# 06717269

THE COMPANIES ACTS 1985 to 2006

PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION OF

BABCOCK INTEGRATED TECHNOLOGY LIMITED



## 1 PRELIMINARY

- The regulations contained in Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 (SI 1985 No 805) as amended by The Companies (Tables A to F) (Amendment) Regulations 1985 (SI 1985 No. 1052), The Companies Act 1985 (Electronic Communications) Order 2000 (SI 2000 No. 3373), the Companies (Tables A to F) (Amendment) Regulations 2007 (SI 2007 No 2541) and the Companies (Tables A to F) (Amendment) (No 2) Regulations 2007 (SI 2007 No 2826) so far as it relates to private companies limited by shares (such Table being hereinafter called "Table A") shall apply to the Company save in so far as they are excluded or varied hereby and such regulations (save as so excluded or varied) and the Articles hereinafter contained shall be the Articles of Association of the Company.
- 1 2 In these Articles the expression "the Act" means the Companies Act 1985 and "the 2006 Act" means the Companies Act 2006, but so that any reference in these Articles to any provision of the Act or the 2006 Act shall be deemed to include a reference to any statutory modification or re-enactment of that provision for the time being in force

# 2 ALLOTMENT OF SHARES

- 2.1 Shares which are comprised in the authorised share capital with which the Company is incorporated shall be under the control of the directors who may (subject to section 80 of the Act and to article 2.4 below) allot, grant options over or otherwise dispose of the same, to such persons, on such terms and in such manner as they think fit
- All shares which are not comprised in the authorised share capital with which the Company is incorporated and which the directors propose to issue shall first be offered to the members in proportion as nearly as may be to the number of the existing shares held by them respectively unless the Company in general meeting shall by special resolution otherwise direct. The offer shall be made by notice specifying the number of shares offered, and limiting a period (not being less than 14 days) within which the offer, if not accepted, will be deemed to be

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declined After the expiration of that period, those shares so deemed to be declined shall be offered in the proportion aforesaid to the persons who have, within the said period, accepted all the shares offered to them, such further offer shall be made in like terms in the same manner and limited by a like period as the original offer. Any shares not accepted pursuant to such offer or further offer as aforesaid or not capable of being offered as aforesaid except by way of fractions and any shares released from the provisions of this article by any such special resolution as aforesaid shall be under the control of the directors, who may allot, grant options over or otherwise dispose of the same to such persons, on such terms, and in such manner as they think fit, provided that, in the case of shares not accepted as aforesaid, such shares shall not be disposed of on terms which are more favourable to the subscribers therefor than the terms on which they were offered to the members. The foregoing provisions of this article 2.2 shall have effect subject to section 80 of the Act

- 2 3 In accordance with section 91(1) of the Act sections 89(1) and 90(1) to (6) (inclusive) of the Act shall not apply to the Company
- The directors are generally and unconditionally authorised for the purposes of section 80 of the Act to exercise any power of the Company to allot and grant rights to subscribe for or convert securities into shares of the Company up to the amount of the authorised share capital with which the Company is incorporated at any time or times during the period of five years from the date of incorporation and the directors may, after that period, allot any shares or grant any such rights under this authority in pursuance of an offer or agreement so to do made by the Company within that period. The authority hereby given may at any time (subject to the said section 80) be renewed, revoked or varied by ordinary resolution.

## 3 SHARES

- The lien conferred by regulation 8 in Table A shall attach also to fully paid-up shares, and the Company shall also have a first and paramount lien on all shares, whether fully paid or not, standing registered in the name of any person indebted or under liability to the Company, whether he shall be the sole registered holder thereof or shall be one of two or more joint holders, for all moneys presently payable by him or his estate to the Company. Regulation 8 in Table A shall be modified accordingly
- 3 2 The liability of any member in default in respect of a call shall be increased by the addition at the end of the first sentence of regulation 18 in Table A of the words "and all expenses that may have been incurred by the Company by reason of such non-payment"

### 4 GENERAL MEETINGS AND RESOLUTIONS

4.1 Every notice convening a general meeting shall comply with the provisions of section 325(1) of the 2006 Act as to giving information to members in regard to their right to appoint proxies, and notices of and other communications relating to any general meeting which any member is entitled to receive shall be sent to the directors and to the auditors for the time being of the Company

- 4.2.1 No business shall be transacted at any general meeting unless a quorum is present. Subject to article 4.2.2 below, two persons entitled to vote upon the business to be transacted, each being a member or a proxy for a member or a duly authorised representative of a corporation, shall be a quorum.
- 4.2.2 If and for so long as the Company has only one member, that member present in person or by proxy or (if that member is a corporation) by a duly authorised representative shall be a quorum.
- 4.2 3 If a quorum is not present within half an hour from the time appointed for a general meeting the general meeting shall stand adjourned to the same day in the next week at the same time and place or to such other day and at such other time and place as the directors may determine; and if at the adjourned general meeting a quorum is not present within half an hour from the time appointed therefor such adjourned general meeting shall be dissolved.
- 4 2 4 Regulations 40 and 41 in Table A shall not apply to the Company
- 4 3 1 If and for so long as the Company has only one member and that member takes any decision which is required to be taken in general meeting or by means of a written resolution, that decision shall be as valid and effectual as if agreed by the Company in general meeting, subject as provided in article 4 3 3 below.
- 4 3.2 Any decision taken by a sole member pursuant to article 4 3 1 above shall be recorded in writing and delivered by that member to the Company for entry in the Company's minute book
- 4.3 3 Resolutions under section 168 of the 2006 Act for the removal of a director before the expiration of his period of office and under section 510 of the 2006 Act for the removal of an auditor before the expiration of his period of office shall only be considered by the Company in general meeting
- A member present at a meeting by proxy shall be entitled to speak at the meeting and shall be entitled to one vote on a show of hands. In any case where the same person is appointed proxy for more than one member he shall on a show of hands have as many votes as the number of members for whom he is proxy. A member present at a meeting by more than one proxy shall be entitled to speak at the meeting through each of the proxies but the proxies together shall be entitled to only one vote on a show of hands. In the event that the proxies do not reach agreement as to how their vote should be exercised on a show of hands, the voting power is treated as not exercised. Regulation 54 in Table A shall be modified accordingly.
- Unless resolved by ordinary resolution that regulation 62 in Table A shall apply without modification, the appointment of a proxy and any authority under which the proxy is appointed or a copy of such authority certified notarially or in some other way approved by the directors may be deposited or received at the place specified in regulation 62 in Table A up to the commencement of the meeting or (in any case where a poll is taken otherwise than at the meeting) of the taking of

the poll or may be handed to the chairman of the meeting prior to the commencement of the business of the meeting.

