

COMPANIES FORM No. 12

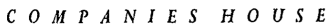
Statutory Declaration of compliance with requirements on application for registration of a company



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

Please complete legibly, preferably	To the Registrar of Companies (Address overleaf)		For official use	For official use	
in black type, or bold block lettering	Name of company		نحنحنا		
	* THE SANDOM	PARTNERS	HIP LIM	ITED	
* insert full name of Company					
DIE	THOMAS ANTH	40NY LO	∨€⊤で		
Kr./	of 27 FRANK LU	NNON CL	⊃5€ , <u>ලි</u> ව	URNE END.	
\ /	BUCKS. SL8 5	5UP.			
t delete as appropriate	do solemnly and sincerely declare to person named as director or secre	•			
	under section 10(2))† and that all th			-	
	above company and of matters pre			•	
	And I make this solemn declaration conscientiously believing the same to be true and by virtue of the				
	provisions of the Statutory Declarate				
	Declared at 28 Manuel	Sheet	Declara	nt to sign below	
	Whidsor and	2	- 0	11/14/	
	Bechs SLH 1P1		- 'Man	witherett	
		y of Januar	¥		
	One thousand nine hundred and				
	before me		_FUNNESS ICITOR		
	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	For official Use		**	
	reference (if any):	New Companies Se	Cition	OMPANIES HOUSE	
			}	14 IAN 19931	









Statement of first directors and

This form should be completed in black.	secretary and intended situation of registered office		
	CN 2781951	For official use [J]	
Company name (in full)	THE SANDOM PARTNERS	SHIP LIMITED	
		generative reason for the first of the second secon	
Registered office of the company on incorporation.	RO ONE THAMES SIDE,	WINDSOR,	
-	Post town SLOUGH		
	County/Region BERKSHIRE .		
	Postcode SL41QN	į	
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		
	RA		
	2. 2 · REMEMBER OF THE SEASON AND ADMINISTRATION OF THE SEASON AND		
	Post town	:	
	County/Region		
	Postcode		
Number of continuation sheets attached			
To whom should Companies House direct any enquiries about the	THOMAS LOVETT, THE	SANDOM	
information shown in this form?	PARTNERSHIP LIMITE	D, ONE THAMES	
	SIDE WINDOOR BERKS		
Page 1	Telephone <u>0753</u> 624242	Extension	
Page 1			

Company Secreta	IFY (See notes 1 - 5)	
Name	*Style/Title	cs MR.
	Forenames	THOMAS FINTHONY
	Surname	LOVETT
*	'Honours etc	1x
Previou	s f or enames	
Previo	ous surname	
Address	!	AD
Usual residential address n		27 FRANK LUNNON CLOSE, J
In the case of a corporat registered or principal of		Post town BOURNE END, SLOUGH
		County/Region BUCKINGHIAMSHIRE
		Postcode SL8 5UP Country ENGLAND I consent to act as secretary of the company named on page 1
Consent	signature	Signed MCULLHULL Date 5-1-93
Directors (See notes 1 - 5	· ·	
Please list directors in alphab Name	etical order. *Style/Title	CD M155
	Forenames	HELEN VICTORIA
	Surname	LEESON
×	'Honours etc	
Previou	s forenames	
Previo	ous surname	
Address		· AD APPLECOTE, CHALKHOUSE GREEN
Usual residential address n		KIDMORE END,
In the case of a corporat registered or principal of		Post town READING
		County/Region BERKSHIRE
		Postcode BG4 9AN Country ENGLAND.
	Date of birth	DO 0 18 0 12 6 1 Nationality NA BRITISH
Busines	s occupation	OC DIRECTOR
Other o	directorships	OD NONE
* Voluntary details		I consent to act as director of the company named on page 1

