

COMPANIES FORM No. 12

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



Please do not write in this margin Pursuant to section 12(3) of the Companies Act 1985

this margin		
Please complete	To the Registrar of Companies	For official use
legibly, preferably in black type, or bold block lettering	Name of company	
	* HALIFAX TRUST LIMITED	
* insert full name of Company		
	, ELIZABETH DEBORAH SMITH	
	of 2 GORDON TERRACE LEEDS LS6 4HX	
† delete as appropriate	Incerely declare that I am a [Solicitor Incerely declare that I am a [Solicitor Incerely declare that I am a [Solicitor Incerely of the compart under section 10(2)]† and that all the requirements of above company and of matters precedent and incider And I make this solemn declaration conscientiously be provisions of the Statutory Declarations Act 1835 Declared at	the above Act in respect of the registration of the ntal to it have been complied with, elieving the same to be true and by virtue of the Declarant to sign below L. Z. Smill

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

Miss E D Smith
Halifax Building Society
Legal Department
Head Office
PO Box 60 Trinity Road
HALIFAX HX1 2RG

For	official	Us	e
New	Compan	ies	Section

Post room



COMPANIES FORM No. 10

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

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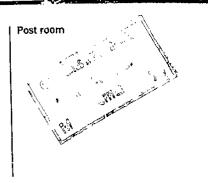
Pursuant to section 10 of the Companies Act 1985

write in this margin		
Please complete legibly, preferably in black type, or	To the Registrar of Companies	For official use
bold block lettering	Name of company	
* insert full name of company	* HALIFAX TRUST LIMITED	
	The intended situation of the registered office of the company on	incorporation is as stated below
	PO BOX 60 TRINITY ROAD HALIFAX	
	WEST YORKSHIRE	Postcode HX1 2RG
	If the memorandum is delivered by an agent for the subscribers of memorandum please mark 'X'in the box opposite and insert the agent's name and address below	of the
		Postcode
	Number of continuation sh	oets attached (see note 1)

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

Miss E D Smith Halifax Building Society Legal Department Head Office PO Box 60 Trinity Road HALIFAX HX1 2RG

For official Use **General Section**



Page 1

The name(s) and particulars of the person who is, or the persons who are, to be the first director of directors of the company (note 2) are as follows:

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ctors of the company (note 2) are	as follows:			this margin
Name (note 3) ARTHUR CHRISTOPHER JOWETT			Business occupation	
Name of the state			SOLICITO'	}
Previous name(s) (note 3)			Nationality BRITISH	
Address (note 4) 14 HALL RISE				}
вкамноре			Date of birth (where applicable)	Ì
LEEDS	Postcode	LS16 9JG	(note 6)	t
	ESTATE AGE	NCY LIMITED		t enter particula of other directorships
HALIFAX (EUROPE) LIMITE		HOMES LIMITE	SD	held or previous
HALIFAX INSURANCE SERVI		D HALIFAX PE	ENSIONS LIMITED	if this space is insufficient us
HALIFAX FINANCIAL SERVI			ROPERTY SERVICES LIMITED	continuation s
HALIFAX HOUSING SERVICE				-
consent to act as director of the	company nan	ned on page 1	Date 3\ March 1987	
Signature			Date 31 March 1987	- J
				7
Name (note 3) ELIZABETH DEI	BORAH SMIT	Н	Business occupation	1
MING (1100 - EDIZMBILL DE			SOLICITOR	-
Previous name(s) (note 3)			Nationality	
Address (note 4) 2 GORDON T	ERRACE		BRITISH	
LEEDS			Date of birth (where applicable)	
Postcode LS6 4HX			(note 6)	_
I consent to act as director of the	o company na	amed on page 1		
Signature E. & . &	mh		Date 3 March 1987	
Name (note 3)			Business occupation	
			Nacionalità	
Previous name(s) (note 3)			Nationality	
Address (note 4)			Data of high fashers applicable	
			Date of birth (where applicable	"
	Postco	de	(note 6)	
Other directorships †				
I consent to act as director of the	ne company	named on page 1		
4 1 UUIIIVVIII			Date	

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ieet.

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:

Previous name(s) (note 3)		
Address (notes 4 & 7) 2 GORDON TERRACE		
LEEDS	Postcode LS6 4HX	
consent to act as secretary of the company named on pa		

NI		
Name (notes 3 & 7)		
Previous name(s) (note 3)		
Address (notes 4 & 7)		
	Postcode	
I consent to act as secretary of the comp	any named 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 subsribe	rs Date

Signed $ ot\!$). Smil	Date 31st Move	1937
Signed` <i>∴</i>	H	Date 1-	
Signed		Date	
Signed		Date	NA
Signed		Date	
Signed		Date	موخوان بازاد الماسا

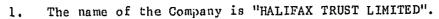
THE COMPANIES ACT 1985

COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

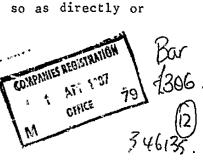
OF

HALIFAX TRUST LIMITED



Company of the

- 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 as estate agents, land and house agents, auctioneers, appraisers, valuers, insurance brokers and agents, insurance advisers, mortgage brokers, commission agents, surveyors, conveyancers of real property and general agents;
 - (b) to carry on any other business which may seem to the Company capable of being coveniently carried on in connection with the objects specified in sub-clause (a) above or calculated directly or indirectly to benefit the Company in any way;
 - (c) to purchase, take on lease or in exchange, hire or otherwise acquire and hold for any estate or interest any land, buildings, easements, rights, privileges, concessions, licences, machinery, stock-in-trade, and any real or personal property of any kind necessary or convenient for the purposes of or in connection with the Company's business or any branch or department thereof;
 - (d) to borrow or raise or secure the payment of money in such manner as the company shall think fit for the purposes of or in connection with the Company's business, and for the purposes of or in connection with the borrowing or raising of money by the Company to become a member of any building society;
 - (e) to invest and deal with the moneys of the Company not immediately required for the purposes of its business in or upon such investments or securities and in such manner as may from time to time be determined.
 - (f) to purchase or otherwise acquire and undertake all or any part of the business, property, assets, liabilities and transactions of any person, firm or company carrying on any business which this Company is authorised to carry on or possessed of property suitable for the purposes of the Company, or which can be carried on in conjunction therewith or which is capable of being conducted so as directly or indirectly to benefit the Company;



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- (g) to sell, improve, manage, develop, turn to account, exchange, let on rent, grant royalty, share of profits or otherwise, grant licences, easements and other rights in or over, and in any other manner deal with or dispose of the undertaking and all or any of the property and assets for the time being of the Company for such consideration as the Company may think fit;
- (h) to subscribe for, purchase or otherwise acquire, and hold shares, stock, debentures or other securities of any other company;
- (j) to do all such things as are incidental or conducive to the objects or any of them;

provided that nothing in this Memorandum shall permit the Company at any time when it is a subsidiary (as defined by the Companies Act 1985) of a building society:

- (i) to carry on any activities other than those which it is within the powers of that building society to carry on, whether by itself or through a subsidiary; nor
- (ii) to invest in or support any other body corporate except one whose objects do not permit it to invest in or support other bodies corporate, nor to carry on any activities other than those which it is within the powers of that building society to carry on, whether by itself or through a subsidiary;

and for the purpose of this proviso "building society", "invest in", "support" and "bodies corporate" have the same meanings as they have for the purposes of the Building Societies Act 1986.

