FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 3150270

The Registrar of Companies for England and Wales hereby certifies that AMBRIDGE CONSULTING LIMITED

is this day incorporated under the Companies Act 1985 as a private company and that the company is limited.

Given at Companies House, Cardiff, the 24th January 1996



N031502705

MRS. L. PARRY

For the Registrar of Companies



Please complete in typescript, or in bold black capitals.

Declaration on application for registration

or my both black capitale.		
Company Name in full	ANBRIDGE (CONSULTING
		LIMITED
F012001J	WILDMAN & BATTELL LIMITED	
of	BRIDGE HOUSE, 181, QUEEN VIC	TORIA STREET LONDON EC4V
	do solemnly and sincerely declare that I are formations of the company [person named a company in the statement delivered to the Companies Act 1985]† and that all the required in respect of the registration of the all precedent and incidental to it have been contained.	m a [Satiottox xxxgaged in the as director or xxxxxataxxof the Registrar under section 10 of the uirements of the Companies Act pove company and of matters
#*	And I make this solemn Declaration conscibe true and by virtue of the Statutory Declaration	, ,
Declarant's signature	for & on behalf of WILDMAN & BATTELL L'	ID John Wildman
Declared at	BRIDGE HOUSE, 181 QUEEN VICTO	RIA STREET,LONDON EC4V 4DD
the	day of	JANUARY
	One thousand nine hundred and ninety	SIX
• Please print name. before me	MARTIN WILLIAM BENTLEY	
Signed	Multin	Date (71(196
	A Commissioner for Oaths or Notary Public	or Justice of the Peace or Solicitor
Please give the name, address, telephone number and, if available, a DX number and Exchange of the person Companies House should contact if there is any query.	SAME-DAY COMPANY SERVI BRIDGE HOUSE 181 QUEEN VICTORIA STREET LONDON EC4V 4DD TEL: 0171-236-2970	
	DX number DX exchange	
	When you have completed and signed the Registrar of Companies at:	

KLO *KR2CRI97* 960 COMPANIES HOUSE 17/01/98

Form revised March 1995

Companies House, Crown Way, Cardiff, CF4 3UZ

for companies registered in England and Wales

Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB for companies registered in Scotland DX 235 Edinburgh



10

Please complete in typescript, or in bold black capitals.

First directors and secretary and intended situation of registered office

Notes on completion appear on final page

Company Name in full	AMBRIDGE CON	SULTING
		LIMITED
F010001H		
Proposed Registered Office	BRIDGE HOUSE	
(PO Box numbers only, are not acceptable)	181 QUEEN VICTORIA STREET	
Post town	LONDON	
County / Region	Postco	ode EC4V 4DD
If the memorandum is delivered by an agent for the subscriber(s) of the memorandum mark the box opposite and give the agent's name and address.		
Agent's Name	SAME DAY COMPANY SERVICES LIMITE	ED_
Address	BRIDGE HOUSE	
	181 QUEEN VICTORIA STREET	
Post town	LONDON	
County / Region	Postco	pde EC4 4DD
Number of continuation sheets attached		
Please give the name, address, elephone number and, if available, a DX number and Exchange of	SAME DAY COMPANY SERVICES LIMITE	D.
the person Companies House should contact if there is any query.	BRIDGE HOUSE 181 QUEEN VICTORIA	
any quoty.	LONDON EÇ4V 4DD Tel 0171–2 DX number DX exchange	36–2970
	DA CACHALIGO	· · ,



Form revised March 1995

When you have completed and signed the form please send it to the Registrar of Companies at:

Companies House, Crown Way, Cardiff, CF4 3UZ DX 33050 Cardiff for companies registered in England and Wales

Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB for companies registered in Scotland DX 235 Edinburgh

Company Secretary (see notes 1-5)

