928643

Form No.

THE COMPANIES ACT, 1948

DECLARATION of Compliance with the requirements of the Companies Act, 1948, on Application for Registration of a Company.

A 5/Companies
Registration
Fee Stamp
must be
impressed
here

Pursuant to Section 15(2).

Name of Company PARKERSELL CLEANING (NORTHERN) 1570.
44 .
1. DAVID FORM HARRIZON
of 5 CATHERING GONS, WESTEWN SCOTH HENDTOW, HANTS do splemaly and sincerely
declare that I am (a) a person named in the Articles of Association as a (b) Sociation
OF PARKERSELL CLEAWING (WORTHERN) LTD
And that all the requirements of the Companies Act, 1948, in respect of matters president 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.
Declared at Winshester
Hampshire
the 23 day of February 1/68
before me.
Tolompela J.P.
(c) A Commissioner for Oaths.
(a) "A Solicitor of the Supreme Coure" (or in Scotland "a Solicitor," engaged in the formation," or "A person named in the Articles of Association as a Director or, Secretary." (b) Pur "Director" or alternatively pur "Secretary." (c) or Notary Public or Justice of the Peace.
Presented by BUBINESS ECONOMY PRODUCTS LTD 4, MAR 1968 COMPANY REGISTRATION AGENTS TOTA CITY ROAD, LONDON, E.O.1. TEL CLERKENWELL 9252/9256.
TEL CLERASTONION. E.C.1. CLERKENWELL 9252/9258 & 2692/2698

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928643

Form No. 25



PARKERSEL CLEB WING (NORHERW)

LIMITED.

FATEMENT of the Nominal Capital made pursuant to Section 112 of the Stamp Act, 1891 [Note.—The Stamp Duty on the Nominal Capital is Ten Shillings for every £100 or fraction of £100 —Section 41, Finance Act, 1933).

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

12 WAR

The NOMINAL CAPITAL OF THE COMME

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Limited.

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Signature (1 Extorning

ate 14/2/68

State whether Director or Secretary Secretary

resented by

BUSINESS ECONOMY PRODUCTS LTD. COMPANY REGISTED ON AGENTS 714 CITY ROAD, LONDON, E.O.1, TEL. CLEMICENVELL 9252/9256.

DUSINESS ECONOMY PRODUCTS LED, Company Registration Agents, 180 STRAN

114, GITY ROLD, LONDON, E.C.14

EA.1441.1967360

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COMPANY LIMITED BY SHARES

Memorandum of Association

OF

PARKERSELL · CLEANING (NORTHERN)

LIMITED.



1. The name of the Company is:- \
"PARKERSELL CLEANING (NORTHERN)LIMITED."

- 2. The Registered Office of the Company will be situate in England.
- 3. The Objects for which the Company is established are:-
- To carry on the business or businesses of window (a) and general cleaners and contractors for the cleaning of houses, shops, offices, works, schools, libraries, museums, and buildings and erections generally; builders, painters, and decorators, carpet planners, renovators, repairers; cleaners of carpets, curtains and all kinds of soft furnishings and similar goods, and to act as agents for any of the above businesses or any other business. and to carry on any other trade or business which can, in the opinion of the Board of Directors, be conveniently or advantageously carried on in connection with or ancillary to all or any of the above businesses or is calculated directly or indirectly to enhance the value of any of the Company's businesses, property, rights or assets, and to carry on the aforesaid businesses either together as a single business or as separate and distinct businesses in any part of the world.
- (b) To carry or the business of exporters and importers of any goods, materials or things connected
 with all or any businesses carried on by the
 Company at any time, and to buy, sell, exchange,
 alter, improve, refine, manipulate, prepare for
 market and otherwise deal in all kinds of plant,
 machinery, tools, substances, materials and things
 necessary or convenient for carrying or any of the
 said businesses, whether as principals, agents,
 trustees, manufacturers or otherwise.



- (c) To carry on any other business of any description which may be capable of being advantageously carried on in connection with or ancillary to the objects of the Company or any of them.
- (d) To purchase, sell, exchange, improve, mortgage, charge, rent, let on lease, hire, surrender, license, accept surrenders of, and otherwise acquire and/ or deal with any freehold, leasehold or other property, chattels and effacts, erect, pull down, repair, alter, decolop, or otherwise deal with any building or buildings and adapt the same for the purposes of the Company's business.
- (e) To purchase or otherwise acquire all or any, part of the business or assots of any person, firm or company, carrying on or formed to carry on any business which this Company is authorised to carry on or possessed of property suitable to the purposes of this Company, and to pay cash or to issue any shares, stocks; debentures or debenture stock debenture stock of this Company as the consideration for such / purchase or acquisition and undertake any liabilities or obligations relating to the property or business so purchased or acquired.

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- (f) To apply for, purchase or otherwise acquire any patents, licenses or concessions which may be capable of being dealt with by the Company, or be deemed to benefit the Company, and to grant rights thereout.
- (g) To sell, let, license, develop or otherwise deal with the undertaking, or all or any part of the property or assets of the Company, upon such terms as the Company may approve, with power to accept shares, debentures or securities of, or interest in, any other company.
- (h) To invest and deal with the moneys of the Company not immediately required for the purposes of the Company in or upon such securities and subject to such conditions as may seem expedient.

- (i) To lend money to such persons, upon such terms and/or security and subject to such conditions as may be desirable.
- (1) To guarantee the payment of any debentures, debenture stock, bonds, mortgages, charges, obligations, interest, dividends, securities, moneys or shares or the performance of contracts or engagements of any other company or person, and to give indemnities and guarantees of all kinds and to enter into partnership or any joint purse arrangement with any person, persons, firm or company, having for its objects similar objects to those of this Company or any of them.
- (k) To borrow or raise money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to re-issue any debentures at any time paid off.
- (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures, warrants, and other negotiable documents.
- (m) To purchase, subscribe for, or otherwise acquire and hold shares, stocks or other interests in, or obligations of any other company or corporation.
- (n) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place any of the shares in the Company's capital or any debentures, debenture stock or other securities of the Company or in or about the formation or promotion of the Company or the conduct of its business.
- (o) To pay cut of the funds of the Company all costs and expenses of or incidental to the formation and registration of the Company and the issue of its capital and debentures including brokerage and commission.
- (p) To promote or aid in the promotion of any company or companies for the purpose of acquiring all or any of the property rights and liabilities of this Company or for any other purpose which may seen directly or indirectly calculated to advance the interests of this Company.
- (q) To establish and support and aid in the establishment and support of funds or trusts calculated to benefit directors of exdirectors, employees or ex-employees of the Company or the dependants or connections of such persons and to grant pensions and allowances to any such persons.
- (r) To distribute any property of the Company in specie among the members.

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

It is declared that the foregoing sub-clauses shall be construed independently of each other and none of the objects therein mentioned shall be deemed to be merely subsidiary to the objects contained in any other sub-clause.

