THE COMPANIES ACT, 1948



A 54.
Companies
Registration
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DECI ARATION of Compliance with the requirements of the Companies Act, 1948, on application for registration of a Company.

Pursuant to Section 15 (2).

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Fremuled by

Stanley Attenborough & Co.,

30 Clarges Street,

London, W.1.

The Solicitorn' Law Stationery Society, Limited

22 Chancery Lanz, W.G.2; 3 Bucklersbury, E.G.4; 49 Bedford Row, W.G.1; 6 Victoria Street, S.W.1;

15 Hanover Street, W.1; 55-59 Newhall Street, Birmingham, 3; 31 Charles Street, Cardiff; 19 & 21 North
John Street, Liverpool, 2; 2f 30 John Dalton Street, Manchester, 2; and 157 Hope Street, Glasgow, C.2.

PRINTERS AND PUBLISHERS OF COMPANIES' BOOKS AND FORMS

| | 3, COLIN HUGH | SCOTT THOMPSON | - A - A - A - A - A - A - A - A - A - A |
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| | And that all the requireme | enta of the Companies A | Limited, |
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| | matters precedent to the r | egistration of the said C | ompany and incidental |
| | thereto have been complis | d with. And I make t | his solumn Declaration |
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| | consciontionaly believing th | esame to be true and by | virtue of the provisions |
| | of the Statutory Declaration | ons Act. 1835. | , , , , , , , , , , , , , , , , , , , |
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E. P. PICKERING

A Commissioner for Oaths [* Notary Public or]

Number of 1 Company \

STATEMENT OF THE NOMINAL CAPITAL

OF

BERNERS HIRE SERVICE



LIMITED

Pursuant to Section 112 of the Stamp Act, 1891, as amended by Section 7 of the Floance Act, 1899, Section 39 of the Pinance Act, 1920, and Section 41 of the Finance Art. 1933.

THE NOMINAL CAPITAL of the above named Company is £100: 0: 0 Description and second second second second day of October Dated the

NOTES.—The Stamp Daly on the Nominal Capital is Ten Shillings for every £100 or fraction of £100.

This Statement is to be filed with the Memorandum of Association or other Document when the Company is registered and should be signed by an Officer of the Company if appointed by the Articles of Association, or by the Solicitor(s) engaged in the formation.

Presented by

Stanley Attenborough & Co.,...

30_Clarges_Street,__

London, W.1.

THE SOLIGITORS' LAW STATIONERY SOCIETY, LIMITED

22 Chancery Lane, W.C.2; 3 Bucklersbury, E.C.4; 49 Bedford Row, W.C.1; 6 Victoria Street, S.W.1; 15 Hanover Street, W.1; 55-59 Newhall Street, Birmingham, 3; 31 Charles Street, Cardiff; 19 & 21 North John Street, Liverpool, 2; 28-30 John Dalton Street, Munchester, 2; and 157 Hope Street, Glasgow, C.2. PRINTERS AND PUBLISHERS OF COMPANIES POOKS AND FORMS.



797749/3



THE COMPANIES ACT, 1948

COMPANY LIMITED BY SHARES

Memorandum of Association

OF -

HIRE SERVICE LIMITER

- 1. The na The name of the Company is "BERNERS HIRE
- The registered office of the Company will be situate in England.
- 3. The objects for established are which the Company
 - To carry on generally the business of making, building or manufacturing, purchasing, hiring or otherwise acquiring, selling and dealing in motors, motor cars, motor carriages, motor road vehicles or auto-cars, harmages, harm (A) carriages, motor road venicles or auto-cars, locomotives and engines, propelled by steam, electricity, oil or any other motive power, or parts thereof and accessories therefor, rolling stock, railway carriages and wagons and other carriages, carriage bodies, cars, wagons, carts, trucks, vehicles and other conveyances of all kinds, whether for road, railway, train, trampage, field or other railway, train, tramways, field or other traffic or purposes, bicycles, motor cycles, and also ships or boats or airships or aeroplanes, and also rail and railway and tramway plant, and all transmission gears, machinery, materials and things applicable

or used as accessory thereto, and of selling, letting or supplying at annual or other rents all or any of the things herein before specified, to any person or persons, company or companies or corporation whatsoever, and of repairing and maintaining the same respectively, whether belonging to the Company or not, and of exchanging or otherwise dealing in the same respectively.

- (B) To carry on in the United Kingdom or elsewhere, the business of motor garage proprietors, general engineers, ironfounders, manufacturers of mechinery, tool makers, metal founders, metal workers, millwrights, metal tounders, iron and steel convertors, saiths, woodworkers, metallurgists and electrical engineers.
- (C) To acquire and undertake, upon such terms as the Company shall deem expedient, the whole or any part of the undertaking, assets or liabilities of any person or body owning any business within the objects of the Company, or whose businesses, or any part of whose businesses, may conveniently or advantageously be combined with the business of the Company or any of whose property is suitable for the purposes of the Company.
- (D) To purchase, take on lease, hire or otherwise acquire and hold any lands, hereditements, buildings, plant, machinery, goods, chattels, or real or personal property of any kind, or any right or interest therein or thorsover (and whether in possession or remainder) which the Company may think desirable in connection with its business.
- (E) To acquire in such manner and upon such terms as the Company shall think fit, secret processes, inventions, patents, copyrights, designs or trade marks or any interest therein, the acquisition of which shall seem beneficial to the Company.
- (F) To construct, alter, remove or replace any buildings, erections, structures, roads, railways, reservoirs, machinery, plant or tools, or works of any description, or to contribute to the costs thereof, as may seem desirable in the interests of the Company.
- (G) To borrow or raise or secure the payment of a money for the purposes of or in connection

with the Company's business.