•		ſ	0 00 00 1			W.C. I THETON	
	(Company name	ompany name AMBRIDGE CONSULTING			(N) LIMIT	ED
	NAME	*Style / Title	*Honours etc				
* Voluntary details		Forename(s)					
		Surname	SAME-DAY COMPANY SERVICES LIMITED				
	Previo	ous forename(s)	3)				
	Previ	ious surname(s)	s)				
Address			BRIDGE HOUSE				
Usual residential add For a corporation, give registered or principal address.			181 QUEEN VICTORIA STREET				
		Post town	LONDON				
	1	County / Region			Postcode	EC4V 4DD	
		Country			<u> </u>		
	Conse		I consent to act as secretary For & on behalf of SAME DA			d on page 1	
Directors (see notes 1-5) Please list directors in alphabetical order							
	NAME	*Style / Title		*Hone	ours etc		
Forename(s)							
		Surname	WILDMAN & BATT	ELL LIM	ITED		
Previous forename(s)			•				
	Prev	rious surname(s)					
Address		BRIDGE HOUSE					
Usual residential address For a corporation, give the		181 QUEEN VICTORIA STREET					
registered or principal address.		Post town	LONDON				
		County / Region			Postcode	EC4V 4DD	
		Country					
			Day Month Year				
	Date o	f birth	not applicable	Nationa	lity		
	Business occupation A LIMITED COMPANY						
Other directorships							
			I consent to act as director			l on page 1	
	Cons	ent signature	For & on behalf of WILDM	 Perior ox DWIII	Date	171,196	

Directors (continued	(see notes 1-5)			
NAME	*Style / Title		*Honour	rs etc
* Voluntary details	Forename(s)			
	Surname			
Prev	ious forename(s)			
Prev	vious surname(s)			
Addres	ss		_	
Usual residential address For a corporation, give the registered or principal office address.	Post town			
	County / Region			Postcode
	Country			
		Day Month Y	ear_	
Date	e of birth		Nationality	
Bus	iness occupation			
Othe	er directorships		**	
		I consent to act as di	rector of the compar	7
Cons	ent signature		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Date
This section must be Either	signed by			
an agent on behalf of all subscribers	Signed	For & on behalf of	SAME DAY COMPANY	Date 1711(96
Or the subscribers	Signed			Date
(i.e those who signed as members on the memorandum of association).				Date
	Signed			Date

The Companies Acts 1985 to 1989

COMPANY LIMITED BY SHARES

3150270 Cl

Memorandum of Association

of

AMBRIDGE CONSULTING LIMITED

- 1. The name of the Company is "AMBRIDGE CONSULTING LIMITED".
- 2. The Registered Office of the Company will be situate in England.
- 3. The objects for which the Company is established are:-
- (a) To carry on business as a general commercial company, in conjunction with each other or as separate and distinct undertakings, all or any of the following businesses namely: manufacturers, designers, inventors, creators, cultivators, breeders, growers, hunters, trappers, fishermen and fish farmers, importers, exporters, agents, dealers (both wholesale and retail) in all articles of commercial, manufacturing, personal and household use and consumption and in all kinds of raw materials and commodities; warehousemen; storage contractors; shipping and forwarding agents; dealers in property and estates; property developers, property managers; estate agents; financiers, financial agents and to act as nominee, trustee, agent, factor, broker, executor, administrator, receiver for or otherwise on behalf of Companies, Corporations, firms or persons; builders; roofers; scaffolders; contractors; heating and ventilation engineers and contractors; refrigeration engineers and specialists and contractors; decorators; painters; bricklayers; carpenters; shuttering manufacturers and erectors; joiners; public works contractors; plasterers, plumbers, electricians, shop front fitters; builders' and decorators' merchants; double glazing, insulation, cavity wall insulation, loft insulation and conversions; civil, mechanical, constructional, agricultural. consulting, electrical, chemical and general engineers; telephone and telegraph systems and any other forms of communications, recording or processing; safety and security alarm systems; welders; sheet metal workers; blacksmiths; motor engineers; garage proprietors; car hire service; driving school instructors; courier service; travel agents; owners, charterers, lessors, lessees, hirers and operators of, and dealers in aircraft, ships, boats, hovercrafts, pipelines, power supplies facilities, railways, lorries, trucks, coaches, buses, motor cars, motor cycles, bicycles and other vehicles; transport and haulage contractors; general engineers; tool makers; booking agents and managers for theatres, cinemas and all other kinds of entertainments and sporting events; turf and sporting accountants in all its branches; proprietors of shops, cafes, clubs, hotels and restaurants, catering contractors; dealers in foods and provisions of all kinds; wine and spirit merchants; butchers; grocers, greengrocers, fishmongers and poultry merchants; farmers; florists, horticulturists; landscape gardeners and designers; funeral directors; bakers; confectioners; tobacconists; ironmongers, hardware merchants; dealers in plastics of all kinds; antique dealers; furniture manufacturers and





