

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



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

ase complete lbly, preferably lack type, or	To the Registrar of Companies	For official use	For official use	
d block lettering sert full ame of Company	Name of company  * STYLECOVER LIMI	ITED		
	I, DAVID STEWART HODGSON, SIGNOF  SWIFT INCORPORATIONS LIMIT  2 BACHES STREET  LONDON N1 6UB			
lete as propriate	do solemnly and sincerely declare that I am a [Soletion 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 complied with,  And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835			
	Declared at11, SHIP STREET		nt to sign below	
<	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 Compa		st room	

378662

#### Printed and supplied by

### **Toldens**

Jordan & Sons Limited

21 St. Thomas Street, Bristol BS1 6JS Tol: 0272 230600 Telex 449119

**CHA108** 

This form should be completed in black.



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

•				
	CN 0259-0871	For official use		
Company name (in full)	STYLECOVER LIMITED			
Registered office of the company on				
incorporation.	RO 2 BACHES STREET			
	Post town LONDON			
	County/Region			
	Postcode N1 6UB			
If the memorandum is delivered by an agent for the subscribers of the memorandum mark 'X' in the box opposite and give the agent's name and address.				
	Name JORDAN & SONS LIMITED	)		
	RA 21 ST. THOMAS STREET			
	Post town BRISTOL			
	County/Region			
	Postcode BS1 6JS			
Number of continuation sheets attached				
To whom should Companies House direct any enquiries about the	C.F.P.U. JORDAN & SONS LIMITED			
information shown in this form?	21 ST. THOMAS STREET			
JRM10	BRISTOL	Postcode BS1 6JS		
270062	Telephone 0272 230600	Extension 349		
Page 1 370062				

Name	*Style/Title	cs
	Forenames	Sub-many region of the
	Surname	SWIFT INCORPORATIONS LIMITED
	*Honours etc	N/A
	Previous forenames	N/A
	Previous surname	N/A
Address	Ma N	AD 2 BACHES STREET
Usual residential address must be given. In the case of a corporation, give the registered or principal office address.		Post town LONDON
		County/Region
		Postcode N1 6UB Country ENGLAND
	Consent signature	Signed  (Authorised Signatory)  Signed  (Authorised Signatory)  Date C3. 01. 91
Directors	(See notes 1 - 5)	
Please list direct	ors in alphabetical order.	
IAGNIA	*Style/Title	CD
	Forenames	INSTANT COMPANIES LIMITED
	Surname	N/A
	*Honours etc	
	Previous forenames N/A  Previous surpame N/A	
Previous surname		O DACIFO OTDET
Address		AD 2 BACHES STREET
In the case of	al address must be given. a corporation, give the	LONDON
registered or p	principal office address.	Post town LONDON
		County/Region
		Postcode N1 6UB Country ENGLAND
	Date of blrm	Nationality NA UK REGISTERED
	Business occupation	oc COMPANY REGISTRATION AGENT
	Other directorships	OD NONE
* Voluntary de	etails	I consent to act as director of the company named on page 1
	Consent signature	Signed (Authorised Signatory) Date 03. 01. 91
		11
B. C. C. Market		MA

Delete if the form is signed by the subscribers.



A PRIVATE COMPANY LIMITED BY SHARES

02590871

## Memorandum and Articles of Association

1. The Company's name is

#### STYLECOVER LIMITED

- 2. The Company's registered office is to be situated in England & Wales.
- 3. The Company's objects are :-
- (a) (i) The object of the Company is to carry on business as a general commercial company.
- (ii) Without prejudice to the generality of the objects and powers of the Company derived from Section 3A of the Companies Act 1985 the Company has the following objects:-

#### **OBKGEN**

- (b) To purchase or by any other means acquire and take options over any property whatever, and any rights or privileges of any kind over or in respect of any property.
- (c) 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, after, 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.
- (d) To acquire or undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company carrying on or proposing 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, or for subsidising or otherwise assisting 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 so received.
- (e) 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.
- (f) 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.
- (g) To lend and advance money or give credit on any terms and with or without security to any person, firm or company (including without prejudice to the generality of the foregoing any holding company, subsidiary or fellow subsidiary of, or any other company associated in any way with, the Company), to enter into guarantees, contracts of indemnity and suretyships of all kinds, to receive money on deposit or loan upon any terms, and to secure or guarantee in any manner and upon any terms the payment of any sum of money or the performance of any obligation by any person, firm or company (including without prejudice to the generality of the foregoing any such holding company, subsidiary, fellow subsidiary or associated company as aforesaid).
- (h) 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.
- (i) 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.
- (j) 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.
- (k) 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.
- (I) To subscribe for, take, purchase, or otherwise acquire, hold, sell, deal with and dispose of, place and underwrite shares, stocks, debentures, debenture stocks, bonds, obligations or securities issued or guaranteed by any other company constituted or carrying on business in any part of the world, and debentures, debenture stocks, bonds, obligations or securities issued or guaranteed by any government or authority, municipal, local or otherwise, in any part of the world.
- (m) To control, manage, finance, subsidise, co-ordinate or otherwise assist any company or companies in which the Company has a direct or indirect financial interest, to provide secretarial, administrative, technical, commercial and other services and facilities of all kinds for any such company or companies and to make payments by way of subvention or otherwise and any other arrangements which may seem desirable with respect to any business or operations of or generally with respect to any such company or companies.
- '(n) 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.
- (o) 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.
- (p) To act as agents or brokers and as trustees for any person, firm or company, and to undertake and perform sub-contracts.
- (q) 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.
- (r) To distribute among the Members of the Company in kind any property of the Company of whatever nature.
- (s) 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.
- (t) 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 any company which is a subsidiary of the Company or the holding company of the Company or the holding company or the Company or 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.

- (u) Subject to and in accordance with a due compliance with the provisions of Sections 155 to 158 (inclusive) of the Act (if and so far as such provisions shall be applicable), to give, whether directly or indirectly, any kind of financial assistance (as defined in Section 152(1)(a) of the Act) for any such purpose as is specified in Section 151(1) and/or Section 151(2) of the Act.
- (v) To procure the Company to be registered or recognised in any part of the world.
- (w) 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 rethrough agents, brokers, sub-contractors or otherwise and either alone or in conjunction with others.
- (x) 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.

AND so that:-

- (1) None of the objects set forth in any sub-clause of this Clause shall be restrictively construed but the widest interpretation shall be given to each such object, and none of such objects shall, except where the context expressly so requires, be in any way limited or restricted by reference to or interence from any other object or objects set forth in such sub-clause, or by reference to or inference from the terms of any other sub-clause of this Clause, or by reference to or inference from the name of the Company.
- (2) None of the sub-clauses of this Clause and none of the objects therein specified shall be deemed subsidiary or ancillary to any of the objects specified in any other such sub-clause, and the Company shall have as full a power to exercise each and every one of the objects specified in each sub-clause of this Clause as though each such sub-clause contained the objects of a separate Company.
- (3) The word "Company" in this Clause, except where used in reference to the Company, shall be deemed to include any partnership or other body of persons, whether incorporated or unincorporated and whether domiciled in the United Kingdom or elsewhere.
- (4) In this Clause the expression "the Act" means the Companies Act 1985, but so that any reference in this Clause 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.
- 4. The liability of the Members is limited.
- 5. The Company's share capital is £1000 divided into 1000 shares of £1 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

For and on behalf of

Instant Companies Limited
 Baches Street
 London N1 6UB

One

For and on behalf of
2. Swift Incorporations Limited2 Baches Street
London N1 6UB

One

Millowast

Total shares taken

Two

Dated 03. 01. 91

Witness to the above Signatures: Mark Anderson

Mark Anderson 2 Baches Street London N1 6UB

M Ander

THE COMPANIES ACTS 1985 to 1989

#### PRIVATE COMPANY LIMITED BY SHARES

#### ARTICLES OF ASSOCIATION

#### **PRELIMINARY**

1. (a) The Regulations contained in Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 (SI 1985 No. 805) as amended by the Companies (Tables A to F) (Amendment) Regulations 1985 (SI 1985 No. 1052) (such Table being hereinafter called "Table A") shall apply to the Company save in so far as they are excluded or varied hereby 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 expression "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.

#### ALLOTMENT OF SHARES

- 2. (a) Shares which are comprised in the authorised share capital with which the Company is incorporated shall be under the control of the Directors who may (subject to Section 80 of the Act and to paragraph (d) below) allot, grant options over or otherwise dispose of the same, to such persons, on such terms and in such manner as they think fit.
- (b) All shares which are not comprised in the authorised share capital with which the Company is incorporated and which the Directors propose to issue shall first be offered to the Members in proportion as nearly as may be to the number of the existing shares held by them respectively unless the Company in General Meeting shall by Special Resolution otherwise direct. The offer shall be made by notice specifying the number of shares offered, and limiting a period (not being less than fourteen days) within which the ofter, if not accepted, will be deemed to be declined. After the expiration of that period, those shares so deemed to be declined shall be offered in the proportion aforesaid to the persons who have, within the said period, accepted all the shares offered to them; such further offer shall be made in like terms in the same manner and limited by a like period as the original offer. Any shares not accepted pursuant to such offer or further offer as aforesaid or not capable of being offered as aforesaid except by way of fractions and any shares released from the provisions of this Article by any such Special Resolution as aforesaid shall be under the control of the Directors, who may allot, grant options over or otherwise dispose of the same to such persons, on such terms, and in such manner as they think lit, provided that, in the case of shares not accepted as aforesaid, such shares shall not be disposed of on terms which are more favourable to the subscribers therefor than the terms on which they were offered to the Members. The foregoing provisions of this paragraph (b) shall have effect subject to Section 80 of the Act.
- (c) In accordance with Section 91(1) of the Act Sections 89(1) and 90(1) to (6) (inclusive) of the Act shall not apply to the Company.
- (d) The Directors are generally and unconditionally authorised for the purposes of Section 80 of the Act, to exercise any power of the Company to allot and grant rights to subscribe for or convert securities into shares of the Company up to the amount of the authorised share capital with which the Company is incorporated at any time or times during the period of five years from the date of incorporation and the Directors may, after that period, allot any shares or grant any such rights under this authority in pursuance of an offer or agreement so to do made by the Company within that period. The authority hereby given may at any time (subject to the said Section 80) be renewed, revoked or varied by Ordinary Resolution of the Company in General Meeting.

