

### **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

Please complete legibly, preferably	To the Registrar of Companies	For official use	For official use			
in black type, or bold block lettering	Name of company					
* insert full name of Company	* ASHBURNHAM PARK MANAGEMENT CO	OMPANY LIMI	l'ED			
	ofAddlestone Surrey KT15 1TZ					
† delete as appropriate	[person named as director or secretary of the company under section 10(2)]† and that all the requirements of the above company and of matters precedent and incident And I make this solemn declaration conscientiously bel provisions of the Statutory Declarations Act 1835  Declared at Weir House, Hurst Road,  East Molesey Surrey	Weir House, Hurst Road, Declarant to sign below  East Molesey Surrey  Ath day of November and eighty seven  Sign below  Out of November and output of November and nine hydred and eighty seven of November and nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven of November are selicitor having the powers conferred on a nine hydred and eighty seven on the nine hydred and eighty sev				
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Company Registration Agents, Printers and Publishers

TEMPLE CHAMBERS, TEMPLE AVENUE, LONDON, EC4Y 0HP Tel. 01-353 9471 (10 lines)

Form Nc.PUC 1

## Statement on formation of a company to be incorporated with limited liability under the Companies Act 1985



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ase complete	Name of company	<b>-</b> -	_				
ibly, preferably black type, or d block lettering	* ASHBURNHAM PARK MANAGEMEN	r C	OMPAN	Y	Limit	ed	
sert full name f company	No. of the second secon			7.0			
,	A Nominal Capital £ 70.00						
stinguish between rdinary, preference	Description of shares §		A	В			
c.	B Nominal value of each share	£	10	£ IO	£		
6. 12 J	C Number of shares taken on	Ι.	TWO .			(Q)	
1817 W. 1 J. Q. Q. W.	incorporation	IWU		NIL.			
Jaff	D Total amount payable on each						
81121 Jan Gasi Inplict	(including premium if any)	£	20	£ NIL	£	Ì	
,	E Amount paid or due and payable on each	£	10	£ NIL	£		
	F Total amount paid or due and payable in re	spec	t of C	£ 30			
	G Capital duty payable on F at £1 per £100 or part of £100 £						
	Notes						
	Notes  This form must be delivered to the Registrar of incorporation of the company.	Con	npanies	when apply	ring for		
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**COMPANIES FORM No. 10** 

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

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

Please complete	To the Registrar of Companies		For official use	
n black type, or oold block lettering	Name of company			
insert full name of company	* ASHBURNHAM	PARK MANAGEMENT (	COMPANY	Limited
	The intended situation of the regist	tered office of the company	on incorporation is as stated	l below
	Weir House,			
	Hurst Road,			
	East Molesey, Su	rrey		
			Postcode KT8	9AQ
London Haw Espain	Prosonted by:  7HE LONDON LA  FEMPLE C  TEMPLE	AVV AGENCY LTD. CHAMSERS, AVENUE,	Postcode	
		ECAY OUR	[ T Ostcode ]	
			sheets attached (see note 1)	

TEMPLE CHAMBERS, TEMPLE AVENUE, LONDON, EC4Y 0HP Tel: 01-353 9471 (10 lines)

The name(s) and particulars of the person who is, or the persons who are, to be the first director or directors of the company (note 2) are as follows: Please do not write in this margin Name (note 3) David John James **Business occupation** Company Director Previous name(s) (note 3) Nationality None Address (note 4) British Lingfield, Ridgway, Woking, Surrey Date of birth (where applicable) Pyrford, Postcode (note 6) Not applicable Other directorships † Octagon Developments Limited; t enter particulars of other dire:torships held or previously held (see note 5) if this space is insufficient use a continuation sheet. Octagon Commercial Limited; Cranford Rise Management Company Limited Octogon Estates Utd. I consent to act as director of the company named on page 1 Signature tar Date 12th November 1987 Name (note 3) David Blake Squire **Business occupation** Solicitor Previous name(s) (note 3) None Nationality Address (note 4) Maidens Green Cottage, British Maidens Green, Winkfield near Windsor Date of birth (where applicable) Berks Postcode SL4 4SW (note 6) Not applicable Other directorships † Peerwalk Limited: Evenhouse Limited: Glenriver Properties Limited: Cranford Rise Management Company Limited: Elmer Mews Management Company Limited I consent to act as director of the compary named on page 1
Signature Date 12th November 1987 Name (note 3) Business occupation Previous name(s) (note 3) Nationality Address (note 4) Date of birth (where applicable) Postcode (note 6)

