File Copy



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 4922289

The Registrar of Companies for England and Wales hereby certifies that TYPHOON CONSTRUCTION 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 6th October 2003









Electronic statement of compliance with requirements on application for registration of a company pursuant to section 12(3A) of the Companies Act 1985

Company number

4922289

Company name

TYPHOON CONSTRUCTION LIMITED

I, BRIGHTON DIRECTOR LIMITED

of 3

3 MARLBOROUGH ROAD LANCING BUSINESS PARK

LANCING

WEST SUSSEX

BN15 8UF

a

person named as a director of the company in the statement delivered to the registrar of companies under section 10(2) of the Companies Act 1985

make the following statement of compliance in pursuance of section 12(3A) of the Companies Act 1985

Statement:

I hereby state that all the requirements of the Companies Act 1985 in respect of the registration of the above company and of matters precedent and incidental to it have been complied with.

Confirmation of electronic delivery of information

This statement of compliance was delivered to the registrar of companies electronically and authenticated in accordance with the registrar's direction under section 707B of the Companies Act 1985.

WARNING: The making of a false statement could result in liability to criminal prosecution



10(ef)

First directors and secretary and intended situation of registered office

Received for filing in Electronic Format on the: 03/10/2003



Company Name

in full:

TYPHOON CONSTRUCTION LIMITED

Proposed Registered 3 MA

Office:

3 MARLBOROUGH ROAD LANCING

SUSSEX BN15 8UF

memorandum delivered by an agent for the subscriber(s): Yes

Agent's Name: BRIGHTON FORMATIONS LIMITED

Agent's Address: 3 MARLBOROUGH ROAD

LANCING WEST SUSSEX BN15 8UF

Company Secretary

Name BRIGHTON SECRETARY LIMITED

Address: 3 MARLBOROUGH ROAD LANCING BUSINESS PARK

LANCING WEST SUSSEX BN15 8UF

DIVIS OUT

Consented to Act: Y Date authorised 03/10/2003 Authenticated: Y

Director 1:

Name BRIGHTON DIRECTOR LIMITED

Address: 3 MARLBOROUGH ROAD

Consented to Act: Y

LANCING BUSINESS PARK

LANCING WEST SUSSEX BN15 8UF

21,120,001

Authenticated: Y

Authorisation

Authoriser Designation: AGENT Date Authorised: 03/10/2003 Authenticated: Yes

Date authorised 03/10/2003

The Companies Acts 1986 to 1989 Private Company Limited by Shares

MENCHANDUM OF ASSOCIATION

- 1. The Company's name is "TYPHOON CONSTRUCTION UNITED
- 2. The registered office of the company will be situated in England and Wales.
- 3 I five one enterior which the congruence established are
- (a) To harry on, in conjunction with each other or as separate and distinct , aderiakings, all or any of the following pusinesses harrists.

a general commercial company.