## APPOINTMENT OF DIRECTORS

- 5.1 1 Regulation 64 in Table A shall not apply to the Company
- 5 1.2 The maximum number and minimum number respectively of the directors may be determined from time to time by ordinary resolution. Subject to and in default of any such determination there shall be no maximum number of directors and the minimum number of directors shall be one. Whenever the minimum number of directors is one, a sole director shall have authority to exercise all the powers and discretions by Table A and by these Articles expressed to be vested in the directors generally, and regulation 89 in Table A shall be modified accordingly.
- Fig. 12 Regulations 76 to 79 (inclusive) in Table A shall not apply to the Company
- 5 3 No person shall be appointed a director at any general meeting unless either:-
  - (a) he is recommended by the directors, or
- (b) not less than 14 nor more than 35 clear days before the date appointed for the general meeting, notice signed by a member qualified to vote at the general meeting has been given to the Company of the intention to propose that person for appointment, together with notice signed by that person of his willingness to be appointed.
- 5 4 1 Subject to article 5 3 above, the Company may by ordinary resolution appoint any person who is willing to act to be a director, either to fill a vacancy or as an additional director
- 5.4 2 The directors may appoint a person who is willing to act to be a director, either to fill a vacancy or as an additional director, provided that the appointment does not cause the number of directors to exceed any number determined in accordance with article 5 1.2 above as the maximum number of directors and for the time being in force.
- In any case where as the result of death or deaths the Company has no members and no directors the personal representatives of the last member to have died shall have the right by notice in writing to appoint a person to be a director of the Company and such appointment shall be as effective as if made by the Company in general meeting pursuant to article 5.4.1 above. For the purpose of this article, where two or more members die in circumstances rendering it uncertain which of them survived the other or others, the members shall be deemed to have died in order of seniority, and accordingly the younger shall be deemed to have survived the elder.

## 6 BORROWING POWERS

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

## 7. ALTERNATE DIRECTORS

- 7 1 Unless otherwise determined by the Company in general meeting by ordinary resolution an alternate director shall not be entitled as such to receive any remuneration from the Company, save that he may be paid by the Company such part (if any) of the remuneration otherwise payable to his appointor as such appointor may by notice in writing to the Company from time to time direct, and the first sentence of regulation 66 in Table A shall be modified accordingly
- 7.2 A director, or any such other person as is mentioned in regulation 65 in Table A, may act as an alternate director to represent more than one director, and an alternate director shall be entitled at any meeting of the directors or of any committee of the directors to one vote for every director whom he represents in addition to his own vote (if any) as a director, but he shall count as only one for the purpose of determining whether a quorum is present

#### 8 GRATUITIES AND PENSIONS

- 8 1 1 The directors may exercise the powers of the Company conferred by its Memorandum of Association in relation to the payment of pensions, gratuities and other benefits and shall be entitled to retain any benefits received by them or any of them by reason of the exercise of any such powers.
- 8 1.2 Regulation 87 in Table A shall not apply to the Company

# 9 PROCEEDINGS OF DIRECTORS

- 9.1 Regulation 88 in Table A shall be read and construed as if the third sentence were omitted therefrom
- 9 2 Subject to article 9 3, the directors may, in accordance with section 175(5)(a) of the 2006 Act, authorise any matter which would otherwise involve or may involve a director breaching his duty under section 175(1) of the 2006 Act to avoid conflicts of interest (a "Conflict").
- 9.3 When a Conflict is considered by the directors the director seeking authorisation in relation to the Conflict and any other director with a similar interest:
- (a) shall not count in the quorum nor vote on a resolution authorising the Conflict, and

- (b) may, if the other directors so decide, be excluded from the board meeting while the Conflict is considered
- 9 4 Each director shall comply with his obligations to disclose his interest in existing and proposed transactions or arrangements with the Company pursuant to sections 177 and 182 of the 2006 Act
- Save in relation to a resolution authorising a Conflict, a director may vote, at any meeting of the directors or of any committee of the directors, on any resolution, notwithstanding that it in any way concerns or relates to a matter in which he has, directly or indirectly, any kind of interest whatsoever, and if he shall vote on any such resolution his vote shall be counted; and in relation to any such resolution as aforesaid he shall (whether or not he shall vote on the same) be taken into account in calculating the quorum present at the meeting
- 9 6 Regulations 94 to 97 (inclusive) in Table A shall not apply to the Company

## 10. COMMUNICATION BY MEANS OF A WEBSITE

10.1 Subject to the provisions of the 2006 Act, a document or information may be sent or supplied by the Company to a person by being made available on a website

### 11 THE SEAL

- 11.1 If the Company has a seal it shall only be used with the authority of the directors or of a committee of directors. The directors may determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by two directors, a director and the secretary or, if there is only one director and no secretary in office, by the sole director. The obligation under regulation 6 in Table A relating to the sealing of share certificates shall apply only if the Company has a seal. Regulation 101 in Table A shall not apply to the Company
- 11.2 The Company may exercise the powers conferred by section 39 of the Act with regard to having an official seal for use abroad, and such powers shall be vested in the directors

#### 12 PROTECTION FROM LIABILITY

## 12.1 For the purposes of this article:

(a) a "Liability" is any liability incurred by a director in connection with any negligence, default, breach of duty or breach of trust by him in relation to the Company or otherwise in connection with his duties, powers or office or any liability incurred by an auditor in connection with any negligence, default, breach of duty or breach of trust by him in relation to the Company occurring in the course of the audit of accounts; and

- (b) "Associated Company" shall bear the meaning referred to in section 256 of the 2006 Act.
- Subject to the provisions of the 2006 Act and without prejudice to any protection from liability which may otherwise apply
- (a) the directors shall have power to purchase and maintain for any director of the Company, any director of an Associated Company and any officer of the Company (not being a director or auditor of the Company), insurance against any Liability; and
- (b) every director or auditor of the Company and every officer of the Company (not being a director or auditor of the Company) shall be indemnified out of the assets of the Company against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in connection with any application in which relief is granted to him by the court from any Liability
- 12 3 Regulation 118 in Table A shall not apply to the Company
- 13 TRANSFER OF SHARES
- The directors may, in their absolute discretion, decline to register the transfer of a share, whether or not it is a fully paid share, and the first sentence of regulation 24 in Table A shall not apply to the Company
- 13.2 If the directors refuse to register a transfer of a share, they shall within two months after the date on which the transfer was lodged with the Company send to the transferee notice of the refusal, together with their reasons for the refusal. Regulation 25 in Table A shall not apply to the Company

# Name and address of Subscriber

Mr Mark William Hardy 19 Church Road Abbots Leigh BRISTOL BS8 3QP

Dated 07/10/2008

The regulations of Table A to the Companies Act 1985 apply to the Company save in so far as they are excluded or varied by its Articles of Association.

