**FILE COPY** 



# CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 3769748

The Registrar of Companies for England and Wales hereby certifies that WIGHT HOME CARE 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 13th May 1999



\*N03769748V\*







Form revised March 1995

COMPANY SERVICES							
lease complete in typescript, ir in bold black capitals.	Declaration on application for registration						
	3769748						
Company Name in full	Wight Home Core Limited						
F 0 1 2 0 E 1 0 *	Richard Keene as a Director of First Secretaries Limited						
of of	72 New Bond Street, London, WIY 9DD						
†° Flease delale as approprâle °	do solemnly and sincerely declare that I am a (SOLEKODOOREGOODERCO						
	And I make this solern Deciptation conscientiously believing the same to be true and by virtue of the Statutory Declarations Act 1835.						
Declarant's signature							
Declared at	899 901 FINCHLEY ROAD, LONDON NW11 7P€						
the	SIXTH day of MAN						
	One thousand nine hundred and ninety Nine						
bafore me bafore me	DANIEL GOLDWATER						
Signad	Date 6. 5. 99						
	A Commissioner for Oaths or Notary Public or Justice of the Peace or Solicitor						
Please give the name, address, telephone number and, if available,	fat Class Company Services Limited						
a DX number and Exchange of the person Companies House should	72 New Bond Street London WIY 9BB						
contact if there is any query.	Tel 071 495 5145 142						
	DX number 44645 DX exchange MAYFAIR						
	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 Companies registered in England and Wales						

Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB

DX 235 Edinburgh

for companies registered in Scotland

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# SI CLASS COMPANY SERVICES

SON PARKET

Please complete in typescript, or in bold black capitals.

Notes on completion appear on final page

10

First directors and secretary and intended situation of registered office

3769748

Wight Home Care Limited

Company Name in full

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\* F 0 1 0 0 E 1 0 \*

Proposed Registered Office

(PO Box numbers only, are not acceptable)

**Post Town** 

County/Region

19 Craven Road

Finance House

London

Postcode

W2 3BP

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 Namo

<u>\_\_\_\_</u>

1st Class Company Services Limited

Address

72 New Bond Street

Post Town

London

County/Region

Postcode

WIY 9DD

Number of continuation sheets attached

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.

1st Class Company Services Limited

72 New Board Street London WIY 9DD

C/24416

Tel 071 495 5145 142

DX number 44645

DX exchange MAYFAIR



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

Of

Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB

for companies registered in Scotland

DX 235 Edinburgh

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	ø √∧ ·Directors	(continued)	(see notes 1	- 5)									
		NAME	*Style/1	Title				*Hor	nours etc				
	*Voluntary details	Forenam	ie(s)										
		Surn	ame										
	Previous forename(s)												
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			County/Re	Ļ					Posto	ode			
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		Date	of Birth	[	Day	Month	Year	] Na	lionality				
Business occupation			nation										
Other directorships			hipe										
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4		Consc	int Signa	- 1	l consont t	o act as d	rector of	the co		amed o Date	ก อลดูง 1		
	This sac	tion must b	e signed l	by		4		_		ı	····		<b>-</b>
	an agon	t on behalf bscribers	Sig	ınəd	Ist Class	Company	Surfees 1	Liaite	d I	Dato	06/05/195	79	
	1	subscribo	_	jned						Date			
	(i.e those who signed as members on the memorandum of association).	the Sig	ned						Dale				
			pned						Date				
			Si	gned						Date			
			Si	gned						Date			
			Sí	gned						Date			

### Notes

 Show for an individual the full forename(s) NOT INITIALS and surname together with any previous forename(s) or surname(s).

If the director or secretary is a corporation or Scottish firm - show the corporate or firm name on the surname line.

Give previous forename(s) or surname(s) except that:

- for a married woman, the name by which she was known before marriage need not be given,
- names not used since the age of 18 or for at least 20 years need not be given.

A peer, or an individual known by a title, may state the title instead of or in addition to the forename(s) and surname and need not give the name by which that person was known before he or she adopted the title or succeeded to it.

### Address:

Give the usual residential address.

In the case of a corporation of Scottish firm give the registered or principal office.

### Subscribers:

The form must be signed personally either by the subscriber(s) or by a person or persons authorised to sign on behalf of the subscriber(s).

2 Directors known by another description:

THE THE THE TRANSPORT OF THE PROPERTY OF THE P

- A director includes any person who occupies that position even if called by a different name, for example, governor, member of council.
- 3 Directors details:
- Show for each individual director the director's date of birth, business occupation and nationality.

The date of birth must be given for every individual director.

- 4 Other directorships:
  - Give the name of every company of which the person concerned is a director or has been a director at any time in the past 5 years. You may exclude a company which either is or at all times during the past 5 years, when the person was a director. was:
    - dormani,
    - a parent company which whorly owned the company making the roturn.
    - a wholly owned subsiduary of the company making the return, or
    - another wholly owned subsiduary of the same parent company.

if there is insufficient space on the form for other directorships you may use a separate sheet of paper, which should include the company's number and the full name of the director.

5 Use Form 10 continuation sheets or photocopies of page 2 to provide details of joint secretaries or additional directors and include the company's number.

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THE COMPANIES ACT 1985 TO 1989
PRIVATE COMPANY LIMITED BY SHARES
MEMORANDUM OF ASSOCIATION

OF

## Wight Home Care Limited

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913352

- 1. The Company's name is "Wight Home Care Llimited".
- The Company's registered office is to be situated in England & Wales.
- 3. The Company's objects are:
  - (a) The object of the Company is to carry on business as a general commercial company in all aspects.
  - (h) To early on any other trade or business which the Board deem may be advantageously carried on for the benefit of the Company.
  - (c) To acquire by purchase, lease, hire, exchange, improve, mostage, charge, rent, let on lease, surrender, license, accept surrenders of, and otherwise acquire, sell and deal with any freshold, leasehold or other property, chands and effects, creex, pull down, repair, alter, develop or otherwise deal with any building or buildings or adopt the same for the purposes of the Company's builders.
  - (ii) To purchase or otherwise acquire all or any part of the business or assets of any person, firm or company, carrying on or formal to carry on any lawiness which the Company is authorised to carry on or possessed of assets of any land mitable to the purposes of the Company, and to pay each or exusure any chares, such a, determines or determines such of these Company as the consideration for such purchase or acquirishmal to undertake any liabilities or obligations relating to the business or property so purchased or acquired.
  - (e) To apply his, purchase or otherwise sequire sed hold or one any patents, huences, concessions, copyrights which may be capable of being dealt with by the Company, or be deemed to benefit the Company and to sell, huence, lease or grant rights therein.
  - (f) To self, improve, manage, let, license, skreiken at abbetwise deal with the undertaking, or all or any part of the preparty assets or rights of the Company upon such terms as the Company may approve, with power to accept any consideration as the Company may think fit.
  - (a) To invest and deal with the moneys of the Company nest immediately required for the purposes of the Company is or upon such investmence and subject to such establishes as the Company may approve.
  - (b) To find and advance money, give credit or guarantees, set as sucrey to such persons, firms or companies, upon such terms and with or without security and subject to such conditions as the Directors think fie.
  - (i) To becrow or raise maney in any names as the Company shall think fit, the borrowing powers of the Company to be unlimited, and in particular, by the fame of disbentures or debenure speck, charged upon all or any of the Company's property, both present and future, including its unrailed capital, and to re-leave any debenuess at any time paid off.
  - (i) To guarantee the payment of any dichemoras, debendure stock, bonds, mortgages, charges, obligations, interest, dividends, securides, indoeys of shares or the performance of commerce or engagements of any other Company or person and to give indemnities and guarantees of all limbs and to enter into partnership or any joint venture arrangement with any person, persons, firm or company, having for its objects similar objects to those of this Company or any of them.
  - (h) To draw, make, accept, evaluate, discount, negotiate, execute and issue promissory notes, bills of exchange, bills of inding, cheques, debenuies, warrants and other negotiable or transferable instruments.

(I) To purchase, subscribe for, or otherwise acquire and hold shares, stocks or other interests in, or obligations of, any other Company or corporation.

(m) To remunerate any persons, firm or coupling for services rendered or to be rendered in placing or aspecially place any of the shares in the Company's capital, or any debentures debenture stock or other securities of the Company or in or about the formation or promotion of the Company or the conduct of its business

(n) To pay out of the funds of the Company of polysman and of or incidental to the formation and exterpoly of the Company and the issue of its capital and debonance traduling brokerage and commission.