4. The liability of the members is limited.

5. The Share Capital of the Gompany is: - £100 divided into 100% shares of £1 each with power to increase or to divide the shares in the capital for the time being, into different classes, having such rights, privileges and advantages as to voting and otherwise, as the Articles of Association may from time to time prescribe.

For and

=

*Registere

Melbreak", Garstang

DATED the

WITNESS to

WE, the several persons whose names, address, and descriptions are subscribed, are desired of being formed into a Company in pursuance of this Memorandum of Association, and we repetitely agree to take the number of shares in the Capital of the Company set opposite our respically market.

Names, Addresses and Descriptions of Subscribers

Number of Share white by

For and on behalf of

PARKERSELL CLEANING CO. Ltd.

Registered Office: - 35 Winchester St. BASIWGSTOKE, Hants.

Director

Melbreak", Dimples Lane, Garstang, PRESTON, Lancs.

Company Durcher

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DATED the 14th

day of February

1968

WITNESS to the above signatures:-

Shions.

Chartered Accountants.

35 Winchester Street,
BASINGSTOKE.

C 116

C.R. 5/-Gen. 10/-

The Companies Act, 1948

COMPANY LIMITED BY SHARES



Articles of Association

OF

PARKERSELL CLEANING (NORTHERN)

LIMITED.

RTHERN)
12 MAR 1968

PRELIMINARY

- 1. The regulations contained in Part I of Table A in the First Schedule to the Companies Act, 1948 (such Table being hereinafter called "Table A"), shall apply to the Company save in so far as they are excluded or varied hereby: that is to say, the Clauses in Part I of Table A numbered 24; 53 and 75 shall not apply to this Company; but in lieu thereof, and in addition to the remaining Clauses in Part I of Table A, the following shall be the regulations of the Company.
- 2. The Company is a Private Company and accordingly Clauses 2, 3, 4, 5 and 6 in Part II of Table A shall apply to the Company.

SHARES

3. The shares in the initial and any increased capital shall be under the control of the Directors, who may allot and dispose of or grant options over the same to such persons, on such terms, and in such manner as they think fit.

LIEN

4. The lien conferred by Clause II in Part I of Table A shall attach to fully paid up shares, and to all shares registered in the name of any person indebted or under liability to the Company, whether he shall be the sole registered holder thereof or shall be one of two or more joint holders.

GENERAL MEETING

5. Every notice convening a General Meeting shall comply with the provisions of Section 136(2) of the Companies Act, 1948, as to giving information to Members in regard to their right to appoint proxies; and notices of and other communications relating to any General Meeting which any Member is entitled to receive shall be sent to the Auditor for the time being of the Company.

8. Clause 54 in Part I of Table A shall be read and construed as if the words "Meeting shall be dissolved" were substituted for the words "Members present shall be a quorum".

DIRECTORS

- 7. Unless and until the Company in General Meeting shall otherwise determine, the number of Directors shall be not less than one nor more than five. If at any time there shall only be one Director of the Company, he or she may act as sole Director, exercising all the powers, authorities and discretions vested in the Directors.
- 7(a) A Director may not resign from office without giving six months notice in writing to the Sccretary of the Company and Clause 88(e) of Part I of Table A is modified
- 8. Any Director may appoint any person approved by the Board to be an alternate Director, and such appointment shall have effect, and such appointee while he holds office as an Alternate Director shall be entitled to notice of meetings of Directors, and in the absence of the Director appointing him to attend and vote thereat accordingly, but he shall not require any qualification and he shall ipso facto vacata office if and when the Director appointing him vacates office as Director or removes the alternate Director from office; and any appointment or removal under this Clause shall be effected by notice in writing to the Company under the hand of the Director making the same. The remuneration of any alternate Director shall be payable out of the remuneration payable to the Director appointing him, and shall consist of such portion of the last-mentioned remuneration as shall be agreed between the alternate Director and the Director appointing him.
 - 9. Clause 79 in Part I of Table A shall be read and construed as if the proviso to such clause were omitted therefrom.
 - 10. Clause 84(5) in Part I of Table A shall be read and construed as if the words "or his firm" appearing in the last line of such sub-clause were omitted therefrom.
 - 11. A Director may vote as a Director in regard to any contract or arrangement in which he is interested or upon any matter arising thereout, and if he shall so vote, his vote shall be counted and he shall be reckoned in estimating a quorum when any such contract or arrangement is under consideration; and Clause 84 in Part I of Table A shall be modified accordingly.

.WINDING UP

12. If the Company shall be wound up the assets remaining after payment of the debts and liabilities of the Company and the costs of the liquidation shall first be applied in repaying to the Members the amounts paid or credited as paid on the shares held by them respectively and the balance (if any) shall be distributed among the Members in proportion to the number of shares held by them respectively: Provided always that the provisions hereof shall be subject to the rights of the holders of shares (if any) issued upon special conditions.

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TRANSFER OF SHARES

- 12A. The right of transfer of shares shall be restricted, and the following provisions shall apply:—
 - (a) Save as provided by sub-article (g) hereof no share shall be transferred to a person who is not a Member, so long as any Member is willing to purchase the same at a price to be stated or ascertained as hereinafter in this Article is provided.
 - (b) Except where the transfer is made pursuant to sub-article (g) hereof, the person proposing to transfer any share (hereinafter called "the proposing transferor") shall give notice in writing (hereinafter called " the Transfer notice ") to the Company that he desires to transfer the same, and at the same time lodge with the Company the share certificate or certificates. Such notice shall specify the price he fixes as the fair value at which he is prepared to sell each of such shares and such notice shall constitute the Company his agent for the sale of the share to any Member of the Company at the said price. Failing any price being stated, or in the event of the Directors considering the price fixed by the proposing transferor is not the fair value, then, on the application of the Directors or the proposing transferor, the fair value shall be fixed by an independent Accountant to be appointed by the Directors and the proposing transferor, who shall certify in writing the sum which in his opinion is the fair value, and such sum shall be deemed to be the fair value; and in so certifying the Accountant shall be considered to be acting as an expert and not as an arbitrator; and accordingly the Arbitration Acts of 1889 to 1934 or Statutes amending the same shall not apply. The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each. The transfer notice shall not be revocable except with the sanction of the Directors.
 - (c) The death or bankruptcy of any holder of shares in the Company shall, for the purposes of these Articles, operate as a transfer notice by the personal representatives of the deceased holder or the Trustee in Bankruptcy as the case may be to take effect 31 days after the death or bankruptcy aforesaid. On the expiry of such 31 days the personal representatives or Trustee in Bankruptcy shall forthwith comply with the provisions of sub-article (b) hereof as to lodgment of share certificates and fixing of the fair value and shall for the purposes of sub-article (b) hereof and the following articles or sub-articles be deemed to be the proposing transferor.
 - (d) The shares specified in any transfer notice given to the Company as aforesaid shall be offered by the Company in the first place to the Members, no matter that class of shares they may hold (other than the proposing transferor) as nearly as may be in proportion to the existing shares held by them respectively, and the offer shall in each case limit the time (not being less than 21 days) within which the same, if not accepted, will be deemed to be

declined, and may notify to the Members that any Member who desires an allotment of shares in excess of his proportion shall in his reply state how many excess shares he desires to have, and if all the Members do not claim their proportions, the unclaimed shares shall be used for satisfying the claims in excess. If any shares shall not be capable without fractions of being offered to the Members in proportion to their existing holding the same shall be offered to the Members, or some of them, in such proportions or in such manner as may be determined by lots to be drawn under the direction of the Directors.