Date

Other directorships †

Signature

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

Please do not write in this margin

Please complete legibly, preferabl in black type, or bold block letter

delete if the form signed by the subcribers

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

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

Please do not write in this margin	Please do not write in this margin	The name(s) and particulars of the person who is, or the persons w secretaries, of the company are as follows:	ho are,to be the first secretary, or join
	Disease complete	Name (notes 3 & 7) David Blake Squire	
	Please complete legibly, preferably in black type, or		
	bold block lettering	Previous name(s) (note 3) None	
		Address (notes 4 & 7) Maidens Green Cottage, Ma	idens Green,Winkfield
		near Windsor Berks	
=			Postcode SL4 4SW
† enter particulars of other		I consent to act as secretary of the company named on page 1	
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		I consent to act as secretary of the company named on page 1	Postcode
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THE COMPANIES ACT 1985

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COMPANIES REGISTRATION
OFFICE

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A PRIVATE COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

OF

#### ASHBURNHAM PARK MANAGEMENT COMPANY LIMITED

- 1. The Company's Name is "ASHBURNHAM PARK MANAGEMENT COMPANY LIMITED".
- 2. The Company's Registered Office is to be situated in England and Wales.
- 3. The Company's objects are:-
- (a) (i) To undertake the management and administration of certain land off Esher Park Avenue, Esher Surrey which land forms part of a residential development crected or in the course of erection to be known as Ashburnham Park Esher aforesaid such land to be set aside in part as a roadway for the purposes of providing access to and egress from the residential properties erected or to be erected on the development and for the use of such adjoining or neighbouring properties as may be authorised by the owners for the time being of such roadway and capable of being serve? thereby and in part as the site of a pumping station and ancillary equipment and pressure main for the disposal of foul sewage from such residential properties and any such adjoining or neighbouring properties as aforesaid
  - (ii) To undertake the repair cleansing renewal replacement maintenance and upkeep of the said roadway and the said pumping station and ancillary equipment and pressure main and generally to manage the same and to collect rent service and maintenance charges and income from the owners and/or occupiers of the properties constructed on the residential development or from any other owners or occupiers who from time to time enjoy the benefit of such services and in connection therewith to engage and employ such servants agents contractors professional advisers engineers gardeners and other persons as the Company may consider necessary in their absolute discretion to provide such services and to pay all rates taxes and other outgoings costs expenses or otherwise in relation to the said roadway and said pumping station and ancillary equipment and pressure main and to keep the same insured and to pay all premiums in respect thereof

Presented by:-

THE LONDON LAW AGENCY LTD.
TEMPLE CHAMBERS,
TEMPLE AVENUE,
LONDON ECAY ONE

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To carry on the business of proprietors and managers of flats, service maisonettes chambers, hotels, houses. offices accommodation, and to let the same on lease or agreement or otherwise, and either furnished or unfurnished, and to carry on the business of caterers, proprietors of restaurants, cafes, clubs, refreshment rooms, concert halls, dance halls, baths, dressing rooms, laundries, libraries, reading, writing and newspaper rooms, and rooms for public or private use, and places of amusement, recreation, sport, entertainment, dancing and instruction, and to carry on all or any of the businesses of licensed victuallers, caterers for public amusement generally, refreshment contractors, provision merchants, bakers, confectioners, tobacconists, market gardeners, dairymen, butchers, livery stable keepers, garage proprietors, motor car hirers and storers, dealers in petrol, oil and other motor requisites or accessories, insurance agents, property repairers and jobbers, house, land and estate agents and general merchants, agents, factors, traders and brokers, and to manfacture, buy, sell, trade and deal in goods, wares, merchandise, produce, commodities, articles and things of every description capable of being used in connection with the foregoing businesses or any of them, or likely to be required by any of the customers of or persons having dealings with the Company.

