

## COMPANIES FORM No. 12

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



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

Please do not write in this margin	Pursuant to section 12(3) of the Companies Act 1963			
Please complete	To the Registrar of Companies  For official use  2187550			
in black type, or bold block lettering	Name of company			
* insert full name of company	BRIGHT STAR SECURITIES LIMITED			
	I,RACHEL FUTERMAN			
	of 124-128 City Road, London. EC1V 2NJ			
§ delete as appropriate	do solemnly and sincerely declare that I am a [Solicitor engaged in the formation of the company [person named as director or secretary of the company in the statement delivered to the registrar under section 10(2)]§ and that all the requirements of the above Act in respect of the registration of the above company and of matters precedent and incidental to it have been compiled with, And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835  Declared at 239 Shaftesbury Avenue Declarant to sign below  London. WC2H 8PJ  the 9th day of October  One thousand nine hundred and Eighty-Seven  before me day of October  A commissioner for Oaths or Notary Public or Justice of the Peace or Solicitor having the powers conferred on a Commissioner for Oaths.			
	Presentor's name address and reference (if any):  New Companies Section  Post room			



## Companies Form No. 10

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



Pursuant to section 10 of the Company	nies Act 1985		
To the Registrar of Companies		For official use	<del></del>
Name of company			
BRIGHT STAR	SECURITIES LIMITE	D	
The intended situation of the register	ed office of the company	on incorporation is as stated	belo
124 - 128 City Road, Lon	don, ECIV 2NJ		
if the memorandum is delivered by a memorandum please mark 'X' in the the agent's name and address below	n agent for the subscribe box opposite and insert	rs of the	
STANLEY DAVIS COMPANY SEI 124-128 CITY ROAD LONDON ECIV 2NJ	RVICES LTD		
	Number of con	atinuation sheets attached	
Presentor's name address and reference (if any):	For official Use General Section	Post room	

The names and particulars of the person who is to be the first director of the company are as follows:

Name			Desci
STANLEY HAROLD DAVIS			Business occupation COMPANY DIRECTOR
Previous name(s) NONE			Nationality
Address	124/128 CITY ROAD LONDON		British
LONDON .	CONDON		Date of birth (where applicable)
		Postcode ECIV 2NJ	N/A
Other dias	4 - • •		
Other direc	ctorships		
	STANLEY DAVIS COM	MPANY SERVICES LTD	

The name and particulars of the person who is to be the first secretary of the company are as follows:

Name				
RACHEL FUT	ERMAN			
Previous name(s) NON	VE			
Address 124/128 CITY F LONDON	ROAD			
	Postcode EC1V 2NJ			
I consent to act as secretary of the company named on Page 1				
Signature	Cema 5/10/57			
·				

Signature of agent on behalf of subscribers

Date 5 /10/87

## The Companies Act 1985 Private Company Limited by Shares

### MEMORANDUM OF ASSOCIATION



of

#### BRIGHT STAR SECURITIES LIMITED

- 1. The Company's name is Bright Star Securities Limited
- 2. The Company's registered office is to be situated in England and Wales
- 3. The Company's objects are:-
- To carry on business as dealers in property and estates, mortgages and (A) insurance brokers, lessees and lessors, business transfer auctioneers, valuers, surveyors, estate agents, bailiffs, bailees, managing agents, estate developers and development agents, builders, painters, decorators, plasterers, bricklayers, plumbers, glaziers and sanitary, heating and general engineers, property managers, letters of unfurnished and furnished houses, flats, rooms, caravans and other housing and business accommodation, carpenters, joiners, cabinet makers, shopfitters and manufacturers of house, shop and office furniture and fittings, farmers, landowners, poultry keepers, dairymen, smallholders, corn merchants, seedsmen, nurserymen, breeders, pig cattle dealers. horticulturalists, market gardeners, vegetable and fruit growers, brick and tile makers, sculptors, stonemasons, ironmongers, hardware dealers and general warehousemen; and to carry on all or any of the said businesses either together as one business or as separate and distinct businesses in any part of the world, whether as principals, trustees, manufacturers, wholesalers or retailers, agents and otherwise; and to carry on the businesses of manufacturers, exporters and importers of and dealers in any goods, materials or things ancillary to or connected with all or any of the said businesses and to clean, grow, sell, buy, exchange, alter, improve, manipulate, prepare for narket and otherwise deal in all kinds of plant, machinery, tools, substances, materials and things necessary or convenient for carrying on any such business.