- (e) If the Company shall, within the space of one calendar month after being served with such notice, find any Member or Members willing to purchase the shares (hereinafter called "the purchasing Member") and shall give notice thereof to the proposing transferor, he shall be bound upon payment of the said price, to transfer the shares to the purchasing Member or Members.
- (f) If in any case the proposing transferor, after having become bound as aforesaid, makes default in transferring any shares, the Company may receive the purchase money and shall thereupon cause the name or names of the purchasing Members to be entered in the Register as holders of the shares, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase money shall be a good discharge to the purchasing Member, and after his name has been entered in the Register in purported exercise of the aforesaid power the validity of the proceedings shall not be questioned by any person.
- (g) If the Company shall not, within the space of one calendar month after being served with the transfer notice, find a Member or Members willing to purchase the shares, the proposing transferor shall at any time, within three calendar months afterwards, be at liberty to sell and transfer the shares, or those not placed, to any person and at such price (not to be less by more than ten per cent. than the price fixed as aforesaid) as he may think fit.
- (h) The Directors may without assigning any reason refuse to register any transfer of a share (a) where the Company has a lien on the share or (b) where the whole of the Board of Directors are of the opinion that it is not desirable to admit the proposed transferee to membership, but paragraph (b) of this sub-article shall not apply where the proposed transferee is already a Member.
- (i) 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.

FIRST DIRECTORS

13. The Zirst Director(s) of the Company shall be: JOSEPH EDGAR BAZELEY STONE, DAVID JAMES HARRISON AND MARTIN JOHN SHIRLEY.

FIRST SECRETARY

240 The first Secretary of the Company shall be -



CERTIFICATE OF INCORPORATION

No.

928643

I hereby certify that

PARKERSELL CLEANING (NORTHERN) LIMITED

is this day incorporated under the Companies Acts 1948 to 1967 and that the Company is Limited.

Given under my hand at London the

127H MARCH # 1968.

Assistant Registrar of Companies

C.173

124

PARKERSELL CLEANING (NORTHERN) LIMITED

ORDINARY RESOLUTION

At a General Meeting of the Company held on the 9th.

day of Februar 1971 at 71/72 Northington, Near Aircuford Manks

the following Resolution was passed:-

That the capital of the Company be increased to £500 by the creation of 400 Ordinary Shares of £1. each.

Sad.

Chairman 🕏

and

Sgd.

Secretary

21 APRIAVI 6 OFFICE 6

(7)

STAMP ACT, 1891

(54 & 55 Vict., Cel. 39)

SHARES ВЧ COMPANY LIMITED



Statement of Increase of the Rominal Capital

OF

PARKERSTILL CLEANING (NORTHERN)

LIMITED

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, 1933.

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 63 (1) of the Companies Act, 1948. 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. (Section 5 of the Revenue Act, 1903.)

Presented by

1

White Brooks & Gilman

19 St. Peter Street,

Winchester, Hants.

The Solicitors' Law Stationery Society, Limited.

191-192 Fleet Street, E.C.4; 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, Manchester, 2; 157 Hope Street, Glasgow, C.2.

PRINTERS AND PUBLISHERS OF COMPANIES BOOKS AND FORMS

Companies 6B

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Note—This margin is reserved for binding and must not be written across

THE NOMINAL CAPITAL

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	PARKERSELL CLEANING (NORTHERN)
AATH A AAR I o de Speel and printing is in South water	Limite
1	a Resolution of the Company date
<u> </u>	February 19671 been increased by
the add	lition thereto of the sum of £ 400
divided	into :—
Fourhundre	d Ordinary Shares of one pound each
	Shares of - each
beyond	the registered Capital of one hundred pounds
**************************************	. 0
	SignatureMMules DIRECTOR.
	(State whether Director or Secretary)
Dated the_	The day of February 19671

Reserved to

THE COMPANIES ACT, 1948

Notice of Increase in Nominal Capital

Pursuant to section 63

Insert the	PARKERSELL CLEANING	(NORTHERN)	1.
Name of the		197	
Company	**************************************	et elephanism pa na miraanistrai saltuubantus	

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. 63 (3) of the Act).

A filing fee of 5s. is payable on this Notice in addition to the Board of Trade Registration Faes (if any) and the Capital Duty payable on the increase of Capital. (See Twelfth Schedule to the Act.)

Presented by

()

WHITE BROOKS & GILMAN

19 ST. PETER STREET

WINCHESTER, HANTS.

Form No. 10

The Solicitors' Law Stationery Society, Limited
191-192 Fleet Street, E.C.1; 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, Manchester, 2; and 157 Hope Street, Glasgow, C.2.

PRINTERS AND PUBLISHERS OF COMPANIES BOOKS AND FORMS

Companies 6A

10 MAR 191P. TO.

1-20159.15-6-05

TO THE REGISTRAR OF COMPANIES,

PARKERSELL CLEANING (MORTHERN)

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	yang ga wannun angan at muuru pada aanaan ja gadapanaan muu uu qaanaanaan kakaan uu aanaan muu aa	Limited, hereby gi	ves you notice, puzzuant do
"Ordinary"	Section 63 of the Compar	nies Act, 1948, that/by an	* Ordinary
"Extra ordinary", or "Speciel",		M_	of February 19671
•		Company has been increased	~ /
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	ý"	"	Aux one reconserved entrem
	of £ 100. (One Hundred Po	MITMO	
	The additional Capital is d	ivided as follows :	
	Number of Shares	Class of Share	Nominal amount of each Share
	400	Ordinary	
		,	
i	•	· · · · · · · · · · · · · · · · · · ·	15.
	The Conditions (e.g.	, voting rights, dividend righ	its, winding-up rights, etc.)
	·		
ij,	subject to which the new	shares have been, or are to b	Je, 1880eu are as tonows :
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	e e TC auro of the more chia	res are Preference Shares state wheth	her they are redeemable or not.
	** II any of the new sha		11.
		Signature	WILL DIRECTOR.
	· , ^	Signatur C.	
		State whether Director	
		or Secretary	s ya piana hatika ka fa fa fa fa ya ya pianinak ta Kapanina aribirka kara kimise a asa ƙa ƙasar
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Department of Trade **Companies Registration Office** Companies House Crown Way Maindy Cardiff CF43UZ Telephone Cardiff (0222) 388588 ext

Please reply to The Registrer PARKERSELL CLEANING (NORTHERN) Your reference 542 Gaz List 5, Ribblesdale place, 928643 DEF 6 preston. Date - 2 APR 1982

The Companies Act 1948

PARKERSELL CLEANING (NORTHERN) 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 contrary, be struck off the register and the company will be dissolved.