- (b) To carry on any other business which may seem to the Company capable of being conveniently carried on in connection with the above objects, or calculated directly or indirectly to enhance the value of or render more profitable any of the Company's property.
- (c) To purchase or by other means acquire and take options over any freehold, leasehold or other real or personal property for any estate or interest whatever, and any rights or privileges of any kind over or in respect of any real or personal property.
- (d) To apply for, register, purchase, or by other means acquire and protect, prolong and renew, whether in the United Kingdom or elsewhere any patents, patent rights, brevets d'invention, licences, secret processes, trade marks, designs, protections and concessions and to disclaim, alter, modify, use and turn to account and to manufacture under or grant licences or privileges in respect of the same, and to expend money in experimenting upon, testing and improving any patents, inventions or rights which the Company may acquire or propose to acquire.
- (e) To acquire or undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company carrying on or promoting to carry on any of the businesses which the Company is authorised to carry on and as part of the consideration for such acquisition to undertake all or any of the liabilities of such person, firm or company, or to acquire an interest in, amalgamate with, or enter into partnership or into any arrangement for sharing profits, or for co-operation, or for mutual assistance with any such person, firm or company, and to give or accept, by way of consideration for any of the acts or things aforesaid or property acquired, any shares, debentures, debenture stock or securities that may be agreed upon, and to hold and retain, or sell, mortgage and deal with any shares, debentures, debenture stock or securities to received.
- (f) To improve, manage, construct, repair, develop, exchange, let on lease or otherwise, mortgage, charge, sell, dispose of, turn to account, grant licences, options, rights and privileges in respect of, or otherwise deal with all or any part of the property and rights of the Company both real and personal.

- (g) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined and to hold or otherwise deal with any investments made.
- (h) To lend and advance money or give credit on such terms as may seem expedient and with or without security to customers and others, to enter into guarantees, contracts of indemnity and suretyships of all kinds, to receive money on deposit or loan upon such terms as the Company may approve and to become security for any persons, firms or companies.
- (i) To borrow and raise money in any manner and to secure the repayment of any money borrowed, raised or owing by mortgage, charge, standard security, lien or other security upon the whole or any part of the Company's property or assets (whether present or future) including its uncalled capital, and also by a similar mortgage, charge, standard security, lien or security to secure and guarantee the performance by the Company of any obligation or liability it may undertake or which may become binding on it.
- (j) To draw, make, accept, endorse, discount, negotiate, execute and issue cheques, bills of exchange, promissory notes, bills of lading, warrants, debentures, and other negotiable or transferable instruments.
- (k) To apply for, promote, and obtain any Act of Parliament, order, or licence of the Department of Trade or other authority for enabling the Company to carry any of its objects into effect, or for effecting any modification of the Company's constitution, or for any other purpose which may seem calculated directly or indirectly to promote the Company's interests, and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice the Company's interests.
- (1) To enter into any arrangements with any government or authority (supreme, municipal, local, or otherwise) that may seem conducive to the attainment of the Company's objects or any of them, and to obtain from any such government or authority any charters, decrees, rights, privileges or concessions which the Company may think desirable and to carry out, exercise, and comply with any such charters, decrees, rights, privileges, and concessions.
- (m) To subscribe for, take, purchase, or otherwise acquire and hold shares or other interests in or securities of any other company having objects altogether or in part similar to those of the Company or carrying on any business capable of being carried on so as directly or indirectly to benefit the Company or enhance the value of any of its property and to co-ordinate, finance and manage the businesses and operations of any company in which the Company holds any such interest.
- (n) To act as agents or brokers and as trustees for any person, firm or company, and to undertake and perform sub contracts, and also to act in any of the businesses of the Company through or by means of agents, brokers, sub contractors, or others.
- (o) To remunerate any person, firm or company rendering services to the Company either by cash payment or by the allotment to him or them of shares or other securities of the Company credited as paid up in full or in part or otherwise as may be thought expedient.

