row, W.O.1; 45 Tothill Street, S.W.1; 15 Hanover Street, W.1.

Holborn Gircus. F.G.1.

PRINTERS AND PUBLISHERS OF COMPANIES BOOKS AND FORMS.

Companies Form 6c. -5176.30-8-22 1127

s. - 5 War 1923

	J. Leginald benjahan gin ong lewis
	of 7/8 Thavies Inn Holborn Circus in the City of London
1.7	
(a) Here insert: A Solicitor of the High Court	Do solemnly and sincerely declare that I am (*) a Solicitor of the
"ongaged in the "formation." or "A Director' or	High Court engaged in the formation
"Secretary named "in the Articles of "Association."	•

}	
	of C. E. DAVIS
	Limited, and that all and every the requirements of the Companies
	(Consolidation) Act 1908, in respect of matters precedent to the
	registration of the said Company and incidental thereto have been
	complied with. And I make this solemn Declaration conscientiously
	believing the same to be true and by virtue of the provisions of the
· •	"Statutory Declarations Act 1835."
The state of the	
	Theries Imp
	y of Landon 92000000000000000000000000000000000000
- 4eSaventil	a day of March
One thousand	nine hundred andtwentythree
Before me	

THE STAMP ACT 1891.

(54 & 55 Vict., Ch. 39.)

COMPANY LIMITED BY SHARES.



Statement of the Mominal Capital

OF

C. F. DAVIS

LIMITED.

Pursuant to Section 112 of the Stamp Act 1891, as amended by Section 7 of the Finance Act 1899, and by Section 39 of the Finance Act 1920.

NOTE.—The Stamp Duty on the Nominal Capital is One Pound for every £100 or fraction of £100.

REGISTERED

9 MAR 1927

This Statement is to be filed with the Memorandum of Association or other Document, when the Company is registered.

Presented for filing by

"Y" AT ISAACS LEWIS A'D 'IILES.

7/8 Thavies Inn.

Wolborn irous. B.C.l.



The Solicitors' Law Stationery Society, Limited, 22 Chancery Lane, W.C.2, 27 & 23 Walbrook, E.C.4, 49 Bedford Row, W.C.1, 45 Tothill Street, S.W.1, 15 Hanover Street, W.1.

PRINTERS AND PUBLISHERS OF COMPANIES' BOOKS AND FORMS.

Companies Form 6 .- 4322.11-5-22. W125.



THE NOMINAL CAPITAL

OF

	***************************************	***************************************	, <i>Li</i>
is £ 1000	, divi	ded into One ti	nousand Ordi
Shares of one	Pound	each.	
	Signature	Fguan De	nee/Wari
			•
	OfficerSol	licitors to the	Company.

This Statement should be signed by an Officer of the Company.





COMPANY LIMITED BY SHARES.

Memorandum of Association

OF

C. F. DAVIS LIMITED.

- 1. The name of the Company is "C. F. DAVIS LIMITED."
- 2. The registered office of the Company will be situate in England.
 - 3. The objects for which the Company is established are-
 - (A) To enter into and carry into effect, with such (if any) modifications or alterations as may be agreed upon, an agreement already prepared and expressed to be made between Davis of the one part and this Company of the other part, a draft of which has been subscribed with a view to identification by R. B. S. Lewis, Solicitor, and to carry on, develop and turn to account the business and assets comprised in the said agreement.
 - (B) To earry on the business in London or elsewhere, either in the United Kingdom or otherwise, of mechanical engineers, ironfounders, warehousemen, and manufacturers of all kinds of machinery, motor care, tool makers, brassfounders, metal workers, boiler makers, millwrights, machinists, iron and steel converters, smiths, builders, painters, metallurgists, electrical engineers, printers, carriers by land or sea, merchants, and of all machinery and apparatus used in engineering works in the production of any kind of machines, or any parts thereof, and to buy, sell and

REGISTERED 41025

9 MAR 1923

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engineers -



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deal in all classes of machinery and in land and buildings, and to buy, sell, manufacture, repair, convert, alter, let on hire and otherwise deal with machinery, implements, rolling stock and hardware of all kinds, and to carry on any other business (manufacturing or otherwise) which may seem to the Company capable of being conveniently carried on in connection with the above, or otherwise calculated, directly or indirectly, to enhance the value of any of the Company's property and rights for the time being.