- (H) 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 and subject to such rights, powers, privileges and conditions as may be thought fit, debentures or detenture stock, either permuent or redeemable or repayable, and collaterally or further to secure any securities of the Company by a trust deed or other assurance.
- (I) To issue and deposit any securities which the Corpany has power to issue by way of sortgage to secure any sum loss than the nozinal amount of such securities, and also by way of security for the performance of any contracts or obligations of the Company or of its customers or other persons or corporations having dealings with the Company, or in whose businesses or undertakings the Company is interested, whether directly or indirectly.
- (J) To receive money on deposit or loan upon such terms as the Company may approve, and to guarantee the obligations and contracts of customers and others.
- (E) 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.
- (I) To grant pensions, a Jwances, gratuities and bonuces to officers, ex-officers, employees or ex-employees of the Company or its predecessors in business or the dependents or connections of such persons, to establish and maintain or concur in establishing and maintaining trusts, funds or schemes (whether contributory or non-tributory) with a view to providing pensions or other benefits for any such persons as aforesaid, their dependents or connections and to support or subscribe to any charitable funds or institutions, the support of which may, in the opinion of the Directors, be calculated directly or indirectly to benefit the Company or its employees, and to

incritate and maiotain any club or other establishment on profit establishment on profit establishment of the culeted to advance the interests of the Conjuny or its officers or exployees.

- (T) To draw, take, accept, endoug, resolute, discount and execute promisery inter, called of exchange and other regulable instruments.
- (8) To invest and deal with the company of the Company not immediately required for the company not investments or securities and in such manner as may from the to time be determined.
- Do pay for any property or rights acquired by the Company, either in cash or fully or partly paid-up theres, with or without preferred or deferred or guaranteed 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 node and partly in another, and generally on such terms as the Company may determine.
- To accept payment for any property or rights and or otherwise dispused of or dealt with by the Company, either in cash, by installents or otherwise, or in fully or partly paid-up shares of any company or comporation, with or without deferred or preferred or guaranteed rights in respect of dividend or repayment of capital or otherwise, or in debentures or mortgage debentures or debentures or mortgages or other securities of any company or comporation, 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.
- Q) To enter into any partnership or jointpurse arrangement or arrangement for
 charing 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, and to guarantee
 the contracts or limbilities of, or the payment of the dividends, interest or capital
 of any shares, stock or securities of and to
 subsidise or otherwise assist any such company.

- (R) 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 this Company 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 the dividends, interest or capital of any shares, stock or securities issued by or any other obligations of any such company.
 - (8) To purchase or otherwise acquire and undertake all or any part of the business, property, assets, liabilities and transactions of any person, firm or company carrying on any business which this Company is suthorised to carry on.
 - (T) To sell, improve, manage, develop, turn to account, exchange, let on rent, royalty, share of profits or otherwise, great licences, easements and other rights in or 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 any think fit.
 - (U) To amalgamate with any other company whose objects are or include objects similar to 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 any arrangement of the nature of partnership, or in any other manner.
 - (V) To distribute among the members in specie any property of the Company, or any proceeds of sele 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.
 - (W) 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.

- () To do all such other things as are incidental or conducive to the above objects or any of them.
 - . The liability of the nembers to limited.
- The share capital of the Company is £100 di lded into 100 cheres of fil each. The shares in the original or any increased capital may be divided into soveral classes, and there may be attached thereto respectively any preferential, deferred or other special rights, privileges, conditions or restrictions as to dividend, capital, voting or otherwise.

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 Shares Shares Sales Sales Subscriber. Congresses Londen Company Drector Colin Hours Congresses Congresses Colin Hours Congresses Colin Hours Colin Hou | | |
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| | COMPANY SIRECTOR COLIN HUGH SCOTT THOUPSON THE GAYES LANE SOLICITOR Culin U.S. Thoupson | ONE |

DATED this 251 day of October, 1961.

WITNESS to the above Signaturen -

N. O. Barries.

30 Clarges Steet Louison. but. Louison.



707749



THE COMPANIES ACT, 1948

COMPANY LIMITED BY SHARES

Articles of Association

- OF -

BERNERS WIRE SERVICE LIVITED

PRELIMINARY.

- 1. Subject as hereinafter provided, the regulations contained in Part II of Table A in the First Schedule to the Companies Act 1948 (hereinafter referred to as "Table A Part II") shall apply to the Company.
- 2. Clauses 3. 5. 24, 32. 53, 59, 71, 75.77,79, 88, 96, 97 and 136 of Table A Part I shall not apply to the Company, but the Articles hereinafter contained, and the remaining clauses of Table of Table A Part I and clauses 2 6 inclusive of Table a Part II subject to the modifications hereinafter expressed, shall constitute the regulations of the Company.