It is hereby declared that each of the paragraphs (a) to (j) of this clause shall be regarded as specifying separate and independent objects and so shall not be limited by reference to or inference from any other paragraph or from the name of the Company apart from the over-riding effect of the foregoing proviso.

4. The liability of the members is limited.

Spiriture 1

5. The capital of the Company is £100 divided into one hundred shares of £1 each.

WE, the several persons whose names, addresses, and descriptions are hereunto 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, ADDRES		4			Number of Shares taken by each Subscriber
A C Jowett 14 Hall Rise Bramhope Leeds LS16 9JG	Mis Roph	-ya5			ONE
Solicitor					
E D Smith 27 2 Gordon Terr Leeds LS6 4HX	igateh ace	Beloral	Smil		one
Solicitor					
DATED this	31	day of	3	1987	
WITNESS	to the above	e Signatures:-			
	// 1.	Latter Rove Fristy Rove Halfor Legal E	! entire		

FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No. 2132953

I hereby certify that

HALIFAX TRUST 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 20 MAY 1987

MRS P.A. ROWLEY
an authorised officer

HALIFAX TRUST LIMITED

NOTICE is hereby given that an Extraordinary General Meeting of the above named Company will be held at Trinity Road Halifax on the S June 1987 at m for the purpose or considering and if thought fit passing the following resolution:

THAT in accordance with section 252 of the Companies Act 1985 the Company shall be exempt from the obligation to appoint auditors as otherwise required by section 384 of that Act.

Dated & June 1987

Secretary ED W

NOTE: A member entitled to attend and vote at the meeting may appoint a proxy to attend and vote in his place. A proxy need not be a member of the Company.

HALIFAX TRUST LIMITED

Consent to Short Notice

We, the undersigned, being all the shareholders in this Company entitled to attend and vote at the Extraordinary General Meeting of the Company to be held today hereby agree that the special resolution in the notice set out above calling the meeting may be proposed and if thought fit passed at the meeting even though less than 21 days notice has been given.

Dated this 🖇 🕻 day of June 1987

A C Jowett

E D Smith

CONTAINED MEDISHAMES

10 OFFICE - S

HALIFAX TRUST LIMITED

Minutes of an Extraordinary General Meeting held at Trinity Road Halifax on Sh June 1987 at 9.300 m

Present:

Mr A C Jowett Miss E D Smith

The notice convening the meeting was taken as read and Consent to Short Notice was noted. It was noted that all shareholders in the Company were present.

The following speical resolution was proposed and passed unanimously.

THAT in accordance with section 252 of the Companies Act 1985 the Company shall be exempt from the obligation to appoint auditors as otherwise required by section 384 of that Act.

Dated & June 1987

Chairman

M



COMPANIES FORM No. 224

Notice of accounting reference date (to be delivered within 6 months of incorporation)



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Pursuant to section 224 of the Companies Act 1985

Please complete	m at Desistance of Companies	For official use	Company number	
	To the Registrar of Companies		21 32 95 3	
legibly, preferably in black type, or bold block lettering	Name of company	L _ 4 _ 4 _ 4		
*Insert full name of company	* HALIFAX TRUST LIMITED			
	the data on which the comi	pany's accounting referen	ce period is to be treated as	

gives notice that the date on which the company's accounting coming to an end in each successive year is as shown below:

Important The accounting reference date to be entered alongside should be completed as in the following examples:

5April Day

0 5 0 4

Month

30 June Month

3 0 0 6

31 December Day Month

1 1 2

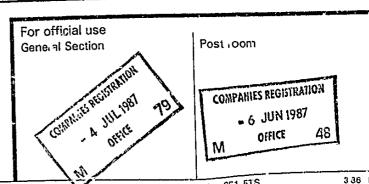
Month Day 0 1 1

†Delete as appropriate Signed

5th June 1987 भूगान्वसंस्था [Secretary]† Date

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

Miss E D Smith Halifax Building Society Legal Segartment Head Office PO Box 60 Trinity Road HFLIFAX HK1 2RG



The Solicitors' Law Stationery Society plc, Oyez House, 27 Crimscott Street, London SE1 51S

HALIFAX TRUST BANK LIMITED

Extract from the Minutes of the Annual General Meeting held on 28th November 1991.

ELECTIVE RESOLUTIONS

RESOLVED that the Company hereby elects:-

- (i) to dispense with the laying of accounts before the Company in general meeting for the financial year ending the 31st January 1992 and all subsequent financial years.
- (ii) to dispense with the holding of annual general meetings in 1992 and subsequent years until this election is revoked.

I certify that this is a true copy of the resolutions passed by the Members at their meeting held on 28th November 1991.

COMPANIES HOUSE 28th November 1991 - 3 DEC 1991

HALIFAX TRUST Limited Extract from the Minutes of the Annual General Meeting held on 28th

ELECTIVE RESOLUTIONS

November 1991.

RESOLVED that the Company hereby elects: -

- (i) to dispense with the laying of accounts before the Company in general meeting for the financial year ending the 31st January 1992 and all subsequent financial years.
- (ii) to dispense with the holding of annual general meetings in 1992 and subsequent years until this election is revoked.

I certify that this is a true copy of the resolutions passed by the Members at their meeting held on 28th November 1991.

> A E Myers (Mrs) Secretary

28th November 1991



THE COMPANIES ACT 1985

PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION OF

HALIFAX TRUST LIMITED

Registered Number 21,32953

(Acopted by Special Resolution dated the 5th day of May 1993)

PRELIMINARY

- 1. (a) The Regulations contained in Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 as amended by the Companies (Tables A to F) (Amendment) Regulations 1985 (such Table being hereinafter called "Table A") shall apply to the Company and such Regulations (save as so excluded or varied) and the Articles hereinafter contained shall be the regulations of the Company.
 - (b) In these Articles the expressions:-

"the Act" means the Companies Act 1985, but so that any reference in these Articles to any provision of the Act shall be deemed to include a reference to any statutory modification or re-enactment of that provision for the time being in force.

"subsidiary" has the meaning given by Section 736 of the Act.