dealers; leather and fancy goods dealers; jewellers; radio, television and electrical retailers; dealers and repairers; toys, games and sports equipment dealers; photographers and dealers in all kinds of photographic material and equipment; film and video producers and distributors; textile merchants; tailors and fashion designers; ladies and gentlemen's outfitters; boot and shoe retailers; perfumery and cosmetic dealers; hairdressers; health farms and studios and massage parlours; manufacturing and retail chemists; opticians; printers, publishers, writers, authors and journalists; stationers; advertising and publicity agents; public relation specialists; consultants, draughtsmen and exhibition specialists; seminars, lecturers, conventions, salesmen and demonstrators; conference and training specialists and organisers; business transfer agents; employment agents; computer operators, programmers and dealers; market research specialists; business advisers; accountancy services; secretarial services; insurance consultants and services; mail order specialists; dyers and cleaners; dry cleaners; window cleaners and industrial cleaners and maintenance contractors of property of every description; proprietors of launderettes; excavation and demolition contractors; plant hirers; scrap iron and waste merchants; and to licence, conduct, operate, register and protect any franchise; to carry on all or any of the said businesses and provide services in connection therewith, either together as one business or as separate and distinct businesses in any part of the world.

- (b) To carry on any other business which, in the opinion of the Company, may be capable of being conveniently or profitably carried on in conjunction with or subsidiary to any other business of the Company and is calculated to enhance the value of the Company's property.
- (c) To purchase or by any other means acquire freehold, leasehold or any other property for any estate or interest whatever, movable or immovable, or any interest in such property, and to sell, lease, let on hire, develop such property, or otherwise turn the same to the advantage of the Company.
- (d) To apply for, register or by other means acquire any patents, patent rights, brevets d'invention, licences, trade marks, concessions and inventions and to use and turn to account the same or to develop, sell or assign the same or grant licences or privileges in respect thereof or otherwise turn the same to the advantage of the Company.
- (e) To build, reconstruct or generally maintain buildings and works of all kinds, whether or not these are situate on the property of the Company.
- (f) To invest and deal with the monies of the Company in such shares or upon such securities or otherwise in such manner as from time to time may be determined.
- (g) To amalgamate with or to make any agreement or arrangement with or enter into partnership or joint purse agreement with any other company, firm or person carrying on business similar or complementary to the business of the Company or any part thereof.
- (h) To subscribe for, take, purchase or otherwise acquire either for cash, shares or debentures in this Company or any other consideration any other company or business which, in the opinion of the Company, may be carried on so as directly or indirectly to benefit the Company.
- (i) To sell or otherwise dispose of the whole or any part of the business or property of the Company for any consideration, shares or debentures as the Company may think fit.
- (j) To lend money to customers, associates and others whether incorporated or not and to guarantee the observance and performance of obligations and contracts by

customers and others.