Stanley Bavis
(Company Services) Limited
124-128 City Road,
London EC1V 2NJ
Telephone: 01-250 3350
Telex 21957-DAVIS G

- (B) To carry on any other trade or business which can, in the opinion of the Board of Directors, be advantageously carried on by the Company.
- (C) To acquire by purchase, lease, exchange, hire or otherwise, or to hold for any estate or interest, any land, buildings, easements, rights, privileges, concessions, patents, patent rights, licences, secret processes, machinery, plant, stock-in-trade and any real or personal property of any kind necessary or convenient for the purposes of or in connection with the Company's business.
- (D) To erect, alter or maintain any buildings, plant and machinery necessary or convenient for the Company's business and to contribute to or subsidise the erection, construction and maintenance of any of the above.
- (E) To acquire by subscription or otherwise and hold, sell, deal with or dispose of any shares, stock, debentures, debenture stocks, or other securities of any kind whatsoever, guaranteed by any company constituted or carrying on business in any part of the world and debentures, debenture stock and other securities of any kind guaranteed by any Government or Authority, Municipal, Local or otherwise, whether at home or abroad, and to subscribe for the same either conditionally or otherwise and to guarantee the subscription thereof and to exercise and enforce all rights and powers conferred by the ownership thereof.
- (F) To receive money on deposit either without security or secured by debentures, debenture stock (perpetual or terminable), mortgage or other security charged on the undertaking or on all or any of the assets of the Company including uncalled capital, and generally to act as bankers.
- To borrow and raise money in any manner and to secure with or without (G) consideration the repayment of any money borrowed, raised or owing by the Company or any other company or person (including without limitation the holding Company of the Company or any such holding Company in each case within the meaning of the Companies Act 1985 section 736), including any purely personal obligation by mortgage, charge, debenture, debenture stock, bond, standard security, lien or any other security of whatsoever nature upon the whole or any part of the Company's property or assets (whether present or future) including its uncalled capital and also whether or not the Company receives a direct or indirect consideration or advantage therefrom to guarantee without the grant of security or secured by mortgage, charge, debenture, debenture stock, bond, standard security, indemnity, lien or security of whatsoever nature the performance by the Company or any other Company or person (including without limitation the holding Company of the Company or any Company which is a subsidiary of the Company or any such holding Company in each case within the meaning of section 736 of the Companies Act 1985) of any obligation or liability it or such person or Company may undertake or which may become binding upon it or such person or Company for whatever reason and to secure my securities of the Company by a trust deed or other assurance and to enter into partnership or any joint purse arrangement with any person, persons, firm or company,
- (H) To lend money with or without security, and to invest money of the Company upon such terms as the Company may approve, and to guarantee the dividends, interest and capital of the shares, stocks or securities of any company of or in which the Company is a member or is otherwise interested, and generally as the Directors think fit.

- (I) To apply for, purchase or otherwise acquire and hold or use any patents, licences, concessions, copyrights and the like, conferring any right to use or publish any secret or other information and to use, exercise, develop or grant licences in respect of the property, rights or information so acquired.
- (J) To take part in the formation, management, supervision or control of the business or operation of any company or undertaking and for that purpose to appoint and remunerate any Directors, Accountants, Consultants, experts or agents.
- (K) To employ experts, consultants and valuers to investigate and examine the condition, prospects, value, character and circumstances of any business concerns and undertakings and generally of any assets, property or rights.
- (L) To establish or promote or concur in establishing or promoting any other company whose objects shall include the acquisition or taking over of all which shall be in any manner calculated to advance directly or indirectly dispose of shares, stocks or securities issued by or any other obligations
- (M) To draw, accept and negotiate promissory notes, bills of exchange and other negotiable instruments.
- (N) To invest and deal with the monies of the Company not immediately required for the purposes of the business of the Company in or upon such investments and in such manner as the Company may approve.
- (O) To pay for any property or rights acquired by the Company either in cash or by the issue of fully or partly paid up shares, with or without dividend, repayment of capital, voting or otherwise, or by any securities which the Company has power to issue, or partly in one mode and partly in another, and generally on such terms as the Company may determine.
- (P) To accept payment for any property or rights sold or otherwise disposed of or dealt with by the Company, either in cash, by instalments or otherwise, or in fully or partly paid-up shares or stock of any company or restrictions in respect of dividend, repayment of capital, voting or otherwise, or in debentures or mortgages or other securities of any generally on such terms as the Company may determine, and to hold, acquired.
- (Q) To enter into arrangements for joint working in business or amalgamate with or enter into any partnership or arrangement for sharing profits, union of interests, reciprocal concession or co-operation with any company, firm or person carrying on or proposing to carry on any business within the objects of the Company or which is capable of being carried on so as directly or indirectly to benefit the Company.
- (R) To purchase or otherwise acquire, take over and undertake all or any part of the business, property, liabilities and transactions of any person, or company carrying on any business the carrying on of which is calculated