Table A as it relates to a private company limited by shares, as prescribed by the Companies (Tables A to F) Regulations 1985 (S.I. 1985 No. 805), amended by the Companies (Tables A to F) (Amendment) Regulations 1985 (S.I. 1985 No. 1052), The Companies Act 1985 (Electronic Communications) Order 2000 (S.I. 2000 No. 3373), the Companies (Tables A to F) (Amendment) Regulations 2007 (S.I. 2007 No. 2541) and the Companies (Tables A to F) (Amendment) (No. 2) Regulations 2007 (S.I. 2007 No. 2826), is reprinted below.

# $\mathsf{Table} \; \mathsf{A} \;$ the companies act 1985

# Regulations for Management of a Company Limited by Shares

INTERPRETATION

INTERFECTATION

I In these regulations 
The Act means the Companies Act 1985 including any statutory modification or reenactment thereof for the time being in force and any provisions of the Companies Act

- enscribent treered for the time being in force and any provisions of the Companies Act 2006 for the time being in force "the articles" means the articles of the company "clear days" in relation to the period of notice means that period excluding the day when the notice is given or deemed to be given and the day for which it is given or on which it is to take effect.
- "communication" means the same as in the Electronic Communications Act 2000
  "electronic communication" means the same as in the Electronic Communications

Act 2000
"executed" includes any mode of execution.

"office" means the registered office of the company
"the holder" in relation to shares means the member whose name is entered in the
register of members as the holder of the shares
"the seal" means the common seal of the company

"secretary" means the secretary of the company or any other person appointed to perform the duties of the secretary of the company including a joint, assistant or deputy

"the United Kingdom" means Great Britain and Northern Ireland

Unless the context otherwise requires words or expressions contained in these regulations bear the same meaning as in the Act but excluding any statutory modification thereof not in force when these regulations become binding on the

Sharks: CAPITAL

2. Subject to the provisions of the Act and without prejudice to any rights attached to any existing shares, any share may be issued with such rights or restrictions as the company may by ordinary resolution determine.

3. Subject to the provisions of the Act, shares may be issued which are to be redeemed or are to be liable to be redeemed at the option of the company or the holder.

on such terms and in such manner as may be provided by the articles.

The company may exercise the powers of paying commissions conferred by the Act. Subject to the provisions of the Act, any such commission may be satisfied by the payment of cash or by the allotment of fully or partly paid shares or partly in one way and

party in the other

5 Except as required by law, no person shall be recognised by the company as holding any share upon any trust and (except as otherwise provided by the articles or by law) the company shall not be bound by or recognise any interest in any share except an absolute nghit to the entirety thereof in the holder

SHARE CERTIFICATES

SHARE CERTIFICATES

Every member upon becoming the holder of any shares, shall be entitled without peyment to one certificate for all the shares of each class held by him (and, upon transfering a part of his holding of shares of any class, to a certificate for the belance of such holding) or several certificates each for one or more of his shares upon payment for every certificate after the first of such reasonable sum as the directors may determine. Every certificate shall be sealed with the seal and shall aspectly the number, class and distinguishing numbers (if any) of the shares to which it relates and the amount or respective amounts paid up thereon. The company shall not be bound to issue more than one cartificate for shares held jointly by several persons and delivery of a certificate to one joint holder shall be a sufficient delivery to all of them.

If a share certificate is defaced worm-out, lost or destroyed, it may be renewed on such terms (if any) as to evidence and indemnty and payment of the expenses reasonably incurred by the company in investigating evidence as the directors may determine but otherwise free of charge, and (in the case of defacement or wearing-out) on delivery up of the old certificate.

on delivery up of the old certificate

The company shall have a first and paramount lien on every share (not being a

8 The company shall have a first and paramount lien on every share (not being a fully paid share) for all moneys (whether presently payable or not) payable at a fixed time or called in respect of that share. The directors may at any time declare any share to be wholly or in part exempt from the provisions of this regulation. The company's lien on a share shall extend to any amount payable in respect of it.

9 The company may sell in such manner as the directors determine any shares on which the company has a lien if a sum in respect of which the lien exists is presently payable and is not paid within fourtien clear days after notice has been given to the holder of the share or to the person entitled to it in consequence of the death or bankruptcy of the holder demanding payment and stating that if the notice is not complete with the shares may be sold.

bankruptcy of the holder demanding payment and stating that if the notice is not complied with the shares may be sold 
10. To give effect to a sale the directors may authorise some person to execute an instrument of transfer of the shares sold to or in accordance with the directions of the purchaser. The title of the transferee to the shares shall not be affected by any irregularity in or invalidity of the proceedings in reference to the sale. 
11. The net proceeds of the sale, after payment of the costs shall be applied in payment of so much of the sum for which the lien exists as is presently payable and any residue shall (upon surrender to the company for cancellation of the certificate for the shares sold and subject to a like lien for any moneys not presently payable as existed upon the shares before the sale) be paid to the person entitled to the shares at the date of the sale.

CALLS ON SHARES AND FORFEITURE

CALLS ON SHARES AND FORFEITURE

12 Subject to the terms of allotment, the directors may make calls upon the members in respect of any moneys uniqual on their shares (whether in respect of nominal value or premium) and each member shall (subject to receiving at least fourteen clear days' notice specifying when and where payment is to be made) pay to the company as required by the notice the amount called on his shares. A call may be required to be paid by instalments. A call may before receipt by the company of any sum due thereunder, be revoked in whole or part and payment of a call may be postponed in whole or part. A person upon whom a call is made shall remain table for calls made upon him notwithstanding the subsequent transfer of the shares in respect whereof the call was made.

A call shall be deemed to have been made at the time when the resolution of the

directors authorising the call was passed

14 The joint holders of a share shall be jointly and severally liable to pay all calls in respect thereof

15 If a call remains ungoal after it has become due and payable the person from whom it is due and payable shall pay interest on the amount unpaid from the day it became due and payable until it is paid at the rate fixed by the terms of altorment of the share or in the notice of the call or if no rate is fixed at the appropriate rate (as defined by the Act) but the directors may waive payment of the interest wholly or in part 16 An amount payable in respect of a share on allotment or at any fixed date whether in respect of nominal value or premium or as an instalment of a call, shall be deemed to be a call and if it is not paid the provisions of the articles shall apply as if that amount had become due and payable by virtue of a call.

Subject to the terms of allotment, the directors may make arrangements on the issue of for a difference between the holders in the amounts and times of payment of calls on ares for a difference betwe

shares for a difference between the holders in the amounts and times of payment of calls on their shares.