- (k) To borrow or raise money in such manner as the Company thinks fit and secure the repayment thereof by the creation and issue of debentures, debenture stock, mortgages or in any other way.
- (i) To pay or remunerate any person, firm or company for rendering services to the Company in the promotion of the Company or the placing and issue of shares, debentures, debenture stock or other securities of the Company.
- (m) To support and subscribe to any funds and to subscribe to or assist in the promotion of any charitable, benevolent or public purpose or object for the benefit of the Company or its employees, directors or other officers past or present and to grant pensions to such persons or their dependants.
- (n) To draw, make, accept, endorse, discount and execute bills, warrants, notes or other negotiable or transferable instruments.
- (o) To assist in the promotion of or promote any company or undertaking which may appear likely to assist or benefit the Company and to place or guarantee the placing of, subscribe or underwrite or otherwise acquire any part of the stock, debentures, debenture stock or other obligations of such company.
- (p) To promote by way of advertising the Company's products and services in any manner and to reward customers or potential customers and to promote or take part in any scheme likely to benefit the Company.
- (q) To distribute in specie any of the shares, debentures or securities of the Company between the members of the Company in accordance with their rights.
- (r) To do all such other things as may be deemed incidental or conducive to the attainment of the above objects or any of them.

All the foregoing objects shall be read and construed as separate and distinct objects and the generality of any of such objects shall not be abridged or cut down by reference to any other object of the Company.

- 4. The liability of the members is limited.
- 5. The share capital of the Company is £5,000 divided into 5,000 shares of £1.00 each.

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

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS

Number of shares Taken by each subscriber

WILDMAN & BATTELL LIMITED, Bridge House, 181, Queen Victoria Street, London. EC4V 4DD

ONE

For and on behalf of Wildman & Battell Limited

CIZCUSA

SAME-DAY COMPANY SERVICES LIMITED, Bridge House, 181, Queen Victoria Street, London. EC4V 4DD ONE

For and on behalf of Same-Day Company Services Limited

Dated this It day of JANUARY, 1996.

WITNESS to the above signatures -

DARRAN WILSON, 47, Mortimer Road,

East Ham, London.

E6 3QP

The Companies Acts 1985 to 1989

COMPANY LIMITED BY SHARES

Articles of Association

of

AMBRIDGE CONSULTING LIMITED

PRELIMINARY

1. Regulations 2, 3, 24, 64, 84, 94 and 99 of Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 (hereinafter referred to as "Table A") shall not apply to the Company, but the Articles hereinafter contained together with the remaining regulations of Table A subject to the modifications hereinafter expressed, shall constitute the regulations of the Company.

CAPITAL

- 2. The initial share capital of the Company is £5,000 divided into 5,000 shares of £1.00 each.
- 3. The shares of the Company, whether forming part of the original capital or of any increased capital, may be allotted or otherwise disposed of to such persons and for such consideration and upon such terms as the Directors may determine subject, in the case of any shares forming part of any increased capital, to such directions as to the allotment or disposal thereof as may be given by the Company in general meeting at the time of the creation of such shares.
- (a) After the initial allotment of shares by the Directors any further shares proposed to be issued 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 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 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 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 thereof than the terms on which they are offered to the Members. In accordance with Section 91 of the Act, Section 89(1) and Section 90(1) to (6) of the Act shall be excluded from applying

to the Company.

- (b) Subject to paragraph (a) of this Article the Directors are authorised in accordance with Section 89 of the Act to exercise any power of the Company (and in particular the power contained in Article 3 of these regulations) to allot and grant rights to subscribe for or convert securities into shares of the Company up to the amount of the share capital created on the incorporation of the Company and may do so at any time before the date of the fifth anniversary of such incorporation and this authority shall expire on that date except that the Directors may allot shares thereafter in pursuance of any agreement or offer to allot made before that date. This authority may be revoked, varied or renewed (but not for more than five years at a time) by an Ordinary Resolution.
- 5. Subject to the provisions of Chapter VII of Part V of the Act any Shares may be issued on the terms that they are, or at the option of the Company are liable, to be redeemed.