MSV

The regulations of Table A to the Companies Act 1985 apply to the Company sovern so far as they are not excluded or yeared by with Articles of Association

Table A as prescribed by the Companies (Tables A to F) Regulations 1995 (S.I. 1935 No. 865), amended by the Companies (Tables A to F) (Amendment) Regulations 1985 (S.I. 1985 No. 1052), is reprinted below.

Table A THE COMPANIES ACT 1985

Regulations for Management of a Company Limited by Shares

INTERPRETATION

INTERPRETATION

1. In these regulations ==

the Act' means the trumpanies Act 1985 indicating any statutary randification or

re-enactment frees this time time borng in force

the articles' means the articles of the company

clear days in relation to the period of a notice means that period excluding the

day what the robot is given or deepned to beigt either time day for which it is

given or an which it is to take effect

executed includes any mode of execution

following means the registered office of the company

the holder in retail an to shared impand the memor whose name is enferted in
the register of members as the holder of the shares

the seaff means the common sear of the dempany

"secretary" means the correlary of the company or any other person appointed
is perform the duties of the pescetary of the company including a joint assistant

or deputy secretary.

or departy secretary.

The United Kingdom, means Groat Britain and Nyathern tretand.

Unless the context otherwise requires, wards or expressions contained in these mariations bear the same meaning as in the Act but excluding any statutory and instruction interest not in force when these regulations become binding on the

SHARE CAPITAL

SHARE CAPITAL

2. Subject to the provisions of the Act and without prejudice to any rights attached to any existing chares, any share that be issued with such rights or rustrictions as the company may by ordinary resolution determine.

3. Subject to the provisions of the Act, shares that is escued withich are to be redeemed at the oblight of the company or the holder on such terms and it such manner as may ne provided by the articles.

4. The company may exercise the powers of paying commissions conferred by the Act Subject to the provisions of the Act, any such pommissions conferred by the Act Subject to the provisions of the Act, any such pommissions conferred by the payment of cash or by the allotment of fully or parity paid chares or parity in one wild have a the other.

5. Except as negatived by law no nerson shall be recognised by the company as noticing any share upon any trust and (except as otherwise provided by the articles or by law) the company shall not be bound by or recognise any interestinary share except an absolute right to the entirety thereof in the holder.

SHARE CERTIFICATES

6. Every member upon becoming the holder of any shares shall be entitled without payment to one corbinate for all the shures of each cross held by him rand upon transferring a part of his holding of shares of any class to a certificate for the balance of such holding) or several certificates each for one or more of his shares upon payment for every certificate after the first of such reasonable sum as the directors may determine. Every certificate shall be cealed with the seal and shall specify the number class and stringuisting numbers (if any) of the shares to which it relates and the amount or respective amounts cald up thereon. The company shall not be bound to issue more than one certificate for shares held jointly by saveratipercons and debvery of a certificate to one particulate shall be a sufficient delivery to at of them.

7. It is share certificate is detacted worm-out, fast or destroyed it may be renewed ensuch terms (if any) as to evidence and indominity and payment of the expenses reconably incurred by the company in investigating evidence as the directors may determine but etherwise free of charge, and fin the case of defacement of weating-out on delivery up of the old certificate.

A Tho company shallhave a first and paramount i en on every share froit being a fluxly paid share i for all moneys liwhether presently payable or not) payable at a lixed time created in respect of that share. The direct properties may at any time declare any chare to be who typering at texempt from the previsions of this regulation. The crimany share in a share shall extend to any amount payable in respect of it.

I he company may set in such manner as the director, determine any shares on which the company has a item if a sum in respect of which the ten exists is presently payable and and incipated within fourtiening a flavor after notice has been given to the hower of the holder demanding payment and stating that if the notice is not compled with the shares may be sold.

To give effect to disable the directors may authorise some person to execute an instrument of transfer of the shares sold to be in accordance with the directors of the properties of the chartest has been as the charges that the directors of the proceedings in reference to the affected by any irregularity in or invalidity of the proceedings in reference to the

altested by any mogularity in or invalidity of the proceedings in reference to the

the not proceeds of the sale latter payment of the costs shall be applied in payment of something the same for which their en exists as is prese by payable, and any residue shall upon durrender to the company for cancer's) on of the contribute for the chains said and supper to be two hen for any moneys not procedity payable as existed upon the chains before the sales by paid to the person emitted to the shares at the date of the sale.

CALLS ON SHARES AND FORFEITURE

12. Subject to the forms of allotment, the directors may make galle upon the members intersected any moneyourpaid on their shares whether in resourt of members in respect of any moneys unpaid on their shares twhelher in respect of inciminal value or promum) and each member chall subject to receiving offeast fourteen clear days notice of eaching when and where payment is to be madely pay to the company as required by the notice the amount follow on his shares. A call may be required to be paid by instalments. A call may be required to be paid by instalments. A call may be required to be paid by instalments. A call may be postponed in whete or part. A possenucion when a colliginade shall remainbable for each made upon him not with standing the subsequent liansfer of

the shares in respect where SI the sall was made.

13. A sairshall be deemind to have been made at the time when the nesself in the direction with and ingline collisions passed.

14. They share collisions that they confluent scientification of a play at its invespect thereof.

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meneys payable in respect of the forfeited unares and not paid heigh

metros payada in respect of the forterea unities and not pay hence inclinated.

20 Subject to the provisions of the Act a fortered share may be seld ine-alketted of otherwise disposed of on such terms and in such manner as the disposed of etherwise disposed of the person who was before the knietien the holder of loarly other person and at only time before safe iteral strent or other disposition, the fortesture may be cancelled on such terms as the directors thank it. Where for the purposes of its disposal a forfested chare is to be transferred to any person the directors may authorise some person to execute an instrument of transfer of the share to that person.

21 A person any of whose shates have been forfested shall leave to be a member in respect of them and shall surrender to the company for concellation the cortificate for the shares fortered but challiered in liable to the company for a moneys which at the date of carletiare where precently payable by time to the company intespect of those chares where it is the company and specially before the "the "uncert discrimeres was copayable of the appreciation and electors may wave payable in the date of forfestine payment but the directors may wave payable which at in part or other expandent without any allowance for the value of the chares at the time of forfestine or for any occasional and occasio

payment without any allowance for the value of the shares at the time of forfoliure or for any consideration received on their disposal.

2. A statutory declaration by a director or the secretary that a share had been farfested on a specified date shall be concluding evidence of the facts stated in a signal all persons claiming to be entitled to the share and the declaration shall (subject to the execution of an instrument of transfer if necessary constitute a good title to the share and the person to whom the share is disposed of shall not be bound to see to the application of the consideration if any nor shall his life to the share be effected by any irregularity in or invalidity of the proceedings in reference to the faile ture or disposal of the share.