SHARES.

Directors, and they may (subject to any direction to the contrary that may be given by the Company in General Meeting) allot or otherwise dispose of them to such persons at such times and generally on such terms and conditions as they think proper, provided that no shares shall be issued at a discount, except as provided by Section 57 of the Companies Act 1948.

- 4. 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 cragreeing to procure subscriptions, whether absolute or conditional, for any shares in the Company, provided that the commission does not exceed 10 per cent. of the price at which such shares are issued, or an amount equivalent thereto, and such commission may be 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 53 of the Companies Act 1948 thall be duly delivered to the Registrar of Companies for registration, and Section 52 of the same Act shall where necessary be duly complied with, and the amount of any such commission shall be stated in the balance shoets and annual returns of the Company as required by the same Act.
- 5. No person shall be recognised by the Company as helding 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.

LIBN.

6. In Clause 11 of Table A the words "(not being a fully paid share)" and the words "(other than fully paid shares)" shall be decred to be omitted.

TRANSPER OF SHARES.

7. 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 2 of Table A Part II. 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, rot 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 any transfer of any shares on which the Company has a lien. If the Directors refuse to register a transfer of any shares they shall within two months after the date on which the transfer was lodged with the Company send to the transferee notice of the refusal, as required by Section 78 of the Companies Act 1948.

PROCEEDINGS AT GENERAL MEETINGS.

- 8. No business shall be transacted at any General Mesting unless a quorum of members is present at the time when the meeting proceeds to business. Two members personally present shall be a quorum.
- 9. The Chairman of the Board of Directors shall preside at every Gentral 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.
- the vote of the meeting shall be decided on a show of honds, unless a poll refere or on the declaration of the result of the personal present of the result of the meeting or by the chairman or by a members personally present and entitled to vote he meeting or by the holder or holders present in part of the issued ordinary share captied of the Company, and unless a poll is so demended a declaration by the Chairman has poll is so demended a declaration by the Chairman has a resolution has on a show of hands been carried, and an entry to that effect by a particular majority, and an entry to that effect in the minute book of the Company, shall be conclusive avidence thereof without proof of the number or proportion of the votes recorded in favour of or against such resolution.

VURES OF MEMBERS.

Il. The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly authorised in writing, or if the appointor is a corporation, either under its common seal or under the hand of an officer or attorney so authorised. No person shall act as a proxy unless either he is entitled on his own behalf to be present and vote at the meeting at which he acts as proxy, or he is appointed to act at that meeting as proxy for a corporation, but a proxy for or representative of a

corporation, unless entitled on his own behalf to be present and vote at the meeting, shall not act except for the corporation which appointed him.

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

BERNERS HIRE SERVICE LIMITED

"of
"in the County of
"being a member of BERNERS HIRE SERVICE
"LIMITED, hereby appoint
"of
"or failing him,
"of
"as my proxy to vote for me and on my behalf
"at the /Ordinary or Extraordinary or ad"journed, as the case may be/ General Meet"ing of the Company to be held on the
"day of and at any adjournment
"thereof.

"Signed this

day of

.19

DIRECTORS.

- 13. 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 remuneration of the Directors, including the Chairman, shall be at the rate of £50 per annum each. The Company in General Meeting may from time to time direct such further sums as may be thought fit to be paid as and by way of further remuneration to the Directors, and unless otherwise directed any such further remuneration shall be divided amongst them as they may agree, or failing agreement equally. The Directors shall also be entitled to be repaid all travelling end notel expenses reasonably incurred by them respectively in or about the performance of their duties as Directors.
- 15. The qualification of a Director shall be the holding of shares of the Company of the aggregate nominal value of at least £1, and it shall be his duty to comply with the provisions of Section 182 of the Companies Act 1948. A Director may act before acquiring his qualification.

POWERS AND DUTIES OF DIRECTORS.

16. (1) 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 remove any persons so appointed and appoint others in their place, and may fix their remuneration. The Company may exercise the powers conferred by Sections 35 and 119 of the Companies Act 1948 and those powers shall accordingly be exercisable by the Directors.

(2) The Directors from time to time, and at any time, may delegate to any such local Board, Attorney or Agent any of the powers, authorities and discretions for the time being vested in the Directors, and any such delegation may be made on 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 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.

- 17. 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 Act 1948, Section 182.
 - (3) If he absents himself from the meetings of the Directore 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 prohibited from being a Director by an order made under any of the provisions of the Companies Act 1948.
 - (6) If he is yound lunatic or becomes of unsound mind.
- 18. A Director may hold any other office or place of profit under the Company, except that of Auditor, upon such terms as to remuneration, tenure of office and otherwise as may be determined by the

Board.

19. A Director shall be capable of contracting or participating in the profits of any contract with the Company in the same manner as if he were not a Director, subject nevertheless that he shall declare the nature of his interest in any contract or proposed contract in which he is interested in manner required by Section 199 of the Companies Act 1948.