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- to benefit the Company or to advance its interests, or possessed of property suitable for the purposes of the Company.
- (S) To sell, improve, manage, develop, turn to account, exchange, let on rent, royalty, share of profits or otherwise, grant licences, easements and other rights in or over, and in any other manner deal with or dispose of the undertaking and all or any of the property and assets for the time being of the Company for such consideration as the Company may think fit.
- (T) To provide for the welfare of persons employed or formerly employed by the Company and to grant pensions, allowances, gratuities and bonuses to officers or ex-officers, employees or ex-employees of the Company or its predecessors in business or of any associated company of the Company or establish and maintain or concur in establishing and maintaining trusts, funds or schemes (whether contributory or non-contributory), with a view to providing pensions or other funds for any such persons as aforesaid or their dependants.
- (U) To subscribe to or otherwise aid the establishment and support of, any schools and any educational, scientific, literary, religious or charitable institutions or trade societies, whether such institutions or societies be solely connected with the business carried on by the Company or its predecessors in business or not, and to institute and maintain any club or other establishment.
- (V) To distribute in specie assets of the Company properly distributable amongst the members, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law.
- (W) To do all or any of the things hereinbefore authorised, either alone or in conjunction with others, or as factors, trustees or agents for others, or by or through factors, trustees or agents.
- (X) To do all such other things as are incidental to or which the Company may think conducive with the above objects or any of them.

The objects set forth in any sub-clause of this clause shall not be restrictively construed but the widest, interpretation shall be given thereto, and they shall not, except when the context expressly so requires, be in any way limited to or restricted by reference to or inference from any other object or objects set forth in such sub-clause or from the terms of any other sub-clause or by the name of the Company. None of such sub-clauses or the object or objects therein specified or the powers thereby conferred shall be deemed subsidiary or ancillary to the objects or powers mentioned in any other sub-clause, but the Company shall have full power to exercise all or any of the powers and to provided in any one or more of the said sub-clauses.

- 4. The liability of the Members is limited.
- 5. The Share Capital of the Company is £500,000 divided into 500,000 Shares of £1 each.

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

Names, Addresses and Descriptions of Subscribers

Number of Shares taken by each Subscriber

STANLEY HAROLD DAVIS 124-128, City Road LONDON ECIV 2NJ

Company Director

ONE

RACHEL FUTERMAN 124-128, City Road LONDON ECIV 2NJ

Company Director

ONE

Dated the 5th day of October 1987

WITNESS to the above Signatures:-

IRENE POTTER 124-128, City Road LONDON ECIV 2NJ

Barrister-at-Law

Jose Jose

## The Companies Act 1985 Private Company Limited by Shares

## ARTICLES OF ASSOCIATION

of

BRIGHT STAR SECURITIES LIMITED

#### **PRELIMINARY**

- Subject as hereinafter provided the Regulations incorporated in Table A set out in the Schedule to the Companies (Tables A to F) Regulations 1985 as amended by the Companies (Tables A to F) (Amendment) Regulations 1985 ("Table A") shall apply to the Company.
- 2. Regulations 3, 8, 24, 35, 64, the last sentences of Regulations 66, 73 to 77 (inclusive) 94 to 97 (inclusive), the second and third sentences of Regulation 79 and the last sentence of Regulation 84, the third sentence of Regulation 88 and Regulations 112 and 116 of Table A shall not apply to the Company but the Regulations hereinafter contained together with the remaining Regulations of Table A shall, subject to the modifications hereinafter expressed, constitute the Regulations of the Company.
- Any reference in these Regulations to an enactment shall be construed as a reference to that enactment as amended or extended by or under any other enactment.