TRANSFER OF SHARES

23. The instrument of transfer of a chare may be in any usual form or in any other form which the directors may approve and chail be executed by or on behalf of the transferor and unless the share is fully paid by or on behalf of the

and such other owdense als the directors may reasonably require to show the right of the transferer to make the transfer. Pet it is in respect of only one stage of shares and (ct. 1) and favour of not mite than four transferees. If the choices refuse to register a transfer of a share, they shall within two mite that of the obtains of the refuse to the company cond to the transferee notice of the refuse!

26. The registration of transfere of shares or of transfers of any class of shares may be expected at such times and for such periods (not exceeding thirty days in any sper) as the directors may determine.

27. No fee shall be charged for the registration of any instrument of transfer or other document reflating to ar affecting the Life to any share.

28. The company chall be entitled to return any instrument of transfer which is registered, but any instrument in transfer which is registered, but any instrument in transfer which is registered to all any instrument in transfer which is gistered to the original to register.

chast be returned in the person loading if when notice of the refusar is given

TRANSMISSION OF SHARES

20. If a member dies the survivers where he was a joint holder, and his occasional representatives where he was a sole holder or it. I only curviver of joint haders, shall be the only persons recognised by the company as beang any title to his interest, but nothing herein contained shall release the estate of a deceased member from any habitity in respect of any share which had become to the hold by the contained shall release the estate of a deceased member from any habitity in respect of any share which had become to the here. populy held by him

3.1 A carear becoming entitled to a chair in densurgence of the death or convergesy of a momber may lead such evidence being preduced as the creates may properly require clear other to become this holder of the share or to have some gerean non-nation by him registered as the transferrer if he occas to become the holders of shall even encount to be company to that other the creates shall apply for the nation. At the arthrop relating to the transfer of transfer of the shall execute the major to that person. At the arthrop relating to the transfer of transfer of shall execute and apply for the nation. At the arthrop relating to the transfer of transfer and at the shall execute the chair of transfer as did were entertiment of transfer executed by the member and the death or bankruptey of the member had not considered by the member and the death or bankruptey of the person becoming with do to a share in consequence of the death or bankruptey of a member shall have the rights to which he would be entered to be detered to the share execut that he shall not before being any considered as the reflect of the share execut that he shall not before being any characters at the company or of any separate meeting of the holders of any characters in the company or of any separate meeting of the holders of any characters in the company or of any approximation.

ALTERATION OF SHARE CAPITAL

The company may by ordinary rectitation —
a impressor its chare capito, by new shares of such amount as the
by the pressures.
Its consolitate and divide a for any of its share capital into shares of larger

the corporate and divide a lor any effits share capital into shares of larger amount than its existing praces.

Colleged to the provisions of the Apt sub-divide its shares, or any of them into shares of smaller amount and the resolution may determine that as certicen the shares resulting from the sub-division, any of them may have any preference or advantage as compare with the others and the carbot shares which at the date of the passing of the resolution, have not upon taken or agreed to be taken by any person and diminish the amount of its share capital by the amount of the shares so cancelled. 33 Whenever as a result of a consolidation of shares any members would become entitled to fract and of a share the directors may on behalf at those members bottles, there is representing the fractions for the best price coastnably of the praces representing the fractions for the best price coastnably of the and shares to not preceded of sale in the processors of the Apt the company of transfer of the shares to or in accordance with the director of the putchaser. The transfer of shall not be bound to see to the approal on of the purchaser. The transferce shall not be bound to see to the director of the putchase maney nor shall he take to the fares be affected by any recapable. The process of the Apt the company may by special result in recapital is order capital any capital redemption reserve and any stare premium objects in any way.

PURCHASE OF OWN SHARES

35 Subject to the provisions of the Act, the company may purchase its own shares industry in any redeemable shares and if it is a private company, make a payment in respect of the redemption or purchase of its own shares otherwise than out of distributable profits of the company or the proceeds of a resh issue of shares.

GENERAL MEETINGS

GENERAL MEET INGS

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

37. The directors may gait general meetings and, on the requisition of members pursuant to the provisions of the Act shall forthwith proceed to convene an extraordinary general meeting for a date not later than eight weeks after roceost of the requisition. If the real not within the United Kingdom sufficient directors to call a general meeting, any director or any member of the company may call a general meeting.

NOTICE OF GENERAL MEETINGS

38. An annual general meeting and an extraordinary general meeting called for the passing of a special resculton or a resolution appointing a person as a director shall be called by at least twenty-one clear days notice. All other extraordinary general meetings shall be called by at least fourteen clear days notice but a general meeting may be called by shorter notice if it is so acceed.

(a) in the case of an annual general meeting, by all the members crititled to

(a) in the case of an annual general meeting by a majority in number of the members having a right to attend and vote being a majority in number of the members having a right to attend and vote being a majority together holding not less than ninety-five per event in nominal value of the shares giving that

right. The notice shall specify the time and place of the meeting and the general nature of the business to be transacted and, in the case of an annual general meeting shall specify the meeting as such. Subject to the provisions of the articles and to any restrictions imposed on any shares, the notice shall be given to all the members, to all persons entitled to a share in consequence of the death or bankruptcy of a member and to the directors and auditors. 3. The accidental omission to give notice of a meeting to, or the non-receipt of notice of a meeting by any person entitled to receive notice shall not invalidate the proceedings at that meeting.

PROCEEDINGS AT GENERAL MEETINGS
40 No business shall be transacted at any meeting unless a quorum is present. Two persons entitled to vote upon the business to be transacted, each

- 40. No business shall be transacted at any meeting unless a quorum is precent. Two persons entitled to vote upon the business to be transacted, each a corporation, shall be a quorum.

 If such a quorum is not present within hall an hour from the time appointed for the meeting, or if during a meeting such a quorum ceases to be present, the meeting shall stand adjourned to the same day in the next week at the same time and place or to such time and place as the directors may determine.

 If the chairman if any of the board of directors or in his absence some other during minutes after the time appointed for holding the meeting and within fifteen minutes after the time appointed for holding the meeting and withing to act the director of their number to be chairman and, if there is only one director resent and witing to act, he shall be chairman.

 If no director is willing to act as chairman, or if no director is present within fifteen minutes after the time appointed for holding the meeting, the members cresent and entitled to vote shall choose one of their number to be chairman.

 At If no director is willing to act as chairman, or if no director is present within fifteen minutes after the time appointed for holding the meeting, the members cresent and entitled to vote shall choose one of their number to be chairman.

 At A director shall, notwithstanding that he is not a member, be entitled to attend and speak at any general meeting that he is not a member, be entitled to attend and speak at any general meeting and at any separate meeting of the holding the meeting, allowing the action of any class of pares in the company.