Signed LL

Consent signature

(See notes 1 - 5)	onunueu) 	
Name	*Style/Title	CD MR.
	Forenames	JOHN RUSSELL
	Surname	Sandom
	*Honours etc	
	Previous forenames	
	Previous surname	
Address		AD APPLECOTE, CHALKHOUSE GREEN.
In the case of a	address must be given. corporation, give the incipal office address.	KIDMORE END, Post town READING.
		County/Region RERKSHIRE
		Postcode R949AN Country ENGLIAND
	Date of birth	DO 3111053 Nationality NA BRITISH
	Business occupation	oc DIRECTOR (MANAGING)
	Other directorships .	HOLMES & MARCHAUT GROUP PLC; HOLMES & MARCHAUT GRAPHICS CTD; HOLMES & MARCHAUT BLITZ LIMITED; BROAD-
* Voluntary de	tails	I consent to act as director of the company named on page 1
C	Consent signature	Signed School Date 5-1-93
Delete if the form		
is signed by the subscribers.		Signature of agent on behalf of all subscribers Date
Delete if the form		Signed John Sandon Date 5-1-93
is signed by an agent on behalf of all the subscribers		Signed Helen Letzeon Date '
All the subscribers must sign either personally or by a		Signed Thomas Acult Date "
person or persons authorised to sign for them.	!	Signed Date
		Signed Date

Signed

Date

Continuation Page Por: The SANDOWN PARTNERSHI

Edit Const of St	. 2. Airchial	1 1 3 A 1 3 A 1
, i l	*Style/Tibo	co MR.
	f Grantitias	THOMAS ANTHONY
	Surname	Loverr
	*Honours etc	
	Previous forenames	in the figuration of the state
	Provious somaine	रम् भारती च
Addrass		AD 27 FRANK LUNNON CLOSE
In the star c	ical address most be given. La corporation, give the paincipal office address	BOURNE END, Post town SLOUGH.
	The residual of the programmes	County/Region BUCKINGHAMSHIRE
		Postcode SL85UPI Country ENGLAND
	· Date of birth	00 0,1 0,5 6,4 Nationality NA BRITISH
	Unsinose eccupation	OF DIRECTOR .
	Other directorships	OD CORES END MANNAGEMENT CO. LITEN
	·	
* Somewhat at you	73.2	I consent to act as director of the company named on page 1
,	Consent signature	Signed McmmAult Date 5-1-93
for and the for home, white for home of the		Signature of agent on behalf of all subscribers Date
KUNGARA HARISTEE		Signed Date .
and the fit was a second of the first of the		Signed Date
Secretary Constitution (Constitution Constitution Constit	.15	Signed Date
pe of a control of the book of the thickets	* ب	Signed Date
a in a representation		Janea Date
		Signed Date 13

The Companies Acts 1985 and 1989

COMPANY LIMITED BY SHARES

Memorandum of Association

OF

THE SANDOM

PARTNERSHIP

LIMITED

- 1. The Company's name is "THE SANDOM LIMITED." PARTNERSHIP
- The Company's registered office is to be situated in England and Wales.
 - 3. The Company's objects are*:—

(A) TO OFFER A RANGE OF CREATIVE AND DESIGN SERVICES TO SETTISFY THE MARKETING REQUIREMENTS OF INDUSTRY IN THE U.K. AND INTERNITIONALLY.

- (B) To carry on any other trade or business which can, in the opinion of the Board of Directors, be advantageously carried on by the Company in connection with or as ancillary to any of the above businesses or the general business of the Company.
- (c) To purchase, take on lease or in exchange, hire or otherwise acquire and hold for any estate or interest any lands, buildings, easements, rights, privileges, concessions, patents, patent rights, licences, secret processes, machinery, plant, stock-in-trade, and any real or personal property of any kind necessary or convenient for the purpose of or in connection with the Company's tusiness house or any branch or department thereof.

519004

.14 JAN 1993

51

М

3 and to substitute: "3. The object of the Company is to carry on business as a general commercial company.'