#### SHARES

3 The lien conferred by Clause 8 in Table A shall attach also RMSK89 to fully paid up shares, and the Company shall also have a

first and paramount lien on all shares, whether fully paid or not, standing 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, for all moneys presently payable by him or his estate to the Company. Clause 8 in Table A shall be modified accordingly

4. The liability of any Member in default in respect of a call shall be increased by the addition at the end of the first sentence of Clause 18 in Table A of the words "and all expenses that may have been incurred by the Company by reason of such non-payment".

#### GENERAL MEETINGS AND RESOLUTIONS

- 5. Every notice convening a General Meeting shall comply with the provisions of Section 372(3) of the Act as to giving information to Members in regard to their right to appoint proxies; and notices of and other communications relating to any General Meeting which any Member is entitled to receive shall be sent to the Directors and to the Auditors for the time being of the Company,
- 6. (a) If a quorum is not present within half an hour from the time appointed for a General Meeting the General Meeting shall stand adjourned to the same day in the next week at the same time and place or to such other day and at such other time and place as the Directors may determine; and if at the adjourned General Meeting a quorum is not present within half an hour from the time appointed therefor such adjourned General Meeting shall be dissolved.
  - (b) Clause 41 in Table A shall not apply to the Company.

#### APPOINTMENT CF DIRECTORS

- 7. (a) Clause 64 in Table A shall not apply to the Company.
- (b) The maximum number and minimum number respectively of the Directors may be determined from time to time by Ordinary Resolution in General Meeting of the Company. Subject to and in default of any such determination there shall be no maximum number of Directors and the minimum number of Directors shall be one. Whensoever the minimum number of Directors shall be one. a sole Director shall have authority to exercise all the powers and discretions by Table A and by these Articles expressed to be vested in the Directors generally, and Clause 89 in Table A shall be modified accordingly.
- (c) The Directors shall not be required to retire by rotation and Clauses 73 to 80 (inclusive) in Table A shall not apply to the Company.
- (d) No person shall be appointed a Director at any General Meeting unless either:-
  - (i) he is recommended by the Directors; or
- (ii) not less than fourteen nor more than thirty-live clear days before the date appointed for the General Meeting, notice signed by a Member qualified to vote at the General Meeting has been given to the Company of the intention to propose that person for appointment, together with notice signed by that person of his willingness to be appointed.
- (e) Subject to paragraph (d) above, the Company may by Ordinary Resolution in General Meeting appoint any person who is willing to act to be a Director, either to fill a vacancy or as an additional Director.
- (f) The Directors may appoint a person who is willing to act to be a Director, either to fill a vacancy or as an additional Director, provided that the appointment does not cause the number of Directors to exceed any number determined in accordance with paragraph (b) above as the maximum number of Directors and for the time being in force.

#### **BORROWING POWERS**

8. The Directors may exercise all the powers of the Company to borrow money without limit as to amount and upon such terms and in such manner as they think fit, and subject (in the case of any security convertible into shares) to Section 80 of the Act to grant any mortgage, charge or standard security over its undertaking, property and uncalled capital, or any part thereof, and 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.

#### ALTERNATE DIRECTORS

- 9 (a) An alternate Director shall not be entitled as such to receive any remuneration from the Company, save that he may be paid by the Company such part (if any) of the remuneration otherwise payable to his appointor as such appointor may by notice in writing to the Company from time to time direct, and the first sentence of Clause 66 in Table A shall be modified accordingly."
- (b) A Director, or any such other person as is mentioned in Clause 65 in Table A, may act as an alternate Director to represent more than one Director, and an alternate Director shall be entitled at any meeting of the Directors or of any committee of the Directors to one vote for every Director whom he represents in addition to his own vote (if any) as a Director, but he shall count as only one for the purpose of determining whether a quorum is present.

#### GRATUITIES AND PENSIONS

- 10. (a) The Directors may exercise the powers of the Company conferred by Clause 3(t) of the Memorandum of Association of the Company and shall be entitled to retain any benefits received by them or any of them by reason of the exercise of any such powers.
  - (b) Clause 87 in Table A shall not apply to the Company.

#### PROCEEDINGS OF DIRECTORS

- 11. (a) A Director may vote, at any meeting of the Directors or of any committee of the Directors, on any resolution, with the base of the Directors, on any resolution, with the that it in any way concerns or relates to a matter in which he has, directly or indirectly, any kind of interest whatsoever, and if he shall vote on any such resolution as aforesaid his vote shall be counted; and in relation to any such resolution as aforesaid he shall (whether or not he shall vote on the same) be taken into account in calculating the quorum present at the meeting.
- (b) Clauses 94 to 97 (inclusive) in Table A shall not apply to the Company.

#### THE SEAL

- 12. (a) If the Company has a seal it shall only be used with the authority of the Directors or of a committee of 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 second Director. The obligation under Clause 6 of Table A relating to the sealing of share certificates shall apply only if the Company has a seal. Clause 101 of Table A shall not apply to the Company.
- (b) The Company may exercise the powers conferred by Section 39 of the Act with regard to naving an official seal for use abroad, and such powers shall be vested in the Directors.

#### INDEMNITY

13. (a) Every Director or other officer or Auditor 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 144 or 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. But this Article

shall only have effect in so far as its provisions are not avoided by Section 310 of the Act.

- (b) The Directors shall have power to purchase and maintain for any Director, officer or Auditor of the Company insurance against any such liability as is referred to in Section 310(1) of the Act from and after the bringing in to force of Section 137 of the Companies Act 1989.
  - (c) Clause 118 in Table A shall not apply to the Company.

#### TRANSFER OF SHARES

14. The Directors may, in their absolute discretion and without assigning any reason therefor, decline to register the transfer of a share, whether or not it is a fully paid share, and the first sentence of Clause 24 in Table A shall not apply to the Company.

Names and addresses of Subscribers

For and on behalf of

 Instant Companies Limited 2 Baches Street, London, N1 6UB

For and on behalf of 2. Swift Incorporations Limited, 2 Baches Street, London. N1 6UB

Dated 03, 01, 91

Witness to the above Signatures: Mark Anderson

2 Baches Street London N1 6UB

MAnden

### FILE COPY



# CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No. 2590871

I hereby certify that

STYLECOVER 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 12 MARCH 1991

Al Rose

an authorised officer

- THE COMPANIES ACTS 1985 to 1989
COMPANY NUMBER 2590871
SPECIAL RESOLUTION OF
STYLECOVER LIMITED

We, the undersigned, INSTANT COMPANIES LIMITED and SWIFT INCORPORATIONS LIMITED, being all the Members for the time being of the above-named Company entitled to receive notice of and to attend and vote at General Meetings HEREBY PASS the following resolution as a Special Resolution and agree that the said resolution shall, pursuant to Clause 53 in Table A (which Clause is embodied in the Articles of Association of the Company) or pursuant to any applicable rule of law, for all purposes be as valid and effective as if the same had been passed at a General Meeting of the Company duly convened and held.

#### It is resolved:

That the Memorandum of Association of the Company be altered by deleting sub-clause (a) of Clause 3 and by substituting therefor the following new sub-clause:

To carry on all or any of the businesses of dealers in new and secondhand motor cars, motor cycles, scooters, vans, lorries, and other vehicles, and of, for, and in spares, accessories, engines, implements, tools, furnishings, and supplies of every description used or required in connection therewith, proprietors of garages and petrol filling stations, repairing, hiring and other depots, motor engineers and manufacturers, servicers, repairers, fitters, furnishers, hirers and letters on hire of, agents for motor cars and motor vehicles of all kinds. self-drive car hire and taxl-cab proprietors, service instructors, driving mechanical, aeronautical, marine, electrical, television, wireless and general engineers, panel beaters, painters and sprayers, machinists, smiths, welders, and metal workers, joiners, cabinet makers and carpenters, French polishers upholsterers, coach and body builders, haulage and transport contractors, tourist and insurance agents; hire purchase agents and financiers, manufacturers of and dealers in caravans and trailers, manufacturers, merchants and factors of, agents for and dealers in radio and television sets and electrical and mechanical goods accessories of all kinds, shop, cafe, restaurant and motel proprietors, refreshment caterers and contractors; to purchase, take on lease or otherwise acquire any estates, lands, buildings, easements or other interests in real estate and to sell, let or otherwise dispose of or grant rights over any real property belonging to the Company; and to manufacture, buy, sell, and deal in plant, machinery, tools, implements, materials, commodities, substances, articles and things of all kinds, necessary or useful for carrying on the foregoing businesses or any of them, or likely to be required by customers of, or persons having dealings with the Company.

(ii) To carry on any other trade or business whatever which can in the opinion of the Board of Directors be advantageously carried on in connection with or ancillary to any of the businesses of the Company.

OBK370062



4	Dated this 4th day of April 1991		
	Signed		
	(AUTHORISED SIGNATORY OF INSTANT COMPANIES LIMITED)		
	Mount		
	(AUTHORISED SIGNATORY OF SWIFT INCORPORATIONS LIMITED)		

JORDAN & SONS LTD 21 ST. THOMAS ST. BRISTOL, BS1 6JS

### THE COMPANIES ACTS 1985 to 1989

2590871

#### CERTIFICATION

PRIVATE COMPANY LIMITED BY SHARES

WE HEREBY CERTIFY that this print incorporates all alterations made to this company's Memorandum of Association by filed resolutions and is lodged in compliance with the requirements of section 1% of the Companies Act 1985.