If it a call remains unpaid after it has become due and payable the directors may give to the person from whom it is due not less than fourteen clear days' notice requiring payment of the amount unpaid together with any interest which may have accrued. The notice is half name the place where payment is to be made and shall state that if the notice is not complied with the shares in respect of which the call was made will be liable to be forfeited.

If the notice is not complied with any share in respect of which it was given may, before the payment required by the notice has been made, be forfeited by a resolution of the directors and the forfeiture shall include all dividends or other moneys payable in respect of the forfeits shares and not pard before the forfeiture.

Subject to the provisions of the Act, a forfeited share may be sold, re-ellotted or otherwise disposed of on such terms and in such manner as the directors determine either to the person who was before the forfeiture the holder or to any other person and at any time before sale, re-ellotment or other disposition, the forfeiture may be cancelled on such terms as the directors think fit. Where for the purposes of its disposal a forfeited share is to be transferred to any person the directors may authorise some person to execute an instrument of transfer of the share to that person.

A person any of whose shares have been forfeited shall cease to be a member in respect of them and shall surrender to the company for all moneys which at the date of forfeiture were presently payable by him to the company for all moneys which at the date of forfeiture were presently payable on those moneys before the forfeiture or fine nitreest was payable on those moneys before the forfeiture or fine nitreest was payable on those moneys before the forfeiture or fine nitreest on the shares of the share to forfeiture until payment but the directors may wave payment

on their disposal

2 A statutory declaration by a director or the secretary that a share has been forfeited on a
specified date shall be conclusive evidence of the facts stated in it as against all persons
claiming to be entitled to the share and the declaration shall (subject to the execution of an
instrument of transfer if necessary) constitute a good title to the share and the person to whom
the share is disposed of shall not be bound to see to the application of the consideration if any
nor shall his title to the share be affected by any irregulantly in or invalidity of the proceedings in
reference to the forfeiture or disposal of the share

TRANSFER OF SHARES

3. The instrument of transfer of a share way he is not used from a six other for

TRANSFER OF SHARES

3 The instrument of transfer of a share may be in any usual form or in any other form which the directors may approve and shall be executed by or on behalf of the transferor and, unless the share is fully paid, by or on behalf of the transfer of a share which is not fully paid to a person of whom they do not approve and they may refuse to register the transfer of a share on which the company has a tien. They may also refuse to register the transfer of a share on which the company has a tien. They may also refuse to register a transfer unless —

(a) It is lodged at the office or at such other place as the directors may appoint and is accompanied by the certificate for the shares to which it relates and such other evidence as the directors may reasonably require to show the right of the transferor to make the transfer—

(b) It is in respect of only one class of shares and (c) It is in favour of not more than four transferoes

5 If the directors refuse to register a transfer of a share they shall within two months after the date on which the transfer was lodged with the company send to the transferee notice of the refusal.

rerusal.

26 The registration of transfers of shares or of transfers of any class of shares may be suspended at such times and for such penods (not exceeding thirty days in any year) as the

suspended at such times and for such periods (not exceeding thirty days in any year) as the directors may determine 27. No fee shall be charged for the registration of any instrument of transfer or other document relating to or affecting the title to any share 28. The company shall be entitled to retain any instrument of transfer which is registered but any instrument of transfer which the directors refuse to register shall be returned to the person lodging it when notice of the refusal is given TRANSMISSION OF SHARES.

29 If a member dest the survivor or survivors where he was a joint holder and his personal representatives where he was a sole holder or the only survivor of joint holders shall be the only persons recognised by the company as having any title to his interest, but nothing herein contained shall release the estate of a deceased member from any liability in respect of any share which had been jointly held by him

share which had been jorntly held by him

30 A person becoming entitled to a share in consequence of the death or bankrupticy of a
member may, upon such evidence being produced as the directors may properly require elect
either to become the holder of the share or to have some person nominated by him registered
as the transferree. If he elects to become the holder he shall give notice to the company to that
effect. If he elects to have another person registered he shall execute an instrument of transfer of
the share to that person. All the ericles relating to the transfer of shares shall apply to the
notice or instrument of transfer as if it were an instrument of transfer executed by the member
and the death or bankruptcy of the member had not occurred.

31. A person becoming entitled to a share in consequence of the death or bankruptcy of a
member shall have the rights to which he would be entitled if he were the holder of the share be
except that he shall not, before being registered as the holder of the share be entitled in
respect of it to attend or vote at any meeting of the company or at any separate meeting of the
holders of any class of shares in the company
AL TERATION OF SHARE CAPITAL.

32. The company may by ordinary resolution -

The company may by ordinary resolution 
(a) increase its share capital by new shares of such amount as the resolution

(b) consolidate and divide all or any of its share capital into shares of larger amount

(b) consolidate and divide all or any of its share capital into shares of larger amount than its existing shares.

(c) subject to the provisions of the Act, sub-divide its shares or any of them into shares of smaller amount and the resolution may determine that, as between the shares resulting from the sub-division, any of them may have any preference or advantage as compared with the others and

(d) cancel 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 so cancelled.

amount of the shares so canceled

33. 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 those members, and the directors may authorise some person to execute an

instrument of transfer of the shares to or in accordance with the direction of the purchaser. The transferee shall not be bound to see to the application of the purchase money nor shall his title to the shares be affected by any irregularity in or invalidity of the

proceedings in reference to the sale

34 Subject to the provisions of the Act, the company may by special resolution reduce its share capital any capital redemption reserve and any share premium account

IN any way PURCHASE OF OWN SHARES

35. Subject to the provisions of the Act, the company may purchase its own shares (including any redeemable shares) and, if it is a private company, make a payment in respect of the redeemption or purchase of its own shares otherwise than out of distributable profits of the company or the proceeds of a fresh issue of shares. GENERAL MEETINGS

- 36 (Deleted)
  37 The directors may call general meetings and on the requisition of members pursuant to the provisions of the Act, shall forthwith proceed to convene a general meeting in accordance with the provisions of the Act. If there are not within the United Kingdom sufficient directors to call a general meeting any director or any member of
- the company may call a general meeting
  NOTICE OF GENERAL MEETINGS
  38 General meetings shall be called by at least fourteen clear days' notice but a
  general meeting may be called by shorter notice if it is so agreed -

[Deleted]

(a) [Desireo]
(b) by a majority in number of the members having a right to attend and vote being a majority together holding not less than ninety per cent in nominal value of the shares giving that right.
The notice shall specify the time and place of the meeting and the general nature of the business to be transacted.

shares giving that right.

The notice shall specify the time and place of the meeting and the general nature of the business to be transacted.