>

- (c) To carry on the business of general machinery merchants and dealers.
- (D) To manufacture, buy, sell, exchange, repair, alter or improve and deal in machinery of any kind.
- (E) To manufacture, buy, sell, exchange, alter, improve, manipulate, prepare for market, and otherwise deal in all kinds of plant, machinery, apparatus, tools, utensils, substances, materials and things necessary or convenient for carrying on any of the above specified businesses or proceedings, or usually dealt in by persons engaged in the like.
- (F) To manufacture, buy, acquire, sell, repair, convert, alter, hire or let on hire, or otherwise deal in or with (whether as merchants, agents on commission or otherwise), or turn to account any of the following articles:—
 - (1) All kinds of motor, mechanical, self-propelling and other cars, carts, waggons, vans, trolleys, trucks, cycles, carriages, cabs, omnibuses, vehicles and rolling stock, aeroplanes, biplanes, monoplanes, flying machines, airships and balloons, boats, launches, ships and other things of whatsoever kind available for the carrying of passengers or goods, whether for use on land or in water, or the air, for work, business, or pleasure, and whether propelled by any form of energy or other power, or otherwise howsoever, and all parts of the same and accessories thereto.
 - (2) All kinds of fixed or movable engines, motors, boilers, furnaces, machinery, appliances, apparatus, oils, petrol, lamps, nails, furniture, fittings, tyres, utensils, clothing, accessories, tools and hardware, and all conveniences and things capable of being

used in connection with a motor garage, aerodrome, or the business of general machinery merchants, and in any plant and machinery likely to be required by workmen and others employed by the Company, and to undertake and execute any contracts or works involving the supply or use of any such things.

- (3) Dynamos or transmitting motive or other plant, gear, fittings, or other apparatus whatsoever, and accessories thereto, whether for electric or other lighting, or the supply of light, heat, air, water power or force of any description, in any manner and for any purpose, including the fitting up, installing, supplying, fixing and adjusting the same.
- (G) To carry on the business of storage, motor garage and aerodrome keepers or proprietors, aviators and chauffeurs, to take and teach pupils to act as aviators, chauffeurs, general engineers, machinists, fitters, saddlers, painters, and packing ease makers, and to carry on any other trade or business which may seem to the Company capable of being conveniently carried on in connection with any of the above objects, or calculated to enhance the value of any of the rights or asset f the Company.
- (H) To purchase, take on lease or in exchange, hire or otherwise acquire and hold for any estate or interest any lands, buildings, easements, rights, privileges, concessions, patents, patent rights, licences, secret processes, machinery, plant, stock-in-trade, and any real or personal property of any kind necessary or convenient for the purposes of or in connection with the Company's business or any branch or department thereof.
- (1) To erect, construct, lay down, enlarge, alter and maintain any roads, railways, tramways, sidings, bridges, reservoirs, shops, stores, factories, buildings, works, plant and machinery necessary or convenient for the Company's business, and to contribute to or subsidize the erection, construction and maintenance of any of the above.
- (J) To borrow or raise or secure the payment of money for the purposes of or in connection with the Company's business.

- (K) To mortgage and charge the undertaking and all or any of the real and personal property and assets, present or future, and all or any of the uncalled capital for the time being of the Company, and to issue at par or at a premium or discount, and for such consideration and with such rights, powers and privileges as may be thought fit, debentures, mortgage debentures or debenture stock payable to bearer or otherwise, and either permanent or redeemable or repayable, and collaterally or further to secure any securities of the Company by a trust deed or other assurance.
- (L) To issue and deposit any securities which the Company has power to issue by way of mortgage to secure any sum less than the nominal amount of such securities, and also by way of security for the performance of any contracts or obligation of the Company or of its customers or other persons or corporations having dealing, with the Company.
- (M) To receive money on deposit or lean upon such terms as the Company may approve, and to guarantee the debts and contracts of customers and others.
- (N) To make advances to customers and others with or without security, and upon such terms as the Company may approve, and generally to act as bankers for customers and others.
- (0) To grant pensions, allowances, gratuities and bonuses to employés or ex-employés of the Company or its predecessors in business or the dependents of such persons, and to establish and support, or to aid in the establishment and support, of any schools and any educational, scientific, literary, religious or charitable institutions or trade societies, whether such institutions or societies be solely connected with the business carried on by the Company or its predecessors in business or not, and to institute and maintain any club or other establishment or profit-sharing scheme calculated to advance the interests of the Company or of the persons employed by the Company.
- (P) To draw, make, accept, endorse, negotiate, discount and execute promissory notes, bills of exchange, and other negotiable instruments.