18/04/91

MEMORANDUM OF ASSOCIATION OF

#### STYLECOVER LIMITED

- 1. The Corr pany's name is "STYLECOVER LIMITED".
- 2 The Company's registered office is to be situated in England & Wales.
- 3. The Company's objects are :-
- To carry on all or any of the businesses of dealers in new and secondhand motor cars, motor cycles, scooters, vans, lorries, and other vehicles, and of, for, and in spares, accessories, engines, implements, tools, furnishings, and supplies of every description used or required in connection therewith, proprietors of garages and petrol filling stations, repairing, hiring and other depots, motor engineers and manufacturers, servicers, repairers, titters, furnishers, hirers and letters on hire of, agents for motor cars and motor vehicles of all kinds, self-drive car auc and taxi-cab service proprietors, driving instructors. mechanical, aeronautical, marine. electrical, television, wireless and general engineers panel beaters, painters and sprayers, machinists, smiths, welders, and metal workers, joiners, cabinet makers and carpenters. French polishers and upholsterers, coach and body builders, haulage and transport contractors, tourist and insurance agents, hire purchase agents and financiers, manufacturers of and dealers in caravans and trailers, manufacturers, merchants and factors of, agents for and dealers in radio and television sets and electrical and mechanical goods and accessories of all kinds. shop, cafe, restaurant and motel proprietors, refreshment caterers and contractors, to purchase, take on lease or otherwise acquire any estates, lands, buildings, easements or other interests in real estate and to self, let or otherwise dispose of or grant rights over any real property belonging to the Company; and to manufacture, buy, sell, and deal in plant, machinery, tools, implements, materials, commodities, substances, articles and machinery, tools, implements, materials, commodities, substances, articles and things of all kinds, necessary or useful for carrying on the foregoing businesses or any of them, or likely to be required by customers of, or persons having dealings with the Company.
- (ii) To carry on any other trade or business whatever which can in the opinion of the Board of Directors be advantageously carried on in connection with or ancillary to any of the businesses of the Company.

OBK370062

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- (b) To purchase or by any other means acquire and take options over any property whatever, and any rights or privileges of any kind over or in respect of any property
- (c) To apply for, register, purchase, or by other means acquire and protect, prolong and renew, whether in the United Kingdom or elsowhere any patents, patent rights, brovets d'invention, licences, secret processos 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
- (d) To acquire or undertake the whole or any part of the business, goodwill, and assets of any person, firm, or company carrying on or proposing 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 initial assistance with any such person, firm or company, and to give or accept, by way of consideration for any of the acts or things alorested or property acquired, any shares, debentures, debentures stock or securities that may be agreed upon, and to hold and retain, or self, mortgage and deal with any shares, debentures, debenture stock or securities to received.
- (e) To improve, manage, construct, repair, develop, exchange, let on lease or otherwise, mortgage, charge, sell, dispose of, turn to account, grant licences, eptions, rights and privileges in respect of, or otherwise deal with all or any part of the property and rights of the Company.
- (f) 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
- (g) To lend and advance money or give credit on any terms and with or without security to any person, firm or company (including without prejudice to the generality of the foregoing any holding company, subsidiary or fellow subsidiary of, or any other company associated in any way with, the Company), to enter into guarantees, contracts of indemnity and surelyships of all kinds, to receive money on deposit or lean upon any terms, and to secure or guarantee in any manner and upon any terms the payment of any sum of money or the performance of any obligation by any person, firm or company (including without prejudice to the generality of the foregoing any such holding company, subsidiary, fellow subsidiary or associated company as aforesaid)
- (h) 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
- (i) To draw, make, accept, endorse, discount, negotiate, execute and issue chequiss, bills of exchange, promissory notes, bills of lading, warrants, debentures, and other negotiable or transferable instruments
- (i) To apply for, promote, and obtain any Act of Parliament, order, or licence of the Department of Trade or either authority for enabling the Company to carry any of its objects into effect, or for affecting any modification of the Company's constitution, or for any other purpose which may soom 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 projudice the Company's interests
- (k) To enter into any arrangements with any government or authority (supreme, municipal, local, or otherwise) that may seem conducive to the atlainment of the Company's objects or any of them, and to obtain from any such government or authority any charters, decroes, rights, privileges or concessions which the Company may think desirable and to sarry out, exercise, and comply with any such charters, decrees, rights, privileges, and concessions
- (I) To subscribe for, take, purchase, or otherwise acquire, hold, sell, deal with and dispose of, place and underwrite shares, stocks, debentures, debenture stocks, bonds, obligations or securities issued or gazanthead by any other company constituted or carrying on business in any part of the world, and debentures, debenture stocks, bonds, obligations or securities issued or guaranteed by any government or authority, municipal local or otherwise, in any part of the world.
- (m) To control, manage, finance, subsidise, co-ordinate or etherwise assist any company or companies in which the Company has a direct or indirect financial interest, to provide secretarial, administrative, technical, commercial and other services and facilities of all kinds for any such company or companies and to make payments by way of subvention or otherwise and any other arrangements which may seem desirable with respect to any business or operations of or generally with respect to any such company or companies
- (n) To promote any other company for the purpose of acquiring the whole or any part of the business or preperty 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 pair of the shares or securities of any such company as aferesaid.
- (o) To sell or etherwise displace of the whole or any part of the business or preperty of the Company either together or in portions, for such conscionation as the Company may think fit, and in particular for charge, determines, or securities of any company purchasing the same

- (p) FO act as agents or brokers and as trustees for any person, firm or company, and to undertake and perform sub-contracts.
- (q) 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
- (r) To distribute among the Members of the Company in kind any property of the Company of whatever
- (s) 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
- (t) 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 any company which is a subsidiary of the Company or the notding company of the Company or a fellow subsidiary of the Company or the predecessors in business of the Company or of any such subsidiary, notding 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 snare 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.
- (u) Subject to and in accordance with a due compliance with the provisions of Sections 155 to 158 (inclusive) of the Act (if and so far as such provisions shall be applicable), to give, whether directly or indirectly, any kind of linancial assistance (as defined in Section 152(1)(a) of the Act) for any such purpose as is specified in Section 151(1) and/or Section 151(2) of the Act
  - (v) To produce the Company to be registered or recognised in any part of the world.
- (w) 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
- (x) To do all such other things as may be deemed incidental or conducive to the attairment of the Company's objects or any of them

AND so that -

- (1) None of the objects set forth in any sub-clause of this Clause shall be restrictively construed but the widest interpretation shall be given to each such object, and none of such objects shall, 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 by reference to or inference from the terms of any other sub-clause of this Clause, or by reference to or inference from the name of the Company.
- (2) None of the sub-clauses of this Clause and none of the objects therein specified shall be deemed subsidiary or ancillary to any of the objects specified in any other such sub-clause, and the Company shall have as full a power to exercise each and every one of the objects specified in each sub-clause of this Clause as though each such sub-clause contained the objects of a separate Company
- (3) The word "Company" in this Clause, except where used in reference to the Company, shall be deemed to include any partnership or other body of persons, whether incorporated or unincorporated and whether domiciled in the United Kingdom or elsewhere
- (4) In this Clause the expression "the Act" means the Companies Act 1985, But so that any reference in this Clause 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

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such further offer shall be made in like terms in the same manner and limited by a like period as the original offer. Any shares not accepted pursuant to such offer or further offer as aforesaid or not capable of being offered as aforesaid except by way of fractions and any shares released from the provisions of this Article by any such Special Resolution as aforesaid shall be under the control of the Directors, who may allot, grant options over or otherwise dispose of the same to such persons, on such terms, and in such manner as they think fit, provided that, in the case of shares not accepted as aforesaid, such shares shall not be disposed of on terms which are more favourable to the subscribers therefor than the terms on which they were offered to the Members. The toregoing provisions of this paragraph (b) shall have effect subject to Section 80 of the Act.

- $(\xi)$  In accordance with Section 91(1) of the Act Sections 89(1) and 90(1) to (6) (inclusive) of the Act shall not apply to the Company
- (d) The Directers are generally and unconditionally authorised for the purposes of Section 80 of the Act, to exercise any power of the Company to allot and grant rights to subscribe for or convert securities into shares of the Company up to the amount of the authorised share capital with which the Company is incorporated at any time or times during the period of five years from the date of incorporation and the Directors may, after that period allot any shares or grant any such rights under this authority in pursuance of an offer or agreement so to do made by the Company within that period. The authority hereby given may at any time (subject to the said Section 80) he renewed reveked or varied by Ordinary Resolution of the Company in General Meeting.

#### SHARES

- The ken conferred by Clause 8 in Table A shall attach also to fully paid-up shares, and the Company shall also have a first and paramount lien on all scares, whether fully paid or not, standing registered in the name of any person indebted at under liability to the Company, whether he shall be the sole registered holder thereof or shall be one of two or more joint holders, for all moneys presently payable by him or his estate to the Company. Clause 8 in Table A shall be modified accordingly.
- The liability of any Member in default in respect of a call shall be increased by the addition at the end of the first sentence of Clause 18 in Table A of the words "and all expenses that may have been incurred by the Company by reason of such non-payment"

#### GENERAL MEETINGS AND RESOLUTIONS

- Every notice convening a General Meeting shall comply with the provisions of Section 372(3) of the Act as to giving information to Members in regard to their right to appoint proxies, and notices of and other communications relating to any General Meeting which any Member is entitled to receive shall be sent to the Directors and to the Auditors for the time being of the Company
- 6 (a) It a quorum is not present within half an hour from the time appointed for a General Meeting the General Meeting shall stand adjourned to the same day in the next week at the same time and place or to such other day and at such other time and place as the Directors may determine; and if at the adjourned General Meeting a quorum is not present within half an hour from the time appointed therefor such adjourned General Meeting shall be dissolved.
  - (b) Clause 41 in Table A shall not apply to the Company