Subject to the provisions of the articles and to any restrictions imposed on any shares the notice shall be given to all the members, to all persons entitled to a share in consequence of the death or bankruptcy of a member and to the directors and auditors.

39 The accidental omission to give notice of a meeting to or the non-recept of notice of a meeting by any person entitled to receive notice shall not invalidate the proceedings at that meeting.

PROCEEDINGS AT GENERAL MEETINGS.

40 No business shall be transacted at any meeting unless a quorum is present. Save in the case of a company with a single member two persons entitled to vote upon the business to be transacted, each being a member or a prizity for a member or a duly authorised representative of a corporation, shall be a quorum (and the shared and the shared authorised representative of a corporation, shall be a quorum from the time appointed for the meeting or if during a meeting such a quorum cases to be present, the meeting shall stand adjourned to the same day in the next week at the same time and place or to such time and place as the directors may determine.

42 The chairman, if any of the board of directors or in his absence some other director inomistated by the directors shall preside as chairman of the meeting, but if neither the chairman nor such other director (if any) be present within fifteen minutes after the time appointed for holding the meeting and willing to act, he shall be chairman and if there is only one directors present shall elect one of their number to be chairman and if there is only one director present and entitled to vote shall choose one of their number to be chairman.

43 If no director is willing to act as chairman, or if no director is present within fifteen minutes after the time appointed for holding the meeting in the members present and entitled to vote shall choose one

cemanded Subject to the provisions of the Act, a poil may be demanded (a) by the chairman or
(b) by at least two members having the right to vote at the meeting or
(c) by a member or members representing not less than one-tenth of the total voting rights of all the members having the right to vote at the meeting; or
(d) by a member or members holding shares conferring a right to vote at the meeting being shares on which an aggregate sum has been paid up equal to not less than one-tenth of the total sum paid up on all the shares conferring that right, and a demand by a person as proxy for a member shall be the same as a demand by the member

the member 47 Unless a poll is duly demanded a declaration by the chairman that a resolution has been carried or carried unanimously, or by a particular majority, or lost or not carried by a particular majority and an entry to that effect in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number of proportion of the votes recorded in favour of or against the resolution 48. The demand for a poll may, before the poll is taken be withdrawn but only with the consent of the chairman 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 49. A poll shall be taken as the chairman directs and he may appoint scrutineers (who need not be members) and fix a time and place for declaring the result of the poll. The result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.

poll was demanded 50 [Deleted]

50 [Deleted]
51 A poll demanded on the election of a charman or on a question of adjournment shall be taken forthwith. A poll demanded on any other question shall be taken either forthwith or at such time and place as the charman directs not being more than thirty days after the poll is demanded. 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 was demanded. If a poll is demanded before the declaration of the result of a show of hands and the demand is duly withdrawn, the meeting shall continue as if the demand had not been made.

52 No notice need be given of a poll not taken forthwith if the time and place at which it is to be taken are announced at the meeting at which it is demanded in any other case at least seven clear days' notice shall be given specifying the time and place at which the poll is to be taken.

53 [Deleted]

VICTES OF MEMBEDES

53 (Deleted) VOTES OF MEMBERS

Votes of missers of a show of hands every member who (being an individual) is present in person or by proxy or (being a corporation) is present by a duly authorised representative or by proxy, unless the proxy (in either case) or the representative is himself a member entitled to vote, shall have one vote and on a poll every member shall have one vote for every share of which he is the

holder

55 In the case of joint holders the vote of the senior who tenders a vote whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders and seniority shall be determined by the order in which the names of the holders stand in the register of members.

56 A member in respect of whom an order has been made by any court having jurisdiction (whether in the United Kingdom or elsewhere) in matters concerning mental disorder may vote, whether on a show of hands or on a poll, by his receiver curator bonis or other person authorised in that behalf appointed by that court, and any such receiver curator bonis or other person authorised in that behalf appointed by that court, and any such receiver curator bonis or other person may on a poll, vote by proxy. Evidence to the satisfaction of the directors of the authority of the person claming to exercise the right to vote shall be deposited at the office, or at such other place as is specified in accordance with the articles for the deposit of instruments of proxy not less than 48 hours before the

time appointed for holding the meeting or adjourned meeting at which the right to vote is to be exercised and in default the right to vote shall not be exercisable. No member shall vote at any general meeting or at any separate meeting of the holders of any class of shares in the company, either in person or by proxy, in respect of any share held by him unless all moneys presently payable by him in respect of that share have been paid. No objection shall be raised to the qualification of any voter except at the meeting adjourned meeting at which the vote objected to is tendered and every vote not disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the charman whose decisions shall be final and conclusive.

99 On a poll votes may be given either personality or by proxy. A member may appoint more than one proxy to attend on the same occasion.

On The appointment of a proxy shall be 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 or in any other form which is usual or which the directors may approve).

form which is usual or which the directors may approve).-

PLC/Limited I/We

I/We 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 general meeting of the company to be held on 19 and at any adjournment thereof

19

Signed on 61 Wh of Where it is desired to afford members an opportunity of instructing the proxy how he shall act the appointment of a proxy shall be in the following form (or in a form as near thereto as circumstances allow or in any other form which is usual or which the directors may approve).

PLC/Limited

vvve , of company hereby appoint of , being a member/members of the above-named or failing him

of or failing him as mylour proxy to vote in mylour name(s) and on mylour behalf at the general meeting of the company to be held on 19 and at any other thereof

This form is to be used in respect of the resolutions mentioned below as follows

Resolution No 1 "for "against Resolution No 2 "for "against

\*Strike out whichever is not desired Unless otherwise instructed, the proxy may vote as he thinks fit or abstain from voting.

day of

Signed this day of 19 for the appointment of a proxy and any authority under which it is executed or a copy of such authority certified notarially or in some other way approved by the directors may(a) in the case of an instrument in writing be deposted at the office or at such other place within the United Kingdom as is specified in the notice convening the meeting or in any instrument of proxy sent out by the company in relation to the meeting not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote or

(aa) in the case of an appointment contained in an electronic communication where an address has been specified for the purpose of receiving electronic communications.

in the notice convening the meeting, or in the instrument of proxy sent out by the company in relation to the meeting or

the meeting or

(iii) In any invitation contained in an electronic communication to appoint a proxy issued by the company in relation to the meeting be received at such address not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the appointment proposes to vote

(b) In the case of a poll taken more than 48 hours after it is demanded be deposited or received as afforesaid after the poll has been demanded and not less than 24 hours before the time contact for the teleposit of the poll or

the time appointed for the taking of the polt or

(c) where the poll is not taken forthwith but is taken not more than 48 hours after it was demanded, be delivered at the meeting at which the poll was demanded to the chairman or to the secretary or to any director;

and an appointment of proxy which is not deposited delivered or received in a manner so permitted shall be invalid. In this regulation and the next "address" in relation to electronic communications, includes any number or address used for the purposes of such