TRANSFER OF SHARES

6. Any share may be transferred by a member to his or her spouse or lineal descendant and any shares of a deceased member may be transferred to any such relation as aforesaid of the deceased member. Save as aforesaid the Directors, in their absolute discretion and without assigning any reason therefor, may decline to register the transfer of any share whether or not it is a fully paid share.

VOTES OF MEMBERS

7. Subject to any rights or restrictions for the time being attached to any class or classes of shares, on a show of hands every member present in person shall have one vote, and on a poll every member shall have one vote for each share of which he is the holder.

DIRECTORS

- 8. A Director who has disclosed his interest and the interest of any person who is, for any purpose of the Act (excluding any statutory modification thereof not in force when this regulation becomes binding on the Company) connected with the Director and, in the case of an alternate director, any interest of his appointor, in accordance with Regulation 85 of Table A and Section 317 of the Act may vote in respect of any contract, proposed contract or any arrangement in which he is interested directly or indirectly and such Director shall be counted in the quorum present at any meeting at which such contract or proposed contract or arrangement is being considered.
- 9. Any Director may hold any other office or place of profit under the Company (other than the office of Auditor) in conjunction with his office of Director for such period and on such terms (as to remuneration and otherwise) as the Directors may determine.
- 10. Any Director may act by himself or his firm in a professional capacity for the Company, and he or his firm shall be entitled to remuneration for professional services as if he were not a Director; provided that nothing herein contained shall authorise a Director to act as Auditor for the Company.
- 11. The Company shall not be subject to Section 293 of the Act, 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.
 - 12. The office of a Director shall be vacated:
 - (1) In any of the circumstances specified in article 81 of Table A (any resignation of office being by notice in writing); or

(2) If he is removed from office by a resolution duly passed under Section 303 of the Act.

MANAGING DIRECTORS AND MANAGERS

13. The Directors may from time to time appoint one or more of their body to the office or Managing Director or Manager for such period and on such terms (as to remuneration and otherwise) as they think fit and, subject to the terms of any agreement entered into in any particular case, may revoke such appointment. A Director so appointed, whilst holding such office, shall not be subject to retirement by rotation or be taken into account in determining the number of Directors to retire by rotation or the rotation of retirement of Directors, but his appointment, subject to the payment to him of such compensation or damages as may be payable to him by reason thereof, shall be automatically terminated if he cease from any cause to be a Director.

SECRETARY

14. Subject to the provisions of the Act, the Secretary shall be appointed by the Directors for such term, at such remuneration and upon such conditions as they may think fit, and any Secretary so appointed may be removed by them. If at any time there shall be no Secretary or for any reason no Secretary capable of acting, the Directors may appoint an assistant or deputy Secretary.

NOTICES

15. Notice of every general meeting shall be given in manner authorised by Table A to every member except those members who are by these Articles disentitled from receiving such notices and those members who (having no registered address within the United Kingdom) have not supplied to the Company any address within the United Kingdom for the giving of notices to them, and shall also be given to the directors and the auditors.

FIRST DIRECTORS

16. The number of Directors shall not be more than ten but the Company in General Meeting may reduce or increase this limit. The first Director shall be WILDMAN & BATTELL LIMITED.

FIRST SECRETARY

17. The first Secretary of the Company shall be SAME-DAY COMPANY SERVICES LIMITED.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS

WILDMAN & BATTELL LIMITED, Bridge House, 181, Queen Victoria Street, London. EC4V 4DD

For and on behalf of Wildman & Battell Limited

Cluve

SAME-DAY COMPANY SERVICES LIMITED, Bridge House, 181, Queen Victoria Street, London. EC4V 4DD

For and on behalf of Same-Day Company Services Limited

Due

Dated this it day of JANUART, 1996.

WITNESS to the above signatures -

DARRAN WILSON, 47, Mortimer Road,

East Ham, London.

E6 3QP