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- (Q) To invest and deal with the moneys of the Company not immediately required for the purposes of the business of the Company in or upon such securities and in such manner as may from time to time be determined.
- (R) To pay for any property or rights acquired by the Company, either in cash or fully or partly paid-up shares, with or without preferred or deferred rights in respect of dividend or repayment of capital or otherwise, or by any securities which the Company has power to issue, or partly in one mode and partly in another, and generally on such terms as the Company may determine.
- (s) To accept payment for any property or rights sold or otherwise disposed of or dealt with by the Company, either in eash, by instalments or otherwise, or in fully or partly paid-up shares of any company or corporation, with or without deferred or preferred rights in respect of dividend or repayment of capital or otherwise, or in debentures or mortgage debentures or debenture stock, mortgages or other securities of any company or corporation, or partly in one mode and partly in another, and generally on such terms as the Company may determine, and to hold, dispose of or otherwise deal with any shares, stock or securities so acquired.
- (T) To enter into any partnership or joint-purse arrangement or arrangement for sharing profits, union of interests or co-operation with any company, firm or person carrying on or proposing to carry on any business within the objects of this Company, and, to acquire and hold, sell, deal with or dispose of shares, stock or securities of any such company.
- (U) To establish or promote or concur in establishing or promoting any other company whose objects shall include the acquisition and taking over of all or any of the assets and liabilities of or the promotion of which shall be in any manner calculated to advance directly or indirectly the objects or interests of this Company, and to acquire and hold or dispose of shares, stock or securities of and guarantee the payment of any securities issued by or any other obligation of any such company.

(V) To purchase or otherwise acquire and undertake all or any part of the business, property, liabilities and transactions of any person, firm or company carrying on any business which this Company is authorised to carry on, or possessed of property suitable for the purposes of the Company or to promote any company or companies for the above purpose.

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- (w) To sell, improve. manage, develop, turn to account, exchange, let on rent, royalty, share of profits or otherwise, grant licences, easements and other rights of and over, and in any other manner deal with or dispose of the undertaking and all or any of the property and assets for the time being of the Company for such consideration as the Company may think fit.
- (X) To amalgamate with any other company whose objects are or include objects similar to those of this Company, whether by sale or purchase (for fully or partly paid-up shares or otherwise) of the undertaking, subject to the liabilities of this or any such other company as aforesaid, with or without winding up, or by sale or purchase (for fully or partly paid-up shares or otherwise) of all or a controlling interest in the shares or stock of this or any such other company as aforesaid, or by partnership, or any arrangement of the nature of partnership, or in any other manner.
- (Y) To distribute among the members in specie any property of the Company, or any proceeds of sale or disposal of any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law.
- (z) To do all or any of the above things in any part of the world, and either as principals, agents, trustees, contractors or otherwise, and either alone or in conjunction with others, and either by or through agents, sub-contractors, trustees or otherwise.
- (AA) To do all such other things as are incidental or conducive to the above objects or any of them.
- 4. The liability of the members is limited.
- 5. The share capital of e Company is £1,000, divided into 1,000 ordinary shares of £1 each.

Any new shares from time to time to be created may from time to time be issued with any such guarantee or any such right of preference, whether in respect of dividend or of repayment of capital, or both, or any such other special privilege or advantage over any shares previously issued or then about to be issued, or at such a premium or with such deferred rights as compared with any other shares previously issued or then about to be issued, or subject to any such conditions or provisions, and with any such right or without any right of voting, and generally on such terms as the Company may from time to time determine, but so that any preferential or special rights attacked to issued shares shall not be affected or interfered with except in manner provided in Clause 4 of Table A in the First Schedule to the Companies (Consolidation) Act 1908.