Communications

A vote given or poll demanded by proxy or by the duly authorised representative of a corporation shall be valid notwithstanding the previous determination of the authority of the person voting or demanding a poll unless notice of the determination was received by the company at the office or at such other place at which the instrument of proxy was duly deposited or, where the appointment of the proxy was contained in an electronic communication, at the address at which such appointment was duly received before the commencement of the meeting or adjourned meeting at which the vote is given or the poll demanded or (in the case of a poll taken otherwise than on the same day as the meeting or adjourned meeting) the time appointed for taking the poll NUMBER OF DIRECTORS

64 Unless otherwise determined by ordinary resolution, the number of directors (other than alternate directors) shall not be subject to any maximum but shall be not less than two ALTERNATE DIRECTORS

ALTERNATE DIRECTORS

Any director (other than an alternate director) may appoint any other director or any other person approved by resolution of the directors and willing to act, to be an alternate director and may remove from office an alternate director so appointed by him 66. An alternate derotor shall be entitled to neceive notice of all meetings of directors and of all meetings of committees of directors of which his appointor is a member, to attend and vote at any such meeting at which the director appointing him is not personally present, and generally to perform all the functions of his appointor as a director in his absence but shall not be entitled to receive any remuneration from the company for his services as an alternate director. But it shall not be necessary to give notice of such a meeting to an alternate director who is absent from the United Kingdom.

director. But it shall not be necessary to give route or south a threating of an amendation who is absent from the funded Kingdom.

67. An alternate director shall cease to be an alternate director; but, if a director retires by rotation or otherwise but is reappointed or deemed to have been reappointed at the meeting at which he retires any appointment of an alternate director made by him which was in force immediately prior to his retirement shall continue after his

68 Any appointment or removal of an alternate director shall be by notice to the company signed by the director making or revoking the appointment or in any other manner approved by

69 Save as otherwise provided in the articles, an alternate director shall be deemed for all purposes to be a director and shall alone be responsible for his own acts and defaults and he shall not be deemed to be the agent of the director appointing him POWERS OF DIRECTORS

POWERS OF DIRECTORS

70 Subject to the provisions of the Act, the memorandum and the articles and to any directions 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 memorandum or articles and no such direction shall invalidate any prior act of the directors which would have been valid if that attention had not been made or that direction had not been given. The powers given by this regulation shall not be limited by any special power given to the directors by the articles and a meeting of directors at which a quorum is present may exercise all powers amounts the butter directors.

The directors may by power of attorney or otherwise, appoint any person to be the agent of the company for such purposes and on such conditions as they determine, including authority for the agent to delegate all or any of his powers

DELEGATION OF DIRECTORS' POWERS

72 The directors may delegate any of their powers to any committee consisting of one or more directors. They may also delegate to any managing director or any director holding any other executive office such of their powers as they consider desirable to be exercised by him.

Any such delegation may be made subject to any conditions the directors may impose and either collaterally with or to the exclusion of their own powers and may be revoked or eitered. Subject to any such conditions the proceedings of a committee with two or more members shall be governed by the articles regulating the proceedings of directors so far as they are capable of applying.

APPOINTMENT AND RETIREMENT OF DIRECTORS.

- [Deleted]
- [Deleted]
  No person shall be appointed or reappointed a director at any general meeting
  - (a) he is recommended by the directors of
- (a) he is recommended by the directors or
  (b) not less than fourteen nor more than thirty-five clear days before the date appointed for the meeting, notice executed by a member qualified to vote at the meeting has been given to the company of the intention to propose that person for appointment or reappointment stating the particulars which would if he were so appointed or reappointed, he required to be included in the company's register of directors together with notice executed by that person of his willingness to be appointed or reappointed. The last seven nor more than twenty-eight clear days before the date appointed for holding a general meeting notice shall be given to all who are entitled to receive notice of the meeting of any person who is recommended by the directors for appointment or reappointment as a director at the meeting or in respect of whom notice has been dudy given to the company of the intention to propose him at the meeting for appointment or reappointment as a director. The notice shall give the particulars of that person which would if he were so appointed or reappointed, be required to be included in the company's register of directors.

  78 The company may by ordinary resolution appoint a person who is willing to act to be a director either to fill a vacancy or as an additional director and may also determine the rotation in which any additional directors are to retire.

  9 The directors may appoint a person who is willing to act to be a director, either to fill a vacancy or as an additional director, provided that the appointment does not cause the number of directors to exceed any number fixed by or in accordance with the articles as the meanmum number of directors.

- as the maximum number of directors
  80 [Dieletad]
  DISQUALIFICATION AND REMOVAL OF DIRECTORS
  81 The office of a director, shall be vacated if(a) he ceases to be a director by virtue of any provision of the Act or he
  becomes prohibited by law from being a director; or
  (b) he becomes bankrupt or makes any arrangement or composition with his
  creditors generally or
  (c) he is or may be sufferior from mental disorder and ether.

- (b) he becomes bankrupt or makes any arrangement or composition reduces generally or

  (c) he is or may be, suffering from mental disorder and either—
  (d) he is admitted to hospital in pursuance of an application for admission for treatment under the Mental Health Act 1980, or in Scotland, an application for admission under the Mental Health (Scotland) Act 1990, or
  (ii) an order is made by a court having jurisdiction (whether in the United Kingdom or elsewhere) in matters concerning mental disorder for his detention or for the appointment of a receiver curator bonis or other person to exercise powers with respect to his property or effars or in espect to his property or effars or (d) he resigns his office by notice to the company, or
  (e) he shall for more than six consecutive months have been absent without permission of the directors from meetings of directors held during that period and the directors resolve that his office be vacated REMINIERATION OF DIRECTORS

  22 The directors shall be entitled to such remuneration as the company may by ordinary resolution determine and unless the resolution provides otherwise, the remuneration shall be deemed to accrue from day to day

  DIRECTORS' EXPENSES
- DIRECTORS' EXPENSES
- DIRECTORS' EXPENSES

  The directors may be paid all travelling hotel, and other expenses properly incurred by them in connection with their attendance at meetings of directors or committees of directors or general meetings or separate meetings of the holders of any class of shares or of debentures of the company or otherwise in connection with the

- cass of shares or of debentures of the company or otherwise in connection with the discharge of their duties DIRECTORS' APPOINTMENTS AND INTERESTS.