PROCREDINGS OF DIRECTORS.

20. The quorum necessary for the transaction of the business of the Directors may be fixed by the Directors, and unless so fixed shall be two.

21. 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.

WINDING UP.

22. In a winding up the Liquid: Lay, with t's 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 determined 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 ancillary rights as if such resolution were a Special Resolution passed pursuant to Section 287 of the Companies Act 1948.

INDEMNITY.

23. Every Director or other officer of the Company shall be entitled to 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, 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 the said section.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS Day GALWAY 6, CHESTERFIELD ST. 1 - Mong wy tomator COLIN HUGH SCOTT THOMPSON 112 HAYES LANG BECHENHAM Policien Escil. B.) Com

DATED this LI day of October, 1961.

WITNESS to the above Signatures —

N. P. Bannel

So Clarges Shell

Lowers, b. 1.

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DUPLICATE FOR THE FILE

No. 707749



Certificate of Incorporation

I Hereby Certify, that

BEHNYES HIRE SERVICE LIMITED

is this day incorporated under the Companies Act, 1948, and that the Company is Limited.

Given under my handrat London this

Minth

day of

Hovember

One Thousand Nine Hundred and Sixty one.

Assistant Registrar of Companies.

Certificate received by

Markey

9- Li- Date El

(A)499) 46799/2812 2354 12/2 Q(1920) 33373/4812 25M 5/61 ATES, 746

BERNESS HEED SERVICE LTIL PAID

Extraordinary General Meeting of the Members Held

at Astley House, 33 Notting Hill Gate SEGISTRATION
the 2nd August 1965.

Present R. Porrer. (Chairman)

H.A. Henderson.

REGISTERED

3 AUG:965

in Actordance

M.E. Wyatt.

R.P. Scott.

C.T. Sulliven. (Secretaria)

IT WAS RESOLVED that the following Special Resolution be passed.

"That the mame of the Company be changed to:-

DIAL CONTRACTS LIVITED.,

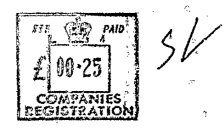
Read and approved.

(Christman)

1

No. 707749





Reference: C.R. 95/3075/64

BOARD OF TRADE

COMPANIES ACT, 1948

DERGIERS HIRE SERVICE LIMITED

Pursuant to the provisions of Sub-Section (1) of Section 18 of the Companies Act, 1948, the Board of Trade hereby approve of the name of the above-named Company being changed to REGISTER 1

DIAL CONTRACTS LIMITED

6 AUG1965

Signed on behalf of the Board of Trade

this Sixth day of August

One Theoseand Hims Humbred and Sixty Five.

Authorised in that behalf by the President of the Board of Trade

3. Whispield

C.60 m weigh dim dim 2/2 TP. Case.

1

No. 707749

DUPLICATE FOR THE PILE



Certificate of Incorporation on Change of Name

Whereas

DEIMERS HIRE SERVICE LIMITED

was incorporated as a limited company under the Comanies Act, 1948,

on the ninth say or Hovemen, 1961

And Whetens by special resolution of the Company and with the approval of the Board of Trade it has changed its name.

Mow illevelore I hereby certify that the Company is a limited company incorporated under the name of

DIAL CONTRACTS LIMITED

Given under my hand at London, this SIXTH DAY OF AUGUST ONE THOUSELID HINE HUNDRED AND SIXTY FIVE.

Certificate neceived by

Es. Wanter Assistant Registrar of Companies.

523051 D3493, 35421 10m 12/64 Sifa DA

COMPANY LIMITED BY SHARES

SPECIAL HESOLUTION

œ

DIAL CONTRACTS LIMITED

passed 15th December 1972

At the ADDIAL GENERAL MEETING of the above Company duly convened and held on Wednesday the 13th day of December 1972 the following resolution was passed

as a SPECIAL RESOLUTION

That the Articles of Association of the Company be smended.

- (a) By deleting Article 14.
- (b) By deleting Article 15 and by deleting the figure 77 in Article 2.

Dated this 13th day of December 1972:

P.R. Pollard

Chairman of the Nesting

Cartified to be a true copy

Secretary

7/17 Ansdell Street, Kensington Square, London, WB 5EW.

SOLICE STATES

The Cold

THE COMPANIES ACT, 1948

COMPANY LIMITED BY SHARES



Memorandum — and — Articles of Association

DIAL CONTRACTS LIMITED AND

Incorporated the 9th day of November , 1961.

The eliterations of the Households and Artholes of Arabolation above form validated by Ar. Deposts Arthur Honderson, a Director of the Copyman, whose objects and indicted opposite tolow.

Carring of M. Mindigon

SOLICITORS:

STANLEY ATTEMBOROUGH & CO., 30 CLARGES STREET, PICCADILLY, LONDON, W.1.

BERNOZO IN SERVICE LTIL CO PAID

BERNOZO IN SERVICE LTIL CO PAID

Extraordinary Generio Meeting of the Members Held
at Astley House, 33 Setting Hill Gate COMPANIES
the 2nd August 1965.

Present R. Porrer. (Cheirman)

H.A. Henderson.