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WE, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS.	Number of Shares taken by each Subscriber.
L'Davis. 89. Avenue Rd Harryntead. Dr. 16. 8	One
Alfed Down Dais	
18 Witherty knowing	(Fre
Kurchank	

Dated this 7" day of Massett 1923.

Witness to the above Signatures—

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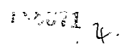
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The Companies Acts 1908 to 1917.



COMPANY LIMITED BY SHARES.

Articles of Association

OF

C. F. DAVIS LIMITED.

REGISTERED

9 MAR 1923

PRELIMINARY.

- 1. Subject as hereinafter provided, the regulations contained in Table A in the First Schedule to the Companies (Consolidation) Act 1908 (hereinafter referred to as "Table A") shall apply to the Company.
- 2. Clauses 2, 5, 20, 31 to 40 (both inclusive), 49, 51, 53, 54, 56, 67, 68, 69, 70, 73, 77 and 96 of Table A shall not apply to the Company, but the clauses hereinafter contained, and the remaining clauses of Table A as hereby modified, shall constitute the regulations of the Company.
- 3. The Company shall enter into and carry into effect an agreement under the seal in the terms of the agreement referred to in Clause 3 (A) of the Memorandum of Association, subject to such, if any, modifications or alterations as the Directors may think fit, whether made before or after the execution thereof, and every member of the Company shall be deemed to assent to and approve of the said agreement and any modifications made therein as aforesaid.

PRIVATE COMPANY.

4. The Company is a "Private Company" within the meaning of the Companies Acts 1903 and 1913, and accordingly (1) no invitation shall be issued to the public to subscribe for any shares, debentures or debenture stock of the Company;



(2) the number of the members of the Company (exclusive of persons who are in the employment of the Company, and of persons who, having been formerly in the employment of the Company, were while in such employment and have continued after the determination of such employment to be members of the Company) shall be limited to fifty, provided that, for the purposes of this provision, where two or more persons hold one or more shares in the Company jointly, they shall be treated as a single member; and (3) the right to transfer the shares of the Company is restricted in manner and to the extent hereinafter appearing.

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SHARES.

- 5. The shares shall be at the disposal of the Directors, and they may allot or otherwise dispose of them to such persons at such times and generally on such terms and conditions as they think proper, subject always to Clause 4 hereof, and to the provisions of the agreement referred to in Clause 3 hereof as to the shares to be allotted in pursuance thereof, and provided that, unless and until allowed by law, no shares shall be issued at a discount.
- 6. The Company may pay a commission to any person in consideration of his subscribing or agreeing to subscribe, whether absolutely or conditionally, for any shares in the Company, or procuring or agreeing to procure subscriptions, whether absolute or conditional, for any shares in the Company, provided that the commission does not exceed 25 per cent. on such shares, or an amount equivalent thereto, and such commission may be paid, in whole or in part, in cash or fully or partly paid shares of the Company, as may be arranged. The statement required by Section 89 of the Companies (Consolidation) Act 1908 to be filed shall be duly filed, and the amount of any such commission shall, be stated in the annual lists and balance sheets of the Company as required by Sections 26 and 90 of the same Act.
- 7. No person shall be recognised by the Company as holding any share upon any trust, and the Company shall not be bound by or recognise any equitable, contingent, future or partial interest in any share or any interest in any fractional part of a share, or (except only as by these presents otherwise expressly provided) any other right in respect of any share except an absolute right to the entirety thereof in the registered holder.

TRANSFER OF SHARES.

S. No transfer of any share in the capital of the Company to any person not already a member of the Company shall be made or registered without the previous sanction of the Directors, who may, without assigning any reason, decline to give any such sanction, and shall so decline in the case of any transfer the registration of which would involve a contravention of Clause 4 hereof. The Directors may also suspend the registration of transfers during the fourteen days immediately preceding the Ordinary General Meeting in each year. The Directors may decline to recognise any instrument of transfer unless (A) such fee, not exceeding two shillings and sixpence as the Directors may from time to time determine, is paid to the Company in respect thereof, and (B) the instrument of transfer is accompanied by the certificate of the shares 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. The Directors may decline to register a transfer of any shares on which the Company has a lien.