- 2 APR 1982

Dated this

(G James) for Registrar

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DEF 6

STRIKING OFF ACTION DISCONTINUED

TARKERSELL CLEANING (NORTHERN) LIMITED - 928643.

Cause has been shown why the above company should not be struck off the register and accordingly the Registrar is taking no further action under Section 353 of the Companies Act 1948 pursuant to the Notice dated 2 AR 82.

Dated - | JUN 1982

M. J. HARTMAN for the Registrar

Number of Company:

928643

THE COMPANIES ACTS 1985 - 1989

COMPANY LIMITED BY SHARES

SPECIAL RESOLUTION

Pursuant to Section 378 of the Companies Act 1985 of PARKERSELL CLEANING (NORTHERN) LIMITED Passed on 15th day of August 1991.

At an Extraordinary General Meeting of the Members of the above named Company, duly convened and held at Parkersell House, Cranworth Road, Winchester, Hampshire on the 15th day of August 1991, the following SPECIAL RESOLUTION was duly passed:-

THAT the name of the Company be changed to

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED .

Director/Secretary

Jordan and Sons Ltd. 47, Brunswick Place, London, N1 6EE.

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MAC/ 150/1132

FILE COPY



CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

No. 928643

I hereby certify that

PARKERSELL CLEANING (NORTHERN) LIMITED

having by special resolution changed its name, is now incorporated under the name of

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED

Given under my hand at the Companies Registration Office,

Cardiff the 4 SEPTEMBER 1991

J. Cl. A. C. Sandal

an authorised officer

Company Number: 928643

The Companies Act 1948

COMPANY LIMITED BY SHARES

MEMORANDUM AND ARTICLES OF ASSOCIATION

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED

Incorporated the 12th day of March 1968



Jordan & Sons Limited
Company Formation and Information Specialists
Legal Stationers and Publishers
Branches throughout the United Kingdom
Head Office Telephone 0272-230600 Fax 0272-230063

THE COMPANIES ACT 1948

CERTIFICATION

COMPANY LIMITED BY SHARES

WE HEREBY CERTIFY that this print incorporates all alterations made to this company's Mamorandum Association by filed resolutions and is lodged in compliance with the

MEMORANDUM OF ASSOCIATION Of requirements of section 18 of the companies Act 1505.

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED

- 1. *The name of the Company is "PARKERSELL HIGHWAY LIGHTING SERVICES 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 carry on the business or businesses of window and general cleaners and contractors for the cleaning of houses, shops, offices, works, schools, libraries, museums, and buildings and erections generally; builders, painters and decorators, carpet planners, renovators, repairers; cleaners of carpets, curtains and all kinds of soft furnishings and similar goods, and to act as agents for any of the above businesses or any other business; and to carry on any other trade or business which can, in the opinion of the Board of Directors, be conveniently or advantageously carried on in connection with or ancillary to all or any of the above businesses or is calculated directly or indirectly to enhance the value of any of the Company's businesses, property, rights or assets, and to carry on the aforesaid businesses either together as a single business or as separate and distinct businesses in any part of the world.
- (b) To carry on the business of exporters and importers of any goods, materials or things connected with all or any businesses carried on by the Company at any time, and to buy, sell, exchange, alter, improve, refine, manipulate, prepare for market and otherwise deal in all kinds of plant, machinery, tools, substances, materials and things necessary or convenient for carrying on any of the said businesses, whether as principals, agents, trustees, manufacturers or otherwise.
- * The name of the Company was changed from "PARKERSELL CLEANING (NORTHERN) LIMITED" on the 4th September 1991.

- (c) To carry on any other business of any description which may be capable of being advantageously carried on in connection with or ancillary to the objects of the Company or any of them.
- (d) To purchase, sell, exchange, improve, mortgage, charge, rent, let on lease, hire, surrender, license, accept surrenders of, and otherwise acquire and/or deal with any freehold, leasehold or other property, chattels and effects, erect, pull down, repair, alter, develop, or otherwise deal with any building or buildings and adapt the same for the purposes of the Company's business.
- (e) To purchase or otherwise acquire all or any part of the business or assets of any person, firm or company, carrying on or formed to carry on any business which this Company is authorised to carry on or possessed of property suitable to the purposes of this Company, and to pay cash or to issue any shares, stocks, debentures or debenture stock of this Company as the consideration for such purchase or acquisition and to undertake any liabilities or obligations relating to the property or business so purchased or acquired.
- (f) To apply for, purchase or otherwise acquire any patents, licenses or concessions which may be capable of being dealt with by the Company, or be deemed to benefit the Company, and to grant rights thereout.
- (g) To sell, let, license, develop or otherwise deal with the undertaking, or all or any part of the property or assets of the Company, upon such terms as the Company may approve, with power to accept shares, debentures or securities of, or interest in, any other company.
- (h) To invest and deal with the moneys of the Company not immediately required for the purposes of the Company in or upon such securities and subject to such conditions as may seem expedient.
- (i) To lend money to such persons, upon such terms and/or security and subject to such conditions as may be desirable.
- (j) To guarantee the payment of any debentures, debenture stock, bonds, mortgages, charges, obligations, interest, dividends, securities, moneys or shares or the performance of contracts or engagements of any other company or person, and to give indemnities and guarantees of all kinds and to enter into partnership or any joint purse arrangement with any person, persons, firm or company, having for its objects similar objects to those of this Company or any of them.
- (k) To borrow or raise money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to re-issue any debentures at any time paid off.
- (i) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures, warrants, and other negotiable documents.
- (m) To purchase, subscribe for, or otherwise acquire and hold shares, stocks or other interests in, or obligations of any other company or corporation.

- (n) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place any of the shares in the Company's capital or any debentures, debenture stock or other securities of the Company or in or about the formation or promotion of the Company or the conduct of its business.
- (o) To pay out of the funds of the Company all costs and expenses of or incidental to the formation and registration of the Company and the issue of its capital and debentures including brokerage and commission.
- (p) To promote or aid in the promotion of any company or companies for the purpose of acquiring all or any of the property rights and liabilities of this Company or for any other purpose which may seem directly or indirectly calculated to advance the interests of this Company.
- (q) To establish and support and aid in the establishment and support of funds or trusts calculated to benefit directors, or ex-directors, employees or exemployees of the Company or the dependents or connections of such persons and to grant pensions and allowances to any such persons.
- (r) To distribute any property of the Company in specie among the members.
- (s) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

It is declared that the foregoing sub-clauses shall be construed independently of each other and none of the objects therein mentioned shall be deemed to be merely subsidiary to the objects contained in any other sub-clause.