- (o) To provide for the welfare of persons employed or formerly employed by the Company and to provide pensions, compensation, bonuses, gratuities and other allowances to officers, employees, ex officers and ex employees of the Company or its protectsors in business or the dependants of such persons and to establish and maintain or concur in establishing and maintaining trusts, pension funds, insurance policies or other schemes, whether contributory or non contributory, with a view to providing pensions or other funds for any such persons as aforesaid.
- (p) To remanerate the Directors of the Company in any manner the Company may think fit.
- (q) To distribute any property of the Company in specie among the members.
- (r) To do all or any of the things herein before authorised either above or in conjunction with others, or as factors, trustees or agrees for ethers, or by or durough factors, trustees or agents.
- (4) To do all such other things as are incidental to or the Directors thick stary to conductive to the aminment of the above objects or any of them.

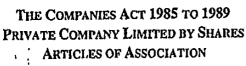
It is hereby expressly declared that the foregoing sub-claumes shall be encerted independently of each other and more of the objects therein mentioned shall be decreed to be morely substitutely to the objects contained in any other subclaumers.

- 4. The lubility of the members is limited.
- 5. The Store Capital of the Company is \$1,000 divided into 1,000 Ordenty \$1 shares each with power to increase or to divide the shares in the capital for the time being into different classes having such rights, privileges and adventopen as to voting and otherwise, as the Articles of Association may from time to time prescribe.

We, the subscribers to this Memorandum of Association, wish to be formed here a Company pursuent to this Memorandum and we arrest to take the number of shares shown opposite our names.

Numes and Addresses I	Number of Shares taken by each Subscriber
sing thereasy thousand	
tz Kew Bopd Street	
London WIY 9000	A. (*
Company Dirmy	one
Figurations Limited	
72 few Speal Cores	
प्रतिकेश प्राप्त १०० /	
Company Diversor	ONE
Total Norther of Starts taken	T%0
Dated this 618 day of May 1997	
N	Michael Clifford
Winness to the above Signamer:	72 Hew Bood Street
	Locdon WIY 9DD
	Dixector
	(ALKIELIZED)





BEFOREMENT IN THE OPERAL SERVICE BORNE IN CONTROL OF THE PROPERTY OF THE PROPE

OF

## Wight Home Care Limited

### TABLE A

1. The regulations in Table A as prescribed by the Secretary of State under the power given to him in section 8 of the Companies Act 1985 shall not apply to the Company.

### INTERPRETATION

2. In these Articles if not inconsistent with the subject or the context, the words standing in the first column of the following Table shall have the meanings set opposite them respectively in the second column thereof.

The Act: The Companies Acts 1985-1989

These Articles: These Articles of Association as from time to

time altered in manner required by law

The Company: Wight Home Care Limited

The Board: The Board of Directors of the Company or the directors present at a duly convened meeting of directors at which a quorum is present

Office: The registered office of the Company

The Holders In relation to shares means the person whose rame is entered in the register of members as the holder of any shares

The Secretary: The Secretary of the Company or any observation appropriate to perform the duties of the Secretary of the Company including a foint assistant or deputy secretary

Months Calendar Month

The Registers The Register of Members of the Company

In Writings Wilness or produced by any substitute for writing

or partly so written or partly so produced

Pulit up: Yaki up or credited as paki up

The expression "Share" and "There holder" shall, unless inconsistent with the contact in which those words appear, include "Stock" sed "Stock holder".

Words importing the singular number shall include the plural number

Words importing the manguline gender shall include the fractions
Words importing individuals shall, unless the context loss that so admit,
include corporations

The expressions "dubenture" and "dubenture histor" shall metake debenate stock and debanture stock histor

Subject so aforesall any words ar expressions dufued in the Are shull, if not inconsinent with the subject or context, bear the same meaning he these Articles.

### SHARE CAPITAL

3. The share capical of the company shall be that amount referred to in paragraph 3 of the Memorandum of Association.

- in paragraphs of the control of the
- Solviers to the provisions of the Ant the Company may issue any shares upon the terms that they are at the option of either the Company or the holder thereof to be redeemed upon such terms and in such manner as the Company may before the issue of such abares by special resolution determine, provided that in the ease of redeemable shares issued upon the terms that the shares are to be redeemed otherwise than by way of (1) market purchase (as defined by sention 163 of the Act) of the shares by the Company or (3) tender then the terms upon which the shares are issued shall specify the maximum price payable by the Company for the shares; and where redemption is no be by tender such tender shall be made to all the bullens of shares of the class to respect of which the tender is made at the same time and upon the same terms in respect of each such share.
- Subject to the provisions of the Act the Company may purchase its own shares (including any redeemable shares).

7. Save as is authorised by sections 151 to 154 of the Act the Company shall not whether directly or indirectly and whether by means of loan, guarantee, the provision of security or otherwise give any financial assistance for the purpose of or in connection with any purchase of or subscription to shares of the Company or any holding Company of it by any person.

MODIFICATION OF RIGHTS

8. Subject to the provisions of the Act all or any of the special rights and privileges for the time being attached to any class of shares for the time being issued may from time to time (whether or not the Company is being wound up) be altered or abrogated with the consent in writing of the Holders of not less than three fourths of the issued shares of that class or with the sanction of an extraordinary resolution passed at a separate general meeting of the holders of such scheme.

9. Where a separate general meeting is held of the holders of any class of shares the provisions of these Articles as to general meetings of the Company shall apply mutatis materials but the necessary quorum shall be two persons at least holding or representing by proxy not less than one third of the issued shares of that class. Every holder of shares of the class shall be emitted on a poll to one vote for every share held by him and if at any adjourned meeting of such holders a quorum as above defined be not present those of such holders who are present in person or by proxy shall be a quorum.

10. Subject as otherwise provided in these Articles, the special rights conferred upon the holder of any shares or class of shares shall not volets otherwise expressly provided by the conditions of issue of such shares, he deemed so be altered or abrogated by the creation or issue of

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SHARES

II. Despet to the provisions of these Articles the unitered chaires for the Goes bring of the Company shall be as the disposal of the Board, which may elies, grant options over or orderwise dispose of them to each persons (including Directors) at such times, and (subject to the provisions of the Art) for such consideration and upon each terms and conditions and in the case of unclassified shares with such rights and privileges or restrictions arrested thereto as the Board may determine.

12. In the exercise of the powers conferred upon them by article 11 above the Divertors are bench personally authorised for the purpose of section 80 and empowered pursuan to section 93 of the Act (in each case accordificatily) to energies all powers of the Congressy to allot relevant recurricies (as defined in section 80 of the Act) and so willot any of such securities as are Lopery Securities (as defined in section 94 of the Act) as if section 83 of the Act cit for apply to any alloument. Provided that:

(a) the maximum total amount of referral securities which may be allowed pursuant to the authority shall not exceed the nominal value for the time being of the unissued share capital of the Communical

(b) the authority and power conferred by the article shall remain in operation for a period of 5 years from the date of the adoption of these Articles and therether for such examina of that

period as the Conjuny may resolve.

(a) All Shares which are not comprised in the nuthorised share capital with which the Company is incorporated and which the Board propose to Issue shall find be offered to the Hollers in proportion as ready as may be to the number of the criming theres beld by them respectively unless the Company in governit menting shall by Special Resolution otherwise direct. The offer shall be made by notice specifying the number of Shares effered, and limiting a period (not being less than function days) within which the offer, if not accepted, will be desmed to be deslited. After the expursion of that period, there shares so deemed to be declined shall be effored in the proportion educació to the bolders who have, within the exis period, accepted all the shares offered to them; such further offer shall be made in this serms in the same manner and limited by a like period as the original effor. Any Share not accompand pursuant to such offer or further offer as chineself or not espable of being offered as aforested except by way of tractions and any shares relevant from the provisions of this

Article by any such Special Resolution as aforesald shall be under the control of the Board, who may allot, grant options over or otherwise dispose of the same to such persons, on suchterms, and in such a manner as they think fit, provided that, in the case of shares not accepted as aforesald, such Shares shall not be disposed of on terms which are more favourable to the subscribers dierefor than the terms on which they were offered to the Holders. The foregoing provisions of this paragraph (b) shall have effect subject to Section 80 of the Act.

13. The Company may exercise the powers of paying commissions conferred by the Act provided that the rate or amount of the commissions paid or agreed to be paid and the number of shares which persons have agreed for a commission to subscribe absolutely shall be disclosed in the manner required by the said section and that such commission shall not exceed 10 per cent of the price at which the shares in respect of which the commission is paid are issued. Such commission may be satisfied by the payment of each or the allotment of fully or partly paid shares or partly in one way and partly in another.