PROCEEDINGS AT GENERAL MEETINGS.

- 9. Seven days' notice at the least (exclusive of the day on which the notice is served or deemed to be served, but inclusive of the day for which notice is given), specifying the place, the day and the hour of the meeting, and in case of special business the general nature of such business, shall be given in manner provided by Table A, or in such other manner (if any) as may be prescribed by the Company in General Meeting, to such persons as are under the regulations of the Company entitled to receive such notices from the Company; but the accidental omission to give such notice to or the non-receipt of such notice by any of such persons shall not invalidate the proceedings at any General Meeting. A meeting may, with the written consent of all the members for the time being entitled to receive notice of meetings, be convened by a shorter notice and in such manner as such members think fit.
- 10. To business shall be transacted at any General Meeting unless a quorum of members is present at the time when the meeting proceeds to business. Save as otherwise provided by or pursuant to the regulations of the Company, two members personally present shall be a quorum.
- 11. The Chairman of the Board of Directors shall preside at every General Meeting, but if at any meeting he shall not be present within fifteen minutes after the time appointed for holding the same, or shall be unwilling to act as Chairman, the members present shall choose some Director, or if no Director be present, or if all the Directors present decline to take the chair, they shall choose some member present to be Chairman of the meeting.

12. At any General Meeting a resolution put to the vote of the meeting shall be decided on a show of hands, unless a poll is (before or on the declaration of the result of the show of hands) demanded by at least two members or by the holder or holders in person or by proxy of at least one twentieth part of the issued ordinary share capital of the Company, and unless a poll is so demanded a declaration by the Chairman that a resolution has on a show of hands been carried, or carried unanimously, or by a particular majority, or lost, or not carried by a particular majority, and an entry to that effect in the minute book of the Company shall be conclusive evidence thereof without proof of the number or proportion of the votes recorded in favour of or against such resolution.

VOTES OF MEMBERS.

13. An instrument appointing a proxy may be in the following form, or in any other form which the Directors shall approve:—