*Where the Memorandum states that the

object of the

as a general commercial

incidental or

3A of the

conducive to the carrying on of any

trade or business by it -see section

Companies Act 1985 as amended by the Companies

Act 1989. If it is

apply, it would be prudent to delete

the whole of Clause

intended that section 3A should

Company is to carry on business

company the object of the Company is to carry on any trade or business whatsoever and the Company has power to do all such things as are

- (D) To erect, construct, lay down, enlarge, alter and maintain any roads, railways, tramways, sidings, bridges, reservoirs, shops, stores, factories, buildings, works, plant and machinery necessary or convenient for the Company's business, and to contribute to or subsidise the erection, construction and maintenance of any of the above.
- (E) To borrow or raise or secure the payment of money for the purpose of or in connection with the Company's business, and for the purposes of or in connection with the borrowing or raising of money by the Company to become a member of any building society.
- (F) To mortgage and charge the undertaking and all or any of the real and personal property and assets, present or future, and all or any of the uncalled capital for the time being of the Company, and to issue at par or at a premium or discount, and for such consideration and with such rights, powers and privileges as may be thought fit, debentures or debenture stock, either permanent or redeemable or repayable, and collaterally or further to secure any securities of the Company by a trust deed or other assurance.
- (G) To make advances to customers and others with or without security, and upon such terms as the Company may approve, and to guarantee the liabilities, obligations and contracts of any other person, firm or company whether a customer of the Company or otherwise, and the dividends, interest and capital of the shares, stocks or securities of any company of or in which this Company is a member or is otherwise interested.
- (H) To receive money on deposit or loan upon such terms as the Company may approve, and generally to act as bankers for customers and others.
- (1) To grant pensions, allowances, gratuities and bonuses to officers or ex-officers, employees or ex-employees of the Company or of any body corporate which is or has been a subsidiary of the Company or a predecessor in business of the Company or of any such subsidiary or to the dependants or any member of the family of such persons, and to contribute to any fund and pay premiums for the purchase or provision of any such benefit and to establish and support, or to aid in the establishment and support

of, any schools and any educational, scientific, literary, religious or charitable institutions or trade societies, whether such institutions or societies be solely connected with the business carried on by the Company or its predecessors in business or not, and to institute and maintain any club or other establishment or benefit fund or profit-sharing scheme calculated to advance time interests of the Company or of the officers of or persons employed by the Company or any such subsidiary.

- (J) To draw, make, accept, endorse, negotiate, discount and execute promissory notes, bills of exchange, and other negotiable instruments.
- (K) To invest and deal with the moneys of the Company not immediately required for the purposes of the business of the Company in or upon such investments and in such manner as may from time to time be determined.
- (L) To pay for any property or rights acquired by the Company either in cash or fully or partly paid-up shares, with or without preferred or deferred or special rights or restrictions in respect of dividend, repayment of capital, voting or otherwise, or by any securities which the Company has power to issue, or partly in one mode and partly in another, and generally on such terms as the Company may determine.
- (M) To accept payment for any property or rights sold or otherwise disposed of or dealt with by the Company, either in cash, by instalments or otherwise, or in fully or partly paid-up shares or stock of any company or corporation, with or without preferred or deferred or special rights or restrictions in respect of dividend, repayment of capital, voting or otherwise, or in debentures or mortgage debentures or debenture stock, mortgages or other securities of any company or corporation, or partly in one mode and partly in another, and generally on such terms as the Company may determine, and to hold, dispose of or otherwise deal with any shares, stock or securities so acquired.
- (N) To amalgamate with or enter into any partnership or arrangement for sharing profits, union of interests, reciprocal concession or co-operation with any

company, firm or person carrying on or proposing to carry on any business within the objects of this Company or which is capable of being carried on so as directly or indirectly to benefit this Company, and to acquire and hold, sell, deal with or dispose of any shares, stock or securities of or other interests in any such company, and to guarantee the contracts or liabilities of, subsidise or otherwise assist, any such company.