REGISTERED

3 AUG:965

In Attendance

A.B. Watt.

R.P. Scott.

C.T. Sullivan. (Secretary)

IT WAS RESOLVED that the following Special Resolution be passed.

"That the name of the Company be changed to:-

DIAL CONTRACES LIMIN ED.

Read and approved.

0

THE COMPANIES ACTS 1948 to 1967

CCIPARY LEMEND BY SHAFES

FFECIAL RECOLUTION

OF

DIAL CONTRACTS DISTRED

parced 13th Lecember 1972

At the ALUMA CENTAL PERILS of the above Company duly convered and held on Medicular the 13th day of Recember 1972 the following resolution was passed

as a structal exclusion

That the Articles of Association of the Company to encaded.

- (a) By deleting Article 14.
- (b) If coloting Article 15 and by coloting the figure 77 in Article 2.

Inted this 13th day of Tecerier 1972.

P.R. Follard

Chairman of the Moeting

Certifica to be a true copy

Fecrotary

7/17 Amedell Street, Kencington Equare, London, No 52%.

Stille

COMPANY LIMITED BY SHARES

Alemorandum of Association

DIAL COMISACIS LIMITED.. MINI

SERVICE LIMITED." # WELL.

The registered office of the Company will be situate in England.

The objects for which the Company is established are —

To carry on generally the business of making, building or manufacturing, purchasing, hiring or otherwise acquiring, selling and dealing in motors, motor cars, motor carriages, motor road vehicles or auto-cars, locomotives and engines, propelled by stram, electricity, oil or any other motive power, or parts thereof and accessories therefor, rolling stock, railway carriages and vegons and other carriages, carriage bedica, cars, wagons, carts, trucks, vehicles and other conveyances of all kinds, whether for road, railway, train, tramways, field or other traffic or purposes, bicycles, motor cycles, and also ships or boats or mirships or aeroplanes, and also ships or boats or mirships or aeroplanes, and also rail and railway and (A) planes, and also rail and railway and transmay plant, and all transmission gears, machinery, materials and things applicable

* The name of the Tempany was changed to "Dial Contracts Limited" by a Special Resolution passed on 2nd August, 1965

or used as accessory thereto, and of selling, letting or supplying at annual or other rents all or any of the things herein before specified, to any person or persons, company or companies or corporation whatsoever, and of repairing and maintaining the same respectively, whether belonging to the Company or not, and of exchanging or otherwise dealing in the same respectively.

- (B) To carry on in the United Kingdom or elsewhere, the business of motor garage proprietors, general engineers, ironfounders, manufacturers of machinery, tool makers, motal founders, metal workers, millwrights, machinists, iron and steel converters, souths, woodworkers, metallurgists and electrical engineers.
- (C) To acquire and undertake, upon such terms as the Company shall does expedient, the whole or any part of the undertaking assets or liabilities of any person or body owning any business within the objects of the Company, or whose businesses, or any part of whose business, may conveniently or advantageously be combined with the business of the Company or any of whose property is suitable for the purposes of the Company.
- (D) To purchase, take on lease, hire or otherwise acquire and hold any lands, hereditaments, buildings, plant, machinery, goods, chattels, or real or personal property of any kind, or any right or interest therein or thereover (and whether in possession or reversion or remainder) which the Company may think depirable in connection with its turiness.
- (E) To acquire in such manner and upon such terms as the Congony shall think fit, secret processes, inventions, patents, copyrights, designs or trade sarks or any interest therein, the acquisition of which shall seem beneficial to the Company.
- (P) To construct, alter, recove or replace any buildings, exections, structures, roads, railways, reservoirs, machinery, plant or tools, or works of any description, or to contribute to the costs thereof, as may seem decirable in the interests of the Company.
- (G) To borrow or raise or secure the payment of coney for the purposes of or in connection

with the Company's business.

(H) 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 and subject to nowers, privileges and conditions and the hought fit, debentures or the permanent or and collaterally curities of the permanence.

way of an the ind also e of rpany corany, the

(J) To when to wis of outson

- ್ಲಾ upon ್ಲಾ and ್ಲಾ contracts
- (K) 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.
- (L) To grant pensions, allowances, gratuities and bonuses to officers, ex-officers, employees or ex-employees of the Company or its predecessors in business or the dependents or connections of such persons, to establish and maintain or concur in establishing and maintaining trusts, funds or schemes (whether contributory or non-tributory) with a view to providing pensions or other benefits for any such persons as aforecaid, their dependents or connections and to support or subscribe to any charitable funds or institute to any charitable funds or institute to the Directors, be calculated firectly or indirectly to benefit the Company or its employees, and to

institute and maintain any club or other establishment or profit-sharing scheme calculated to advance the interests of the Company or its officers or employees.