#### PRIVATE COMPANY

- 4. The Company is a private company, and accordingly:
  - no shares in or debentures of the Company shall be offered to the public (whether for cash or otherwise); and
  - no shares in or debentures of the Company shall be allotted, nor shall any agreement to allot such shares or debentures be made, (whether for cash or otherwise), with a view to all or any of such shares or debentures being offered for sale to the public, and sections 58(3),59 and 60 of the Act shall apply for the purposes of this Regulation as they apply for the purposes of the Act.

#### **INTERPRETATION**

In Regulation 1 of Table A there shall be inserted before the words "office" and "secretary" the word "the" and between the words "regulations" and "the Act" the words "and in any regulations adopting in whole or in part the same".

#### SHARES

Subject to the provisions of the next following Regulation the Directors 6.

are authorised for the purposes of section 80 of the Act to exercise the power of the Company to allot shares to the amount of the authorised but unissued share capital of the Company at the date hereof and the Directors may allot, grant options over or otherwise dispose of such shares to such persons, on such terms and in such manner as they think fit provided always that:-

- save as provided in sub-paragraph (ii) of this Regulation the authority given in this Regulation to the Directors to exercise the power of the Company to allot shares shall expire five years after the date of incorporation of the Company;
- (ii) the Members in General Meeting may by Ordinary Resolution:-
  - (a) renew the said authority (whether or not it has been previously renewed) for a period not exceeding five years, but such Resolution must state (or restate) the amount of shares which may be allotted under such renewed authority or, as the case may be, the amount remaining to be allotted thereunder, and must specify the date on which the renewed authority will expire;
  - revoke or vary any such authority (or renewed authority);
- notwithstanding the provisions of sub-paragraphs (i) and (ii) of this Regulation the Company may make an offer or agreement which would or might require shares to be allotted after such authority has expired and in pursuance of such an offer or agreement the Directors may allot shares notwithstanding that such authority or renewed authority has expired.

In this Regulation any reference to the allotment of shares shall include a reference to the grant of any right to subscribe for, or to convert any security into shares, but shall not include any reference to the allotment of shares pursuant to such a right.

- In accordance with section 91 of the Act Sections 89(1), and 90(1) to (6) of the Act are excluded from applying to the Company. Any shares for the time being unissued shall be offered to the Members in proportion as nearly as may be to the number of existing shares held by them respectively unless the Company shall by Special Resolution otherwise direct. Such offer shall be made by written notice specifying the number of shares offered and specifying a period (not being less than fourteen days) within which the offer, if not accepted, will lapse and determine. After the expiration of that period, or on the receipt of an intimation in writing from the offeree that he declines to accept the shares so offered, the Directors may in accordance with the provisions of these Regulations allot, grant options over or otherwise dispose of the same to such persons, on such terms and in such manner as they think most beneficial to the Company. The Directors may in like manner and subject as aforesaid, allot any such new or original shares which by reason of the proportion borne by them to the number of persons entitled to any such offer as aforesaid or by reason of any other difficulty in apportioning the same cannot in the view of the Directors effectually be offered in the manner aforesaid.
- Subject to Chapter VII of the Act, and to Regulation 12, the Company may purchase its own shares (including redeemable shares) whether out of distributable profits or the proceeds of a fresh issue of shares or otherwise.
- Subject to Chapter VII of the Act, any shares may, with the sanction of an Ordinary Resolution, be issued on the terms that they are, at the option of

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the Company or the shareholder, liable to be redeemed on such terms and in such manner as the Company before the issue of the shares may by Special Resolution determine, and whether out of distributable profits or the proceeds of a fresh issue of shares or otherwise.

Subject to Chapter VI of the Act, the Company may give financial assistance for the purpose of or in connection with any acquisition of shares made or to be made in the Company or its holding company.

#### LIEN

The Company shall have a first and paramount lien on every share (not being fully paid) for all moneys (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 (including fully paid shares) registered in the name of any person indebted or under liability to the Company whether he be the sole holder thereof or one of two or more joint holders for all moneys presently payable by him or his estate to the Company; but the Directors may at any time declare any share to be wholly or in part exempt from the provisions of this Regulation. The Company's lien, if any, on a share shall extend to all dividends payable thereon.

