

COMPANIES FORM No. 12

Statutory Declaration of compliance with requirements on application. for registration of a company



Please do not write in

Pursuant to section 12(3) of the Companies Act 1985

his margin					
Please complete egibly, preferably	To the Registrar of Companies	•	For official use	For official use	
n black type, or oold block lettering	Name of company			NATEST9	
	* INTERCEDE 380 LIM	ITED	and the second	And the state of t	Sec.
' insert fuil name of Company					
	L DUNCAN JOHN FARADA	AY INNES		number of the second of the se	Ziniya Qure
	of INVERESK HOUSE				
	1 ALDWYCH				
	LONDON WC2R OHF			A STATE OF THE STA	
delete as	do solemnly and sincerely declare th	at I am a (Solicitor e	ngaged in the for	mation of the companyIt	
appropriate				• • • •	lar
	-{person named as director or secretary of the company in the statement delivered to the registrar under section 10(2)]f and that all the requirements of the above				
	company and of matters precedent and incidental to it 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 Declaration		ring wie dame to t	so true and by virtue or trie	
	Declared at Inveresk House	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		<i>.</i>	
	1 Aldwych		– Declarai	nt to sign below	
	London WC2R OH	IF	_		
	the 11th day	of July	-	J.F. / unes	
			- L	J.F. /2000	
	One thousand nine hundred and eighty-six before me				
	(A. BLAUFIELD)				
	A Commissioner for Oaths or Notary Public or Justice of the Peace or Solicitor having the powers conferred on a				
	Commissioner for Oaths.	vers conterred on a			
				,	
	Presentor's name address and	For official Use		the state of the last of the state of the st	
	reference (if any): McKenna & Co	New Companies Sect	tion P	ost room	
	Inveresk House				
	1 Aldwych				
	London WC2R OHF (REF BPDB)				

PINT 2H1.

The Companies Act 1985

T = 1	E AD P	AID
FE	50	LC
121	OFFICE	TRATION
COMPA	NIES REGIS OFFICE	,h
سسا		
	十五	}

Company Limited By Shares

2043313

MEMORANDUM OF ASSOCIATION

of

INTERCEDE 380 LIMITED



- 1. The name of the Company is "INTERCEDE 380 LIMITED"
- 2. The registered office of the Company will be situated in England.
- 3. The objects for which the Company is established are:
 - (1) To carry on all or any of the following businesses:

 Representatives, agents, factors, distributors, importers,
 exporters, manufacturers and wholesale and retail dealers for or
 on behalf of any individual, company, firm or other body or as
 principals in and about every kind of marketable product, process,
 materials and services of whatever description, and for these

Med (9)



purposes to negotiate and handle contracts and agreements of all kinds, to act as representatives and agents of and for any individual, company, firm, association, authority, organisation or other body in any part of the world and for any purpose whatever, to tender for and to place contracts, investments and other rights, to act for and to provide all kinds of services, agencies and consultancies to all or any parties or prospective parties to any contract or other agreement, and to carry on business as advertising and publicity agents, sales promoters, marketing and market research specialists, direct selling and mail order specialists, exhibition and display contractors and promoters, merchandising agents, warehousers, storers, packers, customs house brokers, shipping and forwarding agents, clearing agents, wharfingers, insurance brokers, carriers, hauliers and providers of all kinds of facilities in connection with or ancillary to any of the above businesses and all other businesses at the discretion of the Directors.

- (2) To buy, sell, export, manufacture and deal in all kinds of goods, stores and equipment whether in connection with any of the above activities or otherwise and to act as agents for all purposes.
- (3) To apply for, purchase or otherwise acquire any patents, licences, concessions, privileges and like rights, conferring a non-exclusive or exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company and to use, exercise, develop, grant licences in respect of, or otherwise turn to account, the rights and information so acquired.

- (4) To sell, improve, manage, develop, lease, mortgage, let, charge, dispose of, turn to account, or otherwise deal with all or any part of the undertaking or property or rights of the Company, and to sell the undertaking of the Company, or any part thereof for such consideration as the Company may think fit, and in particular for eash, shares, debentures or debenture stock or other obligations, whether fully paid or otherwise, of any other company.
 - (5) To carry on the business of commission agents, factors, general merchants and dealers in every description of goods, exporters and importers, concessionaires, wholesale and retail traders, carriers, warehousemen, designers, advertising contractors or agents, or trustees, brokers or agents for any company.
 - (6) To manufacture, refine, repair, purchase, sell, export, import, deal in or let on hire all kinds of goods, substances and other articles which may be advantageous to the Company or which any of the customers or other companies having dealings with the Company may from time to time require.
 - (7) To carry on any other activity and do anything of any nature which may seem to the Company capable of being conveniently carried on or done by the Company in connection with the above, or may seem to the Company calculated directly or indirectly to benefit the Company.
 - (8) To purchase, take on lease or licence or in exchange, apply for, hire, renew or otherwise acquire and hold for any estate or interest, and to sell, let, license or otherwise dispose of, in whole or in part, any lands, buildings, machinery, rights, stock-in-trade, business concerns, choses in action, and any other real and personal property of any kind including all of the assets of the Company and to perform any services or render any consideration