- (M) To draw, make, accept, endorse, negotiate, discount and execute promissory notes, bills of exchange and other negotiable instruments.
- (N) To invest and deal with the moneys of the Company not immediately required for the purposes of its business in or upon such investments or securities and in such manner as may from time to time be determined.
- (3) To pay for any property or rights acquired by the Company, either in cash or fully or partly paid-un shares, with or without preferred or deferred or guaranteed 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 node and partly in another, and generally on such terms as the Company way determine.
- (P) To occopt payment for any property or rights sold or otherwise disposed of or dealt with by the Company, either in each. by instalments or otherwise, or in fully or partly pail-up shares of any company or corporation, with or without deferred or preferred or guaranteed rights in respect of dividend or repayment of capital or otherwise, or in debeatures or mortgage debentures or debeatures or mortgage debentures or debeature stock, mortgage debentures or debeature stock, mortgage or other securities of any company or corporation, or partly in one made and partly in another, and generally on such terms as the Company may determine, and to hold, dispose of or otherwise deal with any sheres, stock or securities so
- (Q) To enter into any partnership or jointpurse 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 sharts, stock or securition of any such company, and to guarantes
 the contracts or liabilities of, or the payment of the dividends, interest or capital
 of any shares, stock or occurities of and to
 libsidice or otherwise assist any such company.

- (R) 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 this Company or the promotion to advance directly or indirectly the acquire and hold or dispose of shares, atock or securities of and guarantee the payment any shares, stock or securities interests of any such company.
- (5) To purchase or otherwise acquire and undertake all or any pert of the business, property, assets, liabilities and transactions of any person, firm or company carrying on any business which this Company is authorised to carry on.
- (T) To sell, improve, manage, develop, turn to account, exchange, lot on rent, royalty, share of profits or otherwise, grant licences, easements and other rights in or 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.
- (U) To analgamente 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 other wise) of all or a controlling interest in the shares or stock of this or any such other company as aforesaid, or by partnership, or ony arrangement of the nature of partnership, or ony arrangement of the nature of partnership, or in any other manner.
- (V) 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 he distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law.
- (W) 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.

- (X) To do all such other things as are incidental or conducive to the above objects or any
- 4. The liability of the members is limited.
- The share capital of the Company is £100 into 100 shares of £1 each. The shares in the we any increased capital may be divided into £1005es, and there may be attached thereto £1001y any preferential, deferred or other £12hts, privileges, conditions or restrictions to dividend, capital, voting or otherwise.

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 |
|---|---|
| HOY GALWAY, Esq., No.6, Chesterfield Street, London, W.1. Company Director. R.M. Galway. | Cne |
| COLIN HUGH ECOTT THOMPSON, 112 Hoyes Lene. Beckenham, Kent. Solicitor. Colin H.S. Thompson | One |

D A T B D this 25th day of October, 1961. WITHESS to the above Signatures —

N. C. BARNES, 30 Clarges Street, Iondon, W.l.

Secretary.

THE COMPANIES ACT, 1948

COMPANY LIMITED BY SHARES

Articles of Association

- OF -

DIAL CONTRACTS LIMITED

down

PRELLUINARY.

- 1. Subject as hereinafter provided, the regulations contained in Part II of Table A in the First Schedule to the Corpanies Act 1948 (hereinafter referred to as "Table A Part II") shall apply to the Cospany.
- 2. Clauses 3, 5, 24, 32, 53, 59, 71, 75, 79, 88, 96, 97 and 136 of Table A Fart I shall not apply to the Company, but the Articles hereinafter contained, and the remaining clauses of Table of Table A Part I and clauses 2 6 inclusive of Table A Part II subject to the medifications hereinafter expressed, shall constitute the regulations of the Company.

SHARES.

J. The chares shall be at the disposal of the Directors, and they may (subject to any direction to the contrary that may be given by the Company in General Meeting) allot or otherwise dispose of them to such persons at such times and generally on such terms and conditions as they hink proper, provided that no shares shall be issued at a discount, except as provided by Section 57 of the Companies Act 1948.

- 4. The Company may pay a commission to any to subscribe, whether absolutely or conditionally, for procure subscriptions, whether absolute or conditionally, for procure subscriptions, whether absolute or conditional, commission does not exceed 10 per cent. of the price at which such shares are issued, or an amount equivalent thereto, and such commission may be be paid, in shares of the Company, as may be arranged. The statement required by Section 55 of the Companies Act 1948 for registration, and Section 52 of the same Act amount of any such commission shall be stated in the balance sheets and annual returns of the Company as required by the same Act.
- 5. 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 otherrise expressly provided) any other right in respect of any share except an absolute right to the entirety thereof in the registered holder.

LIEV.

6. In Clause 11 of Table A the words "(not being a fully paid share)" and the words "(other than fully paid shares)" shall be deemed to be omitted.

TRANSFER OF SHARES.

The Company to any person not already a member of the Company shall be made or registered without the previous canction of the Directors, who may, without assigning any reason, decline to give any such canction, and shall so decline in the case of any transfer the registration of which would involve a contravention of Clause 2 of Table A Part II. 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 recognize any instrument of transfer unless (A) such fee, not exceeding two chillings and sixpence as the Directors may from the 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 any transfer of any shares on which the Company has a lien. If the Directors refuse to register a transfer of any shares they shall within two months after the date on which transfer was lodged with the Company send to transferee notice of the refusal, as required by Section 78 of the Companies Act 1948.