  84 Subject to the provisions of the Act, the directors may appoint one or more of their number to the office of managing director or to any other executive office under the company and may enter into an agreement or arrangement with any director for his employment by the company or for the provision by him of any services outside the scope of the ordinary duties of a director. Any such appointment, agreement or arrangement may be made upon such terms as the directors determine and they may remunerate any such director for his services as they think fit. Any appointment of a director to an executive office shall reminate if he ceases to be a director but without prejudice to any claim to damages for breach of the contract of service between the director and the company. A managing director and a director holding any other executive office shall not be subject to retirement by rotation.

  85 Subject to the provisions of the Act and provided that he has disclosed to the directors the nature and extent of any material interest of his a director notwithstanding his office.

- his oftice 
  (a) may be a party to or otherwise interested in, any transaction or arrangement with the company or in which the company is otherwise interested,
  (b) may be a director or other officer of or employed by or a party to any transaction or arrangement with, or otherwise interested in, any body corporate promoted by the company or in which the company is otherwise interested, and

  (c) shall not by reason of his office be accountable to the company for any benefit which he derives from any such office or employment or from any such transaction or arrangement or from any interest in any such body corporate and no such transaction or arrangement shall be liable to be avoided on the ground of any such interest or benefit.

- interest or benefit.

  86 For the purposes of regulation 85 (a) a general notice given to the directors that a director is to be regarded as having an interest of the nature and extent specified in the notice in any transaction or arrangement in which a specified person or class of persons is interested shall be deemed to be a disclosure that the director has an interest in any such transaction of the
- nature and extent so specified and (b) an interest of which a director has no knowledge and of which it is unreasonable to expect him to have knowledge shall not be treated as an interest of his DIRECTORS' GRATUITIES AND PENSIONS
- DRECTORS' GRATUITIES AND PENSIONS

  The directors may provide benefits whether by the payment of gratuities or pensions or by insurance or otherwise for any director who has held but no longer holds any executive office or employment with the company or with any body corporate which is or has been a subsidiary of the company or a predecessor in business of the company or of any such subsidiary and for any member of his family (including a spouse and a former spouse) or any person who is or was dependent on him, and may (as well before as after he ceases to hold such office or employment) contribute to any fund and pay premiums for the purchase or provision of any such benefit.

  PROCEEDINGS OF DIRECTORS
- PROCEEDINGS OF DIRECTORS
  88 Subject to the provision of the articles the directors may regulate their proceedings as they think fit. A director may and the secretary at the request of a director shall, call a meeting of the directors. It shall not be necessary to give notice of a meeting to a director who is absent from the United Kingdom. Questions assing at a meeting shall be decided by a majority of votes. In the case of an equality of votes, the chairman shall have a second or casting vote. A director who is also an alternate director shall be entitled in the absence of his appointor to a separate vote on behalf of his appointor in addition to his own vote.

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

  90 The continuing directors or a sole continuing director may act notwithstanding any
  vacancies in their number, but, if the number of directors is less than the number fixed

as the quorum, the continuing directors or director may act only for the purpose of filling vacancies or of calling a general meeting.

11 The directors may appoint one of their number to be the chairman of the board of directors and may at any time remove him from that office. Unless he is unwilling to do so the director so appointed shall preside at every meeting of directors at which he is present. But if there is no director holding that office or if the director holding it is unwilling to preside or is not

there is no director holding that office or if the director holding it is unwilling to preside or is not present within five minutes after the time appointed for the meeting, the directors present may appoint one of their number to be charman of the meeting.

92 All acts done by a meeting of directors or of a committee of directors, or by a person acting as a director shall, notwitistanding that it be afterwards discovered that there was a defect in the appointment of any director or that any of them were disqualified from holding office or had vacated office or were not entitled to vote be as valid as if every such person had been duty appointed and was qualified and had continued to be a director and had been entitled to vote.

entitled to vote

33 A resolution in writing signed by all the directors entitled to receive notice of a meeting of directors or of a committee of directors shall be as valid and effectual as if it had been passed at a meeting of directors or (as the case may be) a committee of directors duly convened and held and may consist of several documents in the like form each signed by one or more directors but a resolution signed by an atternate director need not also be signed by his appointor and, if it is signed by a director who has eppointed an atternate director, it need not be signed by the atternate director in that capacity

94 Seve as otherwise provided by the articles, a director shall not vote at a meeting of directors or of a committee of directors on any resolution concerning a matter in which he has directly or indirectly, an interest or duty which is material and which conflicts or may conflict with the interests of the company unless his interest or duty arises only because the case falls within one or more of the following paragraphs.

(a) the resolution relates to the giving to him of a guarantee security or indemnity in respect of money lent to or an obligation incurred by him for the benefit of, the company of its subsidianes,

- respect of money lent to or an obligation incurred by him for the benefit of, the company or any of its subsidianes,

  (b) the resolution relates to the giving to a third party of a guarantee security or indemnity in respect of an obligation of the company or any of its subsidianes for which the director has assumed responsibility in whole or part and whether alone or jointly with others under a guarantee or indemnity or by the giving of security;

  (c) his interest anses by write of his subscribing or agreeing to subscribe for any shares debending or other securities of the company or any of its subsidianes or by virtue of his being, or intending to become a participant in the underwriting or sub-underwriting of an offer of any such shares, debentures or other securities by the company or any of its subsidianes for subscription, purchase or exchange

  (d) the resolution relates in any way to a retirement benefits scheme which has been approved, or is conditional upon approval, by the Board of Inland Revenue for taxation purposes

approved, or is conditional upon approval, by the Board of mand Revenue for taxation purposes. For the purposes of this regulation an interest of a person who is for any purpose of the Act (excluding any statutory modification thereof not in force when this regulation becomes brinding on the company), connected with a director shall be treated as an interest of the director and in relation to an alternate director, an interest of his appointor shall be treated as an interest of the atternate director whoch provides the provided of the appointment of the atternate director has otherwise. A director shall not be counted in the quorum present at a meeting in relation to a resolution on which he is not entitled to vote.

96 The company may by ordinary resolution suspend or relax to any extent, either generally or in respect of any particular matter, any provision of the articles prohibiting a director from voting at a meeting of directors or of a committee of directors.

97 Where proposals are under consideration concerning the appointment of two or more directors to offices or employments with the company or any body corporate in which the company is interested the proposals may be divided and considered in relation to each director separately and (provided he is not for another reason precluded from voting) each of the directors concerned shall be entitled to vote and be counted in the quorum in respect of each resolution except that concerning his own appointment.

98 If a question anses at a meeting of directors or of a committee of directors as to the right of a director to vote, the question may, before the conclusion of the meeting, be referred to the charman of the meeting and his ruling in relation to any director other than himself shall be final and conclusive.