- and to construct, equip, alter and maintain any buildings, works and machinery necessary or convenient for the Company's business and in each case for any consideration which may be thought fit.
- (9) To enter into partnership or any other arrangement for sharing profits or joint adventure or co-operation with any company carrying on, engaged in or about to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit the Company, and to subsidise or otherwise assist any such company.
- (10) To invest and deal with moneys of the Company not immediately required in or upon such investments (other than shares in the Company) and in such manner as may from time to time seem expedient.
- (11) To lend money to such companies with or without security and otherwise on such terms as may seem expedient.
- whether by personal convenant or by mortgaging or charging all or any part of the undertaking, property and assets (present and future) and uncalled capital of the Company or by both such methods, the performance of the contracts or obligations and the repayment or payment of the principal and premium of and interest and dividends on any securities or obligations of any company whether having objects or engaged or intending to engage in business similar to those of the Company or not.
- (13) To borrow and raise money and to secure or discharge any debt or obligation of or binding on the Company in such manner as may be thought fit and in particular by mortgages and charges upon the undertaking and all or any of the property and assets (present and

- future) and the uncalled capital of the Company, or by the creation and issue on such terms as may be thought expedient of securities of any description.
- (14) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, shipping documents and other negotiable or transferable instruments, and to buy, sell and deal in foreign currencies.
- or former employees and officers (including Directors) of the Company or of any company in which the Company (directly or through other companies) holds shares or of any predecessor in business of the Company or of its holding company, or to their dependants or relations or connections, and to make payments towards insurance for any such purpose, and to establish or support trusts, funds or schemes (whether contributory or non-contributory) for any such purposes or any other institutions, trusts, funds, schemes, clubs and conveniences calculated to benefit any such persons.
 - (16) To promote or assist in promoting any company or companies in any part of the world and to subscribe for shares therein or other securities thereof for the purpose of carrying on any business which the Company is authorised to carry on or for any other purpose which may seem directly or indirectly calculated to benefit the Company.
 - (17) To amalgamate with any other company in any manner whatsoever (whether with or without a liquidation of the Company).
 - (18) To procure the Company to be registered or recognised in any country or place in any part of the world.

- (19) To compensate for loss of office any Directors or other officers of the Company and to make payments to any persons whose office, employment or duties may be terminated by virtue of any transaction in which the Company is engaged.
- (20) To pay out of the funds of the Company the costs, charges and expenses of and incidental to the formation and registration of the Company or any company promoted by the Company, the issue of the capital of the Company or any such other company, the negotiations between the promoters preliminary to the formation of the Company, the acquisition by the Company of any property or assets and the accomplishment of all or any formalities which the Company may think necessary or proper in connection with any of the matters aforesaid.
- (21) To insure with any other company against losses, damages, risks and liabilities of all kinds which may affect the Company.
- (22) To act as directors or managers of, or to appoint directors or managers of, any subsidiary company or any other company in which the Company is or may be interested.
- (23) To contribute by donation, subscription, guarantee or otherwise to any public, general, charitable or other useful object whatever.
- (24) To distribute among the members in specie any property of the Company, or any proceeds of sale or disposal of any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law.
- (25) 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, subsidiaries or otherwise.

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

It is hereby declared that the word "company" in this clause shall (except where referring to the Company) be deemed to include any person or partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in Great Britain or elsewhere. The intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph, from the name of the Company or from the order in which such objects are stated, but may be carried out in as full and ample a manner and shall be construed in as wide a sense as if each of the said paragraphs defined the objects of a separate and independent company.

- 4. The liability of the members is limited.
- 5. The share capital of the Company is £100, divided into 100 Ordinary Shares of £1 each.

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

ROBERT JOHN WINDMILL Inveresk House 1 Aldwych London WC2R OHF

SOLICITOR

/)

BETTY PATRICIA DOREEN BAILEY

Inveresk House 1 Aldwych London WC2R OHF

CHARTERED SECRETARY

One

B. Bailey

Dated this 4th day of July 1986.

Witness to the above Signatures:

ROBIN STEIN WILKINSON Inveresk House 1 Aldwych London WC2R OHF

LAWYER

The Companies Act 1985

Company Limited by Shares 2043313

ARTICLES OF ASSOCIATION

of

INTERCEDE 380 LIMITED

INTERPRETATION

1. In these Articles:-

"The Act" means the Companies Act 1985;

"Table A" means Table A in the Schedule to The Companies (Tables A to F) Regulations 1985.

- 2. The Regulations contained in Table A shall apply to the Company except in so far as they are excluded by or are inconsistent with these Articles.
- 3. Regulations 8, 24, 41, 59, 64, 65, 73 to 78, 80, 94 and 118 of Table A shall not apply to the Company.

SHARE CAPITAL

4. Subject to any direction to the contrary which may be given by the Company in General Meeting, the directors are unconditionally authorised to allot, create deal with or otherwise dispose of relevant securities (within the meaning of section 80(2) of the Act) to such persons (including any director) on such terms and at such time or times as they think fit, provided that no shares shall be issued at a discount.

- 5. The maximum nominal amount of share capital which the directors may allot or otherwise dispose of in accordance with Article 4 shall be the nominal amount of unissued shares at the date of incorporation of the Company or such other amount as shall be authorised by the Company in General Meeting.
- 6. The authority conferred on the directors by Articles 4 and 5 shall remain in force for a period of five years from the date of incorporation of the Company and thereafter provided this authority is renewed from time to time by the Company in General Meeting in accordance with Section 80 of the Act.
- 7. The provisions of Section 89(1) of the Act shall not apply to the Company.