- (p) To pay all or any expenses incurred in connection with the promotion, formation and incorporation of the Company, or to contract with any person, firm or company to pay the same, and to pay commissions to brokers and others for underwriting, placing, selling, or guaranteeing the subscription of any shares or other securities of the Company.
- To support and subscribe to any charitable or public object and to support and subscribe to any institution, society, or club which may be for the benefit of the Company or its Directors or employees, or may be connected with any town or place where the Company carries on business; to give or award pensions, annuities, gratuities, and superannuation or other allowances or benefits or charitable aid and generally to provide advantages, facilities and services for any persons who are or have been Directors of, or who are or have been employed by, or who are serving or have served the Company, or of any company which is a subsidiary of the Company or the holding company of the Company or a fellow subsidiary of the Company or of the predecessors in business of the Company or of any such subsidiary, holding or fellow subsidiary company and to the wives, widows, children and other relatives and dependants of such persons; to make payments towards insurance; and to set up, establish, support and maintain superannuation and other funds or schemes (whether contributory or non-contributory) for the benefit of any of such persons and of their wives, widows, children and other relatives and dependants; and to set up, establish, support and maintain profit sharing or share purchase schemes for the benefit of any of the employees of the Company or of any such subsidiary, holding or fellow subsidiary company and to lend money to any such employees or to trustees on their behalf to enable any such purchase schemes to be established or maintained.
- (r) To promote any other company for the purpose of acquiring the whole or any part of the business or property or undertaking or any of the liabilities of the Company, or of undertaking any business or operations which may appear likely to assist or benefit the Company or to enhance the value of any property or business of the Company, and to place or guarantee the placing of, underwrite, subscribe for, or otherwise acquire all or any part of the shares or securities of any such company as aforesaid.
- (s) To sell or otherwise dispose of the whole or any part of the business or property of the Company, either together or in portions, for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any company purchasing the same.
- (t) To distribute among the Members of the Company in kind any property of the Company of any kind.
- (u) To procure the Company to be registered or recognised in any part of the world.
- (v) To do all or any of the things or matters aforesaid in any part of the world and either as principals, agents, contractors or otherwise, and by or through agents, brokers, sub-contractors or otherwise and either alone or in conjunction with others.
- (w) To do all such other things as may be deemed incidental or conducive to the attainment of the Company's objects or any of them.

The objects set forth in each sub-clause of this clause shall be restrictively construed but the widest interpretation shall be given thereto, and they shall not, except where the context expressly so requires, be in any way limited 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 as full a power to exercise all or any of the objects conferred by and provided in each of the said sub-clauses as if each sub-clause contained the objects of a separate company.

- 4. The income and property whatsoever and wheresoever derived of the Company shall be applied solely towards the promotion of the objects of the Company as herein set forth and no part thereof shall be paid or transferred either directly or indirectly by way of dividend, bonus or otherwise herein contained shall prevent the payment in good faith of remuneration to any director, officer or servant of the Company or to any member of the Company in return for services rendered to the Company.
- 5. The liability of the Members is limited.
- 6. The Company's share capital is £70 divided into 7 shares of £10 each.

WE, the Subscribers to this Memorandum of Association, wish to be formed into a Company pursuant to this Memorandum; and we agree to take the number of Shares shown opposite our respective names.