"C. F. DAVIS LIMITED.

```
"I,
    " of
    "in the County of
                                            , being a
    "member of C. F. DAVIS LIMITED, hereby appoint
    " of
                                                     ,
    " or failing him,
    " of
    " as my proxy to vote for me and on my behalf at
    "the [Ordinary or Extraordinary, as the case may be]
    "General Meeting of the Company to be held on
    " the
                      day of
                                              , and at
    " any adjournment thereof.
" Signed this
                   day of
                                            ٠,,
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DIRECTORS.

- 14. Unless and until otherwise determined by the Company in General Meeting, the number of the Directors shall not be less than two nor more than five. The following shall be the first Directors of the Company, that is to say—Sarah Davis, Alfred Edward Davis, Martin Cecil and Charles F. Carter.
- 15. The remuneration of the Directors shall be such a sum as may from time to time be fixed by the Company in General Meeting. The Directors shall also be entitled to be repaid all

travelling and hotel expenses reasonably incurred by them respectively in or about the performance of their duties as Directors.

16. The qualification of a Director shall be the holding of shares of the Company of the aggregate nominal value of at least £5, and it shall be his duty to comply with the provisions of Section 73 of the Companies (Consolidation) Act 1908. A Director may act before acquiring his qualification.

POWERS AND DUTIES OF DIRECTORS.

- 17. Clause 72 of Table A shall be varied by omitting therefrom all the words therein after the words "from any cause to be a Director."
- 18. The Directors from time to time, and at any time, may provide through Local Boards, Attorneys or Agencies for the management of the affairs of the Company abroad, and may appoint any persons to be members of such Local Boards or as Attorneys or Agents, and may fix their remuneration. The Company may exercise the powers conferred by Sections 34 and 79 of the Companies (Consolidation) Act 1908, and those powers shall accordingly be exercisable by the Directors.
- 19. The Directors from time to time, and at any time, may delegate to any Managing Director, Local Board, Head Manager, Manager, Attorney or Agent any of the powers, authorities and discretions for the time being vested in the Directors, and any such appointment or delegation may be made in such terms and subject to such conditions as the Directors may think fit, and may include a power to sub-delegate, and the Directors may at any time remove any person so appointed, and may annul or vary any such delegation, but no person dealing in good faith and without notice of such annulment or variation shall be affected thereby.

DISQUALIFICATION OF DIRECTORS.

- 20. The office of a Director shall be vacated—
 - (1) If by notice in writing to the Company he resigns the office of Director.
 - (2) If he ceases to be a Director by virtue of the Companies (Consolidation) Act 1908, Section 73.

- (3) If he absents himself from the meetings of the Directors during a continuous period of six months without special leave of absence from the other Directors, and they pass a resolution that he has by reason of such absence vacated office.
- (4) If he becomes bankrupt, or insolvent, or enters into any arrangement with his creditors.
- (5) If he is found lunatic or becomes of unsound mind.
- 21. A Director may hold any other office or place of profit under the Company, except that of Auditor, upon such terms as to remuneration and otherwise as may be determined by the Board.
- A Director shall be capable of contracting and participating in the profits of any contract or arrangement with the Company in the same manner as if he were not a Director, subject nevertheless (save as regards the agreement referred to in Clause 3 hereof and any matters arising thereout) to the following provisions, namely: (1) Before the contract or arrangement is entered into, or so soon thereafter as he becomes interested therein, he shall disclose in writing to the Board his interest therein, and (2) after he has become so interested he shall not vote as a Director in respect of the contract or arrangement or any matter arising thereout, and if he do so vote his vote shall not be counted. The said prohibition against voting shall not, however, apply to any contract or arrangement for giving security to a Director for advances made or to be made by him to the Company or for liabilities or obligations (whether by way of guarantee or otherwise) incurred or assumed or proposed to be incurred or assumed by him on behalf of or for the benefit of the Company, or to any proposed allotment of shares or debentures to a Director, and it may at any time be suspended or removed to any extent and on any terms or conditions by the Company in General Meeting.

PROCEEDINGS OF DIRECTORS.