LIEN

8. The Company shall have a first and paramount lien on every share for all monies (whether presently payable or not) called or payable at a fixed time in respect of that share, and the Company shall also have a first and paramount lien on all shares registered in the name of any person (whether solely or jointly with others) for all monies owing to the Company from him or his estate either alone or jointly with any other person whether as a member or not and whether such monies are presently payable or not. The directors may at any time declare any share to be wholly or partly exempt from the provisions of this Article. The Company's lien on a share shall extend to any amount payable in respect of it.

Transfer of Shares

9. The directors may, in their absolute discretion and without giving any reason therefor, decline to register any transfer of any share whether or not it is a fully paid share.

PROCEEDINGS AT GENERAL MEETINGS

10. If a quorum is not present within half an hour of the time appointed for a General Meeting, the meeting, if convened on the requisition of members, shall be dissolved; in any other case it shall stand adjourned to such day and at such time

and place as the directors may determine, and if at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the members present shall be a quorum.

- 11. A poll may be demanded at any General Meeting by any member entitled to vote thereat. Regulation 46 of Table A shall be modified accordingly.
- 12. On a show of hands or on a poll votes may be given either personally or by proxy.

NUMBER OF DIRECTORS

13. Unless otherwise determined by ordinary resolution, the number of directors shall not be subject to any maximum and the minimum number of directors shall be one.

DELEGATION OF POWERS

14. The following sentence shall be inserted after the first sentence of Regulation 72 of Table A:

"Any committee of directors shall have the power unless the directors direct otherwise to appoint as a member or as members of the committee for any specific purpose any person or persons who are not directors of the Company".

ALTERNATE DIRECTORS

- 15. Any director (other than an alternate director) may appoint any person to be an alternate director and may remove from office an alternate director so appointed by him.
- 16. When an alternate director is also a director or acts as an alternate director for more than one director, such alternate director shall have one vote for every director so represented by him (in addition to his own vote if he is himself a director) and when so acting shall be considered as two directors for the purpose of making a quorum if the quorum exceeds two.

APPOINTMENT AND RETIREMENT OF DIRECTORS

- 17. The directors shall not be subject to retirement by rotation and accordingly the final two sentences of Regulation 79 of Table A shall not apply to the Company.
- 18. The Company may by ordinary resolution appoint a person who is willing to act as a director either to fill a vacancy or as an additional director.
- share capital which confers the right to attend and vote at General Meetings may at any time appoint any person to be a director, whether as an additional director or to fill a vacancy, and may remove from office any director howsoever appointed. Any such appointment or removal shall be effected by notice in writing to the Company signed by the member or members making the same or in the case of a corporate member signed by any director thereof or by any person so authorised by resolution of the directors or of any other governing body thereof. Any such appointment or removal shall take effect when the notice effecting the same is delivered to the registered office or to the secretary of the Company, or is produced at a meeting of the directors. Any such removal shall be without prejudice to any claim which a director may have under any contract between him and the Company.
 - There shall be no age limit for directors of the Company.
 - 21. A director shall not be required to hold any qualification shares in the Company.

DISQUALIFICATION AND REMOVAL OF DIRECTORS

- 22. Regulation 81 of Table A shall be amended by substituting for paragraphs (c) and (e) thereof the following provisions:
 - "(c) he becomes, in the opinion of all his co-directors, incapable by reason of mental disorder of discharging his duties as a director; or"
 - "(e) he is otherwise duly removed from office."

REMUNERATION OF DIRECTORS

23. Regulation 82 of Table A shall be amended by the addition of the following:

"Such remuneration shall be divided between the directors in such proportion and manner as the directors may unanimously determine or in default of such determination equally, except that any director holding office for less than a year or other period for which remuneration is paid shall rank in such division in proportion to the fraction of such year or other period during which he has held office. Any director who, at the request of the directors, performs special services or goes or resides abroad for any purpose of the Company may receive such extra remuneration by way of salary, commission or participation in profits, or partly in one way and partly in another, as the directors may determine."

PROCEEDINGS OF DIRECTORS

24. Regulation 88 of Table A shall be amended by substituting for the sentence:
"It shall not be necessary to give notice of a meeting to a director who is absent from the United Kingdom".

the following sentence:

"Notice of every meeting of directors shall be given to each director or his alternate director, including directors and alternate directors who may for the time being be absent from the United Kingdom and have given the Company their address outside the United Kingdom".

25. If and so long as the minimum number of directors specified under these Articles is one, a sole director may exercise all the powers conferred on the directors by these Articles, and shall do so by written resolution under his hand and, so long as there is such sole director, Regulations 88 to 90 of Table A shall not apply to the Company and Article 23 of these Articles shall have no effect.

- 26. Any director (including an alternate director) may participate in a meeting of the directors or a committee of directors of which he is a member by means of a conference telephone or similar communicating equipment whereby all persons participating in the meeting can hear each other and participation in a meeting in this manner shall be deemed to constitute presence in person at such meeting.
- 27. Subject to such disclosure as is required by Section 317 of the Act a director shall be entitled to vote at a meeting of directors or of a committee of directors on any resolution concerning a matter in which he has, directly or indirectly, an interest or duty which is material and which conflicts or may conflict with the interests of the Company.

THE SEAL

28. In accordance with Section 39 of the Act the Company may have an official seal for use in any territory, district or place elsewhere than in the United Kingdom.

NOTICES

29. Any notice required by these Articles to be given by the Company may be given by any visible form on paper, including telex, facsimile and electronic mail, and a notice communicated by such forms of immediate transmission shall be deemed to be given at the time it is transmitted to the person to whom it is addressed. Regulations 111, and 112 of Table A shall be amended accordingly.