14. The Company may, on any issue of shares, pay such brokerage as may be lawful.

### SHARE CERTIFICATES

- 15. Unless the conditions of issue otherwise provide any person who becomes the Holder of any shares shall be emitted without payment to receive within two months after alloment or ledgement of transfer occurrificate for all his shares of any one class or several certificates each for one or more of his shares upon payment of such reasonable some as the Hoard may require for every certificate after the first as the Board shall from time to time determine.
- 16. Every certificate shall be issued in accordance with these Articles and shall specify the number class and distinguishing numbers (if any) of the shares to which it relates and the account of respective accounts paid up thereur.
- 17. The Company shall not be bound to issue more than one certificate for shares jointly held by several persons and delivery of a certificate to one joine holder shall be a sufficient delivery to all of them.
- 18. Where the holder of any shares has transferred four of the shares comprised in his holding he shall be emiled without particle to a ceruficate for that part of his shareholding which is resided by him.
- 19. If a share certificate be defaced but or destroyed it may be replaced upon such terms (if any) as the Board may from time to time determine as to evidence of loss or destruction and as to indomnity and payment of our of pecket expenses of the Company of investigating such evidence but enterwise without thange and in case of destructions upon delivery of the old certificate to the Company.
- 10. Except as andered by a Court of competent furkalistics or as by law required, no person shall be recognised by the Company as holding any share upon any trues and the Company shall not be bound or be compelled in any way to recognize favous when buring reduce thereof any equitable, contingent, funct or partial inverse in any shares or any interest to any fractional part of a share or forcept as required by how these Articles, any other rights in respect of any there except an absolute right to the enterty thereof in the United.

### 1.15.34

- 21. The Company shift have a first and paramiting him one every share from being a fully puls shared for all maneys, whether presently payable or not, called or payable at a fixed time in respect of such share. The Company's time on a share shall extend to all dividings payable thereon. The Board may at any time dichine any share to be wholly as in part exempt from the provisions of this Archiba.
- 22. The Company may self in such manner as the fluard may think for any share on which the Company has a flow, but no safe shall be made unless a sum in respect of which the lien easies in presently payable and until the explication of fourteen days after a native in writing stating and demanding the sum presently payable and giving notice of the imention to self in default of such payment has been given to the fielder for the time being in respect of the share that is the subject of the lien or to the person untiled by reason of the flidler's death or bankruptay to the
- 23. The net proceeds of sule shall be upplied in or towards payment or satisfaction of the debt or liability in respect whereof the lien exists so far as the same is presently payable, and any residue shall (subject to a like lien for any debt or liabilities not presently payable as existed upon the share prior to sale) be paid to the person entitled to the share as the time of sale.

24. To give effect to any sale under Article 22 above, the Board may authorise any person to execute an instrument of transfer of the shares sold to or in accordance with the directions of the purchaser and the purchaser shall be entitled to be registered as the Holder of the shares and shall not be concerned with the application of the proceeds of sale and his title to the shares shall not be affected by any misapplication thereof or by any irregularity or invalidity in the proceedings in reference to the sale.

### CALLS ON SHARES

· "我们是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们的人,我们就是我们

- 25. The Board may from time to time make calls upon the Members in respect of any moneys unpaid on their shares (whether on account of the nominal amount of the shares or by way of premium) and not by the conditions of alloment thereof made payable at fixed times and each Member shall (subject to the Company giving to him at least fourteen days' notice specifying when and where payment is to be made) pay the amount called on his shares. A call may be revoked or postponed 21 the Board may determine.
- 26. A call may be made payable by instalments and shall be deemed to have been made at the time when the resolution of the Board authorising the call was passed.
- 27. Where any shares are held jointly the joint holders thereof shall be jointly and severally liable to pay all calls in respect thereof.
- 28. If a call is not paid on or before the date when payment in respect thereof becomes due the person liable to pay the sum due shall pay interest thereon from the date when payment became due until actual payment at the appropriate rate (as defined by the Act), but the Board shall be at liketry to wrive payment of such interest wholly or in part.
- 29. Any sum which according to the terms of issue of a share comes payable either on altomers or at any fixed date, whether on account of the combail assesses of the share or by way of premium, shall for all the parposes of these Articles be deceased in the a call day made and payable on the date on which the same becomes payable under the terms of issue and in the case of non-payment all the relevant provisions of these Articles as so payment of interest and expenses providing of these Articles as so payment of interest and expenses before or extensive shall apply as if such sum had become payable by viring of a call day made and notified.
- 39. The Basel may make arrangements on the issue of shares for a difference to be made between the holders in the amount of calls to be paid and in the time of payment.
- 31. The Basel may if a chiefe fir receive from may member willing to adviser the same all or may part of the moneys excelled and unpoid upon any stores half by him and pay upon all or may of the money so advisered until the class when such payment wenth atherwise become the interest at such one not exceeding the appropriate rate (as defined by the Ant) as may be appeal between the Basel and the member (midject to any threaton so the contary by the Company in General (midject of any threaton as the contary by the Company in General chiefficity). Proposes to advise of any call on any division in respect of any share in respect of which such payment is made and declared before the payment would otherwise have become due.

### FORFEITURE OF SHARES

- 32. If a manufer file to pay any cide or inculment of a cide on the day appeared for the payment chareof, the Board at 2011 time thereafter during such time as any part of such cide or inculment remains unpulsiver a confer on him requiring payment of so much of the call or incultingue as its angula, together with any increase and expenses which may have secrued.
- 31. A netter given under Article 22 above that same a day (the programs disc) and less than fourness days that the date when the redice was served on or before which the payment which is required to be paid and shall must that in the event of non-payment on or before the payment disc for enterwise in succession with the notice) of the sum in respect of which the notice was inseed the stars in respect of which the call was made or the instalment is payable shall be forfeited. The Board may accord the surrender of any share faithe to be forfeited hereunder and, its such case, references herein to forfeitere shall include the content.
- 34. If the requirements of any motive served under Article 32 are not complied with any share in respect of which the notice was given may, before payment of the sums required to be paid by the terms of the motive, he furfained by a resolution of the Board to that effect. Such furfailure shall include all dividents declared in respect of the forfained shares and not accountly paid before the furfaince.

- 35. When any share has been forfeited under Article 34 above, notice of the forfeiture shall forthwith be given to the Holder of the share forfeited or the person entitled to the share by virtue of the death or bankruptcy of the holder (or as the case may be) but no neglect or omission to give such notice shall invalidate the forfeiture.
- 36. A forfeited share shall be deemed to be the property of the Company and (subject to the provisions of the Act) may be sold, reallowed or otherwise disposed of to such person (including the person
  who was the Holder of the share immediately prior to the forfeiture, or
  the person who was entitled thereto by reason of the death or
  bankruptcy of the Holder or as the case may be) as the Hoard may think
  fit and the Board may, at any time before any tale re-allowment or
  disposal as aforetaid cancel the forfeiture upon such terms as it may
  think fit.
- 37. Any person whose share or shares have been forfeited shall cease to be a member of the Company in respect of the forfeited abuses but shall remain liable to pay to the Company all moneys which at the date of the forfeiture were presently payable by him to the Company in respect of the shares with interest thereon at the rate at which interest was payable on those moneys before forfeiture or. If no interest was so payable then at the appropriate rate at defined in the Act.
- 18. A sunnery declaration that the declarate is a Director or the Secretary of the Company and that a share has been duly forfeited in accordance with these Articles and stating the date of such forfeitene shall be evidence of the facts stated therein as against all persons claiming to be emided to the share.
- 19. Upon the tale, re-allowers or other disposal of the Company of a furfilled that in accordance with Article 36 the Company may receive the consideration (if any) given by the person in whose favour such that is told, re-allowed or otherwise disposal of and that person shall thermpon be regimered as the Holder of the thate and shall not be bound to see to the application of the purchase money (if any) for shall his life to the that the affected by any irregulating or invalidity or other neglect or omission in reference to the furfature, sale, re-allowant or disposal of the share.