23. A resolution in writing signed by every member of the Board shall have the same effect and validity as a resolution of the Board duly passed at a meeting of the Board duly convened and constituted.

DIVIDENDS.

24. The Directors may from time to time pay to the members such interim dividends as appear to the Directors to be justified by the profits of the Company according to the estimate formed by them thereof.

WINDING UP.

25. In a winding up the Liquidators may, with the sanction of an Extraordinary Resolution, distribute all or any of the assets in specie among the members in such proportions and manner as may be determined by such resolution, provided always that if any such distribution is proposed to be made otherwise than in accordance with the existing rights of the members, every member shall have the same right of dissent and other ancilary rights as if such resolution were a Special Resolution passed and confirmed pursuant to Section 192 of the Companies (Consolidation) Act 1908.

NOTICES.

26. Clause 114 of Table A shall be modified by omitting therefrom the words "(including bearers of share warrants)."

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS.

I. Davis 89. Avenuer Rd Vampslaad. 2.10.8 Vidow

Alfred Edward Monthson

Dated this 7th day of Rearch 1923.

Witness to the above Signatures—

Required of housis

Holborn (Eices . E.C.). Sitiailos No. 188371



Certificate of Incorporation

Mereby Aertify,

C. F. DAVIS LIMITED

is this day Incorporated under the Companies Acts, 1908 to 1917, and that the Company is Limited.

Given under my hand at London this Ninth day of March One Thousand Nine Hundred and Twenty-three.

Fees and Doed Stamps \$3:10:0.

Stamp Duty on Capital £10.

Certificate received by In Hyman James Livis & Milli

7/8 Shaves In

13 K March 1923



COMPANY LIMITED BY SHARES.

Special Resolution

(Pursuant to Section 117 (2))

OF

C. F. DAVIS LIMITED.

Passed 7th December 1939.

REGISTERED
14 DEC 1939

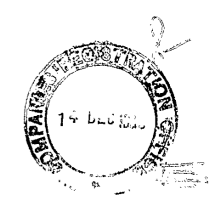
At a General Meeting of the above-named Company, duly convened, and held at 60 Hatcham Road, S.E.15, on the 7th day of December 1939, the subjoined Special Resolution was duly passed, viz.:—

RESOLUTION.

That the name of the Company be changed from C. F. Davis Limited to Thompson & Son (MILLWALL) LIMITED.

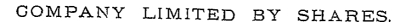
Secretary.

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THE STAMP ACT, 1891.

(54 & 55 VICT., CH. 39.)





Statement of Increase of the Nominal Capital

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C. F. DAVIS

REGISTENED

LIMITED.

14' DEC 1939

Pursuant to Section 112 of the Stamp Act, 1891, as amended by Section 7 of the Finance Act 1899, by Section 39 of the Finance Act 1920, and Section 41 of the Finance Act, 1938.

NOTE.—The Stamp Duty on an increase of Nominal Capital is Ten Shillings for every £100 or fraction of £100.

This Statement is to be filed with the Notice of Increase which must be filed pursuant to Section 52 (1) of the Companies Act, 1929. If not so filed within 15 days after the passing of the Resolution by which the Capital is increased, Interest on the duty at the rate of 5 per cent. per annum from the date of the passing of the Resolution is also payable. (Sec. 5 of the Revenue Act, 1903.)

Presented by

行為

C. Heville & Co.

Incorporated Accountants,

60, Strand, LONDON, W. C. 2.

The Solicitors' Law Stationery Society, Limited,

22 Chancery Lane, W.C.2; 27 & 28 Walbrook, E.G.4; 49 Bedford Row, W.C.1; 6 Victoria Street, S.W.1; 15 Hanover Street, W.1; 77 Colmore Row, Birmingham, 3; 19 & 21 North John Street, Liverpool, 2;

5 St. James's Square, Manchester, 2 and 157 Hope Street, Glasgow, C.2.

PRINTERS AND PUBLISHERS OF COMPANIES' BOOKS

Companies Form 6n.

Sec Back.]

25081.19-7-38

THE NOMINAL CAPITAL

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OF

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Shares of	£l	each, bey	ond the register
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		SNG-RETIA	
	-		
Dated the	11th	day of	December, 19
1) WHO		mananananananananananananananananananan	······································

the Company.

1929.

THE COMPANIES ACT, 1929.



Hotice of Increase in Hominal Capital

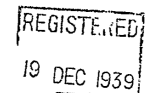
Pursuant to Section 52.



Insert the Name of the Company.

C. F. DAVIS

LIMITED,



Note.—This notice and a printed copy of the Resolution authorising the increase must be filed within 15 days after the passing of the Resolution. If default is made the Company and every officer in default is liable to a default fine (sec. 52 (3) of the Act).

Presented by

U. Wille & Co.

Incorporated Accountants

60, Strind, LOWEON, W. C. 2

The Solicitors' Law Stationery Society, Limited,

22 Chancery Lane, W.C.2; 27 & 28 Walbrook, E.C.4; 49 Bedford Pow, W.C.1; 6 Victoria Street, 5:William 15 Hanover Street, W.1; 77 Colmore Row, Birmingham, 3; 19 & 21 North John Street, Liverpool, 2; 5 St. James's Square, Manchestor, 2 and 157 Hope Street, Glasgow, B.2.3