#### APPOINTMENT OF DIRECTORS

- 7 (a) Clause 64 in Table A shall not apply to the Company
- (b) The maximum number and minimum number respectively of the Directors may be determined from time to time by Ordinary Resolution in General Meeting of the Company. Subject to and in default of any such determination there shall be no maximum number of Directors and the minimum number of Directors shall be one. Whensoever the minimum number of Directors shall be one, a sole Director shall have authority to exercise all the powers and discretions by Table A and by these Articles expressed to be vested in the Directors generally, and Clause 89 in Table A shall be modified accordingly.
- (c) The Directors shall not to required to retire by rotation and Clauses 73 to 80 (inclusive) in Table A shall sol  $\epsilon$  upily to the Company
  - (6) No person shall be appointed a Director at any General Meeting unless either -
    - (i) he is recommended by the Directors, or

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- (ii) not less than fourteen nor more than thirty-five clear days before the date appointed for the General Meeting, notice signed by a Member qualified to vote at the General Meeting has been given to the Company of the intention to prepose that person for appointment, together with notice signed by that person of his willingness to be appointed
- (e) Subject to paragraph (d) above, the Company may by Ordinary Resolution in General Meeting appoint any person who is willing to act to be a Director, either to full a vacancy or as an additional Director.
- (f) The Directors may appoint a person who is willing to act to be a Director, either to fill a vacancy or as an additional Director, provided that the appointment does not cause the number of Directors to exceed any number determined in accordance with paragraph (b) above as the maximum number of Directors and for the time being in force

#### **BORROWING POWERS**

8. The Directors may exercise all the powers of the Company to borrow money without limit as to amount and upon such terms and in such manner as they think lit, and subject (in the case of any security convertible into shares) to Section 80 of the Act to grant any mortgage, charge or standard security over its undertaking, property and uncalled capital, or any part thereof, and to issue debentures, debenture stock, and other securities whether outright or as security for any debt, hability or obligation of the Company or of any third party.

#### **ALTERNATE DIRECTORS**

- 9. (a) An alternate Director shall not be entitled as such to receive any remuneration from the Company, save that he may be paid by the Company such part (if any) of the remuneration otherwise payable to his appointer as such appointer may by reduce in writing to the Company from time to time direct, and the first sentence of Clause 66 in Table A shall be modified accordingly
- (b) A Director, or any such other person as is mentioned in Clause 65 in Table A, may act as an alternate Director to represent more than one Director, and an alternate Director shall be entitled at any meeting of the Directors or of any committee of the Directors to one vote for every Director whom he represents in addition to his own vote (if arry) as a Director, but he shall count as only one for the purpose of determining whether a quorum is present.

#### **GRATUITIES AND PENSIONS**

- 10. (a) The Directors may exercise the powers of the Company conferred by Clause 3(t) of the Memorandum of Association of the Company and shall be entitled to retain any benefits received by them or any of them by reason of the exercise of any such powers
  - (b) Clause 87 in Table A shall not apply to the Company

#### PROCEEDINGS OF DIRECTORS

- 11. (a) A Director may vote, at any meeting of the Directors or of any committee of the Directors, on any resolution, notwithstanding that it in any way concerns or relates to a matter in which he has, directly or indirectly, any kind of interest whatsoever, and if he shall vote on any such resolution as aforesaid his vote shall be counted; and in relation to any such resolution as aforesaid he shall (whether or not he shall vote on the same) be taken into account in calculating the quorum present at the meeting.
  - (b) Clauses 94 to 97 (inclusive) in Table A shall not apply to the ♀ . . . . say.

#### THE SEAL

- 12. (a) If the Company has a seal it shall only be used with the authority of the Directors or of a committee of 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 second Director. The obligation under Clause 6 of Table A relating to the sealing of share certificates shall apply only if the Company has a seal Clause 101 of Table A shall not apply to the Company.
- (b) The Company may exercise the powers conterred by Section 39 of the Act with regard to having an official seal for use abroad, and such powers shall be vested in the Directors.

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- 4 The liability of the Members is limited
- The Company's chare capital is £1000 divided into 1000 chares of £1 cach

#### CERTIFICATION

WE HEREBY CERTIFY that this print incorporates all alterations made to this company's Articles of Association by filed resolutions and is ledged in compliance with the requirements of section 18 of the Companies Act 1985

18/04/91

# THE COMPANIES ACTS 1985 to 1989 PRIVATE COMPANY LIMITED BY SHARES ARTICLES OF ASSOCIATION

#### 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 save in so far as they are excluded or varied hereby 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 expression "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

#### **ALLOTMENT OF SHARES**

- 2 (a) Shares which are comprised in the authorised share capital with which the Company is incorporated shall be under the central of the Directors who may (subject to Section 80 of the Act and to paragraph (d) below) allot, grant options over or otherwise dispose of the same, to such persons, on such terms and in such manner as they think fit.
- (b) All shares which are not comprised in the authorised share capital with which the Company is incorporated and which the Directors propose to issue shall first be offered to the Members in propertion as nearly as may be to the number of the existing chares held by them respectively unless the Company in General Meeting shall by Special Resolution otherwise direct. The offer shall be made by notice specifying the number of shares offered, and limiting a period (not being less than feurteen days) within which the offer, it not accepted, will be deemed to be declined. After the expiration of that period, those shares so deemed to be declined shall be offered in the proportion aferesaid to the powers who have, within the said period, accepted all the shares offered to thom:



#### INDEMNITY

- 13. (a) Every Exector or other officer or Auditor 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 144 or 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. But this Article shall only have effect in so far as its provisions are not avoided by Section 310 of the Act.
- (b) The Directors shall have power to purchase and maintain for any Director, officer or Auditor of the Company insurance against any such liability as is referred to in Section 310(1) of the Act from and after the bringing in to force of Section 137 of the Companies Act 1989.
- (c) Clause 118 in Table A shall not apply to the Company. TRANSFER OF SHARES
- 14. (a) Any person (hereinafter called "the proposing transferor") proposing to transfer any shares shall give notice in writing (hereinafter called "the transfer notice") to the Company that he desires to transfer the same and specifying the price per share which in his opinion constitutes the fair value thereof. The transfer notice shall constitute the Company the agent of the proposing transferor for the sale of all (but not some of) the shares comprised in the transfer notice to any Member or Members willing to purchase the same (hereinafter called "the purchasing Member") at the price specified therein or at the fair value certified in accordance with paragraph (c) below (whichever shall be the lower). A transfer notice shall not be revocable except with the sanction of the Directors.
- (b) The shares comprised in any transfer notice shall be offered to the Members (other than the proposing transferor) as nearly as may be in proportion to the number of shares held by them respectively Such offer shall be made by notice in writing (hereinafter called "the offer notice") within seven days after the receipt by the Company of the The offer notice shall state the price per share specified in the transfer notice. transfer notice and shall limit the time in which the offer may be accepted, not being less than twenty-one days nor more than forty-two days after the date of the offer notice. provided that if a certificate of fair value is requested under paragraph (c) below the offer shall remain open for acceptance for a period of fourteen days after the date on which notice of the fair value certified in accordance with that paragraph shall have been given by the Company to the Members or until the expiry of the period specified in the offer notice whichever is the later. For the purpose of this Article an offer shall be deemed to be accepted on the day on which the acceptance is received by the Company. The offer notice shall further invite each Member to state in his reply the number of additional shares (if any) in excess of his proportion which he desires to purchase and if all the Members do not accept the offer in respect of their respective proportions in full the shares not so accepted shall be used to satisfy the claims for additional shares as nearly as may be in proportion to the number of shares already held by them respectively, provided that no Member shall be obliged to take more shares than he shall have applied for. If any shares shall not be capable without fractions of being offered to the Members in proportion to their existing holdings, the same shall be offered to the Members, or some of them, in such proportions or in such manner as may be determined by lots drawn in regard thereto, and the lots shall be drawn in such manner as the Directors may think fit.
- (c) Any Member may, not later than eight days after the date of the offer notice, serve on the Company a notice in writing requesting that the Auditor for the time being of the

Company (or at the discretion of the Auditor, a person nominated by the President for the time being of the Institute of Chartered Accountants in the Country of the situation of its Registered Office) certify in writing the sum which in his opinion represents the fair value of the shares comprised in the transfer notice as at the date of the transfer notice and for the purpose of this Article reference to the Auditor shall include any person so nominated. Upon receipt of such notice the Company shall instruct the Auditor to certify as aforesaid and the costs of such valuation shall be apportioned among the proposing transferor and the purchasing Members or borne by any one or more of them as the Auditor in his absolute discretion shall decide. In certifying the fair value as aforesaid the Auditor shall be considered to be acting as an expert and not as an arbitrator or arbiter and accordingly any provisions of law or statute relating to arbitration shall not apply. Upon receipt of the certificate of the Auditor, the Company shall by notice in writing inform all Members of the fair value of each share and of the price per share (being the lower of the prices specified in the transfer notice and the fair value of each share) at which the shares comprised in the transfer notice are offered for sale. For the purpose of this Article the fair value of each share comprised in the transfer notice shall be its value as a rateable proportion of the total value of all the issued shares of the Company and shall not be discounted or enhanced by reference to the number of shares referred to in the transfer notice.