### Thansfer of Shares

- 40. Judject to such of the restrictions of these Articles as may be applicable any Manches may transfer all or any of his chares by practice in willing in the usual common form or in any other form which the front my approve. Transfers and other documents will be registered without the payment of any fee.
- 41. The instrument of Transfer of a share shall be signed by or on behalf of the transferor and unless the share is fully paid by or on behalf of the transferor. The transferor shall be formed to remain the bollet of the share until the name of the transferor is entered by the Raylster in respect thereof. All instruments of Transfer when registered may be trained by the Company.
- 42. Nothing in these Articles shall predicte the Reard from recogniting a remuchation of the allument of any share by the alluter in favour of some other person.
- 43. The Duant may be he absolute discretion and without giving thy tersion therefor decline to register any manetor of any observence builty paid abures or being charact upon which the Company has a how to any person of whom it shall not approve. The board shall notify the translaters of any refusal under this Article or maker Article 4s below within the two manufactor fitted due when the translate was halfed with the Company.
- 44. The Board may decline no recognise any instrument of ternshir tolers.
  - (b) the instrument of transfer thily summer is leafined with the Company together with the certificate of the share no which is reliase and such other evidence of the transfer of tight as male the transfer as the Grand may resonably exquire; and
  - (b) the instrument of transfer is in respect of any one offers of share.
- 43. The Register may be alosed at such times analyse such periods our exceeding in total thirty days in any calerain year provided that the Board thati give the notice required by section 333 of the Act.

### TRANSMISSION OF SHARES

46. In case of the death of a Member the survivor or survivors (where the deceased was a joint Haller) or (if he was a sale Haller) the personal representatives of the deceased shall be the only personal recognised by the Company as having any title to his shares but nothing berein contained thall release the estate of a deceased joint member from any liability in respect of any share held by him jointly with other persons.

- 47. Any person becoming entitled to a share in consequence of the death or bankruptcy of a Member or in consequence of Member becoming a patient within the meaning of Part VII of the Memai Health Act 1983 may upon such evidence as to his title being produced as may from time to time be required by the Board and subject as hereinafter provided elect either to be registered himself as Holder of the share or to have some person nominated by him so registered.
- 48. If a person so becoming entitled shall elect to be registered himself he shall deliver or send to the Company written notice signed by him of such election. If he elects that another person shall be registered he shall testify such election by executing a transfer of the share in favour of that other person. All the provisions of these Articles relating to the right to transfer and the registration of transfers of shares shall apply as if the death or bankruptcy of the Member had not occurred or as if the Mental Health Act 1983 did not apply and the notice or transfer were a transfer executed by the Member.
- 49. A person entitled to a share by reason of the circumstances mentioned in Article 47 above shall be entitled to the same dividends and other advantages to which he would be entitled if he were the Holder of the there except that he shall not, before being registered as a Member in respect of the chare, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the company provided always that the Board may at any time give notice torpring such election or transfer as is described in Article 48 above. If such resice is not compiled with within ninery days from the date thereof the Board may thereafter withhold payment of all dividends or exter emoneys payable in respect of the share until the requirements of the positic are compiled with.

### STOCK

是这种数据,我们还是我们的证明的证明的对象的数据,我们可以不是一个人,我们也不是一个人,我们也会会会会会会会会,他们也会会会会会会会会会会会会会会会会会会会会会 第一个人

- 53. The Company may from time to time by ordinary resolution convert any paid up shares into stock and may reconvert any stock into paid up shares of any demonstration.
- 31. The holders of such may transfer the same or any part thereof in the same crusters and subject to the same ergodistion as the subject to the same ergodistion as the subject to which the stock arose anight previously to convertion have been transferred, or as near chosen as circumstances admit. The flowed may from time to time fix the minimum amount of stock transferred and transfer or forbid the transfer of the fractions of such maximum, but the minimum shall not exceed the nominal amount of the state from which the stock arose.
- 52. The beliers of stock shall, according to the amount of stock held by their base the same rights, printeges and advantages as regards distillents, verieg at specifys of the Company and other maners as if they hold the absent from which the stock arose has no such right, printeges or advantages (exerts periodpoins in the dividents and in assets on a whiching up) that he conferred by an amount of stock which would not have been conferred by the states from which the stock

### ALTERATION OF SHARE CAPITAL

- 53. The Company may from sine to time by undinary resolution increase its shore explicit by such sum to be divided into such amounts as the resolution shall prescribe.
- 24. The same of any shares created by the Company in the exercise of the power comment in Article 51 above shall be governed by the gravisions of Articles 11 and 12 above which shall apply in reference to alluminate or issue of such aboves by the Company in general meeting as they apply to the allumines or issue of shares by the Directors.
- 25. The new starts stall be cultied to all the provisions of these Articles with reference to the pryment of calls, lien, transfer, transmission, forfaire or otherwise.
- 34. The Company may by entitiony resolution:
  - (a) consolidar and divide all or 200 of its state capital imo abases of larger sonome than its existing abases;
  - (h) subject to the provision of the Act, sub-divide its shares or any of them, into there of smaller amount and the resolution may determine that, as between the shares receiving from the subfivition, any of them may have any preference or advantage as compared with the others or any other rights that the Company has prover to smach to any universed shares;
  - (c) subject to the provisions of the Act and to the terms of inve of any states, divide the shares (whether part of the original or increased capital of the Company) into several classes and analy thereto any preferred, deferred or other special rights, privileges or conditions as regards dividents, repayment of capital, voting or otherwise;

- (d) cancel any shares which at the date of the passing of the resolution have not been taken or agreed to be taken by any person and diminish the amount of its share capital by the amount of the shares to cancelled.
- 57. Whenever as a result of a consolidation of shares any members would become entitled to fractions of a share, the directors may on behalf of those members sell the shares representing the fractions for the best price reasonably obtainable to any person (including, subject to the provisions of the Act, the Company) and distribute the net proceeds of sale in due proportion among these members, and the directors may authorize zonic person to execute an instrument of transfer of the shares to, or in accordance with, the discretion of the purchaser. The transferce shall not be concerned to see the application of the purchase money and neither shall his title to the shares be affected by any irregularity in or invalidity of the proceeding in reference to the sale.
- 58. Subject to the provisions of the Act, the Company may by special resolution reduce its share capital, any espital redemption reserve and any share premium account in any way.

### GENERAL MEETINGS

A

- 59. The Company shall in each year hold a general meeting as its annual general meeting in addition to any other meetings in that year and not more than fiftern months shall elapse between the date of one annual general meeting of the Company and the teat. The Annual Cleneral Meeting shall be at such time and place as the Board shall appoint.
- (O). All general meetings other than Annual General Meetings shall be called Extraordinary General Meetings.
- (i). The Board may whenever it thinks he convene an Euroscommy General Meeting and such meeting shall also be convened on such requisition, or, in default may be convened by such requisitionists, as is provided by section 368 of the Act.
- 67. If at any time there are not within the United Kingdom sofficient directors capable of acting to form a quorum any director or two members of the Company may converte an Extraordinary General Meeting in the same manner as nearly as possible as that in which meetings may be convened by the board.

### NOTICE OF GENERAL PIEETINGS

- o.3. An annual general meeting and a meeting called for the passing of a special resolution shall be called by not kee than evenly one clear days' notice in writing and any other general meeting shall be called by not less than fournern clear days' notice in writing. The notice shall specify the time and place of the meeting and in the case of specific business (as defined in Article 67 below), the general nature of that business (as defined in Article 67 below), the general nature of that business. A notice convening an annual general meeting shall specify that the menting is an annual general meeting and a notice convening a meeting to pass a special or expanditury and a notice convening a meeting to pass a special or expanditury as a special or extraordinary resolution as the case may be. Notice of every general meeting shall be given in the manner hereinsher mentioned to such persons as are, in accordance with the provisions of these Articles entitled to receive such notices from the Company, to the Directors and no the Auditors for the time being of the Company.
- 64. A meeting shall be deemed to have been duly called notwithanualing that it is called by shorter notice than it specifies in Article 63 above if it is so agreed?
  - (4) Its the case of a meeting califul as an annual general meeting by
  - (b) In the case of any other menting by a analysisy in number of the members having the right to amount and voice therean being a majority suggested holding our less than II par court in nominal value of the shares given that right.
- 65. In every notice calling a meeting there shall appear with traconable prominence a statement that a member entitled to another and room is entitled to another our more proving as among and room increased him and that a proxy need not also be a member.
- 66. The accidental emissions to give notice of a meeting or his cases where instruments of proxy are sand out with the notice the accidental unission to send such instrument of proxy as or the non-caseipt of such notice or instrument of proxy by any person emided to exceive such notice or instrument shall not invalidate that meeting or any of the proceedings at that meeting.