manufacturers, importors expecters agents dealers (both wholesale and retail) in all acticles of innonmental manunarlururgi personal and bri, sebold use and rons, mishon and in all londs or saw materials, warehousemen sucrape contractors, shipping and forwarding apenus, dealers in properly and ectated; property developend, property inchagend; investors in property; ectate agento. Incurance agence and brokers, accountants financiers financie legents and lo echaic nominee, costee legent, factor, orelies, executor administrator receiver for or otherwise on behalf of Companies, Carporations, firms or cersons buildere, scaffolders contractors hearing and ventilation engineers and contractors. refrigeration engineers, que cialists and commacters; de corators; painters; cricidayers; carpenters ehutering manutecurers and erectors, icinere i public worke contractore, plasterere plumbers, electricians; choo front litters; builders and decoratord merchants licitif mechanical, concructional, agricultural, consulting, heating electrical and peneral engineers, welcers, leheet metal workers, elacksmitre; meter engineers; garage proof eters; can the service, saxi proofleters and operators; travel agenta, cur operatora, proprietora of variolas end vescales of allonos. Transport and haulapa contractora, general engineers; itoolimskers; booking agents for land managers of, theatres, cinemas and all other kinds of entercomments and sprining executs; but and sprid or arm, ritaris in at their branches; proprietors of shops, dafes, clubs, hotels and restaurants, dafering contractors, dealers infoces and incurrences of all knows, some and sometimenoism for contributes, gonzuens, grauungscours, lishmans cens and populary merchants; farmers. Torists, horticular sts; bakers, confect of ers. Cobaccontists inclineragers. marrissane merchanta; dealers in plaches of all kinds, and que besiens; furniture man, fartures and coalers; leather and faincy goods dealers. Jowellers, racio television and electrical retailers, idealers and repainers, trys, games and sports eq. ipment besiers; protographers and besiera in all kinda of chetegraphic materia and egopment film producers and dishributers; textile merchants talers, lashion sesigners. Indies and genitements at titlers, back and slace relaters, performery and mainer adealers. maindressers, manufacturing and retail chemists; printers, quolishers, stationers, advertising and publicity. agenta), purdiciretations arentalists, incisultariscibi, sunessitranater acemplanciemp nyment acemp computer operators, programmers and coalers, website designer and information bedinnelogists, ecommence traders; market research specialists; cusiness advisers, mail order specialists; idyers and cleanera, dry deanera, probletora of launderaties, excavation and demolition contractors, provision of security services, loiding hitters, scrap from and waste merchanto and to carry on all or any of the cald cuainemase, and provide services in connection therewith, either together as one cuainess 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 director(s) of the company may seem capable or being conveniently can ed out in connection with or as ancillarly to any or the above pusinesses or to be odd; lated directly or indirectly to enhance the value of or render ordinade any of the procesty of the company or to further any of its objects.
- (c) To apply for, purchase, register or otherwise adquire and protect and renew, whether in the united stingular or discwiption in any part of the world any partings, parent rights, occurs of invention, due grad concessions, secret processes trade marks I bendes and the like and to a terminous mind by the end turn to occount and to man. facture under or grant idences or privileges in respect of the same, and to expend money in experiment in mon. Testing or improving any enterprise inventions or ognis.
- (d) To purchase, take no lease or in exchange, but no by any other heads and use and take options over any footbold, ideal-hold or any other real or consenial property and any rights or privileges which the Company may notice because or convenient to the purpose of its bits ness, or may enhance the value of any other property of the Company.

- (a) To ensert to partnership or into any anangement for sharing profits or to amaignmate with any person firm or company carrying on or proposing to carry on any outliness which the Company is authorised to carry on any outlines and rectly or industry to beneat the Company.
- (f) To accurre an interest in, smalgar acciveth, or enter into partnership or tree any arrangement with sharing excitis, no operation, journal vent, replans of merest or reciprocal connection with any person or company carrying on or engaged in, or accut to carry on or orgage in any business or transaction which is capable of the no conducted so as directly or indirectly in benefit he Company.
- (g) In enterior any arrangement with any power means or authorities supreme local monorcal or otherwise, or any company or person that may seem concludive to the attainment of the Company's objects, or any of them, and in obtain from any such government or sufficiety any rights observe idences, privilegas or concessions which the Company may think it desirable to obtain and to carry out, secross and comply therewith.
- (h) To draw make, accept, enderse, also anti-execute, regotiate and as a premissory notes, blib of exchange bits a tading warrants, debeniuses and other negotiable or canalisable instruments.
- (i) To invest and call with the moneys of the Company not immediately required in any manner, and to hold self-or otherwise decliwith any lineest nects made.
- (f) To subscribe for, take, or otherwise acquire, and hold shares, stock, decembers and either negotiable or transferable instruments.
- (k) To leave, place underwrite or pulsiance the subscription of choron, or assist in the leaving or obscription of shares, debemping or guaranteeing the cubscription of shares, debemping, debemping or processed by Ac. of Carliamen, etocks, and securities or any company, whether timited or unlimited or independent by Ac. of Carliamen, or otherwise, at such times and upon such terms and could flohs as to remaineration and otherwise as may be agreed, por
- (f) In lend money or give mean to allow persons, rums or companies and on such terms as may be considered deped on and to receive money on deposition learn from and give guarantees or become security for any persons, rums and companies and to charge any properties or property of the Company in support of any guarantee and to secure the doots or obligations, contracts or organization and to secure the doots or obligations, contracts or organization and to secure the doots or obligations.
- (m) In case or comowimoney in all or a manner as the Company shall think of land to secure the reperment of any each money is each betrowed or owing by , mortgage, for loneing, or other security , provail or any of the ecopacy or asserts of the Company (whether present or intime) including its uncelled capital and also by a similar mongage, ien charge or security to secure and pursuitee the performance by the Company of any obligation or lability it may undertake or writh may become binding on it.
- (n) To pay out of the funds of the Company all or any expenses which the Company may lawfully pay with respect a the promotion, crimation and incorporation of the Company or to contract with any person firm or company to pay the same and to pay commissions to brokers and others for underwriting placing setting or guarantee notice subscript on a any shares, dependings or other accurities of the Company
- (a) To remunerate any person firm or company rendering emissions to the company in such manner as may be shought expedient.
- (p) To subsorbe to or support any charitable object or any incitution and to give bend one borruses and, meaning assistance to any person who is seeming or less served the Company, whether as a prector childwood or otherwise, and his family and dependents; for make payments towards insurance, and to establish, form and contribute in procedular surversammation and other similar hards and trusts as associations, clobe, schools and other institutions for the benefit of any such persons aforesaid.