- (d) If purchasing Members shall be found for all the shares comprised in the transfer notice within the appropriate period specified in paragraph (b) above, the Company shall not later than seven days after the expiry of such appropriate period give notice in writing (hereinafter called "the sale notice") to the proposing transferor specifying the purchasing Members and the proposing transferor shall be bound upon payment of the price due in respect of all the shares comprised in the transfer notice to transfer the shares to the purchasing Members.
- (e) If in any case the proposing transferor after having become bound as aforesaid makes default in transferring any shares the Company may receive the purchase money on his behalf, and may authorise some person to execute a transfer of such shares in favour of the purchasing Members. The receipt of the Company for the purchase money shall be a good discharge to the purchasing Members. The Company shall pay the purchase money into a separate bank account.
- (f) If the Company shall not give a sale notice to the proposing transferor within the time specified in paragraph (d) above, he shall, during the period of thirty days next following the expiry of the time so specified, be at liberty to transfer all or any of the shares comprised in the transfer notice to any person or persons but in that event the Directors may, in their absolute discretion, and without assigning any reason therefor, decline to register any such transfer and Clause 24 in Table A shall, for these purposes, be modified accordingly.
  - (g) In the application of Clauses 29 to 31 (inclusive) in Table A to the Company:-
- (i) any person becoming entitled to a share in consequence of the death or bankruptcy of a Member shall give a transfer notice before he elects in respect of any share to be registered himself or to execute a transfer;
- (ii) if a person so becoming entitled shall not have given a transfer notice in respect of any share within six months of the death or bankruptcy, the Directors may at any time thereafter upon resolution passed by them give notice requiring such person within thirty days of such notice to give a transfer notice in respect of all the shares to which he has so become entitled and for which he has not previously given a transfer notice and if he does not do so he shall at the end of such thirty days be deemed to have given a transfer notice pursuant to paragraph (a) of this Article relating to those shares in respect of which he has still not done so;

- (iii) where a transfer notice is given or deemed to be given under this paragraph (g) and no price per share is specified therein the transfer notice shall be deemed to specify the sum which shall, on the application of the Directors, be certified in writing by the Auditors in accordance with paragraph (c) of this Article as the fair value thereof.
- (h) Whenever any Member of the Company who is employed by the Company in any capacity (whether or not he is also a Director) ceases to be employed by the Company otherwise than by reason of his death the Directors may at any time not later than six months after his ceasing to be employed resolve that such Member do retire, and thereupon he shall (unless he has already served a transfer notice) be deemed to have served a transfer notice pursuant to paragraph (a) of this Article and to have specified therein the fair value to be certified in accordance with paragraph (c) of this Article. Notice of the passing of any such resolution shall forthwith be given to the Member affected thereby.

THE COMPANIES ACTS 1985 to 1989
COMPANY NUMBER 2590871
SPECIAL RESOLUTION OF
STYLECOVER LIMITED

We, the undersigned, INSTANT COMPANIES LIMITED and SWIFT INCORPORATIONS LIMITED, being all the Members for the time being of the above-named Company entitled to receive notice of and to attend and vote at General Meetings HEREBY PASS the following resolution as a Special Resolution and agree that the said resolution shall, pursuant to Clause 53 in Table A (which Clause is embodied in the Articles of Association of the Company) or pursuant to any applicable rule of law, for all purposes be as valid and effective as if the same had been passed at a General Meeting of the Company duly convened and held.

#### It is resolved:

That the Articles of Association of the Company be and the same are hereby altered by deleting Article 14 and by adopting the following new Article;

#### TRANSFER OF SHARES

- 14. (a) Any person (hereinafter called "the proposing transferor") proposing to transfer any shares shall give notice in writing (hereinafter called "the transfer notice") to the Company that he desires to transfer the same and specifying the price per share which in his opinion constitutes the fair value thereof. The transfer notice shall constitute the Company the agent of the proposing transferor for the sale of all (but not some of) the shares comprised in the transfer notice to any Member or Members willing to purchase the same (hereinafter called "the purchasing Member") at the price specified therein or at the fair value certified in accordance with paragraph (c) below (whichever shall be the lower). A transfer notice shall not be revocable except with the sanction of the Directors.
- (b) The shares comprised in any transfer notice shall be offered to the Members (other than the proposing transferor) as nearly as may be in proportion to the number of shares held by them respectively. Such offer shall be made by notice in writing (hereinafter called "the offer notice") within seven days after the receipt by the Company of the The offer notice shall state the price per share specified in the transfer notice. transfer notice and shall limit the time in which the offer may be accepted, not being less than twenty-one days nor more than forty-two days after the date of the offer notice. provided that if a certificate of fair value is requested under paragraph (c) below offer shall remain open for acceptance for a period of fourteen days after the date on which notice of the fair value certified in accordance with that paragraph shall have been given by the Company to the Members or until the expiry of the period specified in the offer notice whichever is the later. For the purpose of this Article an offer shall be deemed to be accepted on the day on which the acceptance is received by the Company. The offer notice shall further invite each Member to state in his reply the number of additional shares (if any) in excess of his proportion which he desires to purchase and if all the Members do not accept the offer in respect of their respective proportions in full the shares not so accepted shall be used to satisfy the claims for additional shares as nearly as may be in proportion to the number of shares already held by them respectively, provided that no Member shall be obliged to take more shares than he shall have applied for. If any shares shall not be capable without fractions of

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being offered to the Members in proportion to their existing holdings, the same shall be offered to the Members, or some of them, in such proportions or in such manner as may be determined by lots drawn in regard thereto, and the lots shall be drawn in such manner as the Directors may think fit.

- (c) Any Member may, not later than eight days after the date of the offer notice, serve on the Company a notice in writing requesting that the Auditor for the time being of the Company (or at the discretion of the Auditor, a person nominated by the President for the time being of the Institute of Chartered Accountants in the Country of the situation of its Registered Office) certify in writing the sum which in his opinion represents the fair value of the shares comprised in the transfer notice as at the date of the transfer notice and for the purpose of this Article reference to the Auditor shall include any person so nominated. Upon receipt of such notice the Company shall instruct the Auditor to certify as aforesaid and the costs \* such valuation wall be apportioned among the proposing transferor and the purchasing Members or borne by any one or more of them as the Auditor in his absolute discretion shall decide. In certifying the fair value as aforesaid the Auditor shall be considered to be acting as an expert and not as an arbitrator or arbiter and accordingly any provisions of law or statute relating to arbitration shall not apply. Upon receipt of the certificate of the Auditor, the Company shall by notice in writing inform all Members of the fair value of each share and of the price per share (being the lower of the prices specified in the transfer notice and the fair value of each share) at which the shares comprised in the transfer notice are offered for sale. For the purpose of this Article the fair value of each share comprised in the transfer notice shall be its value as a rateable proportion of the total value of all the issued shares of the Company and shall not be discounted or enhanced by reference to the number of shares referred to in the transfer notice.
- (d) If purchasing Members shall be found for all the shares comprised in the transfer notice within the appropriate period specified in paragraph (b) above, the Company shall not later than seven days after the expiry of such appropriate period give notice in writing (hereinafter called "the sale notice") to the proposing transferor specifying the purchasing Members and the proposing transferor shall be bound upon payment of the price due in respect of all the shares comprised in the transfer notice to transfer the shares to the purchasing Members.
- (e) If in any case the proposing transferor after having become bound as aforesald makes default in transferring any shares the Company may receive the purchase money on his behalf, and may authorise some person to execute a transfer of such shares in favour of the purchasing Members. The receipt of the Company for the purchase money shall be a good discharge to the purchasing Members. The Company shall pay the purchase money into a separate bank account.
- (f) If the Company shall not give a sale notice to the proposing transferor within the time specified in paragraph (d) above, he shall, during the period of thirty days next following the expiry of the time so specified, be at liberty to transfer all or any of the shares comprised in the transfer notice to any person or persons but in that event the Directors may, in their absolute discretion, and without assigning any reason therefor, decline to register any such transfer and Clause 24 in Table A shall, for these purposes, be modified accordingly.
  - (g) In the application of Clauses 29 to 31 (inclusive) in Table A to the Company:-
- (i) any person becoming entitled to a share in consequence of the death or bankruptcy of a Member shall give a transfer notice before he elects in respect of any share to be registered himself or to execute a transfer;
  - (ii) if a person so becoming entitled shall not have given a transfer notice in respect

of any share within six months of the death or bankruptcy, the Directors may at any time thereafter upon resolution passed by them give notice requiring such person within thirty days of such notice to give a transfer notice in respect of all the shares to which he has so become entitled and for which he has not previously given a transfer notice and if he does not do so he shall at the end of such thirty days be deemed to have given a transfer notice pursuant to paragraph (a) of this Article relating to those shares in respect of which he has still not done so:

- (iii) where a transfer notice is given or deemed to be given under this paragraph (g) and no price per share is specified therein the transfer notice shall be deemed to specify the sum which shall, on the application of the Directors, be certified in writing by the Auditors in accordance with paragraph (c) of this Article as the fair value thereof.
- (h) Whenever any Member of the Company who is employed by the Company in any capacity (whether or not he is also a Director) ceases to be employed by the Company otherwise than by reason of his death the Directors may at any time not later than six months after his ceasing to be employed resolve that such Member do retire, and thereupon he shall (unless he has already served a transfer notice) be deemed to have served a transfer notice pursuant to paragraph (a) of this Article and to have specified therein the fair value to be certified in accordance with paragraph (c) of this Article. Notice of the passing of any such resolution shall forthwith be given to the Member affected thereby.

Dated this 4th day of April 1991

Signed |

(AUTHORISED SIGNATORY OF INSTANT COMPANIES LIMITED)

(AUTHORISED SIGNATORY OF SWIFT INCORPORATIONS LIMITED)



COMPANIES FORM No. 123

# Notice of increase in nominal capital



write in this margin	raisaani to section 123 of the Cor	npanies Act 1985		
Please complete	To the Registrar of Companies		For official use	Company number
logibly, preferably in black type, or bold block lettering	Name of company			2590871
*Insert full name of company	* STYLECOVER LIMITED	)		
†The copy must be	gives notice in accordance with secondated JUNE increased by £ 149,000  A copy of the resolution authorising	1991 the nor beyond the regis	ninal capital of the stered capital of	e company has been
printed or in some other form approved by the registrar	The conditions (e.g. voting rights, shares have been or are to be issue	dividend rights, wir		tc.) subject to which the ne
	THE CONDITIONS SUBJECT HAVE BEEN ISSUED ARE SE 3 ATTACHED HERETO	TO WHICH THE	REDEEMABLE ORDINARY R	ORDINARY SHARES ESOLUTION NUMBER
Slusert Director, Secretary,	Signed Defluy_	Designations	c	lease tick here if ontinued overleaf  Date 26 Janes 1991
Administrative Administrative Receiver or Roceiver (Scotland) as apprepriate	Presentor's name, address and reference (if any):  DOLMANS 17 WINDSOR PLACE CARDIFF CF1 4PA REF: PF.JMB.BER.5-2	For official use General section	Post	room
	The Selicit and Law Stationery Seconty	pla, 24 Gray's Inn Read, Len	edon WCIX 8H5	1967 Eddie

#### COMPANY NUMBER 2590871

#### THE COMPANIES ACTS 1985 - 1989

#### PRIVATE COMPANY LIMITED BY SHARES

#### SPECIAL AND ORDINARY RESOLUTIONS OF STYLECOVER LIMITED

### Passed the 26th day of June 1991

At an extraordinary general meeting of the above-named Company duly convened and held on the above date the following resolutions were duly passed as special and ordinary resolutions of the Company respectively:

#### SPECIAL RESOLUTIONS

- 1. That the Articles of Association a copy of which is produced to the meeting and initialled for the purpose of identification by the Chairman, be adopted as the Articles of Association of the Company to the exclusion of and in substitution for the existing Articles of Association.
- 2. That Section 89 (1) of the Companies Act 1985 shall not apply to any allotment of the 149,000 redeemable ordinary shares of £1 each and 998 ordinary shares of £1 each made pursuant to the authority conferred by Resolution 4 below.