4. The liability of the members is limited.

5. The Share Capital of the Company is £100 divided into 100 shares of £1 each, with power to increase or divide the shares in the capital for the time being, into different classes, having such rights, privileges and advantages as to voting and otherwise, as the Articles of Association may from time to time prescribe.

WE, the several persons whose names, addresses and descriptions 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

J.E.B. STONE, Director and D.J. HARRISON, Director for and on behalf of PARKERSELL CLEANING CO. LTD. 35 Winchester Street Basingstoke Hants. Fifty-one

MARTIN JOHN SHIRLEY
"Melbreak"
Dimples Lane
Garstang
Preston
Lancs

Company Director

Forty-nine

Dated the 14th day of February, 1968.

Witness to the above Signatures:-

D.A. MAYES 35 Winchester Street Basingstoke

Chartered Accountant

THE COMPANIES ACT 1948

CERTIFICATION

COMPANY LIMITED BY SHARES

WE HEREBY CERTIFY that this print incorporates all alterations made to this company's Articles of Association by filed resolutions and is lodged in compliance with the requirements of the total 10 of the compliance Act 10.75.

ARTICLES OF ASSOCIATION OF

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED

PRELIMINARY

- 1. The regulations contained in Part I of Table A in the First Schedule to The Companies Act, 1948 (such Table being hereinafter called "Table A"), shall apply to the Company save in so far as they are excluded or varied hereby: that is to say, the Clauses in Part I of Table A numbered 24, 53 and 75 shall not apply to this Company; but in lieu thereof, and in addition to the remaining Clauses in Part I of Table A, the following shall be the regulations of the Company.
- 2. The Company is a Private Company and accordingly Clauses 2, 3, 4, 5 and 6 in Part II of Table A shall apply to the Company.

SHARES

3. The shares in the initial and any increased capital shall be under the control of the Directors, who may allot and dispose of or grant options over the same to such persons, on such terms, and in such manner as they think fit.

LIEN

4. The lien conferred by Clause 11 in Part I of Table A shall attach to fully paid up shares, and to all shares registered in the name of any person indebted or under liability to the Company, whether he shall be the sole registered holder thereof or shall be one of two or more joint holders.

GENERAL MEETING

5. Every notice convening a General Meeting shall comply with the provisions of Section 136(2) of the Companies Act, 1948, as to giving information to Members in regard to their right to appoint proxies; and notices of and other communications relating to any General Meeting which any Member is entitled to receive shall be sent to the Auditor for the time being of the Company.

6. Clause 54 in Part I of Table A shall be read and construed as if the words "Meeting shall be dissolved" were substituted for the words "Members present shall be a quorum".

DIRECTORS

- 7. Unless and until the Company in General Meeting shall otherwise determine, the number of Directors shall be not less than one nor more than five. If at any time there shall only be one Director of the Company, he or she may act as sole Director, exercising all the powers, authorities and discretions vested in the Directors.
- 7. (a) A Director may not resign from office without giving six months notice in writing to the Secretary of the Company and Clause 88(e) of Part I of Table A is modified accordingly.
- B. Any Director may appoint any person approved by the Board to be an alternate Director, and such appointment shall have effect, and such appointee while he holds office as an Alternate Director shall be smilled to notice of meetings of Directors, and in the absence of the Director appointing him to attend and vote thereat office if and when the Director appointing him vacates office as Director or removes the alternate Director from office; and any appointment or removal under this Clause shall be effected by notice in writing to the Company under the hand of the Director of the remuneration payable to the Director appointing him, and shall consist of such Director and the Director appointing him, and shall consist of such Director and the Director appointing him.
- 9. Clause 79 in Part I of Table A shall be read and construed as if the proviso to such clause were omitted therefrom.
- 10. Clause 84(5) in Part I of Table A shall be read and construed as if the words "or his firm" appearing in the last line of such sub-clause were omitted therefrom.
- 11. A Director may vote as a Director in regard to any contract or arrangement in which he is interested or upon any matter arising thereout, and if he shall so vote, his vote shall be counted and he shall be reckoned in estimating a quorum when any such contract or arrangement is under consideration; and Clause 84 in Part I of Table A shall be modified accordingly.

WINDING UP

12. If the Company shall be wound up the assets remaining after payment of the debts and liabilities of the Company and the costs of the liquidation shall first be applied in repaying to the Members the amounts paid or credited as paid on the shares held by them respectively and the balance (if any) shall be distributed among Provided always that the provisions hereof shall be subject to the rights of the holders of shares (if any) issued upon special conditions.

TRANSFER OF SHARES

- 12A. The right of transfer of shares shall be restricted, and the following provisions shall apply:-
- (a) Save as provided by sub-article (g) hereof no share shall be transferred to a person who is not a Member, so long as any Member is willing to purchase the same at a price to be stated or ascertained as hereinafter in this Article is provided.
- Except where the transfer is made pursuant to sub-article (g) hereof, the person proposing to transfer any share (hereinafter called "the proposing transferor") shall give notice in writing (hereinafter called "the Transfer notice") to the Company that he desires to transfer the same, and at the same time lodge with the Company the share certificate or certificates. Such notice shall specify the price he fixes as the fair value at which he is prepared to sell each of such shares and such retice shall constitute the Company his agent for the sale of the share to any Member of the Company at the said price. Failing any price being stated, or in the event of the Directors considering the price fixed by the proposing transferor is not the fair value, then, on the application of the Directors or the proposing transferor, the fair value shall be fixed by an independent Accountant to be appointed by the Directors and the proposing transferor, who shall certify in writing the sum which in his opinion is the fair value, and such sum shall be deemed to be the fair value; and in so certifying the Accountant shall be considered to be acting as an expert and not as an arbitrator; and accordingly the Arbitration Acts of 1889 to 1934 or Staiutes amending the same shall not apply. The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each. The transfer notice shall not be revocable except with the sanction of the Directors.
- (c) The death or bankruptcy of any holder of shares in the Company shall, for the purposes of these Articles, operate as a transfer notice by the personal representatives of the deceased holder or the Trustee in Bankruptcy as the case may be to take effect 31 days after the death or bankruptcy aforesaid. On the expiry of such 31 days the personal representatives or Trustee in Bankruptcy shall forthwith comply with the provisions of sub-article(b) hereof as to lodgment of share certificates and fixing of the fair value and shall for the purposes of sub-article (b) hereof and the following articles or sub-articles be deemed to be the proposing transferor.
- (d) The shares specified in any transfer notice given to the Company as aforesaid shall be offered by the Company in the first place to the Members, no matter what class of shares they may hold (other than the proposing transferor) as nearly as may be in proportion to the existing shares held by them respectively, and the offer shall in each case limit the time (not being less than 21 days) within which the same, if not accepted, will be deemed to be declined, and may notify to the Members that any Member who desires an ailotment of shares in excess of his proportion shall in his reply state how many excess shares he desires to have, and if all the Members do not claim their proportions, the unclaimed shares shall be used for satisfying the claims in excess. If any shares shall not be capable without fractions of being offered to the Members in proportion to their existing holding, the same shall be offered to the Members, or some of them, in such proportions or in such manner as may be determined by lots to be drawn under the direction of the Directors.