NAMES AND ADDRESSES OF SUBSCRIBERS	Number of Shares taken by each Subscriber
DAVID JOHN JAMES Lingfield Ridgway Pyrford Surrey.	ONE A
DAVID BLAKE SQUIRE Maidens Green Cottage Maidens Green Winkfield Nr. Windsor Berks	ONE A
Total shares taken	TWO A
16	
Dated the 12 day of November 1987	
Witness to the above Signatures:-	
PATRICIA HELENMEDONAL) 15 PEMBERTON ROAD	
EAST MOLKSEY SURREY	

#### THE COMPANIES ACT 1985

#### A PRIVATE COMPANY LIMITED BY SHARES

#### ARTICLES OF ASSOCIATION

OF

#### ASHBURNHAM PARK MANAGEMENT COMPANY LIMITED

#### PRELIMINARY

- 1. Subject as hereinafter provided the Regulations contained in or made applicable by Table A in the Companies (Table A to F) Regulations 1985 (hereinafter called "Table A") shall apply to the Company but in case of any variation or inconsistency between these Articles and Table A, these Articles shall prevail.
- 2. Regulations 23, 24, 40, 54, 64, 94, 95, 73 to 75 inclusive, 102 to 108 inclusive, and 109 of Table A shall not apply to the Company but the Articles nereinafter contained and the remaining Regulations contained in or made applicable by Table A (subject to any modifications herein) shall constitute the Regulations of the Company.
- 3. In Regulation 1 of Table A between the words "Regulations" and "the Act" the words "and in any Articles adopting the same" shall be inserted.
- 4. In these Articles, except where the context otherwise requires, the following words shall have the following meanings:-

"the properties" means the residential properties referred to in clause 3(a) of the Memorandum of Association of the Company.

"owner" in reference to any of the properties means any person or corporation who possesses or is entitled to acquire a freehold or leasehold interest in any of the properties, any successor in title to any such person or corporation and personal representatives of any such person.

"ownership" in relation to a property shall have a corresponding meaning.

#### CAPITAL AND SHARES

5. The share capital of the Company is £70 divided into two A Ordinary Shares of £10 each (hereinafter called "A" Shares) and five B Ordinary Shares of £10 each (hereinafter called "B" Shares). Subject to the provisions hereof and to any directions given by the meeting sanctioning any increase of capital any shares in the capital of the Company other than those constituting the original capital of the Company shall be under the control of the directors who may for a period of five years from the date of incorporation of the Company allot and dispose of them in their discretion.

6. The Company may from time to time by Special Resolution increase the share capital by such sum to be divided into shares of such amount as the Resolution shall prescribe and may by Ordinary Resolution prescribe the manner in which such new shares shall be issued. In Resolutions 2 and 32 of Table A the words "Special Resolution" shall be substituted for the words "Ordinary Resolution".

#### LIEN

7. The liens conferred by Regulation 8 of Table A snall attach to fully paid shares and to all shares registered in the name of any person indebted or under liability to the Company whether he shall be the sole registered holder thereof or shall be one of two or more joint holders.

#### MEMBERSHIP AND TRANSFER OF SHARES

- 8. The instrument of transfer of any share shall be executed by or on behalf of the transferor and the transferor shall be deemed to be the holder of the share until the name of the transferee is entered in the register of Members in respect thereof. Subject to such restrictions in these presents as may be applicable any Member may transfer all or any of his shares to any person by instrument in writing in the form provided by the Stock Transfer Act 1963 or such other form as the Directors shall from time to time approve.
- 9. (a) Each of the "B" shares shall be referable to a specific property. The Directors shall forthwith upon being requested so to do by the owner of a property (in respect of which no share has then been issued) have power at any time within five years of the date of incorporation of the Company to allot and issue to such owner one "B" share and such "B" share shall thereafter be the share referable to such property.
- (b) No person who is not the owner of a property shall be entitled to hold any "B" share in the Company.
- (c) The Directors shall have power at any time within five years of the date of incorporation of the Company to issue and allot the "A" shares in the capital of the Company in their discretion but subject always to the provisions of Article 13 hereof.
- 10. (a) A "B" share shall be transferred and may only be transferred upon or immediately before a change in the ownership of the property to which it is referable and in the case of any such transfers the directors, upon production to them of satisfactory evidence that the transfer is in favour of the owner of the property to which the share is referable under the terms hereof shall pass and register such transfer. The directors shall not register any transfer to any person who is not the owner of the property to which the share is referable.
- (b) The price to be paid upon the transfer of a "B" share shall in default of agreement between the transferor and the transferee be the nominal value thereof.
- (c) If the holder of a "B" share shall die or be adjudicated bankrupt, his legal personal representative(s) or the trustees in his bankruptcy shall be entitled to be registered as a holder of the said "B" shares provided he or they shall for the time being be the owner of the premises formerly owned by the deceased or bankrupt "B" shareholder.
- 11. If at any time the holder of a "B" share shall not be the owner of the property to which such "B" share is referable, the Directors may authorise some person to execute on behalf of and as attorney for such holder a transfer of the "B" share held