#### ORDINARY RESOLUTION

- 3. That the authorised share capital of the Company be increased from £1,000 divided into 1,000 ordinary shares of £1 each to £150,000 divided into 1,000 ordinary shares of £1 each and 149,000 redeemable ordinary shares of £1 each by the creation of 149,000 redeemable ordinary shares of £1 each having the following rights attaching to them but otherwise having the same rights as to voting, income and capital as the ordinary shares of £1 each in the capital of the Company:
  - the redeemable ordinary shares shall entitle the holder to redeem such shares by 1 month's notice in writing ("the redemption notice") given to the Company at any time after the holder of such shares shall have reached the age of 67, or, at any date after 1996, the age of 60.
  - the price payable by the Company on the redemption of the redeemable ordinary shares shall be certified by the auditors for the time being of the Company (or, at the discretion of the auditors, a person nominated by the President for the time being of the Institute of Chartered Accountants) who shall certify in writing the sum which in their opinion represents the fair value of the redeemable ordinary shares as at the date of the certificate. The fair value of the redeemable ordinary shares shall be so certified and notified to the Company and to the holder

of the redeemable ordinary shares within 8 weeks of the receipt by the Company of the redemption notice. The fair value of the redeemable ordinary shares shall be their value as a rateable proportion of the total value of all the issued share, in the capital of the Company and shall not be discounted or enhanced by reference to the number of redeemable ordinary shares to be redeemed. In any event the fair value of each of the redeemable ordinary shares shall not be less than:-

where P4 is the aggregate profits before taxation of the Company for the four accounting years preceding the date upon which the auditors are requested to certify the fair value; and S is the number of shares (excluding preference shares) in the capital of the Company in issue, provided that in the event that four accounting years have not expired prior to the date upon which the Auditors are requested to certify the fair value the fair value of each of the redeemable ordinary shares shall not be less than:-

$$\frac{P \times 4}{N}$$

where P is the aggregate profits before taxation of the Company for the number of accounting years expired prior to the date upon which the auditors are requested to certify the fair value and N is the number of accounting years expired prior to the date upon which the auditors are

requested to certify the fair value and S is the number of shares in the capital of the Company in issue.

- the Company shall redeem the redeemable ordinary shares required to be redeemed within 12 weeks of the redemption notice.
- to redeem such shares by ordinary resolution at any time provided that at the date of the passing of such ordinary resolution all of the redeemable preference shares in issue have been redeemed or, alternatively that the holder or holders of all the redeemable preference shares in issue have consented in writing to the passing of such a resolution.
- 4. That pursuant to Section 80 (1) of the Companies Act 1985 ("the Act") Mr R. E. Berry, as sole director of the Company, shall be unconditionally authorised to allot, grant options over, offer or otherwise deal or dispose of any relevant securities (as defined in Section 80 (2) of the Act) of the Company to such persons at such time and generally on such terms and conditions as Mr Berry, as sole director of the Company, shall determine. The authority hereby conferred shall (subject to Section 80 (7) of the Act) be for a period expiring 5 years from the date hereof unless reviewed, varied or revoked by the Company in general meeting and so that the maximum amount of the relevant

securities as aforesaid which may be allotted pursuant to such authority shall be 149,000 redeemable ordinary shares of £1 each and 998 ordinary shares of £1 each.

**CHAIRMAN** 

#### THE COMPANIES ACTS 1985 TO 1989

#### PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION OF

STYLECOVER LIMITED

#### **PRELIMINARY**

- 1. (a) The Regulations contained in Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 (SI 1985 No. 805) as amended by the Companies (Tables A to F) (Amendment) Regulations 1985 (SI 1985 No. 1052) (such Table being hereinafter called "Table A") shall apply to the Company save in so far as they are excluded or varied hereby 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 expression " the Act" means the Companies Act 1985, but so that any reference in these Articles to any provisions 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.

#### ALLOTMENT OF SHARES

- 2. (a) Shares which are comprised in the authorised share capital with which the Company is incorporated shall be under the control of the Directors who may (subject to Section 80 of the Act and to paragraph (d) below) allot, grant options over or otherwise dispose of the same, to such persons, on such terms and in such manner as they think fit.
  - (b) All shares which are not comprised in the authorised share capital with which the Company is incorporated and which the Directors propose to issue shall first be offered to the Members in proportion as nearly as may be to the number of the existing shares held by them respectively unless the Company in General Meeting shall by Special Resolution otherwise direct. The offer shall be made by notice specifying the number of shares offered and limiting a period (not being less than fourteen days) within which the offer, if not accepted, will be deemed to be declined. After the expiration of that period, those shares so

deemed to be declined shall be offered in the proportion aforesaid to the persons who have within the said period, accepted all the shares offered to them; such further offer shall be made in like terms in the same manner and limited by a like period as the original offer. Any shares not accepted pursuant to such offer or further offer as aforesaid or not capable of being offered as aforesaid except by way of fractions and any shares released from the provisions of this Article by any such Special Resolution as aforesaid shall be under the control of the Directors, who may allot, grant options over or otherwise dispose of the same to such persons, on such terms, and in such manner as they think fit, provided that, in the case of shares not accepted as aforesaid, such shares shall not be disposed of on terms which are more favourable to the subscribers therefor than the terms on which they were offered to the Members. The foregoing provisions of this paragraph (b) shall have effect subject to Section 80 of the Act.

- (c) In accordance with Section 91(1) of the Act Sections 89(1) and 90(1) to (6) (inclusive) of the Act shall not apply to the Company.
- (d) The Directors are generally and unconditionally authorised for the purposes of Section 80 of the Act, to exercise any power of the Company to allot and grant rights to subscribe for or convert securities into shares of the Company up to the amount of the authorised share capital with which the Company is incorporated at any time or times during the period of five years from the date of incorporation and the Directors may, after that period, allot any shares or grant any such rights under this authority in pursuance of an offer or agreement so to do made by the Company within that period. The authority hereby given may at any time (subject to the said Section 80) be renewed, revoked or varied by ordinary Resolution of the Company in General Meeting.
- (e) Subject to the provisions of the Act, shares may be issued which are to be redeemed or are liable to be redeemed at the option of the Company or the holder on such terms and in such manner as the Company may by ordinary resolution determine.

#### **SHARES**

- 3. The lien conferred by Clause 8 in Table A shall attach also to fully paid-up shares, and the Company shall also have a first and paramount lien on all shares, whether fully paid or not, standing 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, for all moneys presently payable by him or his estate to the Company. Clause 8 in Table A shall be modified accordingly.
- 4. The liability of any Member in default in respect of a call shall be increased by the addition at the end of the first sentence of Clause 18 in Table A of the words "and all expenses that may have been incurred by the Company by reason of such non-payment".

#### GENERAL MEETINGS AND RESOLUTIONS

- 5. Every notice convening a General Meeting shall comply with the provisions of Section 372(3) of the Act as to giving information to Members in regard to their right to appoint proxies; and notices of and other communications relating to any General Meeting which any Member is entitled to receive shall be sent to the Directors and to the Auditors for the time being of the Company.
- 6. (a) If a quorum is not present within half an hour from the time appointed for a General Meeting the General Meeting shall stand adjourned to the same day in the next week at the same time and place or to such other day and at such other time and place as the Directors may determine; and if at the adjourned General Meeting a quorum is not present within half an hour from the time appointed therefor such adjourned General Meeting shall be dissolved.
  - (b) Clause 41 in Table A shall not apply to the Company.

#### APPOINTMENT OF DIRECTORS

- 7. (a) Clause 64 in Table A shall not apply to the Company.
  - (b) The maximum number and minimum number respectively of the Directors may be determined from time to time by Ordinary Resolution in General Meeting of the Company. Subject to and in default of any such determination there shall be no maximum number of Directors and the minimum number of Directors shall be one. Whensoever the minimum number of Directors shall be one, a sole Director shall have authority to exercise all the powers and discretions by Table A and by these Articles expressed to be vested in the Directors generally, and Clause 89 in Table A shall be modified accordingly.

- (c) The Directors shall not be required to retire by rotation and Clauses 73 to 80 (inclusive) in Table A shall not apply to the Company.
- (d) No person shall be appointed a Director at any General Meeting unless either:-
  - (i) he is recommended by the Directors; or
  - (ii) not less than fourteen nor more than thirty-five clear days before the date appointed for the General Meeting, notice signed by a Member qualified to vote at the General Meeting has been given to the Company of the intention to propose that person for appointment, together with notice signed by that person of his willingness to be appointed.
- (e) Subject to paragraph (d) above, the Company may by Ordinary Resolution in General Meeting appoint any person who is willing to act to be a Director, either to fill a vacancy or as an additional Director.

(f) The Directors may appoint a person who is willing to act to be a Director, either to fill a vacancy or as an additional Director, provided that the appointment does not cause the number of Directors to exceed any number determined in accordance with paragraph (b) above as the maximum number of Directors and for the time being in force.