INDEMNITY

30. Subject to the provisions of the Act but without prejudice to any indemnity to which a director may otherwise be entitled, every director, secretary, auditor or other officer of the Company shall be entitled to be indemnified by the Company against all losses and liabilities sustained or incurred by him in the execution of his duties or in the exercise of his powers or otherwise in connection with his office including, but without prejudice to the generality of the foregoing, any liability

incurred by him (a) in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or which are otherwise disposed of without any finding or admission of any material breach of duty on his part, or (b) in connection with any application in which relief is granted to him by the Court from liability in respect of any act or omission done or alleged to be done by him as an officer or employee of the Company.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS

ROBERT JOHN WINDMILL Inveresk House 1 Aldwych London WC2R OHF

SOLICITOR

BETTY PATRICIA DOREEN BAILEY Inveresk House 1 Aldwych London WC2R OHF

CHARTERED SECRETARY

Dated this4th day of July, 1986

Witness to the above Signatures:

ROBIN STEIN WILKINSON Inveresk House 1 Aldwych London WC2R OHF

LAWYER

B. Bailey

The	Companies	Act	1985	

Company Limited By Shares

MEMORANDUM

and

ARTICLES OF ASSOCIATION

of

INTERCEDE 380 LIMITED

Incorporated the day of ,1986

McKenna & Co. Inveresk House 1 Aldwych London WC2R OHF



COMPANIES FORM No. 10

Statement of first directors and secretary and intended situation of registered office



Please do not write in this margin Pursuant to section 10 of the Companies Act 1985

To the Registrar of Companies For official use Please complete 204331 legibly, preferably in black type, or bold block lettering Name of company INTERCEDE 380 LIMITED * insert full name of company The intended situation of the registered office of the company on incorporation is as stated below INVERESK HOUSE 1 ALDWYCH LONDON Postcode WC2R OHF If the memorandum is delivered by an agent for the subscribers of the memorandum please mark 'X'in the box opposite and insert the agent's name and address below Postcode Number of continuation sheets attached (see note 1)

Presentor's name address and reference (if any):
McKenna & Co
Inveresk House
1 Aldwych
London WC 2R OHF
(REF BPBD)

For official Use
General Section | P

Post room

The name(s) and particulars of the person who is, or the persons who are, to be the first director or directors of the company (note 2) are as follows: **Business occupation** Name (note 3) ROBERT JOHN SOLICITOR WINDMILL Nationality Previous name(s) (note 3) N/A BRITISH Address (note 4) INVERESK HOUSE Date of birth (where applicable) 1 ALDWYCH LONDON (note 6) Postcode WC2R OHF Other directorships † SEE ATTACHED LIST 4 7 03 1 1 1 I consent to act as director of the company named on page 1 Date 4th July 1986 Signature **Business occupation** Name (note 3) BETTY PATRICIA DOREEN CHARTERED SECRETARY BAILEY Nationality Previous name(s) (note 3) N/A BRITISH Address (note 4) INVERESK HOUSE Date of birth (where applicable) 1 ALDWYCH N/A (note 6) LONDON WC2R OHF Postcode Other directorships † SEE ATTACHED LIST

Please doinot write in this margin

t enter particulars of other directorships held or previously held (see note 5) if this space is insufficient use a continuation sheet.

Name (note 3)		Business occupation	
Previous name(s) (note 3)		Nationality	
Address (note 4)			
		Date of birth (where applicable)	
	Postcode '	(note 6)	
Other directorships †			
		,	
		-	
I consent to act as director	or of the company named on page	1	
Signature		Date	

Date 9th July 1986

I consent to act as director of the company named on page 1

Please do not write in this margin

Please complete legibly, preferably in black type, or bold block lettering The name(s) and particulars of the person who is, or the persons who are,to be the first secretary, or joint secretaries, of the company are as follows:

Name (notes 3 & 7) INV	eresk secretaries li	MITED	
Previous name(s) (note 3)	N/A		
Address (notes 4 & 7)	INVERESK HOUSE		
	1 ALDWYCH		
1	LONDON	Postcode	WC2R OHF
I consent to act as secretar	Not the company named on the componity named on the componity named on the componity named on the componity of	page 1 ES LIMITED	All the second
Signature	B-Bailey	Date 9	July 1986

A CAST				
Name (notes 3 & 7)	,	, ,	<u> </u>	
	*		, , <u>, , , , , , , , , , , , , , , , , </u>	<u> </u>
Previous name(s) (noté 3)	ila '			
Address (notes 4 & 7)	2.4		<i>ij-</i>	. //-
8				
C		Postcode	,	
I consent to act as secretary of the company named	d on page 1			
			-,	
Signature		Date		

delete if the form is signed by the subcribers

delete if the form is signed by an agent on behalf of the subscribers.

All the subscribers must sign either personally or by a person or persons authorised to sign for them.

Signature of agent on behalf of subsribers	Date
	V
Signed Signed	Date 4-th July 1986
Signed B. Bailey	Date 9th July 1986
Signed	Date

LIST OF DIRECTORSHIPS

B.P.D. BAILEY

PAGEANT ENTERPRISES (UK) LTD
BELVEDALE LTD

LIST OF DIRECTORSHIPS

R.J. WINDMILL

National Heritage Limited Colquhoun Lowson & Company Limited Scottish Trust Managers Limited Gresham Street Nominees Limited Harvey Hubbell Limited Grelco Limited Grelco Realisations Limited Crofthill Investments Limited Oberman (Watford) Limited LaBour Pump Company Limited A.G. (UK) Inc. Linhay Meats Limited Susy Card Inc. A.G. Europe Limited Dickensons Quality Meats Limited Glengate - KG Properties Limited Kumagai Gumi (U.K.) Limited Fairlawn Limited Flogas Limited Chattem (U.K.) Limited Inveresk Secretaries Limited Kumagai Glengate Limited Leaning Tower Restaurant Ltd Casa Porrelli (Kensington) Limited Kumagai Glengate (Properties) Limited Katun (UK) Limited

FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No.