 (g) To dear bute among the members in the Company and property in the Company of any and or any procedular of sale or dispersal of any proceduly of the Company, but so that no distribution amounting to a reduction or incapital of the Company be made escent with the sanction for the time be no required by law.

- (m. To do all or any of the above things in any particitine world alone on in conjunction with others and either as principals, spents, conjunctors, trustees or otherwise and either by or through agents, subscentiscous trustees or otherwise.
- (a) To improve, develop, manage, grant lights or privileges in respect of construct repair let on lease or otherwise exchange, mortgage, charge dispose of self, grant inences in respect of into to soccurrity grant detions in respect of, or otherwise deal with all or any part of the property and rights of the Company point real and pecanics.
- (f) To sell or otherwise discose of the whole or any part of the hije ness or property of the Company, without opportunities for such consideration as the Company Hay think III, and in particular for shares, hereintures or second as of any nompany purchasing the same.
- (ii) In do al such or entrings as may be deemed unidental or conducted to the attainment of the above objects or any of them.

And it is hereby declared that

- (i) The objects specified in each sub-clause and be reperced as independent objects, and they shall not be limited or restricted, except where otherwise expressed in such dubices, by reference to or in evence from the terms of any other sub-clause or the name of the Company, but may be caused out in co-full and ample a manner and construed in as wide a sence as if each of the calcisure of a decidence the objects of a separate and distinct company.
- (iii) The word "Company" except where used in reference to this Company shall be desired to include any partnership or other body of persons, whether corporate on this corporated, and whether incorporated, registered registers to domic led in the United Gracom or elsewhere.
- 4. The liability of the members is imited
- A Tible Company's share capital is \$1000 decides into 1 Ordinarya of \$1000 each
- 5. The shares in the original or any increased capital of the Company may be issued with such socions d, defended or other spoors rights or restrictions, whether in regard to dividend, voting return of requisitor otherwise as the Company may from time to time determine the rights and privileges attached to any of the shares of the Company may be modified, varied, altrepated or dealt with in accordance with the proves one for the time reing or the Company's Articles or Association.

the subscriberiorhie Necheard in Association, with this immediate a Communication of the Necheard to the Necheard III and I specify take the number of shares are over exposite my name.