 The chairman may with the content of a meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time and from place to place, but no business shall be transacted at an adjourned meeting of the business which might properly have been transacted at the meeting had the adjournment not taken place. When a meeting to adjourned for fourteen days o

hands unless between the declaration of the result of the show of hands a politic grant domains of . Cut out to the provisions of the Act a political may be serialised.

ial by the charmian Ct

in by the chairman CT (b), at least two electricists having the register of the meeting of the by a member of members representing not read than chartest in the members representing the register of the meeting of (d) by a member of members having the register of a first to vote at the meeting of (d) by a member of members having the register of earlier of a first to vote at the meeting boung shares on which an appreciate sum has been paid up as all the chartes conferring that least then end touth of the total sum paid up on all the chartes conferring that least.

that egit and by a person as proxy for a member shall be the same as a demand by the member demand a declaration by the charman that a

47. Unless a psil is duly demanded a declaration by the chairman that a recontrol has been ceried or dened unanimously or by a particular merchly or lest, or not carried by a particular major ty and an entity to that effect in the instruction of the meching chall be conclusive evidence of the fact without proof of the meching chall be conclusive evidence of the fact without proof of the number or proportion of the votes resorded in favour of or against the resolution.

resolvabil
40. The demand for a poll may before the poll is taken, be withdrawn but only
with the consent of the chairman and a demand so withdrawn shall not be
faxen to him e myskdakid the rosult of a show of hands declared before the

demand was made

demand was made 49. A poil shall be taken as the chairman directs and he may appoint contineors twill a need not be members) and fix a time and place for declaring the result of the poil. The result of the poil shall be deemed to be the rescription of the meeting at which the poil was demanded.

50. In the case of an equality of votes, whether on a show of hands or on a poil, the chairman shall be enlitted to a casting vote in addition to any other vote he may have.

the Charman shart be entired to a casting vote this accition of any atter vote remay have.

St. A post demanded on the election of a charman or or a question of adjournment shall be taken forthwith. A poliderhanded on any other question shall be taken either forthwith or at such time and place on the charman directs not being more than that'vidays after the coals demanded. The demand for a poil shart not prevent the continuance of a meeting for the transposition of any business other than the question on which the oct was demanded if a post is demanded before the declaration of the result of a show of hands and the usual field with the demanded in a post is demanded before the declaration of the result of a show of hands and the usual field that the meand had not been made.

So No notice need be given of a post not taken torthwith the time and place at which it is to be taken are announced at the meeting at which it is despited by or on bonal of each member who would have been enough any other than a soften on a soften of the post of the post of the post of the proposed at a general meeting at which he was present shall be as effectual as if it had been passed at a general meeting duly convened and held and may consist of ceveral instruments in the like form each executed by or on behalf of one or more members.

members

VOTES OF MEMBERS

54 Subject to any rights or restrictions attached to any phares on a upon of hands every member who (being an individual) is greeent in person or (being a corporation) is present by a duly authorised representance) in the ing himself a member entitled to vote, shall have one vote and on a poli every member shall have one vote for every share of which he is the holder.

55 In the case of joint holders I is vote of the sentor who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders, and seniorly shall be determined by the order in which the names of the holders stand in the kipster of members.

56 A member in respect of whom an order has been made by any court having jurisdiffice (whether in the United Kingdom or elsewhere) in mattic concerning mental disorder may vote, whether on a snow of nonds or on a poll, by his receiver, curator bons or other person authorised in that behalf appointed by that court and any such receiver, curator bons or other person may, on a poll vote by proxy Evidence to the satisfaction of the directors of the authority of the person claiming to exercise the right to vote shall be deposited at the office or at such other place as is specified in accordance with the articles for the deposit of instruments of proxy not tess if an 48 hours before the time appointed for holding the meeting or adjourned meeting at which the right to vote is to be exercised and in default the right to vote chall not be exercisable.

57 No member shall vote at any general meeting or at any separale meeting of the before in a not person or by

exercisable 57. No member shall vote at any general meeting or at any separate meeting of the holders of any class of snares in the company either in person or by proxy, in respect of any share held by him unless all moneys presently payable by him in respect of that share have been paid 59. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is tendered, and every vote lot disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the chairman whose decision shall be final and conclusive. conclusive

conclusive.

59. On a poil votes may be given either personally or by proxy. A member may appoint more than one proxy to attend on the same excasion.

60. An instrument appointing a proxy shall be in withing, executed by or on behall of the appointor and shall be in the following form for in a form as near titlered as circumstances allow or in any other form which is usual or which the directors may approve) -

PLC/Limited

t/We, cf cf members of the above-named company, hereby appoint

nember/members of the commence of the commence

, and at any adjournment thereof.

Signedon 19
Signed

member/members of the above-named company hereby appoint ortaininghor

an myleur grexy to vote in my/our name(s) and on my/our behalf at the annual extraord-hary general face. In g cl., the company to be held on the company to be held on the company to be held on the company to be used in respect of the resolutions mentioned below as

Resolution No. 1 "for "against Resolution No. 2 "for "against "Strike out whichever is not desired

Unless citrorwise instructed, the proxy may vote as he thinks filter abstain from voling

Signed this dayof 19
62. The instrument appointing a proxy and any authority under which it is executed or a copy of Juch authority certified actarially or in some other way.

applicably the disectors may—

10) to deposited at the office or at such other place within the United forgoth as is specified in the incube convening the meeting or in any instrument of prey sent out by the company in relation to the receiving not less than 48 hours before the trie for holding the meeting or segments receiving at which the person named in the instrument proposis to vote, or the interest of a politaken more than 48 hours after its dymanded, be decosted as aforested after the politinat peen remained an increase than 24 hours after its dymanded, be decosted as aforested after the politinat peen remained an increase than 24 hours before the politis not taken forthwith but its token nutrice brain 48 hours after it was demanded by the creating at which the politis after allowing at which the politis after allowing the meeting at which the political and small be invalid.

63 A vote given or politiomanded by proxy in by thy duly authorised representative of a corporation shall be valid mytwithstarting the previous determination of the authority of the person voting or demanded in the previous determination of the accepted by the company at the office or at such other place at which the instrument of proxy was duly deposited before the commencement of the meeting or adjourned meeting a which the vote is given or the political and the meeting or adjourned meeting the time appointed for taking the political and the meeting or adjourned meeting the time appointed for taking the political and the meeting or adjourned meeting the time appointed for taking the political and the meeting or adjourned the time appointed for taking the political and the meeting or adjourned the time appointed for taking the political and the meeting or adjourned the time appointed for taking the political and the meeting or adjourned the time appointed for taking the political and the meeting of the commencement of the meetin

NUMBER OF DIRECTORS
64 Unless otherwise determined by ordinary resolution, the number of directors (other than alternate directors) shall not be subject to any maximum but shall be not less than two

ALTERNATE DIRECTORS

ALTERNATE DIRECTORS

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

66 An alternate director shall be entitled to receive notice of all meetings of directors and of all meetings of committees of directors and of all meetings of directors and of all meetings of the supposition of a committee of a meeting at which the directors of his appoint as a director in his absence but shall not be necessary to give notice of such a meeting to an alternate director who is absent from the United Kingdom.