2043313

I hereby certify that

INTERCEDE 380 LIMITED

is this day incorporated under the Companies Act 1985 as a private company and that the Company is limited.

Given under my hand at the Companies Registration Office,

Cardiff the

ATH AUGUST 1986

Cardiff the

D.M. WILKIE

an authorised officer

No. of Company: 2043313

<2

THE COMPANIES ACT 1985



COMPANY LIMITED BY SHARES

SPECIAL RESOLUTION IN WRITING

of

INTERCEDE 380 LIMITED



The following Resolution in writing was passed on 18th September 1936, pursuant to Regulation 53 of Table A incorporated in the Company's Articles of Association, by all the members of the Company as a Special Resolution of the Company:-

THAT, with the consent of the Registrar of Companies, the name of the Company be changed to "Sitesecure Limited".

J. Windmill

B.P.D. Bailey

DRUMMOND 225EP 1986)

FILE COPY



CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

No. 2043313

I hereby certify that

INTERCEDE 380 LIMITED

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

Given under my hand at the Companies Registration Office,

Cardiff the 26TH SEPTEMBER 1986

B. NORMAN

B. Orghuan

an authorised officer

Company No: 2043313



THE COMPANIES ACT 1985

COMPANY LIMITED BY SHARES

SPECIAL RESOLUTION

of

SITESECURE LIMITED

Passed on 10th October 1986

At an Extraordinary General Meeting of the above-named Company duly convened and held on 10th October, 1986 the following Resolution was duly passed as a Special Resolution of the Company:-

SPECIAL RESOLUTION

That the provisions of the Company's Memorandum of Association be amended by the insertion of the following clause as sub-clause (1) of clause 3 and by renumbering of the existing sub-clauses of that clause:-

"To carry on business of providers of security services, security personnel, guards, watchmen, guard dogs, patrolmen services, anti burglar and bandit protection services and armoured car servies; to provide, manufacture, install and deal in security systems and equipment, fire and burglar alarms, night storage equipment, security screens and security and electrical equipment generally; and any other business in connection therewith and arising therefrom.

B.P.D. Bailey // Chairman of the Meeting



The Companies Act 1985

Company Limited By Shares

AMENDED

MEMORANDUM

and

ARTICLES OF ASSOCIATION

of

SITESECURE LIMITED

Incorporated the 4th day of August 1986



McKenna & Co

. Company Limited By Shares

AMENDED MEMORANDUM OF ASSOCIATION

of

SITESECURE LIMITED

- *1. The name of the Company is "SITESECURE LIMITED"
- 2. The registered office of the Company will be situated in England.
- The objects for which the Company is established are:
 - **(1) To carry on business of providers of security services, security personnel, guards, watchmen, guard dogs, patrolmen services, anti burglar and bandit protection services and armoured car services; to provide, manufacture, install and deal in security systems and

^{**} The Memorandum of Association of the Company was amended by the insertion of sub-clause 3(1) and the re-numbering of the existings sub-clauses 3(1) to (26) on 10th October 1986



The name of the Company was changed to its present designation on 26th September 1986

equipment, fire and burglar alarms, night storage equipment, security screens and security and electrical equipment generally; and any other business in connection therewith and arising therefrom.

(2) To carry all or any of the following businesses: Representatives, agents, factors, distributors, importers, exporters, manufacturers and wholesale and retail dealers for or on behalf of any individual, company, firm or other body or as principals in and about every kind of marketable product, process, materials and services of whatever description, and for these purposes to negotiate and handle contracts and agreements of all kinds, to act as representatives and agents of and for any individual, company, firm. association, authority, organisation or other body in any part of the world and for any purpose whatever, to tender for and to place contracts, investments and other rights, to act for and to provide all kinds of services, agencies and consultancies to all or any parties or prospective parties to any contract or other agreement, and to carry on business as advertising and publicity agents, sales promoters, marketing and market research specialists, direct selling and mail order specialists, exhibition and display contractors and promoters, merchandising agents, warehousers, storers, packers, customs house brokers, shipping and forwarding agents, clearing agents, wharfingers, insurance brokers, carriers, hauliers and providers of all kinds of facilities in connection with or ancillary to any of the above businesses and all other businesses at the discretion of the Directors.

- (3) To buy, sell, export, manufacture and deal in all kinds of goods, stores and equipment whether in connection with any of the above activities or otherwise and to act as agents for all purposes.
- (4) To apply for, purchase or otherwise acquire any patents, licences, concessions, privileges and like rights, conferring a non-exclusive or exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company and to use, exercise, develop, grant licences in respect of, or otherwise turn to account, the rights and information so acquired.
- dispose of, turn to account, or otherwise deal with all or any part of the undertaking or property or rights of the Company, and to sell the undertaking of the Company, or any part thereof for such consideration as the Company may think fit, and in particular for eash, shares, debentures or debenture stock or other obligations, whether fully paid or otherwise, of any other company.
- (6) To carry on the business of commission agents, factors, general merchants and dealers in every description of goods, exporters and importers, concessionaires, wholesale and retail traders, carriers, warehousemen, designers, advertising contractors or agents, or trustees, brokers or agents for any company.
- (7) To manufacture, refine, repair, purchase, sell, export, import, deal in or let on hire all kinds of goods, substances and other articles which may be advantageous to the Company or which any of the customers or other companies having dealings with the Company may from time to time require.