### PROCEEDINGS AT GENERAL MEETINGS

67. All business shall be deemed special that is transacted at an extraordinary general meeting and also all business that is transacted at an annual general meeting, with the exception of the declaration and sunctioning of dividends, the consideration of the annual said balance sheet and reports of the Directure and Auditors, the election of

Directors and Auditors and other officers in place of those retiring by rotation or otherwise, and the fixing of the remuneration of the Auditors

- 68. No business shall be transacted at any general meeting unless a quorum be present when the meeting proceeds to business. Save as otherwise provided by these Articles two members present in person and entitled to vote shall be a quorum for all purposes. A corporation being a member shall be deemed for the purpose of this Article to be personally present if present by proxy or in accordance with the provisions of section 375 of the Act.
- 69. If within fifteen minutes of the time appointed for the meeting a quorum be not present, the meeting if convened on the requisition of or by Members shall be dissolved. In any other case it shall stand adjourned to the same day in the neat week at the same time and place, or to such other day and at such other time or place as the Board may determine and the provisions of Article 72 shall apply. If at such adjourned meeting a quorum as above defined be not present within fifteen minutes from the time appointed for holding the meeting the members present shall be a quorum.
- 70. A Director shall, notwithstanding that he is not a member, he emitted to attend and speak at any general meeting and at any separate meeting of the holders of any class of shares in the Company.
- 71. The Chairman (if any) of the Board, or in his absence the deputy Chairman (if any) shall precide at Chairman at every general meeting of the Company. If there he no such Chairman or deputy-Chairman he present within fifteen minutes after the time appointed for holding the meeting or if neither of them he willing to act at Chairman, the Directors present shall choose one of their number to act or if one Director only he present he shall preside as Chairman if willing to do so. If no Director he present or if all the Directors present decline to the chair, the Minuters present shall choose one of their number to be Chairman.
- 72. The Craimers may, with the consent of any meeting at which a species is present, and shall, if so directed by the meeting, adjourn the engine from time so time and from piece to piece, but no business shall be presented at any adjourned meeting from which unique tracking have been presented at the meeting from which the adjournment suck piece. Then a meeting is adjourned from which the adjournment suck piece when a meeting is adjourned meeting shall be given appeting the time and piece of the adjourned meeting shall be given appeting the time and piece of the adjourned meeting and the general meeter of the business to be unmeeting. Sare as aforesaid, it will not be necessary to give any codes of an adjournment or of the business to be unmeeted.
- 73. (1) As any powerd meeting a reschain per to the vote of the meeting shall be decided on a show of bands unless thefore or on the declaration of the result of the show of bands) a poil be demanded:
  - (ii) by the Chairman or
  - (b) by as least one Monder present in porson or by presy and emitted to voice or
  - (ii) by any klamber or klambers luving the right to wor at the negative ships of all manders luving the right to wor at the mandates or
  - (6) by any member or eventures building observe conferring a right to vote at the securing on which there have been paid up sums be the expregne equal to may less than one-tends of the social sumposed up on all abuses conferring that right; or
  - (e) a dominal by a person as greety for a member shall be the same as a dominal by the member.
- (P) thises a post be so demented, a declaration by the Chairman that a resolution him, on a those of basis, been carried unminously or by a particular majority or lost and an entry to that effect in the book of proceedings of the Company shall be conclusive evidence of the fact without proof of the number or proportion of rous recorded in favors of or a paint such excelsion.
- 14. If any voice shall be conned which engine not to have been counted or might have been rejeased, the error shall not vidute the revolution unless it be pointed out at the same meeting and not, in that case, unless in the equition of the Christman the error is of sufficient magnitude to strike the resolution.

75. If a poil be duly demanded the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded. Subject to these Articles, a poll shall be taken as the Chairman directs.

AND THE RESIDENCE OF THE PROPERTY OF THE PROPE

- 76. A poil demanded on the election of a Chairman or on a question of adjournment shall be taken forthwith. A poil demanded on any other question shall be taken at such time (not being more than thirty days after the date of the meeting) and place as the Chairman directs.
- 77. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poll has been demanded.
- 78. A demand for a poil may be widdrawn at any time before the poll is taken, but only with the consent of the Chaliman and a demand so withdrawn shall not be taken to have invalidated the result of a show of hands declared before the demand was made.
- 79. (1) If a demand for a poll is withdrawn after this dissolution of the meeting at which it was made then written notice of that withdrawal shall forthwith be given by the Company to all persons who would have been entitled to vote in the poll in respect of which the demand for a poll has been withdrawn and the poll shall be postpored for such period, not exceeding 21 days as the Deard may determine;
- (2) Where a poll has been withdrawn any other person who could, when the poll was first demanded, have demanded the poll may demand a poll:
- (3) Where a notice has been served in accordance with the provisions of sub-article (1) above and a person wither to domain! a poll in the exercise of the right conferred by sub-article (1) above, then that person shall serve written notice of such domaind upon the Company within seven days of service upon him of d.s notice served pursuant to sub-article (1) above.
- 60. No notice neal be given of a poll not taken fortiwith if the time and place at which it is be taken are automored at the meeting at which it is demanded. In any other case at least seven clear days' recice thall be given apacifying the time and place at which the poll is to be
- eneme.

  11. A resolution in writing enscured by or on behalf of each member who would have been entitled to rate upon it if it had been proposed at a general meeting at which he was present shall be as effectual as if it had been passed at a general meeting this convened and hold and any consist of several instruments in the like from each executed by or on behalf of one or more members.

### votes of meniagrs

- 82. Subject to any special terms as to reting upon which any share may be issued or may for the time being be held, on a show of banks every Member who focing an intividually is present in person or focing a corporation. It present by a representative duly authorised under section 175 of the Act and being himself a Member, and entitled to reach that have one rote for every Ordinary Share of which he is the fudion of the finds of the control of the finds of
- 83. In the case of faint stations of a share the war of the senior who tenders a vote whether in person or by prony shall be ecoupant as the exclusion of the votes of the other faint holders, and far this purpose solutiny shall be determined by the artist in which the names of the joint bolders appear in the Register be respect of each share.
- 21. In accordance with section ITs of the Act a corporation being a Member may by resolution of the directors or other governing body sutherise such person as it thinks his to see as its representative at any general meeting of the Company or of any chies of members of the Company and the person so undorised shall be entitled to exercise the same powers on behalf of the corporation which he represents as the corporation could exercise if it were an individual Member of the Company.
- So. A Member of unsound mind of its respect of whom an order has been made by a Court baving jurisdiction for the protestion of person incapable of managing their own affairs may vote, whether on a show of hands or on a poll, by his committee, receiver, curated banks of other person in the nature of committee, receiver or curater banks appointed by such Court and such committee, curater bonis, receiver of other person may vote on a poll by prany. Evidence to the suitabetion of the Directors of the authority of the person chiming to exercise the right to vote shall be deposited as the Office pad less than 43 hours before the time appointed for holding the meeting or adjourned meeting at which the right of vote is to be exercised and in default the right up vote shall not be exercisable.
- 86. No Member shall be envided to amend or vote at any general meeting or at any separate meeting of the Holders of any class of shares

- in the Company unless all calls or other sums presently payable by him in respect of shares in the Company held by him have been paid.
- 87. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to it tendered, and every vote not disallowed at such meeting shall be valid for all purposes. Any such objection made in due time shall be referred to the Chairman of the meeting whose decision shall be final and conclusive.
- 88. On a poll votes may be given either personally or by proxy. A proxy need not be a member of the Company. Any member may appoint more than one proxy to strend on the same occasion.
- 89. An instrument appointing a proxy shall be in writing, executed by or on behalf of the appointor and shall be in the following form (or in a form as near thereto as circumstances allow)
- INVE, of, being a member/members of the above named company, hereby appoint of, or failing him, of, as my/our proxy to vote in my/our name(s) and on my/our behalf at the annual/extraordinary general meeting of the Company as be held on 19, and at any adjournment thereof Signed on 19
- 90. Where it is desired to allord Members the opportunity of instructing their procles to vote for or against the resolutions to be submitted to the meeting, the instrument of proxy shall be in the following form (or in a form as near decreto as circumstances allow):
- If WE of being a Member/Minmbers of the above named Company, bereby appoint of or failing him/her of my/our penny to von for me/us on my/our behalf at the annual enteroritary general meeting of the Company to be beld on day the day of 19 and at any adjournment thereof.
- This form is to be used in respect of the resolutions mentional below as followers

Resolution No 1" for "1 pins! Resolution No 1" for "1 pins!

"Saile ou nemous is respected

NOTE - Vales extension directed, the presy may rose as he dishes for in respect of the premisers used bedding or abstraction from voting.