- (e) If the Company shall, within the space of one calendar month after being served with such notice, find any Member or Members willing to purchase the shares (hereinafter called "the purchasing Member") and shall give notice thereof to the proposing transferor, he shall be bound upon payment of the said price, to transfer the shares to the purchasing Member or Members.
- (f) If in any case the proposing transferor, after having become bound as aforesaid, makes default in transferring any shares, the Company may receive the purchase money and shall thereupon cause the name or names of the purchasing Members to be entered in the Register as holders of the shares, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase money shall be a good discharge to the purchasing Member, and after his name has been entered in the Register in purported exercise of the aforesaid power the validity of the proceedings shall not be questioned by any person.
- (g) If the Company shall not, within the space of one calendar month after being served with the transfer notice, find a Member or Members willing to purchase the shares, the proposing transferor shall at any time, within three calendar months afterwards, be at liberty to sell and transfer the shares, or those not placed, to any person and at such price (not lo be less by more than ten per cent, than the price fixed as aforesaid) as he may think fit.
- (h) The Directors may without assigning any reason refuse to register any transfer of a share (a) where the Company has a lien on the share or (b) where the whole of the Board of Directors are of the opinion that it is not desirable to admit the proposed transferee to membership, but paragraph (b) of this sub-article shall not apply where the proposed transferee is already a Member.
- (i) 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.

FIRST DIRECTORS

13. The first Director(s) of the Company shall be:- JOSEPH EDGAR BAZELEY STONE, DAVID JAMES HARRISON and MARTIN JOHN SHIRLEY.

FIRST SECRETARY

14. The first Secretary of the Company shall be:- DAVID JAMES HARRISON.

Names, Addresses and Descriptions of Subscribers

J.E.B. STONE, Director and D.J. HARRISON, Director for and on behalf of PARKERSELL CLEANING CO. LTD. 35 Winchester Street Basingstoke Hants.

MARTIN JOHN SHIRLEY
"Melbreak"
Dimples Lane
Garstang
Preston
Lancs

Company Director

Dated the 14th day of February, 1968.

Witness to the above Signatures:-

D.A. MAYES 35 Winchester Street Basingstoke

Chartered Accountant



COMPANIES FORM No. 225(1)

Notice of new accounting reference date given during the course of an accounting reference period



Please do not write in this margin

Pursuant to section 225(1) of the Companies Act 1985 as inserted by section 3 of the Companies Act 1989

Please complete legibly, preferably In black type, or bold block lettering

1. To the Registrar of Companies (Address overleaf - Note 6)

Name of company

Company number

925643

Limited

* insert full name of company

Note Details of day and month in 2, 3 and

4 should be the same. Please read notes 1 to 5 overleaf before completing this icrm.

2. gives notice that the company's new accounting reference date on which the current accounting reference period and each subsequent accounting reference period of the company is to be treated as coming, or as having come, to an end is

PARKERSELL HIGHWAY LIGHTING

Month Day

SERVICES

3. The current accounting reference period of the company is to be treated as [shortened][extended]† and [is to be treated as having come to an end] [will come to an end] to a

Year Month Day

† delete as appropriate

4. If this notice states that the current accounting reference period of the company is to be extended, and reliance is being placed on the exception in paragraph (a) in the second part of section 225(4) of the Companies Act 1985, the following statement should be completed:

The company is a [subsidiary][parent]† undertaking of

the accounting reference date of which is _

_, company number .

5. If this notice is being given by a company which is subject to an administration order and this notice states that the current accounting reference period of the company is to be extended AND it is to be extended beyond 18 months OR reliance is not being placed on the second part of section 225(4) of the Companies Act 1985, the following statement should be completed:

An administration order was made in relation to the company on

and it is still in force.

6. Signed

Designation\$

‡ Insert Director, Secretary, Receiver, Administrator. Administrative Receiver or Receiver (Scotland) as appropriate

Presentor's name address telephone number and reference (if any): [D.E.B.

For official use



A30 RECEIPT DATE: 28/85/94

No 928643

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED

NOTICE is hereby given that an EXTRAORDINARY GENERAL MEETING of the above company will be held at Parkersell House, Cranworth Road, Winchester, Hants on 23rd December 1994 for the purpose of proposing and if thought fit passing the subjoined Resolution which will be proposed as a Special Resolution as indicated below.

SPECIAL RESOLUTION

That the objects for which the Company is incorporated be amended and be as set out in clause 3 of the Memorandum of Association of the Company now laid before the Meeting and for the purpose of identification, signed by the Chairman of the Meeting.

Registered Office:

Parkersell House Cranworth Road Winchester Hants SO22 6SQ

Secretary
BY ORDER OF THE BOARD

A31 *A8RL17UW* 442 COMPANIES HOUSE 07/01/95 20 Secenter 1994

PARKERSELL HIGHWAY LIGHTING SERVICES LTD

Minutes of an EXTRAORDINARY GENERAL MEETING of the Company held at Parkersell House, Cranworth Road, Winchester on 23 December 1994.

Present:

D B Mathews

Chairman

D W Guthrie

QUORUM AND CONSENT TO SHORT NOTICE

1. The members present comprised all the members of the Company and it was resolved that the Meeting be deemed to have been duly called notwithstanding that shorter notice than that specified in Section 377 of the Companies Act 1985 or in the Company's Articles of Association had been given therefor and that the Special Resolution set out in the notice of meeting might be proposed and passed as a Special Resolution notwithstanding that less than 21 days notice of the Meeting had been given.

RESOLUTION RE VARIATION OF MEMORANDUM OF ASSOCIATION

The Chairman proposed as a Special Resolution and Mr Guthrie seconded the Special 2. Resolution contained in the Notice convening the Meeting, which was thereupon passed unanimously.

TERMINATION

There was no further business and the meeting therefore terminated. 3.