- (8) To carry on any other activity and do anything of any nature which may seem to the Company capable of being conveniently carried on or done by the Company in connection with the above, or may seem to the Company calculated directly or indirectly to benefit the Company.
- (9) To purchase, take on lease or licence or in exchange, apply for, hire, renew or otherwise acquire and hold for any estate or interest, and to sell, let, license or otherwise dispose of, in whole or in part, any lands, buildings, machinery, rights, stock-in-trade, business concerns, choses in action, and any other real and personal property of any kind including all of the assets of the Company and to perform any services or render any consideration and to construct, equip, alter and maintain any buildings, works and machinery necessary or convenient for the Company's business and in each case for any consideration which may be thought fit.
- (10) To enter into partnership or any other arrangement for sharing profits or joint adventure or co-operation with any company carrying on, engaged in or about to carry on or engage in any business or transaction capable of being conducted so as directly or indirectly to benefit the Company, and to subsidise or otherwise assist any such company.
- (11) To invest and deal with moneys of the Company not immediately required in or upon such investments (other than shares in the Company) and in such manner as may from time to time seem expedient.
- (12) To lend money to such companies with or without security and otherwise on such terms as may seem expedient.

- (13) To guarantee, grant indemnities in respect of, support or secure, whether by personal convenant or by mortgaging or charging all or any part of the undertaking, property and assets (present and future) and uncalled capital of the Company or by both such methods, the performance of the contracts or obligations and the repayment or payment of the principal and premium of and interest and dividends on any securities or obligations of any company whether having objects or engaged or intending to engage in business similar to those of the Company or not.
- obligation of or binding on the Company in such manner as may be thought fit and in particular by mortgages and charges upon the undertaking and all or any of the property and assets (present and future) and the uncalled capital of the Company, or by the creation and issue on such terms as may be thought expedient of securities of any description.
- (15) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, shipping documents and other negotiable or transferable instruments, and to buy, sell and deal in foreign currencies.
- or former employees and officers (including Directors) of the Company or of any company in which the Company (directly or through other companies) holds shares or of any predecessor in business of the Company or of its holding company, or to their dependants or relations or connections, and to make payments towards insurance for any such purpose, and to establish or support trusts, funds or schemes (whether contributory or non-contributory) for any such purposes or any other institutions,

- trusts, funds, schemes, clubs and conveniences calculated to benefit any such persons.
- (17) To promote or assist in promoting any company or companies in any part of the world and to subscribe for shares therein or other securities thereof for the purpose of carrying on any business which the Company is authorised to carry on or for any other purpose which may seem directly or indirectly calculated to benefit the Company.
- (18) To amalgamate with any other company in any manner whatsoever (whether with or without a liquidation of the Company).
- (19) To procure the Company to be registered or recognised in any country or place in any part of the world.
- (20) To compensate for loss of office any Directors or other officers of the Company and to make payments to any persons whose office, employment or duties may be terminated by virtue of any transaction in which the Company is engaged.
- (21) To pay out of the funds of the Company the costs, charges and expenses of and incidental to the formation and registration of the Company or any company promoted by the Company, the issue of the capital of the Company or any such other company, the negotiations between the promoters preliminary to the formation of the Company, the acquisition by the Company of any property or assets and the accomplishment of all or any formalities which the Company may think necessary or proper in connection with any of the matters aforesaid.
- (22) To insure with any other company against losses, damages, risks and liabilities of all kinds which may affect the Company.

- (23) To act as directors or managers of, or to appoint directors or managers of, any subsidiary company or any other company in which the Company is or may be interested.
- (24) To contribute by donation, subscription, guarantee or otherwise to any public, general, charitable or other useful object whatever.
- (25) To distribute among the members in specie any property of the Company, or any proceeds of sale or disposal of any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law.
- (26) 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, subsidiaries or otherwise.
- (27) To do all such other things as are incidental or conducive to the above objects or any of them.

It is hereby declared that the word "company" in this clause shall (except where referring to the Company) be deemed to include any person or partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in Great Britain or elsewhere. The intention is that the objects specified in each paragraph of this clause shall, except where otherwise expressed, be in nowise limited or restricted by reference to or inference from the terms of any other paragraph, from the name of the Company or from the order in which such objects are stated, but may be carried out in as full and ample a manner and shall be construed in as wide a sense as if each of the said paragraphs defined the objects of a separate and independent company.

- 4. The liability of the members is limited.
- 5. The share capital of the Company is £100, divided into 100 Ordinary Shares of £1 each.

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

ROBERT JOHN WINDMILL Inveresk House 1 Aldwych London WC2R OHF One

SOLICITOR

BETTY PATRICIA DOREEN BAILEY Inveresk House 1 Aldwych London WC2R OHF One

CHARTERED SECRETARY

· Dated this 4th day of July 1986.

Witness to the above Signatures:

ROBIN STEIN WILKINSON Inveresk House 1 Aldwych London WC2R OHF

LAWYER

The Companies Act 1985

Company Limited by Shares

ARTICLES OF ASSOCIATION

of

SITESECURE LIMITED

INTERPRETATION

1. In these Articles:-

"The Act" means the Companies Act 1985;

"Table A" means Table A in the Schedule to The Companies (Tables A to F) Regulations 1985.