67 An alternate director of shall cease to be an alternate director it his appoint or ceases to be a director retires by rotation or otherwise but is reappointed or deemed to have been reappointed at the meeting at which he retires, any appointment of an alternate director shall be by notice to the company signed by the director making or revoking the appointment or it any other manner approved by the directors.

69 Save as otherwise provided in the articles, an alternate director shall be deemed for all purposes to be a director and shall alone be responsible for his own acts and defaults and he shall not be deemed to be the agent of the director appointing him.

POWERS OF DIRECTORS

70. Subject to the provisions of the Act, the memorandum and the articles and to any directions given by special resolution, the business of the company shall be managed by the directors who may exercise all the powers of the company. No alteration of the memorandum or articles and no such direction shall invalidate any prior act of the directors which would have been valid if that alteration had not been made or that direction had not been given. The powers given by this regulation shall not be limited by any special power given to the directors by the articles and a meeting of directors at which a quorum is present may exercise all powers exercisable by the directors.

71. The directors may, by power of attorney or otherwise, appoint any person to be the agent of the company for such purposes and on such conditions as they determine, including authority for the agent to delegate all or any of his powers.

DELEGATION OF DIRECTORS' POWERS

DELEGATION OF DIRECTORS POWERS
72. The directors may delegate any of their powers to any committee consisting of one or more directors. They may also delegate to any managing director or any director holding any other executive office such of their powers as they consider desirable to be exercised by him. Any such delegation may be made subject to any conditions the directors may impose, and either collaterally with or to the exclusion of their own powers and may be ravoked or eftered. Subject to any such conditions, the proceedings of a committee with two or more members shall be governed by the articles regulating the proceedings of directors so far as they are capable of applying.

proceedings of directors so far as they are capable of applying.

APPOINTMENT AND RETIREMENT OF DIRECTORS
73. At the first annual general meeting all the directors shall retire from office, and at every subsequent annual general meeting one-third of the directors who are subject to retirement by rotation or, if their number is not three or a multiple of three, the number nearest to one-third shall retire from office; but, if there is only one director who is subject to retirement by rotation, he shall retire.
74. Subject to the provisions of the Act, the directors to retire by rotation shall be those who have been longest in office since their last appointment or reappointment, but as between persons who became or were fast reappointed directors on the same day those to retire shall (unless they otherwise agree among themselves) be determined by lot.
75. If the company, at the meeting at which a director retires by rotation, does not fill the vacancy in retiring director shall, if willing to act, be deemed to have been reappointed unless at the meeting it is resolved not to fill the vacancy or unless a resolution for the reappointment of the director is put to the meeting and lost.

unless a resolution for the reappointment of the director is put to the meeting and lost.

78. No person other than a director retiring by rotation shall be appointed or reappointed a director at any general meeting unless:—

(a) he is recommended by the directors; or

(b) not less than fourteen nor more than thirty-five clear days before the date appointed for the meeting, notice executed by a member qualified to vote at the meeting has been given to the company of the intention to propose that person for appointment or reappointment sating the particulars which would, if he were so appointed or reappoints it, be required to be included in the company's register of directors togsther with notice executed by that person of his willingness to be appointed or reappointed.

77. Not loss than seven nor more than twenty-eight cleat days before the date appointed for holding a general meeting notice shall be given to sit who are entitled to receive notice of the meeting of any person (other than a director retiring by rotation at the meeting) who is recommended by the directors for appointment or reappointment as a director at the meeting or in respect of whom notice has been duly given to the company of the intention to propose him at the meeting for appointment as a director. The notice shall give the particulars of that person which would, if he were so appointed or reappointed, be required to be included in the company's register of directors.

78 Subject as aloredad, the company may by ordinary resolution appropria person who is widing to act to be a director either to till a vacancy of PA an additional director and may also determine the rotation in which any additional guestions are to retire.

additional director and may also determine the rotation in which any additional directors are to refer directors are to refer may appoint a person who is witing to set to be a director other to full a vacancy or as an additional director provided that the appointment does not cause the number of directors to ecceed any number fued by or in accordance with the articles as the maximum number of directors. A director so appointed shall hold office only until the next following annual general meeting and shall not be taken into account in determining the firectors who are to reture by rotation at the meeting. If not reappointed at such annual general meeting, he shall vacate office at the conclusion insered 80. Subject as aforesaid, a director who retures at an annual general meeting any, if withing to act, be reappointed if he is not reappointed in shall return office until the meeting appoints someone in his prace or did does not do so until the meeting appoints someone in his prace or did does not do so until the meeting appoints.

MAN SALIFICATION AND REMOVAL OF

NECESALIFICATION AND REMOVAL OF DINECTORS

81. The price of a director that be vacated if—

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

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

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

(f) he is admitted to hospital in persuance of an application for admission under the Mental Health (Scotland) Act 1960 or

(ii) an order is made by a court having pinsolicition (whether in the United Kingdom or elsewhere) in matters concerning mental disorder for his detention or for the appointment of a receiver curator bons or other person to exercise powers with respect to his proporty or affairs or (if) he resigns his office by notice to the company or (e) he shall for more than six consecutive richins have been absent without permission of the directors from meetings of directors held during that period and the directors resolve that his office be vacated

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

DIRECTORS' EXPENSES

DIRECTORS EXPENSES

83. The directors may be easiful travelung, hotel and other expenses properly incurred by them in connection with their attendance at meetings of directors or committees of directors or general meetings or separate meetings of the holders of any class of shares or of debentures of the company or otherwise in connection with the discharge of their chities.

DIRECTORS' APPOINTMENTS AND INTERESTS

DIRECTORS' APPOINTMENTS AND INTERESTS 84 Subject to the provisions of the Act, the crectors may appoint one or more of their number to the office of managers director or to any other executive office under the company and may ensure the acreament or arrangement with any director for his employment by the company or for the provision by him of any services outside the scope of the ordinary duties of a director Any such appointment, agreement or arrangement may be made upon such terms as the directors determine and they may remunerate any such director for his services as they think fit. Any appointment of a circetor to an executive office shall terminate in the ceases to be a director but without prejudice to any claim to damages for breach of the conflict of terries between the director and the company. A managing directly and a director helding any other executive office shall not be subject to retirement by rotation.

85. Subject to the provisions of the Act, and provided that he has disclosed to the director's the nature and extent of any material interest of his, a director notwithstanding his office.—

(a) may be a party to, or otherwise interested in any transaction or arrangement with the company or in which the company is otherwise interested.