- Signed the cry of 17

  91. The incomment appointing a proxy and the power of antercy or other authority (of any) under which it is signed (or a countilly considerably of such power of authority) that he deposited at the office (or at such other flowe in the United Kingdom as any te specified) and has been thing farly eight hours before the time appointed for today the mounting or adjustment medical are present around in the incomment proposes to rose or a the case of a poll union subsequently to the old the meaning or adjustment meeting, and less than every four hours before the time appointed for the unions of the poll and in default the nonremonant of pressy shall not be around an wall. No anarounce appointing a proxy shall not be around an evidence of every shall not be execution.
- 92. A vor given in accordance with the terms of an instrument of proxy shall be valid accordance of the proxima deeth or increase of the principal, we prevention of the distrument of proxy or of the pulletity under which it was excused, or the armster of the chart in respect of which the instrument of proxy was given, provided that interference in the proxy which the instrument of proxy accordance or under that have been encounted by the Company in the Office before the commercement of the moreough or adjourned menting, or the uning of the poil at which the instrument is used.

### NUMBER OF PERICTORS

91. Upless and antil educative decremental by Ordinary Resolution to Conserva Menting of the Company the Deventure (other than alternate directions) shall have building to any maximum and shall be not less than one. Whenever at the minimum number of Directors shall be one, a sale Director shall have multivity to exercise all the powers and distortions by these Articles expressed to be expressed in Directors generally.

## 

### ALTERNATE DIRECTORS

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94. Each Director shall have the power to nominate either (I) any other Director, or (2) any person approved for that purpose by the other Directors, to act as his alternate director during his absence, and at his discretion to remove such alternate director, and on such appointment being made the alternate director shall, except as regards remuneration and the power to appoint an alternate, be subject in all respects to the terms and conditions existing, with reference to the other Directors of the Company, and each alternate Director, which so acting, shall exercise and discharge all the functions, powers and dutles of the Director whom he represents. Any Eucetor acting as an alternate shall have an additional vote for each director for whom he acts as alternate.

95. An alternate Director shall ipso facto cease to be an alternate Director if his appointed ceases for any reason to be a Director, but if any Director retires whether by rotation or otherwise be is reappointed, or is deemed to have been re-appointed by the meeting at which such retirement took effect, any appointment made by him pursuant this Article which was in force immediately prior to his retirement shall continue to operate after his re-appointment as if he had not so retired.

96. All appendence and removals of an alternite Director shall be effected by instrument in writing delivered at the Office and signal by the appointor. Save as otherwise provided in these Articles, an alternite Director shall be defined for all purposes to be a Director and shall alone be responsible for his own acts and definits and he shall not be deemed to be the agent of the Director appointing him.

DIRECTORY REMUNERATION AND EXPENSES

97. The Directors shall be entitled to be paid out of the facts of the Company as remainstation for their services such sums as the Company in General Meeting may from time to time determine and, wakes the rendition provides otherwise, the remainstation shall be deemed to some from day to day.

98. (1) The Directors may be past their travelling, have and mexiconal enterests of anoming and renorms from meeting of the Board or Committees of the Hones or general meetings of the Company or apparate meetings of the Holders of any class of shares or of Lebenders of the Company or otherwise incurred while engaged on the business of the Company.

(2) Any Director who by request performs special survices or goes or resides advant for any purpose of the Company may be past such extre remoneration as the Board may describe.

### DINECTORS EMERCOTS AND APPOINTMENTS

99. Prinkled that he has disclined to the Board the nature and extent of any naterial interest of his, a Director may, necessitized this affice, be or became a Director or other afficer or otherwise increases in or employed by any Company premoved by the Company or no which the Company may be interested and no such Die nor stull be accountable his any remuneration on other benefits received by thro as a Director of afficer or frum his inverse in such company. The Board way also exercise the southe bower conferred by the space in sul company hable or owned by the Company he were manuse and he all respects as in thinks he including the extrains thorself he history of any terolution appointing the members of the Brund or my of them to be directors as afteres of south other company, as wellift or providing at the payment of remuneration to the literature or although of such autor company. Any Director of the Company may rate its fivour of the exercise of such voting tights in mancer aftersaid unsufficiality that he may be or be about to become a discret on afficer of such other company and an such, or in any other manner, is or may be interested In the exercise of such voting slighes in manuer afteresaid.

160. (1) A Director may bold any other office or place of profit maker the Company (except that of Kullice) in conjunction with the office of Director upon such terms as the Board may discriming, and may receive such remuneration therefor as the Board may think fit in millition to any ether remuneration under these Articles. Subject to garagraph (2) of this Article and to the gravisions of the Act on Director or intensiting Director shall be disqualified by his office from contracting with the company either with tegand to his brance of any such other office or bjros of beage et as semijus" brusijassa es im and oujes maunes whatsoever, nor shall any such contract or any contract or arrangement entered into by ee on behalf of the Company its which any Director is in any way interested be liable to be avoided, nor shall any Directur so contracting or being so interested be liable to account to the company for any profit realized by any such contract or arrangement by real over such Director holding that office or of the fidurary relationship thereby established.

(2) A Director who is in any way, whether directly or indirectly, interested in a contract or arrangement or proposed contract or arrangement with the Company shall declare the nature of his interest at the meeting of the Board at which the question of entering into the contract or arrangement is first taken into consideration, if his interest then exists or in any other case at the first meeting of the Board after he becomes so interested. A general notice to the Board given by a Director to the effect that he is a member of a specified company or firm and is to be regarded as interested in all transactions with such company or firm shall be sufficient declaration of interest under this Article provided that either the notice is given at a meeting of the Board or the Director giving the same takes reasonable steps to secure that it is brought up and read at the next Board meeting after it is given. After such general notice has been given it shall not be necessary for the Director giving the same to give any further notice relating to any subsequeta transaction with such company or firm provided that a director interested in any contract with the Company or any arrangement to which the Company is a party shall give notice to the Board of such matters in relation to his interest as are required to be second in the Director's report pursuant to Part I of Schedule 7 of the Ast.

101. A Director shall not vote (nor shall be be counted in the quorum) in respect of any counted or arrangement in which he is interested and if he shall do so his vote shall not be counted but this prohibition shall not apply to any contract or arrangement:

- (i) for giving to a Director any security or indemnity in respect of money lend by him on, or obligations undertaken by him for the benefit of the Company or any Subsidiary of the Company; or
- (ii) for giving by the Company or any subsidiary of the Company of say security to a dord party in respect of a debt or Chileman of the Company or any subsidiary of the Company which the Director has bimoulf guaranteed or secured in whole or in parts
- (m) by a Director to substitute or uniconvice about or debendures of the Company or any subaldary of the Company.
- (64) with a corporation for which he is energical only by reason of being a Dissour, efficien or creation of each corporation.

Such prehibition may at any time be surpreded or released to any enture, and other generally or in respect of a perfection contract or arrangement by the Company in General Mexica.

622. Any Owners may are by bireself or his form (if any) in a professional empacity for the Company forterwise rizes as Audim) and he or his form shall be consided to remandent on for professional services as if he were not a Director.

### DISQUALITICATION AND REMOVAL OF DIRECTORS

13). Without projuder to the projectors for enforcer by soution or enforced because complicat, the extend of a Discour shall be record to any of the following events, namely:

- (i) if he redigns his office by solice in writing signed by him and different so the Office:
- (b) if he become hadrogs or makes any arrangement or approximate with his continue generally;
- (a) if, without know, he is shown, otherwise that on the tentance of the Company, from the meetings of the Board for six consequence months and the Board seculors that his office be uncounties
- (2) if he is or may be suffering from mernal disorder and either is admined to hexpital paramet to an application for admission for treatment under the Mental Health Ass 1983 or an order is made in respect of his property under Part VII of that Ass;
- (a) if he tenumes prohibing from being a Director by season of any other summe:
- if he is emoved from office pursuant to seculo 303 of the Act.

### POWERS OF DIRECTORS

too. Subject to the provisions of the Ant, the memorandom and these Anticles and to any Creations given by special resolution, the business of the Company shall be managed by the directors who may exercise all the powers of the Company. No alteration of the memorandom or of these Anticles and me such direction shall invalide any prior act of the Creations which would have been valid if that alteration had not been made or that direction had not been given. The powers given by this Articles shall end be broked by any special power given to the directors by these Articles and a meeting of directors at which a quorum is present may exercise all powers exercisible by the Chectors.