- (o) To purchase or otherwise acquire, take over and undertake all or any part of the business, property, liabilities and transactions of any person, firm or company carrying on any business which this Company is authorised to carry on, or the carrying on of which is calculated to benefit this Company or to advance its interests, or possessed of property suitable for the purposes of the Company.
- (P) To sell, improve, manage, develop, turn to account, exchange, let on rent, royalty, share of profits or otherwise, grant licences, easements and other rights in or over, and in any other manner deal with or dispose of the undertaking and all or any of the property and assets for the time being of the Company for such consideration as the Company may think fit.
- (Q) To distribute among the members in specie any property of the Company, or any proceeds of sale or disposal of any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law.
- (R) To do all or any of the above things in any part of the world, and either as principals, agents, trustees, contractors or otherwise, and either alone or in conjunction with others, and either by or through agents, trustees, sub-contractors or otherwise.
- (s) To do all such other things as are incidental or conducive to the above objects or any of them.

And it is hereby declared that:—

- (A) the word "Company" in this Clause, except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether corporate or unincorporate, and whether incorporated, registered, resident or domiciled in the United Kingdom or elsewhere, and
- (B) the objects of the Company specified in each of the foregoing paragraphs of this Clause shall be distinct and separate objects of the Company and shall be no way limited by reference to any other paragraphs hereof or to the order in which the same occur, but shall be construed in as wide a sense as possible as if each of the said paragraphs defined the objects of a separate and distinct company.
- 4. The liability of the members is limited.
- 5. The Company's share capital is £ \0,000 divided into shares of £ \ 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
theby! herson	JOHN RUSSELL SANDOM, APPLECOTE, CHALKHOUSE GREEN, KIDMORE END, BERKS. RG49AN. HELEN VICTORIA LEESON, APPLECOTE, CHALKHOUSE GREEN, KIDMORE END, BERKS. RG49AN. THOMAS ANTHONY LOVETT, 27 FRANK LUMNON CLOSE, BOURNE FUD, BUXKS. SL85UP	
	Dated this 5th day of January 1 Witness to the above Signatures:—	19.93 Buly

The Companies Acts 1985 and 1989

COMPANY LIMITED BY SHARES

Articles of Association

OF

THE SANDOM PARTNERSHIP

LIMITED

- 1. Subject as hereinafter provided, the regulations contained or incorporated in Table A in The Companies (Tables A to F) Regulations 1985 (hereinafter referred to as "Table A") shall apply to the Company.
- 2. Regulations 8, 64, 76, 77 and 113 of Table A shall not apply to the Company.
- 3. The Company is a private company and accordingly no offer or invitation shall be made to the public (whether for cash or otherwise) to subscribe for any shares in or debentures of the Company, nor shall the Company allot or agree to allot (whether for cash or otherwise) any shares in or debentures of the Company with a view to all or any of those shares or debentures being offered for sale to the public.
- 4. At the date of the adoption of these Articles the capital of the Company is £ 10,000 divided into 10,000 Ordinary Shares of £1 each.
- 5. (a) The Directors may subject to Article 6 hereof allot, grant options over, or otherwise deal with or dispose of any relevant securities (as defined by section 30(2) of the Companies Act 1985) of the Company to such persons and generally on such terms and conditions as the Directors think proper.
- (b) The general authority conferred by paragraph (a) of 'his Article shall be conditional upon due compliance with Article 6 hereof and shall extend to the amount of the authorised share capital of the Company upon its incorporation. The said authority will expire on 31 DECEMBER 1997 unless renewed, varied or revoked by the Company in general meeting in accordance with section 80 or section 80A of the Act.