PROCEEDINGS AT GENERAL MEETINGS.

- 8. No business shall be transacted at any Gencral Meeting unless a quorum of members is present at the time when the meeting proceeds to business. Two members personally present shall be a quorum.
- 9. 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 came, 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.
- 10. 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) demended by the Chairman or by at least two members personally present and entitled to vote at the meeting or by the holder or holders present 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 upwedps.

Il. The instrument appointing a proxy chall be in writing under the hand of the appointor or of his attorney duly authorised in writing, or if the appointor is a corporation, either under its common scal ointer is a corporation, either under its common scal or under the hand of an officer or attorney so authorised. No person shall act as a proxy unless either orised. No person shall act as a proxy unless either orised. No person shall act as a proxy unless either orised. No person shall act as a proxy unless either orised. No person shall act as a proxy unless either orised at the meeting as proxy or he vote at the meeting at which he acts as proxy for a is appointed to act at that meeting as proxy for a corporation, but a proxy for or representative of a

corporation, unless entitled on his own behalf to be present and vote at the meeting, shall not act except for the corporation which appointed him.

An instrument appointing a proxy may be in the following form, or in any other form which the

BERNERS HIRE SERVICE LIMITED

"in the County of "being a member of BERNERS . "LIMITED, hereby appoint" HIRE SERVICE "of "or failing him, "as my proxy to vote for me and on my behalf "at the Ordinary or Extraordinary or ed-"journed, as the case may be/ General Meet-"ing of the Company to be held on the and at any adjournment "thereof.

DIEECTORS.

day of

.19

"Signed this

13. Unless and until otherwise determined by the Company in General Westing, the number of the Directors shall not to less than two nor more than five.

The remuneration of the Directors, including the Chairman, shall be at the rate of £50 per each: The Company in General Meeting may from time to time direct such further sums as may be thought fit to be paid as and by way of further resumeration to the Directors, and unless otherwise directed any such further renuneration shall be divided amongst them as they may agree, or failing agreement equally. The Directors shall also be entitled to be repaid all travclling and herel expenses reasonably incurred by them respectively in or about the performance of their duties as Directors.

The qualification of a Director shall be the holding of shares of the Company of the aggregate nominal value of at least £1, and it shall be his duty to comply with the provisions of Section 182 of the Companies Act 1948. A Director may act before acquiring his qualification.

POWERS AND DUTIES OF DIRECTORS.

16. (1) The Directors from time to time, and at any time, may provide through local Boards,

Articles 14 and 15 were deleted by a Special Resolution passed on 13th December, 1972.

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 remove any persons so appointed and appoint others in their place, and may fix the powers conferred by Sections 35 and 119 shall accordingly be excreisable by the

time, may delegate to any such local Board, Attorney or Agent any of the powers, authorities and discretions for the time being cation may be made on such terms and subject to such conditions as the Directors my think and the Directors may at any time annul or vary any such delegation, but no person dealing in good faith and without notice of such annulment or variation shall be affected.

DISQUALIFICATION OF DIRECTORS.

- 17. 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 Act 1948, Section 182.
- (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 prohibited from being a Director by an order made under any of the provisions of the Companies Act 1948.
- (6) If he is found lunatic or becomes of unsound mind.
- 18. A Director may hold any other office or place of profit under the Company, except that of Auditor, upon such terms as to remuneration, tenure of office and otherwise as may be determined by the

Board.

19. A Director shall be capable of contracting or participating in the profits of any contract with the Company in the same manner as if he were not a Director, subject nevertheless that he shall declare the nature of his interest in any contract or proposed by Section 199 of the Companies Act 1948.

FROCEEDINGS OF DIRECTORS.

- 20. The quorum necessary for the transaction of the business of the Directors may be fixed by the Directors, and unless so fixed shall be two.
- 21. A resolution in writing signed by every member of the Board chall have the same effect and validity as a resolution of the Board duly passed at a meeting of the Board duly convened and constituted.

WINDING UP.

22. In a winding up the Liquidator 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 determined 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 ancillary rights as if such resolution were a Special Resolution passed pursuant to Section 287 of the Companies Act 1948.

Indulary.

23. Every Director or other officer of the Conpany Shall be entitled to be indemnified out of the aspects of the Company against all losses or liabillities which he may sustain or insur in or about the execution of the duties of his office or otherwise in relation thereto, and no Director or other officer evall be liable for any loss, damage or missortune 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 up its provisions are not avoided by the said pection.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS

BOY GALWAY, No.6, Chesterfield Street,

London, W.1.

Managing Director R. M. Galway.

COLIN HUGH SCOTT THOMPSON, 112 Hoyes Lane, Beckenham, Kent.

Salicator.

Colin H. S. Thompson.

DATED this 25th day of October, 1961. WINESS to the above Signatures -

> N. C. BARNES, 30 Clarges Street, London, W.1.

Secretary.

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THE COMPANIES ACTS 1948 to 1967

COMPANY LIMITED BY SHARES

SPECIAL RESOLUTION

OF

DIAL CONTRACTS LIMITED

passed 4th February 1980

At the ANNUAL CHIEFAL MEETING of the above Company duly convened and held on Norday the 4th day of February 1980 the following resolution was passed

as a structal resolution

That the Articles of Association of the Company be amended by deleting the words "not more than five" from Article 13.