by him to the owner of the property to which such "P" share is referable, and the Company may receive the purchase money and shall thereupon cause the name of the transferee to be entered in the register of Members as the holder by transfer of the said "B" shares and shall hold the purchase money in trust for the previous holder. The receipt of the Company for the purchase money shall be a good discharge to the transferee who shall not be bound to see to the application thereof and after the name or names of the transferee is or has been entered in the register of Members in purported exercise of the aforesaid powers, the validity of the proceedings shall not be questioned by any person.

13. If more than one person is jointly the owner of a property such persons shall jointly hold the "B" shares in the Company referable to such property but shall have only one vote in right of such "B" share which shall be east by the holder whose name first appears in the register of Members.

#### PROCEEDINGS AT GENERAL MERTINGS

13. Subject to any special rights as to voting upon which any shares for the time being are held on a show of hands every Member entitled to vote who (being an individual) is present in person or (being a corporation) is represented in accordance with Section 375 of the Act shall have one vote and on a poll every Member shall have 50 votes for every "A" share held by him and one vote for every "II" share held by him provided that from and after the date when all the "II" shares in the original capital of the Company have been leaved and attotted each such "A" share shall cease to confor any voting rights whatsoever and shall be transferred to and held by the then Directors of the Company.

#### DIRECTORS

- 14. Unless and until otherwise determined by the Company in general meeting, the number of directors shall not be less than two and not more than four and the names of the first directors shall be determined in writing by the subscribers of the Momorandum of Association. A sole director shall have authority to exercise all the powers and discretions expressed to be vested in the directors generally.
- 15. The shareholding qualification for the directors shall be the holding of at least one share in the Company.
- 16. Every Director shall be a permanent director of the Company not subject to retirement by rotation unless the instrument of his appointment so provides. A Director shall subject to the provisions of Regulation 61 of Table A and Regulation 18 hereof and Section 295 of the Act be entitled to hold office as long as he shall live unless he shall be removed from office by a Resolution of the Company in general meeting.
- 17. Subject to the provisions of Section 317 of the Act a director may vote in respect of any contract or arrangement in which he is interested and may be counted in the quorum present at any meeting of the directors at which such contract or arrangement is considered.
- 18. No person shall be disqualified from being or becoming a director of the Company by reason of his attaining or having attained the age of 70 years or any other age.
- 19. A Resolution in writing signed or approved by letter, telegram or aablegram by each director or his alternate shall be as valid and effectual as if it had been passed

at a meeting of the directors duly convened and held and when signed may consist of several documents each signed by one or more of the persons aforesaid.

- 20. Unless and until otherwise directed by Special Resolution of the Company in general meeting the Directors shall endeavour to carry out the objects of the Company without profit to the Company, but they may in their absolute discretion make provisions for creating and setting aside a reasonable reserve fund or funds for any general or particular purpose or purposes.
- 21. No Director or officer of the Company shall receive any remuneration for his services unless otherwise resolved by the Company in general meeting.