#### TRANSFER OF SHARES

- 12. No share or beneficial ownership of a share shall be transferred nor shall the Company purchase any of its own shares pursuant to Regulation 8 unless and until the rights of pre-emption hereinafter conferred shall have been exhausted.
  - Any member proposing to transfer any share or beneficial ownership of a share (hereinafter called "the vendor") shall give notice in writing (hereinafter called "the transfer notice") to the Company of such transfer notice shall specify the sum which in the proposal. The vendor's opinion constitutes the fair price of each share specified therein, and shall constitute the Company the vendor's agent for the sale of such share or shares (hereinafter called "the said shares") in one or more lots at the discretion of the Directors to the Members (other than the vendor), at that price save that if the Directors do not accept that the sum specified by the vendor constitutes the fair price of the said shares they shall instruct the Auditors of the Company (who shall act as experts and not as arbitrators so that any provision of law or statute relating to arbitration shall not apply) to certify by certificate in writing (hereinafter called "the certificate of value") the value in their opinion of the said shares as between a willing seller and a willing buyer, and in such a case the transfer notice shall nevertheless constitute the Company the vendor's agent for the sale of the said shares but at the price certified in the certificate of value.
  - If the Auditors are instructed to certify the fair value as aforesaid the Company shall, as soon as it receives the certificate of value, furnish a copy thereof to the vendor. The cost of obtaining the certificate of value shall be borne by the Company.
  - Upon the price being fixed as aforesaid (whether by reference to (d) the vendor's opinion of the fair price or by reference to the certificate of value) the Company shall forthwith by notice in writing (hereinafter called "the offer notice") inform each Member (other than the vendor) of the number and price of the said shares and shall invite each such

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Member to apply in writing to the Company within 21 days of the date of despatch of the offer notice (which date shall be specified therein) for such maximum number of the said shares (being all or any thereof) as he shall specify in such application.

- (e) If such Members shall within the said period of 21 days apply for all or (save as otherwise provided in the transfer notice) any of the said shares, the Directors shall allocate the said shares (or so many of them as shall be applied for) to or amongst the applicant Members in proportion as nearly as may be to the number of shares in the Company of which they are registered or unconditionally entitled to be registered as holders provided that no applicant Member shall be obliged to take more than the maximum number of shares specified by him as aforesaid. If any shares shall not be capable without sub-division of being allocated to the Members in proportion to their existing holdings, the same shall be allocated to the applicant Members, or some of them, in such proportions or in such manner as may be determined by lots drawn in regard thereto and the lots shall be drawn in such manner as the Directors think fit.
- (f) The Company shall forthwith give notice of such allocations (hereinafter called "the allocation notice") to the vendor and to the Members to whom the said shares have been allocated and shall specify in the allocation notice the place and time (being not earlier than 14 and not later than 28 days after the date of the despatch of the allocation notice, which shall be specified therein) at which the sale of the said shares so allocated shall be completed.
- (g) The vendor shall be bound (upon payment of the purchase price due in respect thereof) to transfer the shares comprised in the allocation notice to the purchasing Members named therein at the place and time therein specified; and if in any case the vendor after having become bound as aforesaid makes default in transferring any shares the Company may receive the purchase price on his behalf, and may authorise some person to execute a transfer of such shares in favour of the purchasing Member. The receipt of the Company for the purchase price shall be a good discharge to the purchasing Member. The Company shall forthwith pay the purchase price into a separate bank account in the Company's name and shall hold the purchase price and any interest earned thereon in trust for the vendor.
- (h) During the 6 months following the expiry of the period of 21 days referred to in paragraph (e) of this Regulation the vendor shall be at liberty subject nevertheless to the provisions of paragraph (i) of this Regulation to transfer to any person (including, but subject to Regulation 8, the Company) and at any price (not being less than the price fixed under paragraph (b) of this Regulation) any of the said shares not allocated by the Directors as aforesaid.
- (i) The Directors may, in their absolute discretion and without assigning any reason therefor, decline to register any transfer of any share, whether or not it is a fully paid share.
- 13. The instrument of transfer of a fully paid share shall be executed by or on behalf of the transferor and in the case of a share which is not fully paid, the instrument of transfer shall in addition be executed by or on behalf of the transferee. The transferor shall be deemed to remain a holder of the share until the name of the transferee is entered in the register of Members in respect thereof.