105. The Directors may by power of anorney or otherwise appoint any person, or firm, or company, or fluctuating body of persons to be the attorney or attorneys of the Company for such purposes and with such powers authorities and discretions (not exceeding those exercisable by the Board under this Article) and for such period and subject to such conditions as it may think fit. Any such power of attorney may contain such provision for the protection and convenience of persons dealing with any such autorney as the Board may think fit and may also authorise any such attorney to subdelegate all or any of the powers authorities and discretion vested in him.

### DELEGATION OF DIRECTORS POWERS

106. The Board may establish any local boards or agencies for manuging any of the affairs of the Company either in the United Kingdom or elsewhere and may appoint any persons to be members of such local boards, or any managers or agents and may fix their remuneration, and may delegate to any local board manager or agent any of the powers authorities and discretions vested in the Board with power to sub-delegate, and may authorise the member of any local board or any of them to fill any vacancies therein and to act notwithstanding vacancies. Any such appointment or delegation may be made upon such terms and subject to such conditions as the Board may think fit, and the Board may remove any person so appointed, and may annul or vary such delegation, but no person dealing in good fifth and without notice of any such accommend or variation shall be affected

### **EXECUTIVE DIRECTORS**

107. The Board may from time to time appoint our or were of its numbers to the executive offices of Chaluman or Deputy Chaluman and may also appoint one or more of its members to the office of blowpage Director of Assistant Managing Director or to any other executive office for such period and upon such mins as it thinks for, and subject to the provisions of any agreement entered and le any purious one may revoke such appointment and the appointment of any Director to any such office shall be subject to termination if he ceases from any cause to be a Director but without prejudice to any chier for breach of any contract of netwee between him and the Company.

108. The Chairman or Deputy-Chairman or a Managing, Division or Anusuit Director ex outer Executive Director shall receive buch remuneration (whother by way of salary, commission or etherwise) as the boar. may determine, and either he addition to or be these of his

remuneration as a Director.

10%. The Board may delegate to the Chaliman or Deputy Chaliman ex Manualing Director or Austrant Manualing Director or easer executive director any of the powers exercisable by he upon such nemes and which such tearlithene as he aliables fir, and either collectedly with or to the exclusion of its own powers, and muy from time to time failfiers to the takine of and adleament entered time he and bulgenfile eased knowyco whitelease after or vary any or all of each powers.

## Pensions and allowances

110. The Board may grant retirement pensions on annufiles or other allowances on scatte to and terrin or no the mignin or generating of any person in tespect of services trudered by him to the Company se Chairman, Deputy Chairman, Managing Director, Assistant Managing Director, or in any other executive office or emphymone much the Company indirectly as an executive officer or employee of the Company or of he haking Company (if any), notwithenabling that he may be or have been a Director of the Company and may make balueurs unauge pernespeas or news his anth bulbess he tradect of such persons and may include rights in respect of much panchous. admitted and allowances he the come of engagement of any touch paradm.

### appointment of directors

III. Froviled that the number of Directors the true exceed any number determined by Ordinary Resolution in General Meeting as provided by Clause 93, the Directors may appoint any freson to willing to set as a Director of the Company and a single resolution may appoint more than one such Director.

112. No person shall, unless recommended by the Brand, be eligible fur election to the office of Director at any general meeting unless out less than seven and not more than twenty one days before the day appointed for the meeting, there shall have been given to the Secretary notice in writing by some Member duly qualified to be present and vote at the meeting for which such actice is given of his intention to propose such person for election and also acrice in writing signed by the person to be proposed, of his willingness to be elected.

113. Without prejudice to the power of the Company in General Meeting in purumone of the provisions of any of time Articles to appoint any person to be a director, the Board shall have power at any time and from time to time to appoint any person to be a Director, either to fill casual vacancy or as an addition to the existing Board, and any Director so appointed shall hold office only until the next following annual general meeting and shall then be eligible for re-election.

114. The Company may by extraordinary resolution or (subject) to the provisions of sections 303 and 304 of the Act by ordinary resolution remove any Director before the expiration of his period of office and notwithstanding any term of any agreement between him and the Company and may (subject to Article 112 or to the said statutory provisions as the case may be) appoint another person in his stead.

### PROCEEDINGS OF THE BOARD

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115. The Board may meet together for the dispatch of business, adjourn ar's offerwise regulate its meetings as it thinks fit. Questions arising at any meeting shall be determined by a majority of votes. In the case of equality of votes, the Chairman shall have a second or casting vote. A Director may and the Secretary on the requisition of a director shall at any time summon a Board morting, It shall not be necessary to give notice of a Board meeting to any Director for the time being absent from the United Kingdom.

116. The quorum necessary for the transaction of business of the Board may be fixed by the Board and unless so fixed at any other number shall be two. A person who holds office only as an alternate director shall, if his appointer is not present, be counted in the quorum,

117. The coerning Directors may act notwithstanding any vacancy in their troly but if and so long as their number be reduced to below the minimum pumber fixed by these Articles the committing Director may set of the topposes of falling any such vacancies or of summoning general meetings of the Company but not for any other purpose and may a fire these purposes norwidescending the provisions of Article 116.

118. The Board may elect a Confirmin and one or more Deputy Chairmen of their meetings and dearmine the period for which they are respectively to half effice. If no such Culimus or Deputy Chilman are elected or if m any executing more of them is present within fifteen minutes of the stone appointed for bodding the name the Directors present may excess one of their number to be Chairman of the meeting. 119. The Board may delegate all or any of its powers to committees consisting of a member or a member of its body or not as it thinks fu and any committee formed under this Article shall, in the exercise of the powers delegated to be conform to try regulations which the Board may impose epol is.

129. The meetings of any committee set up under Article 119 shall be governed by the provisions of these Articles for regulating the meeting of the Board in so far us the same are applicable and are sen superscied by any regulation imposed by the Board under Article

121. A resultation to writing eigned by all the Directors for the sime being nitibal to readise spice of a meeting of the Directors or by all the members of the committee for the time being shall be as valid and effectual as a resolution present at only called and constituted a morning of the Board (or a Committee thereof). Any such resolution may be continued in one document or in several documents in like form, each signed by one or more of the Directors or members of the committee CONTEXPORA

122. All ares of the Board or any Committee thereof or of any person bewrite at 11 gainesactivate biles at the strange a sa grinu discovered that there was some defect to the appointment of any such Director or purpos acting as aforesaid or that they or any of them were disquilified from or had vacated the office of Discotor.

III. All chapter, promisory notes, durin, bills of exchange and other seguisible vid explicable impuments and all receips for money paid to the Company shall be algored, drawn, accepted, entitied or otherwise executed as the case may be in such manter as the Board shall form time to time determine.

124. The Company may currice the powers conterred by section 3/12 of and Schoolule 14 to the Act with regard to the keeping of an Overseas Branch Register and the Board may (subject to those provisions of the Acts make and very such regulations as it may chick in respecting the Leaping of any south Register.

### SECRETARY

125. The Secretary shall be appointed by the Board for such term at such remuneration and upon such conditions as it may think fit; and any Secretary so appointed may be removed by the Board. No person shall be appointed or hold office as Secretary who is:

- (a) the sole Director of the Company;
- (b) a corporation the sole Director of which is the sole Director of the Company:

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(c) the sole Director of a corporation which is the sole Director of the Company.

126. When any thing is required to be done (whether by these Articles, or by the Act or otherwise) by or to a Director and the Secretary, that thing shall not be done by or to the same person acting both as Director and as, or in place of, the Secretary.

### MINUTES

127. The Hoard shall cause minutes to be made in books provided for the burpose.

- (A) of all appointments of officers made by the Board;
- (B) of the names of the Directors present at each Board or Committee meeting:
- (C) of all resolutions and proceedings at all meetings of the Company and of the Board and any Commissee of the Board.

Any minute of any such meeting if signed by any person purpositing to be the Chairman of such meeting, or to be the chairman of the meeting of which is is approved shall be receivable as prima fucie evalence of the facts therein stated in all legal proceedings and until the encurary is proved shall be considered as a correct record of proceedings at such meetings properly held and convened.

118. If the Company has a Seal, the Bourd shall provide for the safe custody thereof, which shall only be used with the authority of the Board or of a communer of the Board authorised by the Board in that behalf, and every increment to which the Gest shall be so althou shall be signed by at least one Director and the Secretary or some other partion duly authorised by the Board for that purpose. Provided that the Board may either generally or in any particular case or cases resolve that such signatures or any of them may be afficed to creationes for shares or debeniures or representing any other form of security by some mechanical means other than authorschic to be specified in such tatolition of that such certificates need and be affined by any person.