- 2. The Regulations contained in Table A shall apply to the Company except in so far as they are excluded by or are inconsistent with these Articles.
- 3. Regulations 8, 24, 41, 59, 64, 65, 73 to 78, 80, 94 and 118 of Table A shall not apply to the Company.

SHARE CAPITAL

4. Subject to any direction to the contrary which may be given by the Company in General Meeting, the directors are unconditionally authorised to allot, create deal with or otherwise dispose of relevant securities (within the meaning of section 80(2) of the Act) to such persons (including any director) on such terms and at such time or times as they think fit, provided that no shares shall be issued at a discount.



- 5. The maximum nominal amount of share capital which the directors may allot or otherwise dispose of in accordance with Article 4 shall be the nominal amount of unissued shares at the date of incorporation of the Company or such other amount as shall be authorised by the Company in General Meeting.
- 6. The authority conferred on the directors by Articles 4 and 5 shall remain in force for a period of five years from the date of incorporation of the Company and thereafter provided this authority is renewed from time to time by the Company in General Meeting in accordance with Section 80 of the Act.
- 7. The provisions of Section 89(1) of the Act shall not apply to the Company.

LIEN

8. The Company shall have a first and paramount lien on every share for all monies (whether presently payable or not) called or payable at a fixed time in respect of that share, and the Company shall also have a first and paramount lien on all shares registered in the name of any person (whether solely or jointly with others) for all monies owing to the Company from him or his estate either alone or jointly with any other person whether as a member or not and whether such monies are presently payable or not. The directors may at any time declare any share to be wholly or partly exempt from the provisions of this Article. The Company's lien on a share shall extend to any amount payable in respect of it.

TRANSFER OF SHARES

9. The directors may, in their absolute discretion and without giving any reason therefor, decline to register any transfer of any share whether or not it is a fully paid share.

PROCEEDINGS AT GENERAL MEETINGS

10. If a quorum is not present within half an hour of the time appointed for a General Meeting, the meeting, if convened on the requisition of members, shall be dissolved; in any other case it shall stand adjourned to such day and at such time

and place as the directors may determine, and if at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the members present shall be a quorum.

- 11. A poll may be demanded at any General Meeting by any member entitled to vote thereat. Regulation 46 of Table A shall be modified accordingly.
- 12. On a show of hands or on a poll votes may be given either personally or by proxy.

NUMBER OF DIRECTORS

13. Unless otherwise determined by ordinary resolution, the number of directors shall not be subject to any maximum and the minimum number of directors shall be one.

DELEGATION OF POWERS

14. The following sentence shall be inserted after the first sentence of Regulation 72 of Table A:

"Any committee of directors shall have the power unless the directors direct otherwise to appoint as a member or as members of the committee for any specific purpose any person or persons who are not directors of the Company".

ALTERNATE DIRECTORS

- 15. Any director (other than an alternate director) may appoint any person to be an alternate director and may remove from office an alternate director so appointed by him.
- 16. When an alternate director is also a director or acts as an alternate director for more than one director, such alternate director shall have one vote for every director so represented by him (in addition to his own vote if he is himself a director) and when so acting shall be considered as two directors for the purpose of making a quorum if the quorum exceeds two.

APPOING MENT AND RETIREMENT OF DIRECTORS

- 17. The directors shall not be subject to retirement by rotation and accordingly the final two sentences of Regulation 79 of Table A shall not apply to the Company.
- 18. The Company may by ordinary resolution appoint a person who is willing to act as a director either to fill a vacancy or as an additional director.
- 19. Any member or members holding a majority in nominal amount of the issued share capital which confers the right to attend and vote at General Meetings may at any time appoint any person to be a director, whether as an additional director or to fill a vacancy, and may remove from office any director howsoever appointed. Any such appointment or removal shall be effected by notice in writing to the Company signed by the member or members making the same or in the case of a corporate member signed by any director thereof or by any person so authorised by resolution of the directors or of any other governing body thereof. Any such appointment or removal shall take effect when the notice effecting the same is delivered to the registered office or to the secretary of the Company, or is produced at a meeting of the directors. Any such removal shall be without prejudice to any claim which a director may have under any contract between him and the Company.
- 20. There shall be no age limit for directors of the Company.
- 21. A director shall not be required to hold any qualification shares in the Company.

DISQUALIFICATION AND REMOVAL OF DIRECTORS

- 22. Regulation 81 of Table A shall be amended by substituting for paragraphs (c) and (e) thereof the following provisions:
 - "(c) he becomes, in the opinion of all his co-directors, incapable by reason of mental disorder of discharging his duties as a director; or"
 - "(e) he is otherwise duly removed from office."

REMUNERATION OF DIRECTORS

23. Regulation 82 of Table A shall be amended by the addition of the following:

"Such remuneration shall be divided between the directors in such proportion and manner as the directors may unanimously determine or in default of such determination equally, except that any director holding office for less than a year or other period for which remuneration is paid shall rank in such division in proportion to the fraction of such year or other period during which he has held office. Any director who, at the request of the directors, performs special services or goes or resides abroad for any purpose of the Company may receive such extra remuneration by way of salary, commission or participation in profits, or partly in one way and partly in another, as the directors may determine."

PROCEEDINGS OF DIRECTORS

24. Regulation 88 of Table A shall be amended by substituting for the sentence:
"It shall not be necessary to give notice of a meeting to a director who is absent from the United Kingdom".

the following sentence:

1:5:4

"Notice of every meeting of directors shall be given to each director or his alternate director, including directors and alternate directors who may for the time being be absent from the United Kingdom and have given the Company their address outside the United Kingdom".