#### INDEMNITY

22. Every director, agent, auditor, secretary and other officer for the time being of the Company shall be indemnified out of the assets of the Company against all losses or liabilities which he may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto including any liability incurred by him in defending any proceedings whether civil or criminal in which judgment is given in his favour or in which he is acquitted or in connection with any application under Section 727 of the Act in which relief is granted to him by the Court and no director or other officer shall be liable for any loss, damage or misfortune which may happen to or be incurred by the Company in the execution of the duties of his office or in relation thereto. Provided that this Article shall only have effect insofar as its provisions are not avoided by Section 310 of the Act.

#### ALTERNATE DIRECTORS

- 23. (a) Each Director shall have power from time to time to nominate any person to act as his alternate director and at his discretion to remove such alternate director.
- (b) An alternate director shall (except as regards power to appoint an alternate director and remuneration) be subject in all respects to the terms and conditions existing with reference to the other Directors and shall be entitled to receive notices of all meetings of the Directors and to attend speak and vote at any such meeting at which his appointor is not present.
- (c) One person may act as alternate director to more than one Director and while he is so acting shall be entitled to a separate vote for each Director he is representing and, if he is himself a Director, his vote or votes as an alternate director shall be in addition to his own vote.
- (d) Any appointment or removal of an alternate director may be made by letter, cable, telex, telegram or radiogram or in any other manner approved by the directors. Any cable, telegram or radiogram shall be confirmed as soon as possible by letter but may be acted upon by the Company meanwhile.
- (e) If a Director making any such appointment as aforesaid shall cease to be a Director otherwise than by reason of vacating his office at a meeting of the Company at which he is re-elected the person appointed by him shall thereupon cease to have any power or authority to act as an alternate director.
- (f) A Director shall not be liable for the acts and defaults of any alternate director appointed by him.

(g) An alternate director shall not be taken into account in reckoning the minimum or maximum number of directors allowed for the time being but he shall be counted for the purpose of reckoning whether a quorum is present at any meeting of the directors attended by him at which he is entitled to vote.

#### BORROWING POWERS

24. The Directors may exercise all the powers of the Company to borrow money and to mortgage or charge its undertaking, property and uncalled capital or any part thereof and, subject to Section 80 of the Act to issue debentures, debenture stock and other securities whether outright or as security for any debt, liability or obligation of the Company or of any third party.

#### **ELIPENSES**

25. Each owner shall from time to time and whenever called upon by the Company so to do contribute equally or in such proportions as the directors may determine to all expenses and losses which the Company shall properly incur on their behalf and in respect of which they are not otherwise bound to contribute in their capacity as owners.

#### DIVIDENDS AND CAPITALISATION

26. The Company shall not at any time declare any dividend or make any bonus issue upon any of its shares and if in any year the Company shall not have expended all of its income the surplus shall be transferred to a reserve account to meet future contingencies of the Company.

#### WINDING-UP

27. If at any time a Resolution of the Company shall be passed to wind up the Company, the liquidator shall lay out in the management, administration maintenance and improvement of the matters referred to in clause 3(a) of the Memorandum of Association of the Company all monies held by the Company over and above the amount of the paid up capital of the Company to the intent that upon any liquidation of the Company the Shareholders shall only receive the amount of the capital paid up or credited as paid up in respect of the shares held by them respectively.

NAMES AND ADDRESSES OF SUBSCRIBERS

DAVID JOHN JAMES

Lingfield Ridgway Pyrford Surrey.

DAVID BLAKF SQUIRE Maidens Green Cottage Maidens Green Winkfield Nr. Windsor Berks

Dated the 12 day of November 1987

Witness to the above Signatures:-

KLH Wonald PATRICIA HELEN McDONALI) 15 PEMBERTON ROAI)

EASTMOLES LEY SURRIEY

## FILE COPY



# CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No. 2202947

I hereby certify that

ASHBURNHAM PARK MANAGEMENT COMPANY 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 4 DECEMBER 1987

> ollo. elloss. MRS. M. MOSS

an authorised officer