Name and Address of the Subscriber — Number of shares taken by subscriber

BRICHTON CIRECTOR L. M. TED S. MARLBOROUGH ROAD LANCING BUSINESS PARK LANCING WEST SUSSEX PM-5415 Cine

Total shores taken

One

Dated: 63h 0/2009

COMPANIES ACTS, 1985 TO 1988 PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

OF TYPHOON CONSTRUCTION LIMITED

PRELIMINARY

- The Commany shall be a private company within the meaning of the Commanies Art, 1965 (herenation referred to as the Act") and subject as hereinafter provided by the regulations contained in The Companies (Tables And T) Reg. Interestable as into seatthe bate of incorporation of the Company Such regulations (hereinafter referred to as Table A.) shall apply to the Company
- Z. Regulations 50,61,54,75,74,75,81(e), 54, 95, 96, 97 and 98 or Table Alamali not apply to the Company out the Articles hereinafter contained together with the remaining regulations of Table A, subject to the modifications hereinafter expressed, what constitute the regulations of the Company

OENERAL MEETINGS

- 3. In every notice calling a General Meeting of the Company there chall prominently appear a state ment, not a member who is entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of that member and that the proxy need not be a member of the Company. Every notice calling a General Meeting of the Company whether so be sent to the current Auditors of the Company.
- 4. One member may constitute a cubium where the Company is a single member company

AUDITORS

5. The appointment of an auditor shall be subject to the regulations concerning exemption from such an appointment where the relevant orders as demand by the Actions met

SHARE CAPITAL

- 5. The Company is a private company limited by shares, within the highlight the Act.
- 7. The directors of the Company are surhorised during the period of five years from the date of innercoration of the Company in alint, grant options over or otherwise dispose of the original share in the dapital of the company to such corsons at such time and on such conditions as may think fit, subject to the provisions of Arholes 8 and 9 hereogrand provided that no share shall be issued at a discretion.
- Subject to any quarties in the time being unusuled and any new shares from time to time to be disated, shall, defore they are issued, be offered to the members in proportion as readly as possible to the nominal value of the existing shares held by them and such after shall be made by notice specifying the number of shares to which the member is entitled and limiting a time within which the offer if not accepted shall be deemed declined, and a verifice scalable for such time or or receipt of an initial or from the member to whom the notice is given that he declines to accept the shares, the directors may dispose of the same in each manner we they think most benefic allot the Company. The provisions of section 89 of the Activital have effectively insofar as they are not inconsistent with this Article.
- A member desiring to transfer shares otherwise than to a person who is already almember of the Company shall give notice in writing or such intention to the Directors of the Company giving particulars of the share in question. The directors as agents for the member giving such notice may dispose of such shares or any other to members on the Company at a price to be agreed between the transferor and the Directors, or falling agreement, at a price fixed by the Auditors of the Company as the fair value increof, if vetur twenty-eight days from the date of the said notice the Prentors are unable to hard member or members witing to purchase at such shares, the transferor may dispose of sometry of such shares as shall remain undercosed of in any manner he may think at which the months from the date of the said notice. Where the Company has no auditor an individual or body eligible for appointment as an auchtor as searche. Companies Action the consent in to the purch

APPOINTMENT OF DIRECTORS

- To. The first cired or or cired oracl the Company shall be determined in writing by the aubscriber(s) to the Momorandum of Association, cursuant to section 10 of the Act.
- 13. Unless otherwise decemented by ordinary resolution, the numbers of directors (other than alternate precious) shall not be subject to say maximum, out shall be not less than one.
- 17. A person may be appointed a cirentor or the Company cohedratancing that he has attained the age of account years and no checkers shall be liable to vacate the office by reason only of his having attained that are notany other abe.

PROCESONGS OF DIRECTORS

- 18. A director may year as a director in regard to any contract or arrangement in which he is interested or , pro any matter are no the result, and in he shall be wore, his wore shall be no, intertaint be shall be reckoned in extimating a cubic my when any such contract or arrangement, a under consideration.
- 14. The necessary quotum for the transaction of the business of the directors may be fixed by them and times so fixed, shall be two, except when one director is not foe. A person who holds off oe only as an alternate director shall if his appointer is not present, be counted in the quotum.
- 5 The directors may exercise allouthe powers ment and in the Memorandum of Association part 3

SECRETARY

16. The first secretary of the Company chall be determined in writing by the subscriber(s) to the Memorandum of Association, pursuant to the control the Ac.

SEAL

17. In accordance with the provisions of the Act the Company need not have a seal if it does have a seal Repulsion 101 of Table A she Lapoly

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AND NG DUSIN SS MARK
LAND NG
VVEST SUSSEX
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