99 Subject to the provisions of the Act, the secretary shall be appointed by the directors for such term at such remuneration and upon such conditions as they may think fit, and any secretary so appointed may be removed by them

- (a) of all appointments of officers made in books kept for the purpose (a) of all appointments of officers made by the directors, and (b) of all proceedings at meetings of the company, of the holders of any class of shares in the company, and of the directors, and of committees of directors, including the names of the directors present at such meeting.

  THE SEAL.

  101 The seal of the directors are the purpose.
- THE SEAL.

  101 The seal shall only be used by the authority of the directors or of a committee of directors authorised by the directors. The directors may determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by a director and by the secretary or by a second director. DIVIDENDS
- instrument to which the seal is affixed and unless otherwise so determined it shall be signed by a director and by the secretary or by a second director.

  DIVIDENDS

  102 Subject to the provisions of the Act, the company may by ordinary resolution declare dividends in accordance with the respective rights of the members but no dividend shall exceed the amount recommended by the directors.

  103 Subject to the provisions of the Act, the directors may pay interim dividends of it appears to them that they are justified by the profits of the company available for distribution. If the share capital is divided into different classes, the directors may pay interim dividends on shares which confer preferential rights with regard to dividend, but no interim dividend shall be paid on shares which confer preferential rights with regard to dividend, but no interim dividend shall be paid on shares carrying deferred or non-preferred rights if, at the time of payment, any preferred in shares carrying deferred or non-preferred rights if, at the time of payment, any preferred individend is in arrear. The directors may also pay at intervals settled by them any dividend payable at a fixed rate if it appears to them that the profits available for distribution justify the payment. Provided the directors act in good faith they shall not incur any liability to the holders of shares conferring preferred rights for any loss they may suffer by the lawful payment of an interim dividend on any shares having deferred or non-preferred rights.

  104 Except as otherwise provided by the rights attached to shares, all dividends shall be declared and paid accordingly to the amounts paid up on the shares during any portion or portions of the peniod in respect of which the dividend is paid. All dividends shall be apportioned and paid proportionately to the amounts paid up on the shares is usual or terms providing that it shall rank for dividend as from a particular date, that shall be firstled wholly or partly by the distribution of any assets and in

owing by the company

ACCOUNTS

O9 No member shall (as such) have any right of inspecting any accounting records r other book or document of the company except as conferred by statute or authorised y the directors or by ordinary resolution of the company APITALISATION OF PROFITS

CAPITALISATION OF PROFITS

110 The directors may with the authority of an ordinary resolution of the company(a) subject as hereinafter provided resolve to capitalise any undivided profits
of the company not required for paying any preferential dividend (whether or not they are
available for distribution) or any sum standing to the credit of the company's share
premium account or capital redemption reserve
(b) appropriate the sum resolved to be capitalised to the members who would
have been entitled to it if it were distributed by way of dividend and in the same
proportions and apply such sum on their behalf either in or towards paying up the
amounts, if any, for the time being unipaid on any shares held by them respectively or in
paying up in full unissued shares or debentures of the company of a nominal amount
equal to that sum, and allot the shares or debentures credited as fully paid to those
members, or as they may direct, in those proportions, or partly in one way and partly
the other, but the share premium account, the capital redemption reserve, and any
profits which are not available for distribution may, for the purposes of this regulation,
only be applied in paying up unissued shares to be allotted to members credited as fully
paid.

(c) make such provision by the issue of fractional certificates or by payment in cash or otherwise as they determine in the case of shares or debentures becoming distributable under this regulation in fractions, and

distributable under rins regulation in fractions, and (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.

111 Any notice to be given to or by any person pursuant to the articles (other than a notice calling a meeting of the directors) shall be in writing or shall be given using electronic communications to an address for the time being notified for that purpose to the person giving notice. In this regulation "address" in relation to electronic communications includes any number or address used for the purposes of such communications

communications

112 The company may give any notice to a member either personally or by sending it
by post in a prepaid envelope addressed to the member at his registered address or by
leaving it at that address or by giving it using electronic communications to an address
for the time being notified to the company by the member in the case of joint holders of
a share all notices shall be given to the joint holder whose name stands first in the
register of members in respect of the joint holding and notice so given shall be sufficient
notice to all the joint holders. A member whose registered address is not within the
United Kingdom and who gives to the company an address within the United Kingdom at

which notices may be given to him, or an address to which notices may be sent using electronic communications shall be entitled to have notices given to him at that address, but otherwise no communications shall be entitled to have notices given to him at that address but otherwise no such member shall be entitled to receive any notice from the company. In this regulation are the next, "address in relation to electronic communications includes any number or address used for the purposes of such communications.

113 A member present, either in person or by proxy, at any meeting of the company or of the holders of eny class of shares in the company shall be deemed to have received notice of the meeting and where requisite of the purposes for which it was called.

114 Every person who becomes entitled 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 to a person from whom he derives his title.

to a person from whom he derives his title

115. Proof that an envelope containing a notice was properly addressed, prepaid and posted
shall be conclusive evidence that the notice was given. Proof that a notice contained in an
electronic communication was sent in accordance with guidance issued by the Institute of
Chartered Secretaires and Administrators shall be conclusive evidence that the notice was
given. A notice shall be deemed to be given at the expiration of 48 hours after the envelope
containing it was posted, or, in the case of a notice contained in an electronic communication
at the expiration of 48 hours after the time it was sent.

116. A notice may be given by the company to the persons entitled to a share in
consequence of the death or bankruptcy of a member by sending or delivering it, in any manner
authorised by the articles for the giving of notice to a member addressed to them by name or
by the title of representatives of the deceased or trustee of the bankrupt or by any like
description at the address if any within the United Kingdom supplied for that purpose by the
persons claming to be so entitled. Until such an address has been supplied a notice may be
given in any manner in which it might have been given if the death or bankruptcy had not
cocurred. WINDING UP

117 If the company is wound up, the liquidator may, with the senction of a special resolution of the company and any other senction required by the Act, divide among the members in specie the whole or any part of the assets of the company and may for that purpose, value any assets and determine how the division shall be carried out as between the members or different. classes of members. The liquidator may with the like sanction vest the whole or any part of the assets in trustees upon such trusts for the benefit of the members as he with the like sanction determines but no member shall be compelled to accept any assets upon which there INDEMNITY

118 Subject to the provisions of the Act but without prejudice to any indemnity to which a director may otherwise be entitled, every director or other officer or auditor of the company shall be indemnified out of the assets of the company against any liability incurred by him indefending any proceedings, whether could or criminal, in which judgment is given in his favour or in which he is acquitted or in connection with any application in which relief is granted to him by the court from fability for negligence, default, breach of duty or breach of trust in retation to the affairs of the company.