#### **BORROWING POWERS**

8. The Directors may exercise all the powers of the Company to borrow money without limit as to amount and upon such terms and in such manner as they think fit, and subject (in the case of any security convertible into shares) to Section 80 of the Act to grant any mortgage, charge or standard security over its undertaking, property and uncalled capital, or any part thereof, and 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.

#### ALTERNATE DIRECTORS

- 9. (a) An alternate Director shall not be entitled as such to receive any remuneration from the Company, save that he may be paid by the Company such part (if any) of the remuneration otherwise payable to his appointor as such appointor may by notice in writing to the Company from time to time direct, and the first sentence of Clause 66 in Table A shall be modified accordingly.
  - (b) A Director or any such other person as is mentioned in Clause 65 in Table A may act as an alternate Director to represent more than one Director and an alternate Director shall be entitled at any meeting of the Directors or of any committee of the Directors to one vote for every Director whom he represents in addition to his own vote (if any) as a Director, but he shall count as only one for the purpose of determining whether a quorum is present.

#### GRATUITIES AND PENSIONS

- 10. (a) The Directors may exercise the powers of the Company conferred by Clause 3(t) of the Memorandum of Association of the Company and shall be entitled to retain any benefits received by them or any of them by reason of the exercise of any such powers.
  - (b) Clause 87 in Table A shall not apply to the Company.

#### PROCEEDINGS OF DIRECTORS

11. (a) A Director may vote, at any meeting of the Directors or of any committee of the Directors, on any resolution, notwithstanding that it in any way concerns or relates to a matter in which he has, directly or indirectly, any kind of interest whatsoever, and in relation to any such

resolution as aforesaid he shall (whether or not he shall vote on the same) be taken into account in calculating the quorum present at the meeting.

(b) Clauses 94 to 97 (inclusive) in Table A shall not apply to the Company.

#### THE SEAL

- 12. (a) If the Company has a seal it shall only be used with the authority of the Directors or of a committee of 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 second Director. The obligation under Clause 6 of Table A relating to the sealing of share certificates shall apply only if the Company has a seal. Clause 101 of table A shall not apply to the Company.
  - (b) The Company may exercise the powers conferred by Section 39 of the Act with regard to having an official seal for use abroad, and such powers shall be vested in the Directors.

#### INDEMNITY

- 13. (a) Every Director or other officer or Auditor 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 144 or 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. But this Article shall only have effect in so far as its provisions are not avoided by Section 310 of the Act.
  - (b) The Directors shall have power to purchase and maintain for any director, officer or Auditor of the Company insurance against any such liability as is referred to in Section 310(1) of the Act from and after the bringing in to force of Section 137 of the Companies Act 1989.
  - (c) Clause 118 in Table A shall not apply to the Company.

#### TRANSFER OF SHARES

The Directors may, in their absolute discretion and without assigning any reason therefor, decline to register the transfer of a share, whether or not it is a fully paid share, and the first sentence of Clause 24 in Table A shall not apply to the Company.

#### Names and addresses of Subscribers

- Instant Companies Limited
   Bashes Street
   London
   N1 6UB
- Swift Incorporations Limited
   Bashes Street
   London
   N1 6UB

Dated this 3rd day of January 1991

Witness to the above signatures, Mark Anderson 2 Baches Street London N1 6UB

#### THE COMPANIES ACTS 1985 TO 1989

#### PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION OF

STYLECOVER LIMITED

#### **PRELIMINARY**

- 1. (a) The Regulations contained in Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 (SI 1985 No. 805) as amended by the Companies (Tables A to F) (Amendment) Regulations 1985 (SI 1985 No. 1052) (such Table being hereinafter called "Table A") shall apply to the Company save in so far as they are excluded or varied hereby 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 expression " the Act" means the Companies Act 1985, but so that any reference in these Articles to any provisions 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.

#### ALLOTMENT OF SHARES

- 2. (a) Shares which are comprised in the authorised share capital with which the Company is incorporated shall be under the control of the Directors who may (subject to Section 80 of the Act and to paragraph (d) below) allot, grant options over or otherwise dispose of the same, to such persons, on such terms and in such manner as they think fit.
  - (b) All shares which are not comprised in the authorised share capital with which the Company is incorporated and which the Directors propose to issue shall first be offered to the Members in proportion as nearly as may be to the number of the existing shares held by them respectively unless the Company in General Meeting shall by Special Resolution otherwise direct. The offer shall be made by notice specifying the number of shares offered and limiting a period (not being less than fourteen days) within which the offer, if not accepted, will be deemed to be declined. After the expiration of that period, those shares so

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- (c) In accordance with Section 91(1) of the Act Sections 89(1) and 90(1) to (6) (inclusive) of the Act shall not apply to the Company.
- (d) The Directors are generally and unconditionally authorised for the purposes of Section 80 of the Act, to exercise any power of the Company to allot and grant rights to subscribe for or convert securities into shares of the Company up to the amount of the authorised share capital with which the Company is incorporated at any time or times during the period of five years from the date of incorporation and the Directors may, after that period, allot any shares or grant any such rights under this authority in pursuance of an offer or agreement so to do made by the Company within that period. The authority hereby given may at any time (subject to the said Section 80) be renewed, revoked or varied by ordinary Resolution of the Company in General Meeting.
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- 6. (a) If a quorum is not present within half an hour from the time appointed for a General Meeting the General Meeting shall stand adjourned to the same day in the next week at the same time and place or to such other day and at such other time and place as the Directors may determine; and if at the adjourned General Meeting a quorum is not present within half an hour from the time appointed therefor such adjourned General Meeting shall be dissolved.
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  - (c) The Directors shall not be required to retire by rotation and Clauses 73 to 80 (inclusive) in Table A shall not apply to the Company.
  - (d) No person shall be appointed a Director at any General Meeting unless either:-
    - (i) he is recommended by the Directors; or
    - (ii) not less than fourteen nor more than thirty-five clear days before the date appointed for the General Meeting, notice signed by a Member qualified to vote at the General Meeting has been given to the Company of the intention to propose that person for appointment, together with notice signed by that person of his willingness to be appointed.
  - (e) Subject to paragraph (d) above, the Company may by Ordinary Resolution in General Meeting appoint any person who is willing to act to be a Director, either to fill a vacancy or as an additional Director.

(f) The Directors may appoint a person who is willing to act to be a Director, either to fill a vacancy or as an additional Director, provided that the appointment does not cause the number of Directors to exceed any number determined in accordance with paragraph (b) above as the maximum number of Directors and for the time being in force.

#### **BORROWING POWERS**

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#### ALTERNATE DIRECTORS

- 9. (a) An alternate Director shall not be entitled as such to receive any remuneration from the Company, save that he may be paid by the Company such part (if any) of the remuneration otherwise payable to his appointor as such appointor may by notice in writing to the Company from time to time direct, and the first sentence of Clause 66 in Table A shall be modified accordingly.
  - (b) A Director or any such other person as is mentioned in Clause 65 in Table A may act as an alternate Director to represent more than one Director and an alternate Director shall be entitled at any meeting of the Directors or of any committee of the Directors to one vote for every Director whom he represents in addition to his own vote (if any) as a Director, but he shall count as only one for the purpose of determining whether a quorum is present.

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(b) Clauses 94 to 97 (inclusive) in Table A shall not apply to the Company.

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  - (b) The Directors shall have power to purchase and maintain for any director, officer or Auditor of the Company insurance against any such liability as is referred to in Section 310(1) of the Act from and after the bringing in to force of Section 137 of the Companies Act 1989.
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#### Names and addresses of Subscribers

- Instant Companies Limited
   Bashes Street
   London
   N1 6UB
- Swift Incorporations Limited
   Bashes Street
   London
   N1 6UB

Dated this 3rd day of January 1991

Witness to the above signatures, Mark Anderson 2 Baches Street London N1 6UB



### **COMPANIES FORM No. 123**

# Notice of increase in nominal capital



Please do not vitta în his margin	Pursuant to section 123 of the Com	panies Act 1985		
Please complete egibly, preferably n black type, or sold block lettering	To the Registrar of Companies  Name of company	! !	For official use	Company number 2590871
Insert full name of company	* STYLECOVER	LIMITED		
The copy must be printed or in some other form approved by the registrar	gives notice in accordance with sect dated 28 June 1991 increased by £ 200,000  A copy of the resolution authorising The conditions (e.g. voting rights, c shares have been or are to be issued As set out in the attached	the noming the regist the increase is attailing the dividend rights, wind are as follows:	inal capital of th tered capital of t ched.†	e company has been
Insert Director, lecretary, dministrator, dministrative leceiver or Recoiver Scotland) as ppropriate	Signed P.E. All.	Designation§	C	lease tick here is ontinued overleaf  Date 1-7-91
	Presentor's name, address and reference (if any):  DOLMANS  17 Windsor Place Cardiff CF1 4PA	For official use General section	Post	COMPANIOS HOUGE 3 JUL 1991 80
	Ref JMB.BER.2-2			

The Solicitors' Law Stationery Society ptc, 24 Gray's Inn Read, London WC1X 8HR

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#### COMPANY NUMBER 2590871

#### THE COMPANIES ACTS 1985 - 1989

#### PRIVATE COMPANY LIMITED BY SHARES

#### SPECIAL RESOLUTIONS OF STYLECOVER LIMITED

#### Passed the 28th day of June 1991

At an extraordinary general meeting of the above-named Company duly convened and held on the above date the following resolution was duly passed as a special resolution of the Company:

#### SPECIAL RESOLUTION

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3 JUL 1991
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- THAT:- the authorised share capital of [the Company] be increased from £150,000 to £350,000 by the creation of 200,000 Preference Shares of £1 each having the following rights and restrictions attaching to them:-
- (1) As regards income

The Preference Shares shall confer on the holder thereof the right to receive, in priority to the transfer of any sum to reserves or any rights of the holders of any other class of shares in the capital of the Company and payable without any resolution of the Directors or of the Company in general

meeting, a fixed cumulative preferential dividend ("Preference Dividend") at the rate of 14 per cent. per annum net of any associated tax credit on the nominal amount of the capital for the time being paid up thereon commencing from the date of issue. The Preference Dividend shall accrue from day to day and be paid half-yearly on 30 November and 31 May in each year in respect of the half-years ending on those dates out of the profits of the Company available for distribution PROVIDED THAT the first such payment shall be made on 30 November 1991 and shall be calculated in respect of the period from the date of issue up to and including 31 November 1991. Any amount not so paid shall be carried forward and be payable in priority to the Preference Dividend payable on any later date. The rate at which the Preference Dividend is payable shall be a rate per annum compounded with rests on the due dates for payment thereof, and the amount payable in respect of an overdue dividend shall be increased accordingly.