(b) may be a director or other citicer of or employed by, or a purity to any fransaction or arrangement with, or otherwise interested in, any body corporate promoted by the company or in which the company is otherwise interested; and

interested; and

(c) shall not, by reason of his effice, be accountable to the company for any benefit which he derives from any such office or employment or from any such transaction or arrangement or from any such transaction or arrangement shall be liable to be avoided on the ground of any such interest or benefit.

86. For the purposes of regulation 85:—

(a) a general notice given to the directors that a director is to be regarded as having an interest of the nature and extent specified in the notice in any transaction or arrangement in which a specified person or class of persons is interested shall be deemed to be a disclosure that the director has an interest in any such transaction of the nature and extent so specified; and

(b) an interest of which a director has no knowledge and of which it is unreasonable to expect him to have knowledge shall not be treated as an interest of his.

DIRECTORS' GRATUITIES AND PENSIONS

a7. The directors may grow to be in files, whether by the payment of gratuities or pensions or by insurance or otherwise, for any director who has held but no longer holds any executive office or amployment with the company or with any body corporate which is or has been a subsidiary of the company or a predecessor in business of the company or of any outh Cubsidiary, and for any member of his family (including a spocked and a former spouse) or any person who is or was dependent on him, and may (as well before as after he ceases to hold such office or employment) contribute to any fund and pay premiums for the purchase or provision of any such benefit.

PROCEEDINGS OF DIRECTORS

PROCEEDINGS OF DIRECTORS

88. Subject to the provisions of the articles, the directors may regulate their proceedings as they think (it, A director may, and the secretary at the request of a director shall, call a meeting of " a directors. It shall not be necessary to give notice of a meeting to a director who is absent from the United Kingdom, Questions arising at a meeting shall be decided by a majority of votes. In the case of an equality of votes, the chairman shall have a second or casing vote. A director who is also an alternate director shall be entitled in the absence of his appointor to a separate vote on behall of his appointor to addition to his own vote.

vote.

89. The quorum for the transaction of the business of the directors may be fixed by the directors and unless so fixed at any other number shall be two. A person who holds office only as an alternate director shall, if his appointer is not present, be counted in the querum.

90. The continuing directors or a sole continuing director may act notwithstanding any vacancies in their number, but, if the number of directors is less than the number fixed as the quorum, the continuing directors or director.

may act only for the jumpose of bling vacansies or of calling a general meeting 91. The directors may appear one of their number to be the chairman of the beard of directors, that may all any time remove him from that office. Unless he is unwiting to do st. the director so appeared shall precise of every meeting of directors at which he is present but if there is no director holding that office, or if the director holding it is unwilling to preside or 0 not present present may appeared one of their number to be chairman of the meeting.

92. All acts once by a meeting of directors, or of a committee of directors, or by a person againg as a director shall, incliminationing that it be alterwards discovered that there was a defect in the appointment of any director or that any of them were disqualified from belong office, or had vacated office or well and entitled to vite. De as valid as if every such corson had been cally appointed and was qualified and had continued to be a director and had been entitled to vote.

appointed and was qualified and had continued to be a director and had been entitled to vote.

33. A resolution in writing signed by all the directors entitled to receive notice of a meeting of directors of et a committee of directors chall be as valid and effectual as if it had been passed at a meeting of directors or last the case may be) a committee of directors duly convened and held and may consist of several documents in the like form each signed by one or more directors; but a restriction signed by an alternate therefor need not also be signed by its appointer and, it it is signed by a director who has appointed an alternate director, it need not be signed by the alternate director in that capacity.

94. Save as otherwise provided by the articles, a director shall not 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 of the company unless his interest or duty asses only because the case falls within one or more of the following paragraphs—

(a) the resolution relates to the giving to him of a guarantee, security, or indemnity in respect of money tent to, or an obligation incurred by him for the benefit of, the company or any of his subsidiaries, for which the director has assumed responsibility in whole or part and whether stone or juintly with others under a guarantee or indemnity or by the giving of security. (i) his interest arises by virtue of his subscribing or agreeind to substance.

supportant to minute with others under a guarantee or indemnity or by the giving of security (c), his interest anses by virtue of his subscribing or agreeing to subscribe for any shares, or by fittie of his being or infending to become, a participant in the underwriting or sub-underwriting of an offer of any such shares, depentures or other securities by the company or any of its subscription putchase or exchange.

(d) the resolution relates in any way to a retirement benefits scheme which has been approved, or is conditional upon approval, by the Board of Infland Revenue for taxa ion purposes.

For the purposes of this regulation, an interest of a person who is, for any purpose of the A21 (excluding any statutory modification thereof not in force when this regulation becomes binding on the commany) connected with a director shall be treated as an interest of the director and, in relation to suffernate director, an interest of his appointer shall be treated as an interest of understand the director without prejudice to any interest which the alternate action has otherwise.

actor has otherwise.

A director shall not be counted in the quorem present at a meeting in

95. A director shall not be contined in the doctoring present at a meeting in relation to a resolution on which he is not entitled to vote.

96. The company may by ordinary resolution suspend or relax to any extent, either generally or in respect of any particular malie. Thy provision of the articles prehibling a director from voting at a meeting of directors or of a committee of directors.

committee of directors

Yhere proposals are under consideration concerning the appointment of
two or more directors to offices or employments with the company or any body
corporate in which the company is interested the proposals may be divided and
considered in relation to each director separately and (provided he is not for
another reason precluded from voling) each of the directors concerned shall be
entitled to vote and be counted in the quodum in respect of each resolution
except that concerning his own appointment

8 If a question anses at a meeting of directors or of a committee of directors
as to the right of a director to vote the question may before the conclusion of
the meeting be referred to the chairman of the meeting and his ruling in
relation to any director other than himself shall be final and conclusive

SECRETARY

92 Subject to the provisions of the Act, the secretary shall be appointed by the directors for such term, at such remuneration and upon such conditions as they may think fit, and any secretary so appointed may be removed by them

The directors shall cause minutes to be made in books kept for the purpose

tal of all appointments of officers made by the directors: and
(b) of all proceedings at meetings of the company, of the holders of any
class of shares in the company, and of the directors; and of committees of
directors including the names of the directors present at each such meeting

101 The seal shall only be used by the authority of the directors or of a committee of directors authorised by the directors. The directors may determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by a director and by the secretary or by a second director

DIVIDENDS

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

directors
103 Subject to the provisions of the Act, the directors may pay interm
dividends it it appears to them that they are justified by the profits of the
company available for distribution if the share capital is divided into different
classes the directors may pay interim dividends on shares which confer
deferred or non-preferred rights with regard to dividend as well as on shares
which confer preferential rights with regard to dividend as well as on shares
which confer preferential dividend by the standard of payment and intermediate and intervals settled by them any dividend payable at a fixed rate if it appears to
them that the profits available for distribution justify the payment Provided the
directors act in good faith they shall not incur any liability to the holiders of
shares conferring preferred rights for any loss they may suffer by the tawful
payment of an interim dividend on any shares having deferred or non-preferred
rights.

rights

104 Except as otherwise provided by the rights attached to shares, all dividends shall be declared and paid according to the amounts paid up on the shares on which the dividend is paid. All dividends shall be apportioned and paid proportionately to the amounts paid up on the shares during any portion or portions of the period in respect of which the dividend is paid; but, if any share is issued on terms providing that it shall rank for dividend as from a

perticular date. Published specified through accordingly 105. A general meeting deviating a direction flow upon the recommend to the direction direction and specification of according an amount and affiltably arrange. If no direction and specification are and in performing the direction may specified the same and in performing the fractional certificates and fix the value for distribution of any according to the fractional certificates and fix the value for distribution of any according to the following that cash that he paid to any members and may year any arsets in territories.

so bried in order to adjust the ingrits of members and may vest any arsets in tricities.