Chairman
23 Lecember 199

SUGGESTED NEW MAIN OBJECTS CLAUSE FOR PARKERSELL HIGHWAY LIGHTING SERVICES LTD

- 3(a) To carry on the business of installers, maintainers, repairers, manufacturers, importers, exporters, wholesale and retail dealers of and in all kinds of public, industrial commercial and domestic lighting systems and electrical and neon signs of all kinds and also of consultants on all matters pertaining to lighting and energy and of civil, mechanical and electrical engineers;
- (b) to carry on the business of electrical contractors in all its aspects;

This is the copy of the Clause 3(a) and 3(b) which replaces the existing Clauses 3(a) and 3(b) of the Memorandum of Association referred to in the Special Resolution passed on 23rd December 1994 as being subscribed by the Chairman of the Meeting for identification.

Chairman

13 Secenter 1994

Company Number: 928643

The Companies Act 1948

COMPANY LIMITED BY SHARES

MEMORANDUM AND ARTICLES OF ASSOCIATION

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED

Incorporated the 12th day of March 1968



COMPANIES HOUSE 17/01/95

THE COMPANIES ACT 1948

COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION OF

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED

- 1. *The name of the Company is "PARKERSELL HIGHWAY LIGHTING SERVICES 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 carry on the business of installers, maintainers, repairers, manufacturers, importers, exporters, wholesale and retail dealers of and in all kinds of public, industrial commercial and domestic lighting systems and electrical and neon signs of all kinds and also of consultants on all matters pertaining to lighting and energy and of civil, mechanical and electrical engineers;
 - (b) To carry on the business of electrical contractors in all its aspects;
- * The name of the Company was changed from "PARKERSELL CLEANING (NORTHERN) LIMITED" on 4th September 1991.
- ** The Company's Objects clauses 3(a) and 3(b) were changed by Special Resolution on 23 December 1994.

- (c) To carry on any other business of any description which may be capable of being advantageously carried on in connection with or ancillary to the objects of the Company or any of them.
- (d) To purchase, sell, exchange, improve, mortgage, charge, rent, let on lease, hire, surrender, license, accept surrenders of, and otherwise acquire and/or deal with any freehold, leasehold or other property, chattels and effects, erect, pull down, repair, alter, develop, or otherwise deal with any building or buildings and adapt the same for the purposes of the Company's business.
- (e) To purchase or otherwise acquire all or any part of the business or assets of any person, firm or company, carrying on or formed to carry on any business which this Company is authorised to carry on or possessed of property suitable to the purposes of this Company, and to pay cash or to issue any shares, stocks, debentures or debenture stock of this Company as the consideration for such purchase or acquisition and to undertake any liabilities or obligations relating to the property or business so purchased or acquired.
- (f) To apply for, purchase or otherwise acquire any patents, licenses or concessions which may be capable of being dealt with by the Company, or be deemed to benefit the Company, and to grant rights thereout.
- (g) To sell, let, license, develop or otherwise deal with the undertaking, or all or any part of the property or assets of the Company, upon such terms as the Compa, y may approve, with power to accept shares, debentures or securities of, or interest in, any other company.
- (h) To invest and deal with the moneys of the Company not immediately required for the purposes of the Company in or upon such securities and subject to such conditions as may seem expedient.
- (i) To lend money to such persons, upon such terms and/or security and subject to such conditions as may be desirable.
- (j) To guarantee the payment of any debentures, debenture stock, bonds, mortgages, charges, obligations, interest, dividends, securities, moneys or shares or the performance of contracts or engagements of any other company or person, and to give indemnities and guarantees of all kinds and to enter into partnership or any joint purse arrangement with any person, persons, firm or company, having for its objects similar objects to those of this Company or any of them.
- (k) To borrow or raise money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to re-issue any debentures at any time paid off.
- (I) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures, warrants, and other negotiable documents.
- (m) To purchase, subscribe for, or otherwise acquire and hold shares, stocks or other interests in, or obligations of any other company or corporation.

- (n) To remunerate any person or company for services renc'ered or to be rendered in placing or assisting to place any of the shares in the Company's capital or any debentures, debenture stock or other securities of the Company or in or about the formation or promotion of the Company or the conduct of its business.
- (o) To pay out of the funds of the Company all costs and expenses of or incidental to the formation and registration of the Company and the issue of its capital and debentures including brokerage and commission.
- (p) To promote or aid in the promotion of any company or companies for the purpose of acquiring all or any of the property rights and liabilities of this Company or for any other purpose which may seem directly or indirectly calculated to advance the interests of this Company.
- (q) To establish and support and aid in the establishment and support of funds or trusts calculated to benefit directors, or ex-directors, employees or exemployees of the Company or the dependents or connections of such persons and to grant pensions and allowances to any such persons.
- (r) To distribute any property of the Company in specie among the members.
- (s) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

It is declared that the foregoing sub-clauses shall be construed independently of each other and none of the objects therein mentioned shall be deemed to be merely subsidiary to the objects contained in any other sub-clause.

- 4. The liability of the members is limited.
- 5. The Share Capital of the Company is £1000 divided into 1000 shares of £1 each, with power to increase or divide the shares in the capital for the time being, into different classes, having such rights privileges and advantages as to voting and otherwise, as the Articles of Association may from time to time prescribe.

WE, the several persons whose names, addresses and descriptions 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 Number of Shares taken of Subscribers by each Subscriber Fifty-one J.E.B. STONE, Director and D.J. HARRISON, Director for and on behalf of PARKERSELL CLEANING CO. LTD. 35 Winchester Street Basingstoke Hants. MARTIN JOHN SHIRLEY Forty-nine "Melbreak" Dimples Lane Garstang Preston Lancs Company Director

Dated the 14th day of February, 1968.

Witness to the above Signatures:-

D.A. MAYES

35 Winchester Street

Basingstoke

Chartered Accountant

THE COMPANIES ACT 1948

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION OF

PARKERSELL HIGHWAY LIGHTING SERVICES LIMITED

PRELIMINARY

- 1. The regulations contained in Part I of Table A in the First Schedule to The Companies Act, 1948 (such Table being hereinafter called "Table A"), shall apply to the Company save in so far as they are excluded or varied hereby: that is to say, the Clauses in Part I of Table A numbered 24, 53 and 75 shall not apply to this Company; but in lieu thereof, and in addition to the remaining Clauses in Part I of Table A, the following shall be the regulations of the Company.
- 2. The Company is a Private Company and accordingly Clauses 2, 3, 4, 5 and 6 in Part II of Table A shall apply to the Company.

SHARES

3. The shares in the initial and any increased capital shall be under the control of the Directors, who may allot and dispose of or grant options over the same to such persons, on such terms, and in such manner as they think fit.

LIEN

4. The lien conferred by Clause 11 in Part I of Table A shall attach to fully paid up shares, and to all shares registered in the name of any person indebted or under liability to the Company, whether he shall be the sole registered holder thereof or shall be one of two or more joint holders.

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6. Clause 54 in.Part I of Table A shall be read and construed as if the words "Meeting shall be dissolved" were substituted for the words "Members present shall be a quorum".