119. The Company may exercise the powers conferred by section 39 of the Act with regard to having any Official Scal for use acreat, and much power shall be rested in the Brains.

### DIVIDENDS

130. Subject to the provisions of the Act and subject to the term of lians of any shures the Company may by archively resolution declare dividends in accordance with the respective rights of the numbers but ms dividend shall be in excess of the amount excommented by the

III. Subject to the terms of base of any shares all dividuals shall be declared and paid according to the annuants paid up on the chares ho respect whosout the dividual is paid, but no nincinc paid up or a stace in advance of calls shall be trained for the purposes of this Arabile as paid up on the share. All divitionts shall be apportioned and paid pro rate according to the amounts fulfil up on the obores thring any parties de partians of the partest in respect of which the divisions is guilt; but if any share is insued on verms providing that it shall rank for divisions on oe from a particulus date such share shift rank for dividend accordingly.

112. Subject to the provisions of the Act and subject to the turns upto which any shares are issued, the Board may from time to time pay to the Members such interim dividents as may be justified by the profits of the Company available for distribution and the Buird may also pay the fixed dividend on any preference shares of the Company half-yearly or otherwise on fixed dates whenever the profits of the Company available for distribution to the opinion of the Board justify that ecurse

133. If the chare capital is divided than different clustes the Board may pay interim dividencis on shares which confer deferred or non-preferred rights with regard to dividend as well as on shares that confer preferential rights with regard to dividend, but no interior dividend shall be paid on shares carrying distance or non-preferred rights if as the time of payment any preferential payment in its arrears.

134. Provided they act in good faith, the Directors shall not incur any liability to the holders of shares conferring preferred rights for any bass they may suffer by the lawful payment of an interim dividend on any share having deferred or non-preferred rights.

135. The board may deduct from any dividends payable to any Member any sums of money presently payable by him to the Company on account of calls.

136. No dividend shall bear interest against the Company.

137. Any dividend, interest or other sum payable to the Holder of any share or shares may be paid by cheque sent through the post addressed to the Holder at his registered address or in the case of joint Holders, addressed to the Holder whose name stands first on the Register in respect of the share or shares in question, or to such person and to such address on the Holder or Joint Holders may in writing direct. Every such cheque shall be payable to the order of the Registered Holder or in the case of joint Holders of the Holder whose name appears first in the Register unless the Holder or Holders otherwise direct and every such cheque shall be sent at the Holder's or joint Holders' risk. Any two or more Joint Holders may give effectual receipts for any dividends or other moneys payable in respect of the shares held by such joint Helders.

138. All dividends unclaimed for twelve months after having been declared may be invested or otherwise made use of by the Hoard for the berefit of the Company until claimed and all dividends unclaimed for twelve years after having been declared may be forfeited by recolution of the Board to that effect

139. Any general meeting declaring a dividend may, upon the recommendation of the Board direct payment or satisfaction of such dividend whelly or in part by the distribution of specific assetu, and in particular of faid up sharts or determines of any other company and the Board shall give effect to such direction and where any difficulty artiss in regard to such distribution the floard may settle it as it thinks expedient, and in particular may fix the value for distribution of any such specific assets and may determine that case payments shall be made to any member upon the social of the raine so fixed in order to scour equity of distribution.

### RESERVES

143. Before recommending any dividend the Board may so aside out of the profits of the Company available for Constitution such sums as it thinks preper as reserves which shall, at the discretion of the Board in applicable for any purpose to which the profess of the Company may be projectly applied and pending such application may at the Board's discretion either be employed in the Unitimes," of the Company or be invested in such investments (other than there in the Company or in hilling company, if any) as the Board may from time to time think fit. The Board may they without plucing the same to reserve carry forward any profes which is may think produce are so divide.

### CAPITALISATION OF PROFITS

141. The Directors may with the authority of an ordinary resolution of the Congress

- (a) subject as hereitaftet provided, resolve to capitalise eny multiplies prefer of the company not required for paying any preferencial dividend (whether or set available for distribution) or any sam sambing to the credit of the Company's stone हरकार्याता अक्टाकार कर बाद्यांचे स्टांब्यवृत्रेक स्टाब्स्टर
- (b) appropriate the sum excelved to be capitalised to the members who would have been emided so it if it were distributed by way of diskins and in the same proportions and apply such sum on their behalf either is or towards prying up the emounts, if any, for the time teing unpuls on any shares teld by them respectively, or in paying up in fall resisted shares or deferences of the Company of a nominal amount equal to that ours, and allot the shores or debourses credited as fully paid to these members, or in they may direct, in these proportions, or partly in one way and partly is the other; but the share premium acrount, the capital referencies reserve, and any profes which are not smilittle for distribution may, for the purposes of this regulation, only be applied by paying up unispect stares to be allocat to members credited as fully mit.
- (a) make such provision by the issue of fractional certificates or by payment in each or observice as they describe in the case of shares or defenines becoming distributable under this regulation fractions; and

in which he is acquitted, or in connection with any application under section 727 of the Act in which relief is granted to him by the Court.

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First Secretaries Limit 72 New Bond Street AGON WIY 90D mipuny Director

Deted this (th day of May 1999

Michael Cillon 72 New Bond Street London WIY 9DD

Director

(d) authorise any person to enter on behalf of all the members concerned into an agreement with the Company providing for the allotment to them respectively, credited as fully paid, of any shares or debentures to which they are entitled upon such capitalisation, any agreement made under such authority being binding on all such members.

### ACCOUNTS

142. The Board shall cause proper books of account to be kept in accordance with provisions of the Act

- (a) of the sums of money received and expended by the Company and the matters in respect of which such receipt and expenditure take place; and
- (b) of all sales and purchases of goods by the Company; and (c) of the assets and liabilities of the Company.
- 143. The books of accounts shall be kept at the office and shall always be open to inspection by the Directors or any of them. He member not being a Director shall have any right of impecting any account or book or document of the Company except as conferred by law or authorised by the Board.

### AUDIT

144. The Auditors shall be appointed and their duties regulated in accordance with the provisions of the Act.

### NOTICES

145. Any notice to be given to or by any person purposes to the Articles shall be in writing except that a notice calling a meeting of the Euretons need not be in writing.

146. Any notice or other document may be served by the Company co any Member either personally or by studing through the post in propuld latter addressed to such blencher at his regimental address as appearing in the Register or to such other multers (if any) in the Ucincl Kingdom as the Helder or joint Helder may in verteing direct. In the case of foint holders of a thare, all notices may be given to that one of the joint holders who name stants first in the Register in respect of such there, and notice to given shall be sufficient reside to all the joint

147. Any member whose registered address is not within the United Kingdom and who gives to the Company an address while he United Kingdom at which notices may be given to him shall be entitled to bave notices given to him as that exidress but etherwise no such monder shall be entitled to receive any notice from the Company.

148. Any notice or other document, if served by past, shall be deemed to have been recented to the time when the same was bon from the book and to have been recently the first and discurrent was properly witherself, sumpel and fur into the first

149. Any notice or other document delivered on some by past to or his at the traducted addraws of any Maniber in pursuance of these Ariches shall, norwithsmuling that such member be then down or bankrupt, and whether or not the Company has poster of such death or bankrapity, be formed to have been that served in rapper of any stures ergineered he the same aid explan robbed suited so slot ex recomm done to smen the as the time of the service of the nutice or discumus flave been removed from the Register as the nobles of such shares, and such service shall for all purposes be deamed sufficient service of such outlies or document on all persons incrested fahether failuly with or as elabring through or under him) in such thurse.

150. A mamber presume, either his persum or by pressy, as any maching of the Company or of the Hallers of say clies of shares in the Company shall be downed to have excelled until of the menting and, where requisite, of the purposes for which it was salied.

151. Every person who becomes emilled to a share shall be bound by any notice in respect of that share which, before his name is entered in the register of members, has been duly given as a person from whom he derives his tide.

### WINDING UP

152. If the Company shall be wound up the Liquidinas may, with the sanction of an entraordinary resolution of the contributories, divide among the contributories in specie or in hind the whole or any part of the assets of the Company and may, with the like sauction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributories as the Liquidator, with the like sanction, shall think lit.

### INDEADNITY

153. Every Director, or other officer and Auditor of the Company shall be indemnified out of the funds of the Company squires all limitities incurred by him as such Director, offices or Auditor in defeating any proceedings relating to his conduct as an officer of the Company, whether civil or criminal, in which judgment is given in his favour or