Dated this 4th day of Pobruary 1900

Chairman of the meeting

Certified to be a true copy

Secretary

7/17 Ancdell Street Keneington Square London W8 5EN

CF)

THE COMPANIES ACTS 1948 to 1976

COMPANY LIMITED BY SHARES

RESOLUTION

OF

DIAL COMPRACTS LIPETED

Passed

At an EXTRACHDINARY CENERAL MEETING of the above Company duly convened and held at 7/17 Ansdell Street, Lendon W8 5EN on 31st October 1980 the following Resolution was duly passed

as an <u>Crothart Fredlytich</u>

THAT

- the authorised share capital of the Company be increased from £100 to £100,000 by the creation of 99,900 Ordinary Shares of £1 each.
- b) upon the recommendation of the Directors the sum of 199,900 being part of the amount standing to the credit of Reserves be capitalised and that the Directors be authorized and directed to appropriate the said sum to the holders of Ordinary Shares in the capital of the Company on condition that the same be not paid in each but be applied in paying up in full at par the 99,900 unissued Ordinary Shares of 27 each in the capital of the Company, such chares to be allotted and distributed credited as fully paid up to such Shareholders in the proportion of 999 Ordinary Shares of 21 each for éach Ordinary Share of 21 each for éach

to the passing of this Resolution and so that the said newly alloted Ordinary Shares shall rank for all purposes pari passu with the existing issued Ordinary Shares in the capital of the Company.

ted this 31st day of October 1980

P. Rodney Pollard

Chairman

Negistered Office: 7/17 Answell Street Kensington Square London W8 DBH

Please do not

W8 5EN

THE COMPANIES ACTS 1948 TO 1976

Notice of increase in nominal capital

Pursuant to section 63 of the Companies Act 1948



| write in this binding margin | | | | | |
|--|---|--|--|--------------------------------------|-----------|
| Please complete legibly, preferably | To the Registrar of Companies | | For official use | Company number 707749 | |
| in black type, or | Name of Company | Depole de la company de la | | 1 707142 | |
| *delole if Inappropri ate | Dial | Contracts | | | Limited* |
| tdeleta as | hereby gives you notice in accordanc [extracrdinary] [special]† resolution (| | * • • | Act 1948 that by [ord OGOSER 1580 | linary] |
| appropriate Note | the nominal capital of the company has been increased by the addition thereto of the sum of $99,900$ beyond the registered capital of 200 | | | | |
| This notice and a printed copy of the resolution authorising the increase must be forwarded to the Registrar of Companies within 15 days after the passing of the resolution | A printed copy of the resolution authorate additional capital is divided as for | orising the increas | | | |
| | Number of shares | Class of share | | Nominal amount of e | ach share |
| | 99,900 | Ordinary | | £1 | |
| | (if any of the new shares are preference shares state whether they are redeemable or not) The conditions (eg. voting rights, dividend rights, winding-up rights etc.) subject to which the new shares have been or are to be issued are as follows: | | | | |
| | WIT WITCH SEE CAR WAS SCONDED ON SHALL ASSESSED BY SEELS INTERIOR STATES IN TAILS AND ASSESSED. | | Please tick here it continued overleaf | | |
| tdelete as appropriate | Signed Usular | (ग्रीटक्टार्वा) | [Secretary]‡Date | 3 5/hJoney 1981 | |
| | Presentor's name, address and reference (if any): | For official use General section | <u> </u> | Post room | |
| | M. G. Williams 7/17 Ansdell Street Kensington Square London | | | (12 JANI98) |) |

The Companies Act 1985

Company Limited by Shares

Resolution

of

DIAL CONTRACTS LIMITED

Passed 21st December 1990

At an Extraordinary General Neeting of the above Company duly convened and held on Friday 21st December 1990 the following RESOLUTIONS were passed as Ordinary Resolutions:

- I. THAT the Company's participation in the proposed reorganisation of derencile Services Limited and its substitution of derencile Services Limited and its substitution be end is hereby approved and that in relation thereto the Company enter into all such transactions and on such terms (including without limitation terms as to consideration) as the Board of Directors of the Company might think fit and that any action or decision strendy taken or to be taken by the Board in connection with such reorganisation be and is hereby ratified and/or approved.
- 2. THAT the Company's authorized share capital be increased to 1222,222 by the evention of 122,222 ordinary Shares of 11 each in the capital of the Carpany.

S W CLARKE

Different was cauchten gespectato

Registered Office Dial Nouse Suraton Road Upper Richmond Road London SW15 65D -3 APR 1991

21st December 1998



COMPANIES FORM No. 123

Notice of increase in nominal capital



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|--|--|--|---|--|
| Please complete | To the Registrar of Compani | ies | For official use | Company number |
| logibly, preferably in black type, or bold block lestering | Name of company | | | 707749 |
| C4 6CALCONON CURRENT UNITED | DIAL CONTRACTS LIME | TED | | the description of the state of |
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