DIRECTORS

- 7. Unless and until the Company in General Meeting shall otherwise determine, the number of Directors shall be not less than one nor more than five. If at any time there shall only be one Director of the Company, he or she may act as sole Director, exercising all the powers, authorities and discretions vested in the Directors.
- 7. (a) A Director may not resign from office without giving six months notice in writing to the Secretary of the Company and Clause 88(e) of Part 1 of Table A is modified accordingly.
- 8. Any Director may appoint any person approved by the Board to be an alternate Director, and such appointment shall have effect, and such appointee while he holds office as an Alternate Director shall be entitled to notice of meetings of Directors, and in the absence of the Director appointing him to attend and vote thereat accordingly, but he shall not require any qualification and he shall ipso facto vacate office if and when the Director appointing him vacates office as Director or removes the alternate Director from office; and any appointment or removal under this Clause shall be effected by notice in writing to the Company under the hand of the Director making the same. The remuneration of any alternate Director shall be payable out of the remuneration payable to the Director appointing him, and shall consist of such portion of the last-mentioned remuneration as shall be agreed between the alternate Director and the Director appointing him.

- 9. Clause 79 in Part I of Table A shall be read and construed as if the proviso to such clause were omitted therefrom.
- 10. Clause 84(5) in Part I of Table A shall be read and construed as if the words "or his firm" appearing in the last line of such sub-clause were omitted therefrom.
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12. If the Company shall be wound up the assets remaining after payment of the debts and liabilities of the Company and the costs of the liquidation shall first be applied in repaying to the Members the amounts paid or credited as paid on the shares held by them respectively and the balance (if any) shall be distributed among the Members in proportion to the number of shares held by them respectively: Provided always that the provisions hereof shall be subject to the rights of the holders of shares (if any) issued upon special conditions.

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- (a) Save as provided by sub-article (g) hereof no share shall be transferred to a person who is not a Member, so long as any Member is willing to purchase the same at a price to be stated or ascertained as hereinafter in this Article is provided.
- Except where the transfer is made pursuant to sub-article (g) hereof, the person proposing to transfer any share (hereinafter called "the proposing transferor") shall give notice in writing (hereinafter called "the Transfer notice") to the Company that he desires to transfer the same, and at the same time lodge with the Company the share certificate or certificates. Such notice shall specify the price he fixes as the fair value at which he is prepared to sell each of such shares and such notice shall constitute the Company his agent for the sale of the share to any Member of the Company at the said price. Failing any price being stated, or in the event of the Directors considering the price fixed by the proposing transferor is not the fair value, then, on the application of the Directors or the proposing transferor, the fair value shall be fixed by an independent Accountant to be appointed by the Directors and the proposing transferor, who shall certify in writing the sum which in his opinion is the fair value, and such sum shall be deemed to be the fair value; and in so certifying the Accountant shall be considered to be acting as an expert and not as an arbitrator; and accordingly the Arbitration Acts of 1889 to 1934 or Statutes amending the same shall not apply. The transfer notice may include several shares, and in such case shall operate as if it were a separate notice in respect of each. The transfer notice shall not be revocable except with the sanction of the Directors.
- (c) The death or bankruptcy of any holder of shares in the Company shall, for the purposes of these Articles, operate as a transfer notice by the personal representatives of the deceased holder or the Trustee in Bankruptcy as the case may be to take effect 31 days after the death or bankruptcy aforesaid. On the expiry of such 31 days the personal representatives or Trustee in Bankruptcy shall forthwith comply with the provisions of sub-article(b) hereof as to lodgment of share certificates and fixing of the fair value and shall for the purposes of sub-article (b) hereof and the following articles or sub-articles be deemed to be the proposing transferor.
- (d) The shares specified in any transfer notice given to the Company as aforesaid shall be offered by the Company in the first place to the Members, no matter what class of shares they may hold (other than the proposing transferor) as nearly as may be in proportion to the existing shares held by them respectively, and the offer shall in each case limit the time (not being less than 21 days) within which the same, if not accepted, will be deemed to be declined, and may notify to the Members that any Member who desires an alloiment of shares in excess of his proportion shall in his reply state how many excess shares he desires to have, and if all the Members do not claim their proportions, the unclaimed shares shall be used for satisfying the claims in excess. If any shares shall not be capable without fractions of being offered to the Members in proportion to their existing holding, the same shall be offered to the Members, or some of them, in such proportions or in such manner as may be determined by lots to be drawn under the direction of the Directors.

- (e) If the Company shall, within the space of one calendar month after being served with such notice, find any Member or Members willing to purchase the shares (hereinalter called "the purchasing Member") and shall give notice thereof to the proposing transferor, he shall be bound upon payment of the said price, to transfer the shares to the purchasing Member or Members.
- (f) If in any case the proposing transferor, after having become bound as aforesaid, makes default in transferring any shares, the Company may receive the purchase money and shall thereupon cause the name or names of the purchasing Members to be entered in the Register as holders of the shares, and shall hold the purchase money in trust for the proposing transferor. The receipt of the Company for the purchase money shall be a good discharge to the purchasing Member, and after his name has been entered in the Register in purported exercise of the aforesaid power the validity of the proceedings shall not be questioned by any person.
- (g) If the Company shall not, within the space of one calendar month after being served with the transfer notice, find a Member or Members willing to purchase the shares, the proposing transferor shall at any time, within three calendar months afterwards, be at liberty to sell and transfer the shares, or those not placed, to any person and at such price (not to be less by more than ten per cent, than the price fixed as aforesaid) as he may think fit.
- (h) The Directors may without assigning any reason refuse to register any transfer of a share (a) where the Company has a lien on the share or (b) where the whole of the Board of Directors are of the opinion that it is not desirable to admit the proposed transferee to membership, but paragraph (b) of this sub-article shall not apply where the proposed transferee is already a Member.
- (i) 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.

FIRST DIRECTORS

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13. The first Director(s) of the Company shall be: JOSEPH EDGAR BAZELEY STONE, DAVID JAMES HARRISON and MARTIN JOHN SHIRLEY.

FIRST SECRETARY

14. The first Secretary of the Company shall be:- DAVID JAMES HARRISON.

Names, Addresses and Descriptions of Subscribers

J.E.B. STONE, Director and D.J. HARRISON, Director for and on behalf of PARKERSELL CLEANING CO. LTD. 35 Winchester Street Basingstoke Hants.

MARTIN JOHN SHIRLEY
"Melbreak"
Dimples Lane
Garstang
Preston
Lancs

Company Director

Dated the 14th day of February, 1968.

Witness to the above Signatures:-

D.A. MAYES 35 Winchester Street Basingstoke

Chartered Accountant

"我们是不是<mark>是一个人的,我们是我们,我我们的我们的是不要的,我们的我们的,我们也是不是我们的,我们们也是不是什么,我们也是我们的,我们</mark>