25. If and so long as the minimum number of directors specified under these Articles is one, a sole director may exercise all the powers conferred on the directors by these Articles, and shall do so by written resolution under his hand and, so long as there is such sole director, Regulations 88 to 90 of Table A shall not apply to the Company and Article 23 of these Articles shall have no effect.

- 26. Any director (including an alternate director) may participate in a meeting of the directors or a committee of directors of which he is a member by means of a conference telephone or similar communicating equipment whereby all persons participating in the meeting can hear each other and participation in a meeting in this manner shall be deemed to constitute presence in person at such meeting.
- 27. Subject to such disclosure as is required by Section 317 of the Act a director shall be entitled to vote at a meeting of directors or of a committee of directors on any resolution concerning a matter in which he has, directly or indirectly, an interest or duty which is material and which conflicts or may conflict with the interests of the Company.

1

THE SEAL

28. In accordance with Section 39 of the Act the Company may have an official seal for use in any territory, district or place elsewhere than in the United Kingdom.

NOTICES

29. Any notice required by these Articles to be given by the Company may be given by any visible form on paper, including telex, facsimile and electronic mail, and a notice communicated by such forms of immediate transmission shall be deemed to be given at the time it is transmitted to the person to whom it is addressed. Regulations 111, and 112 of Table A shall be amended accordingly.

INDEMNITY

30. Subject to the provisions of the Act but without prejudice to any indemnity to which a director may otherwise be entitled, every director, secretary, auditor or other officer of the Company shall be entitled to be indemnified by the Company against all losses and liabilities sustained or incurred by him in the execution of his duties or in the exercise of his powers or otherwise in connection with his office including, but without prejudice to the generality of the foregoing, any liability

incurred by him (a) in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or which are otherwise disposed of without any finding or admission of any material breach of duty on his part, or (b) in connection with any application in which relief is granted to him by the Court from liability in respect of any act or omission done or alleged to be done by him as an officer or employee of the Company.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS

ROBERT JOHN WINDMILL Inveresk House 1 Aldwych London WC2R OHF

SOLICITOR

BETTY PATRICIA DOREEN BAILEY Inveresk House 1 Aldwych London WC2R OHF

CHARTERED SECRETARY

Dated this 9th day of July, 1986

Witness to the above Signatures:

ROBIN STEIN WILKINSON Inveresk House 1 Aldwych London WC2R OHF

LAWYER

No. 2043313

The Companies Act 1985

Company Limited By Shares

AMENDED

MEMORANDUM

and

ARTICLES OF ASSOCIATION

of

SITESECURE LIMITED

Incorporated the 4th day of August, 1986

McKenna & Co. Inveresk House 1 Aldwych London WC2R OHF



Department of Trade and Industry COMPANIES HOUSE CARDIFF CF4 3UZ

Tel: Cardiff (0222) 380035

SITESECURE LIMITED LANGTON PRIORY PORTSMOUTH ROAD GUILDFORD SURREY GU2 5EH Please address any reply to the Registrar quoting reference DEF6 2043313

Gazette Date 1988

COMPANIES ACT 1985 SITESECURE LIMITED

In pursuance of section 652 of the Companies Act 1985 the Registrar of Companies 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.

E L BEAL (Mrs)

for Registrar

1850

FILE COPY



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 amended by Schedule 13 to the Insolvency Act 1986

Please complete legibly, preferably in black type, or To the Registrar of Companies (Address overleaf - Note 5)

For official use

Day

Day

Company number

2043313

bold block lattering

Name of company

SITESECURE

LIMITED

* insert full name of company

> 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

Month

Month

Please read notes 1 to 4 overleaf before completing this form

Note

f delete as appropriate 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]† on

If this notice states that the current accounting reference period of the company is to be extended, and

reliance is being placed on section 225(6)(c) of the Companies Act 1985, the following statement should

30/04

Year

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 section 225(6) of the Companies Act

1985, the following statement should be completed:

the accounting reference date of which is ____

An administration order was made in relation to the company on.

Signed

and it is still in force.

Dower

Designation + Secretary

13/89

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

‡ Insert Director,

> Presentor's name address and reference (if any):

DAR /DAR THE BERKEIST GROUP PCC THE OLD HOUSE 4 HEATH KOAD WEYBRIDGE SURREY KTIS 8TB

For official Use General Section

COMPANIES REUSE Post roo . 20MAR1989 COMPANIES HOUSE 06 MAR 1989 Μ 61

DORMANT COMPANY RESOLUTION

COMPANY N	0. 20	43313	
	-		

THE COMPANIES ACT 1985, SECTION 252 SPECIAL RESOLUTION OF

SITESE	CURE		LIMITED
AT A GENERAL MEETING OF THE HELD ON THE 13 THE THE FOLLOWING SPECIAL RESOLUTION OF THE SPECIAL RES	DAY OF	MAY	19 87
EITHER The company, having been dormant si in general meeting, resolves to make it wise required by section 384 of the Co	self exempt from the o	no accounts having b bligation to appoint :	een laid before it auditors as other-
OR The accounts of the company for the factories the company at the meeting, and having been dormant since the end of appoint auditors as otherwise required	d the company, having	g qualified as small in elf exempt from the o	that year and
SIGNED Blowiez Director or Secretary of company			
DATE <u>13 /5 /87</u>		COMF/EVAL NEW NOW IN 1989	

GEN104