## PROCEEDINGS AT GENERAL MEETINGS

- 14. In every notice convening a General Meeting of the Company there shall appear with reasonable prominence a statement that a Member entitled to attend and vote is entitled to appoint a proxy to attend and, on a poll, vote instead of him and that such proxy need not also be a Member. Regulation 38 of Table A shall be modified accordingly.
- 15. Proxies may be deposited at the Registered Office of the Company at any time before the time of the Meeting for which they are to be used unless otherwise specified in the notice convening such Meeting. Regulation 62 of Table A shall be modified accordingly.

#### **DIRECTORS**

- 16. The first Director or Directors of the Company shall be the person or persons named in the statement delivered under Section 10 of the Act.
- 17. Unless and until otherwise determined by the Company in General Meeting there shall be no maximum number of Directors and the minimum number of Directors shall be one. Whenever there shall be only one Director of the Company such Director may act alone in exercising all the powers, discretions and authorities vested in the Directors, and Regulation 89 of Table A shall be modified accordingly.
- 18. A Director who is in any way either directly or indirectly interested (whether through persons connected with him as defined in section 346 of the Act or otherwise) in any contract, transaction or arrangement (whether or not constituting a contract and whether actual or proposed) with the Company or in which the Company is otherwise interested, shall declare the nature of his interest at a Meeting of the Directors in accordance with section 317 of the Act. Subject to such disclosure a Director shall be entitled to vote in respect of any such contract, transaction or arrangement (whether actual or proposed) in which he is interested and he shall be counted in reckoning whether a quorum is present.
- 19. The Directors may exercise all the powers of the Company to borrow money, whether in excess of the nominal amount of the share capital of the Company for the time being issued or not, and to mortgage or charge its undertaking, property and uncalled capital or any part thereof, and to issue debentures, debenture stock or any other securities whether outright or as security for any debt, liability or obligation of the Company or of any third party.
- 20. In Regulation 87 of Table A there shall be inserted between the words "the directors" and "may" the words "on behalf of the Company".

#### **DIVIDENDS**

21. No dividend or interim dividend shall be paid otherwise than in accordance with the provisions of Part VIII of the Act which apply to the Company.

#### **NOTICES**

22. 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 of a share, all notices hall be given to the joint holder whose name stands first in the register of members in respect of the joint holding and notice so given shall be sufficient notice to all the joint holders.

- 23. A Notice may be given by the Company to the members entitled to a share in consequence of the death or bankruptcy of a member by sending it through the post in a prepaid letter addressed to them 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) supplied for the purpose by the persons claiming to be so entitled. Until such an address has been supplied or Notice may be given in any manner in which the same might have been given if the death or bankruptcy had not occurred.
- 24. Notice of every General Meeting shall be given in the manner so authorised to:-
  - (a) Every member.
  - (b) Every person upon whom the ownership of a share devolves by reason of his being a legal personal representative or a trustee in bankruptcy of the member who but for his death or bankruptcy would be entitled to receive Notice of the Meeting.
  - (c) The auditor for the time being of the Company.
  - (d) Every director of the Company.

No other person shall be entitled to receive Notices of General Meetings.

#### Names, Addresses and Descriptions of Subscribers

STANLEY HAROLD DAVIS 124-128 City Road London ECIV 2NJ

Company Director

RACHEL FUTERMAN 124-128 City Road London ECIV 2NJ

Company Director

Dated the 5th day of October 1987

WITNESS to the above Signatures:-

IRENE POTTER 124-128 City Road London ECIV 2NJ

Barrister-at-Law

## FILE COPY



## CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No. 2187550

I hereby certify that

#### BRIGHT STAR SECURITIES 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 3 NOVEMBER 1987

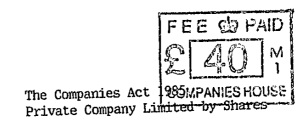
Binaclestock

D. G. BLACKSTOCK

an authorised officer

Company No: 2187550

SPECIAL RESOLUTION



of BRIGHT STAR SECURITIES LIMITED

At an Extraordinary General Meeting of the above-named Company duly convened and held at Palmerston Business Centre 11 Palmerston Road Sutton Surrey on 23 June 1989 the following SPECIAL RESOLUTION was duly passed, viz:-