PRINTERS AND PUBLISHERS OF COMPANIES' BOOKS AND FOLMS.

Companies Form No. 6A.



3066.6-4-39

To THE REGISTRAR OF COMPANIES.

₹5°	<	CAS X div . N -NE X S NA E E ENPARAGEMENT	***************************************
	C. P. DAVIS	The state of the s	
"Ordinary," 'Extraordin-	Section 52 of the Comment	Limited, hereby giv	ves you notice, pursuant to
'Extraordin- ery,'' or 'Special''.	-	es Act, 1929, that by an	* Ordinary
•	Resolution of the Company of		
	the Nominal Capital of the C	Company has been increased	by the addition thereto of
(the sum of £9,000	2002 F G V X X J V V V V V V V V V V V V V V V V	· · · · · · · · · · · · · · · · · · ·
•	beyond the Registered Capita	l of £ 1,000	40 (ESK 34135): Dabatellande pape terresistations de la financia del financia de la financia de la financia del financia de la financia del la financia de l
	The additional Capital is divid	led as follows :	
	Number of Shares.	Class of Shares.	Nominal amount of each Share.
		Ordinary oting rights, dividends, &c.)	£1 /
i de la companya de l	The Conditions (e.g., vo shares have been, or are to be, To rank for votin	oting rights, dividends, &c.)	subject to which the new
	The Conditions (e.g., vo shares have been, or are to be, To rank for votin 1000 Ordinary Sha	oting rights, dividends, &c.) issued are as follows:— Dividends, etc. ag rights/pari passu vares of the	subject to which the new with the present company
	The Conditions (e.g., vo shares have been, or are to be, To rank for votin 1000 Ordinary Sha *** If any of the new shares an	oting rights, dividends, &c.) issued are as follows:— Dividends, etc. ag rights/pari passu t	subject to which the new with the present company
	The Conditions (e.g., vo shares have been, or are to be, To rank for votin 1000 Ordinary Sha *** if any of the new shares an	oting rights, dividends, &c.) issued are as follows:— Dividends, etc. ag rights/pari passu vares of the	subject to which the new with the present company they are redeemable or not.

B/30

[C.D. 39.]

It is requested that any reply to this letter may be addressed to the Comptroller of the Companies Department, Board of Trade, Louisel Buildings, Natthey Perfect Street, Landon, S.W. (Tolographic Addresse, Longoness, Farl, London, Pelephone Number, Whitchall 5120); and that the fellowing number may be quoted:—

BOARD OF TRADE,

TEMPORARY ADDRESS:-

BEDFORD HOTEL, NORTH PROMENADE,

BLACKPOOL,

BLACKPOOL 2635

TELEPHONE

19th December, 1989.

COS. 13221/39

Gentlemen,

C. F. Davi. Limited.

With reference to your application of the 13th Decem

I am directed by the Board of Trade to inform you that they approve of the name of the above-named company being changed to

THOMPSON & SON (MILLWALL) LIMITED.

This communication should be tendered to the Registrar of Companies, Bush House, Strand, London, W. C. 2. as his authority for entering the new name on the Register, and for issuing his certificate under Section 19 (4) of the Companies Act, 1929. A Postal Order for 5/- made payable to the Commissioners of Inland Revenue, must at the same time be forwarded to the Registrar in payment of the registration fee.

I am. Gentlemen,

Your obedient Servant,

Messrs. C. Neville and Company, 60, Strand, London, W. C. 2. JAN 1940

REGISTERED

D. S. Marseline

No. 188371



Certificate of Change of Rame.

I hereby Certify That

C. F. DAVIS LIMITED

having, with the sanction of a Special Resolution of the said Company and with the approval of the BOARD OF TRADE, changed its name, is now called THOMPSON & SON (MILLWALL) LIMITED

and I have entered such new name on the Register accordingly.

Given under my hand at London, this third
One Thousand Nine Hundred and forty

day of January

Registrar of Companies

Certificate received by

Date

Rey prot 5-1.40

1929.

The Companies Act 1929.

COMPANY LIMITED BY SHARES.

Resolution

REGISTEREL J

OF

C. F. DAVIS LIMITED.

Passed 7th December 1939.

AT a GENERAL MEETING of the above-named Company, duly convened, and held at 60, Hatcham Road, S.E.15, on the 7th day of December, 1939, the subjoined Resolution was duly passed:—

RESOLUTION.

That the Capital of the Company be increased from £1,000 to £10,000 by the creation of 9,000 new Shares of £1 each.

C. F. DAVIS LID.

E. S. THOMPSON,

Secretary. RECTOR

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Companies Registration Office

Companies House 55-71 City Road London EC1Y 1BB

Telephone 01-253 9393 ext 259

Please reply to The Registrar THOMPSON & SON (MILLWALL) Your reference LIMITED 6/11 CUBA STREET, Gaz List 3752 MILLWALL, LONDON E14 DEF 6 188371 Date

The Companies Act 1948

THOMPSON & SON (MILLWALL) LIMITED

In pursuance of section 353(3) of the Companies Act 1948 the Registrar of Companies hereby gives NOTICE that at the expiration of three months from the date of this Notice the name of your company will, unless cause is shown to the centrary, be struck off the register and the company will be dissolved.

Salpated THIS

DAY OF

-2 JULY 1974

for Registrar

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DEF 6

V1723