136. Any dividend or other moneys payable in respect of a share may be paid by choose sent by post to the registered address of the person entitled or if two or more persons are the holders of the share or are jointly actified a time reason of the death or bankruptcy of the incider to the register of address of that one of those persons who is first named in the register of members or to such person and to such address as the person or persons entitled any writing direct every cheque shall be made payable to the order of the parson or persons entitled or to such other person as the person of persons entitled or to such other person as the person of persons entitled or to such other person as the person of persons entitled in the other person is the person of persons entitled as a confidence of the chaque shall be a good a confidence to me company. Any joint holder or other person jointly entited to a charge as aloresaid whay give receipts for rely dividend or other maneys payable in respect of the share.

107. No dividend or other maneys payable in respect of a chare chall bear interest against the company unless otherwise provided by the legits allashed to the share.

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

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

CAPITALISATION OF PROFITS

The directors may with the authority of an ordinary resetution of the

company —

(a) subject as hereinafter provided, resolve to capitalise any undivided profits of the company not required for paying any preferential dividend twinether or not they are available for distribution) or any sum standing to the crodit of the company's share premium account or capital recomption receive (b) appropriate the sum resolved to be capitalised to the members who would have been entitled to titif it were distributed by way of dividend and in the same proportions and apply such sum on their behalf either in or towards paying up the amounts if any, for the time being unpaid on any shares tield by them respectively, or in paying up in full unissued chares or debentures of the company of a normal amount equal to that sum, and affect the shares or debentures credited as fully paid to those members, or as they may direct, in those proportions, or partly in one way and partly in the other but the share premium account, the capital redemption reserve, and any profits which are not available for distribution may, for the purposes of this regulation only be applied in paying up unissued shares to be allotted to members credited as fully paid;

fully paid;

(c) make such prevision by the issue of fractional curlibrates or by payment in cash or otherwise as they determine in the case of shares or decentures becoming distributable under this regulation in fractions and (d) authorise any person to enter on behalf of all the members concerned into an agreement with the company providing for the altometric to the into an agreement with the company providing for the altometric behalf of any shares or debeniures to which they are entitled upon such capitalisation, any agreement made under such authority being binding on all such members.

NOTICES

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

writing.

The company may give any notice to a member either personally or by sending it by post in a prepaid envelope Addressed to the member at his registered address or by leaving it at that address. In the case of joint holders in the registered address or by leaving it at that address. In the case of joint holders in the register of members in respect of the joint holder whose name stands lists in the register of members in respect of the joint holders and notice so given shall be sufficient notice to all the joint holders. A member whose registered address is not within the United Kingdom and who gives to the company an address within the United Kingdom at which notices may be given to him shall be entitled to have notices given to him at that ardress, but otherwise no such member shall be entitled to receive any notice from the company.

113. A member present, either in person or by proxy, at any meeting of the company c, of the holders of any class of spares in the company shall be deemed to have received notice of the meeting and, where requisite, of the purposes for which it was called.

purposes for which it was called 114 Every person w() becomes entitled to a share shall be bound by any notice in respect of that share which, before his name is entered in the register fronce in respect or triat share which, obtain a name is entered in the register of members, has beind only given to a person from whom he derives his title. Its. Proof that an envelope containing a notice was properly addressed, prepaid and posted shall be conclusive evidence that the notice was given A notice shall be deemed to be given at the expiration of 48 hours after the envelope containing it was posted.

containing it was posted.

116. A notice may be given by the company to the persons entitled to a share in consequence of the death or bankruptcy of a member by sending or delivering it, in any manner authorised by the articles for the giving of notice of the deceased or treather by name, or by the title of representatives of the deceased or trustee of the bankrupt or by any like description at the address, if any, within the United Kingdom supplied for that purpose by the persons claiming to be so entitled. Until such an address has been supplied a notice may be given in any manner in which it might have been given if the death or bankruptor, had not occurred.

WINDING UP

WINDING UP

17 If the company is wound up, the liquidator may, with the sanction of an extraordinary resolution of the company and any other sanction required by the Act, divide among the members in spacie the whole or any part of the assets of the company and may, for that purpose, value any assets and determine how the division shall be carried out as between the members or different classes of members. The figuidator may, with the like sanction, vest the whole or any part of the assets in trustees upon such trusts for the benefit of the members as he with the like sanction determines but no member shall be compelled to accept any assets upon which there is a liability.

INDEMNITY

118 Subject to the provisions of the Act but without prejudice to any indemnity to which a director may otherwise be entitled, every director or other officer or auditor of the company shall be indemnified out of the assets of the company against any liability incurred by him in defending any proceedings, whether over or criminal, in which judgment is given in the first or in which he is acquired or in connection with any application in the first reflect is granted to him by the court from liability for negligence, default breach of duty or breach of trust in relation to the affairs of the company

REC

Registered Number 2132953

HALIFAX TRUST LIMITED Trinity Road Halifax West Yorkshire HYL 2RG

ADOPTION OF ARTICLES OF ASSOCIATION

I, being the sole shareholder of each of the companies listed below HEREBY RESOLVE that the Articles of Association appended to this resolution and initialled for the purpose of identification, be adopted as the Articles of Association of the companies and this resolution takes effect as if it were a resolution passed at a General Meeting of the sole member of the companies duly convened and held:

Halifax Bank Limited

Halifax Equitable Limited

Halifax Group Limited

Halifax Holdings Limited

Halifax Housing Services Limited

Halifax Insurance Services Limited

Halifax Limited

Halifax Mutual Limited

Halifax Pensions Limited

Halifax Permanent Limited

Halifax Property Services Limited

Halifax Savings Bank Limited

Halifax Trust Bank Limited

Halifax Trust Limited



I certify that this is a true copy of the resolution passed by the sole member of Halifax Trust Limited on 5th May 1993.

M S Lodge

Assistant Secretary

11th May 1993