(2) As regards Capital:

on a return of capital on liquidation or otherwise the assets of the Company available for distribution amongst the shareholders as a group shall be applied, in priority to any payment to the holders of any other class of shares in the capital of the Company, in paying to the Preference Shareholders:-

- first, the nominal amounts paid up on and any premium paid in respect of the Preference Shares held by them;
- (ii) second, a sum equal to any arrears or deficiency of the Preference Dividend to be calculated down to the date of return of capital and to be payable irrespective of whether or not such dividend has been declared or earned.

(3) As regards Voting:

or holders thereof to receive notice of, attend at and speak at general meetings of the Company, but not to vote at any general meeting of the Company save that the Preference Shares shall (in the circumstances set out below) give to the holder or holders meeting of the Company when the holder or holders thereof together shall be given that number of votes which equals the number of the combined votes of all other shareholders entitled to attend and vote at the relevant general meeting plus one:-

- if any Preference Dividend due and payable remains unpaid on three consecutive payment dates and on each of the said payment dates the Company had distributable profits from which to make such dividend payments;
- (ii) on any resolution for the alteration in capital structure or alteration of rights of any class of shares in the Company which in either case would affect the rights of the holder or holders of the Preference Shares; and
- (iii) the alteration of any provisions of the
  Articles of Association relating to rights
  of any shares or class of shares in the
  Company which would affect the rights
  of the holder or holders of the

#### Preference Shares.

(4) As regards Redemption: (a) the Preference Shares shall be redeemable at par at the option of the holder or holders of the Preference Shares or at the option of the Company in the manner set out below:-

- (i) as to 50,000 Preference Shares on or after the fifth anniversary of the date of issue of the Preference Shares; and
- (ii) as to a further 50,000 Preference

  Shares, on or after each subsequent
  anniversary of the date of issue of the

  Preference Shares; and

shall, failing earlier redemption by the holder of holders thereof or by the Company, be redeemable by the Company at par on the eighth anniversary of the said date of issue.

(b) the option to redeem described in subparagraph (a) above shall be exercisable by the holder or holders of the Preference Shares or by the Company by notice in writing fixing a date (not earlier than 3 months from the date of such notice) on which the number of Preference Shares entitled to be redeemed in accordance with sub-paragraph (a) shall be so redeemed.

Certified a true copy this	28	day of	June	1991
<b>A</b>			•	

(CHAIRMAN)

The Companies Act 1985



## COMPANY LIMITED BY SHARES

# Special Resolution

(Pursuant to s. 378 (2) of the Companies Act 1985)

OF

STYLECOVER LIMITED

Passed 12th October , 1993.

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at Llanmaes, St.Fagans, CARDIFF CF5 6DU

on the 12th day of October , 1993, the subjoined Special Resolution was duly passed, viz.:—

#### RESOLUTION

"THAT the name of the Company be changed from Stylecover Limited to:

"Howells of Cardiff Limited"

Signature.

DILLEGIOR

To be signed by the Chairman, a Director, or the Secretary of the Company.

Note.—To be filed within 15 days after the passing of the Resolution(s).

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[P.T.O.



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# CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

No. 2590871

I hereby certify that

STYLECOVER LIMITED

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

HOWELLS OF CARDIFF LIMITED

Given under my hand at the Companies Registration Office, Cardiff the 22 OCTOBER 1993

MRS. L. PARRY

an authorised officer



**COMPANIES FORM No. 225(1)** 

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



Please do not write in this margin

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

1. To the Registrar of Companies Company number Please complete (Address overleaf - Note 6) legibly, preferably in black type, or 2590271 bold block lettering Name of company \* însert full name HOWELLS CARDICE LIVITED of company Note 2. gives notice that the company's new accounting reference Details of day and date on which the current accounting reference period Day Month month in 2, 3 and and each subsequent accounting reference period of 4 should be the the company is to be treated as coming, or as having same. Please reau notes come, to an end is 1 to 5 overleaf before completing Day Month Year this form. 3. The current 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]t on t delete as appropriate 4. If this notice states that the current accounting reference period of the company is to be extended, and reliance is being placed on the exception in paragraph (a) in the second part of section 225(4) of the Companies Act 1985, the following statement should be completed: The company is a [subsidiary][parent]† undertaking of CULVER HADNES , company number \_\_\_\_\_\_ 2611 363 Breethe accounting reference date of which is \_ 5. If this notice is being given by a company which is subject to an administration order and this notice states that the current accounting reference period of the company is to be extended AND it is to be extended beyond 18 months OR reliance is not being placed on the second part of section 225(4) of the Companies Act 1985, the following statement should be completed: ‡ insert 2611363 An administration order was made in relation to the company on \_\_\_\_ Director. Secretary. and it is still in for ?? Receiver. Administrator. Signed Designation<sup>‡</sup> Lecutary 9 12 93 Administrative Receiver or Receiver (Scotland) as Presentor's name address For official use appropriate telephone number and reference (if any): D.E.B.

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Chartered Accountants
The UK Member Firm of
Grant Thernton International

Grant Thornton

Cyfrifyddion Siartredig Aelod Gwmu yn y Deŷrnas Unedig o Grant Thornton Rhyngwladol

Cyfrifyddion Slartredig Our ref H1684HK.01/CEN

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Registrar of Companies Companies House Crown Way Maindy CARDIFF CF4 3UZ

13 January 1994

Dear Sir

STYLECOVER LIMITED

Please find enclosed a copy of our letter of resignation as auditors of Stylecover Limited which I believe we have previously omitted to send to you.

Yours sincerely

Faren & Roger J.

Karen L Rogers

Manager

11 13 Heal Penhill Caerdydd UF1 9UP Flân 0222 235591 Ffacs 0222 383803

"whitodwyd gan Sefydiad Syridyddon Stutiedig yn Llorgr a Chymra i weddredu horses buddoddu Gebr arthwio thestr o batteriad yn y ryfeiniad uchod ac yn 1879 Graft Hornton agadr Eoston Llondan 1871 YFP

11 13 Penhil Road Cardiff CF1 9UP Tel 0222 235591 Fax 0222 383803

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#### THE COMPANIES ACT 1985 - 1989

#### COMPANY LIMITED BY SHARES

#### RESOLUTIONS OF STYLECOVER LIMITED

(Passed & ( 1993)

PURSUANT TO Regulation 53 in Table A of the Companies Act 1985 which is incorporated in the Articles of Association of the Company the undermentioned Resolution has been passed as a Special Resolution of the Company (as if passed at a General Meeting duly convened and held) and has been assented to by the Members of the Company listed after it (being all the Members entitled to attend and vote at a General Meeting of the Company)

#### RESOLUTION

That the Company make a payment to R E Berry of £3,075 as a statutory payment and £26,925 as compensation for the early termination of his employment.

Dated this

6

day of Solder

1993

Signed by

M. Tuny Hen (Director and Security) I. S. S. S. Sharton. For and on behalf of (Director)

Culver Motor Holdings Limited

Signed by

The Companies Act 1985



#### COMPANY LIMITED BY SHARES

# Special Resolution

(Pursuant to s. 378 (2) of the Companies Act 1985)

OF

STYLECOVER LIMITED

Passed 12th October , 1993.

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on the 12th day of October , 1993, the subjoined Special Resolution was duly passed, viz.:—

#### RESOLUTION

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"Howells of Cardiff Limited"

Signature IN AX,

To be signed by the Chairman, a Director, or the Secretary of the Company

Note.—To be filed within 15 days after the passing of the Resolution(s).

TEORY 1995

[P.T.O.



# FILE COPY



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No. 2590871

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

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Given under my hand at the Companies Registration Office, Cardiff the 22 OCTOBER 1993

MAS. L. PARRY

an authorised officer



**COMPANIES FORM No. 225(1)** 

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## Grant Thornton &

Chartered Accountants
The UK Member Form of
Grant Themler International

Cylrifyddion Slartredig Aelad Gwnin yn y Defrnas Ucedig o Grant Thornton Rhyngwladol

Cylrhyddion Slartredig Our ref H1684HK.01/GEN

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Registrar of Companies Companies House Crown Way Maindy CARDIFF CF4 3UZ

13 January 1994

Dear Sir

STYLECOVER LIMITED

Please find enclosed a copy of our letter of resignation as auditors of Stylecover Limited which I believe we have previously omitted to send to you.

Yours sincerely

Faren L Rogers.

Karen L Rogers

Manager

11 13 Heol Penhill Caerdydd CF1 9UP Flûn 0222 235591 Flacs 0222 383803

Ambudodwyd gan Celyfaed "Irdysdon Sauterdo yn Llorgr a Chymru i weddredd bunes budoodd Gebr archinos Hestr o barbenad yn y ryferiast uchod ac yn Ithy Gran, Therston Sgraf Eustan Ushadan RWI EFP

11-13 Pental Road Cardiff 6F1 9UP Tel 0222 235591 Fax 0222 383803

Advanced by The Islandard Charleted Accompant in England and Water 13 Carry Characterist business. A bot of garbots incry be expected at the above address and at Grant Thombon Home. For the Square Legium 14/1719.



Company Number 2590871

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Dated this

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Signed by

M. timplen (Director and Sounday) IS 5(6) phancis (Director to R) For and on behalf of

Culver Motor Holdings Limited

Signed by