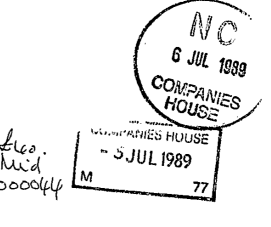
### RESOLUTION

THAT the name of the Company be changed to:-

INTERGEST UNITED KINGDOM LIMITED

Director/Secretary

ANNUAL RETURNS LIMITED
Palmerston Business Centre
11 Palmerston Road,
Sutton,
Surrey.
SM1 4QL
01-661 2244



## FILE COPY



# CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

No. 2187550

I hereby certify that

BRIGHT STAR SECURITIES LIMITED

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

INTERGEST UNITED KINGDOM LIMITED

Given under my hand at the Companies Registration Office,

Cardiff the 14 JULY 1989

an authorised officer

Company No: 2187550

2187550

SPECIAL RESOLUTION

The Companies Act 1985
Private Company Limited by Shares

#### of BRIGHT STAR SECURITIES LIMITED

At an Extraordinary General Meeting of the above-named Company duly convened and held at 11 Palmerston Road Sutton Surrey on 1st April 1989 the following SPECIAL RESOLUTION was duly passed, viz:-

#### 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.

Director/Secretary

SOMPLINES HOUSE TO A OCT 1989 2

ANNUAL RETURNS LIMITED 11 Palmerston Road Sutton Surrey SM1 4QL 01-661 2244



COMPANIES FORM No. 225(1)

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



Post room

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

To the Registrar of Companies For official use Company number Please complete (Address overleaf - Note 5) legibly, preferably in black type, or Name of company bold block lettering \* insert full name of company gives notice that the company's new accounting reference Day Month 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 Note come, to an end is Please read notes 1 to 4 overleaf Day Year before completing Month this form The current accounting reference period of the company is to be treated as [shortened][extended]† and [is-to-be if to 9 treated as having come to an end][will come to an end] to on be treated as having come to an end t delete as appropriate 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 be completed: The company is a [subsidiary][holding company]† of \_\_\_\_\_\_ \_\_\_\_, company number \_\_ the accounting reference date of which is \_\_\_\_ 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: # Insert Director. An administration order was made in relation to the company on \_ Secretary, Receiver. force. and it is still iff Administrator, Administrative Designation + PROCHOR Signed Receiver or Receiver (Scotland) as appropriate For official Use Presentor's name address and reference (if anv): General Section



COMPANIES FORM No. 225(2)

Notice of new accounting reference date given after the end of an accounting reference period by an holding or subsidiary company or by a company subject to an administration order

Please do not write in

Pursuant to section 225(2) of the Companies Act 1985 as amended by Schedule 13 to the insolvency Act 1986

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Please complete legibly, preferably in black type, or bold block lottering	To the Registrer of Companies (Address overleaf - Note 6)	For official use Company number			
	Name of company				
insert full name of company	* INTERGEST UNITED KINGDOFT	LIMITED			
Note Please read notes I to 5 overleaf before completing this form	gives notice that the company's new accounting reference date on which the previous 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	Day Month			
t delete as appropriate	The previous accounting reference period of the company is to be treated as (shortened)[extended]t and (is to be treated as having come to an end)] will come to an end);	3 0 0 1 1 9 0 0			
if neither of these statements can be completed, the notice cannot be given.	If this notice is given by a company which is a subsidiary or holding company but which is not subject to an administration order, the following statement should be completed:  The company is a [subsidiary][holding-company]† of _BUSINESS				
		, company number			
	the accounting reference date of which is 30/0/	/			
	If this notice is given by a company which is subject to an administration order, the following statemen should be completed:  An administration order was made in relation to the company on				
Insert Director, Socretary, Receiver, Administrator,	and it is still in force.				
Administrative Receiver or Receiver (Scotland)	Signed Designation‡	DIRECTOR Date 8/5/92			

For official Use

General Section

as appropriate

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

sommer e ANNUAL RETURNS MADELL 11 PALMERSTON HUND SUTTOM, SUPPREVENTAGE TEL- 101-531 821

Post room