- (c) The Directors shall be entitled under the general authority conferred by paragraph (a) of this Article to make at any time before the expiry of such authority any offer or agreement which will or might require relevant securities of the Company to be allotted after the expiry of such authority.
- 6. (a) Subject to any direction to the contrary that may be given by the Company in general meeting all shares authorised pursuant to Article 5 hereof to be allotted shall be offered to the members in proportion to the existing shares held by them and such offer shall be made by notice in writing specifying the number of the shares to which the member is entitled and limiting a time (being not less than 21 days) within which the offer if not accepted will be deemed to have been declined, and after the expiry of such time or upon receipt of an intimation from the member to whom such notice is given that he declines to accept the shares offered, the Directors may, subject to these Articles, allot or otherwise dispose of the same to such persons and upon such terms as they think most beneficial to the Company. The Directors may in like manner dispose of any such shares as aforesaid which, by reason of the proportion borne by them to the number of persons entitled to any such offer as aforesaid or by reason of any other difficulty in apportioning the same, cannot in the opinion of the Directors be conveniently offered in manner hereinbefore provided.
- (b) By virtue of section 91(1) of the Companies Act 1985, sections 89(1) and 90(1) to 90(6) inclusive of that Act shall not apply to the Company.
- 7. The Company shall have a first and paramount lien on every share (whether or not it is a fully paid share) for all moneys (whether presently payable or not) called or payable at a fixed time in respect of that share and the Company shall also have a first and paramount lien on all shares (whether fully paid or not) standing registered in the name of any member whether solely or one of two or more joint holders for all moneys presently payable by him or his estate to the Company; but the Directors may at any time declare any share to be wholly or in part exempt from the provisions of this Article. The Company's lien (if any) on a share shall extend to all dividends payable thereon.

- 8. The Directors may, in their absolute discretion and without assigning any reason therefor, decline to register any transfer of any share, whether or not it is a fully paid share. The first sentence of Regulation 24 of Table A shall not apply to the Company.
- 9. In accordance with section 372(3) of the Companies Act 1985 in every notice calling a General Meeting of the Company there shall appear with reasonable prominence a statement that a member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him and that a proxy need not be a member of the Company. Regulation 38 of Table A shall be modified accordingly and the second sentence of Regulation 59 of Table A shall not apply to the Company.
- 10. In Regulation 41 of Table A there shall be added at the end: "If at any adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting the meeting shall be dissolved."
- 11. Unless and until the Company in general meeting shall otherwise determine, there shall be no maximum number of Directors and the minimum number of Directors shall be one. If and so long as there is a sole Director he may exercise all the powers and authorities vested in the Directors by these Articles and by Table A and Regulation 89 of Table A shall be modified accordingly. The first Directors of the Company shall be as named in the statement delivered to the Registrar of Companies pursuant to section 10 of the Companies Act 1985.
- 12. The Company shall not be subject to section 293 of the Companies Act 1985, and accordingly any person may be appointed or elected as a Director, whatever his age, and no Director shall be required to vacate his office of Director by reason of his attaining or having attained the age of seventy years or any other age.
- 13. No person other than a Director retiring by rotation shall be elected a Director at any general meeting unless—
 - (i) he is recommended by the Directors; or
 - (ii) not less than fourteen nor more than thirty-five clear days before the date of the meeting a notice in writing signed by a member qualified to vote at the meeting has been given to the Company of the intention to propose that person for election, together with a notice in writing signed by that person of his willingness to be elected.

14. A Director shall not be required to hold any share qualification but shall nevertheless be entitled to receive notice of and to attend at all general meetings of the Company and at all separate general meetings of the holders of any class of shares in the capital of the Company.

NAMES AND ADDRESSES OF SUBSCRIBERS

JOHN RUSSELL SANDOM, APPLECOTE, CHALKHOUSE GREEN, KIDMORE END, BERKS. RG49AN

HELEN VICTORIA LEESON, APPLECOTE, CHALKHOUSE GREEN, KIDMORE END, BERKS. RO49AN.

THOMAS ANTHONY LOVETT, 27 FRANK LUNNON CLOSE, BOURNE END, BLXKS . SL85UP Mant Leoson Munduett

Dated this 5th day of Farming, 19 93

Witness to the above Signatures:—

Hong Bulyham

FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No. 2781951

I hereby certify that

THE SANDOM PARTNERSHIP 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 21 JANUARY 1993

Can Can Can Can Can All I

J. a. Joseph.

an authorised officer