AT an Extraordinary General Meeting of the Members of the above Company held at 4 o'clock in the afternoon of Thursday the 11th day of April 1968 at 34 Moorgate Street, Rotherham in the County of York the following Resolutions were passed, the first and second Resolutions as Ordinary Resolutions and the third Resolution as a Special Resolution:

### ORDINARY RESOLUTION

- 1. That the Share Capital of the Company be increased to £150,000. by the creation of an additional 100,000 Shares of £1. each.
- That each of the 150,000 Shares of £1. each of the Company be and they are hereby designated as Ordinary Shares.

### SPECIAL RESOLUTION

That the Regulations contained in the printed document of which a copy was produced to the Meeting and subscribed by the Chairman of the Meeting for identification purposes be and the same be adopted as the Articles of Association of the Company in substitution for its existing Articles of Association and to the exclusion thereof.

CHAIRMAN.

LiBooch

#### SHARES $\mathbf{B}\mathbf{Y}$ COMPANY LIMITED

#### NEW

# Articles of Association

OF

# C. F. BOOTH LIMITED

(Adopted by Special Resolution passed on the

, 1968)

### TABLE A EXOLUDED.

1. The regulations in Table A in the First Schedule to the Table A control of the Table A c Companies Act, 1948, shall not apply to the Company, except so far as the same are repeated or contained in these Articles.

### INTERPRETATION.

2. In these Articles the words standing in the first column Interpretation of the table next hereinafter contained shall bear the meanings set opposite to them respectively in the second column thereof, if not inconsistent with the subject or context-

Words		MEANINGS	
The Act		The Companies Act, 1948.	Definitio##
The Statutes	••	The Companies Acts, 1948 to 1967, and every other Act for the time being in forc econcerning joint stock companies and affecting the Company.	
These Articles	• •	These Articles of Association as originally framed or as altered from time to time by Special Resolution.	
The Directors	• •	The Directors for the time being of the Company.	
The Office	• •	The registered office for the time being of the Company.	`
The Seal		The common seal of the Company.	
The United Kingdom		Great Britain and Northern Ireland.	

Writing shall include printing and lithography and any other mode or modes of representing or reproducing words in a visible form.

Words importing the singular number only shall include the plural number, and vice versa.

Words importing the masculine gender only shall include the feminine gender; and

Words importing persons shall include corporations.

Expression in Statutes to bear same meaning in 3. Subject as aforesaid, any words or expressions defined to the Statutes shall, except where the subject or context forbida, bear the same meanings in these Articles.

### SHARES.

Capital

4. The capital of the Company at the date of the adoption of these Articles is £150,000, divided into 150,000 Ordinary Shares of £1 each.

How shares to be

5. The shares shall be under the control of the Director, who may allot and issue the same (subject always to Actions and 51 hereof) to such persons on such terms and conditions and at such times as the Directors think fit, but so that shares shall be issued at a discount except in accordance with section 57 of the Act. Any Preference Share may, with the sanction of a Special Resolution, be issued on the terms that is, or at the option of the Company is liable, to be redeemed.

Private Company

6. The Company is a Private Company, and accordingly (A) no invitation shall be issued to the public to subscribe for any shares or debentures of the Company; (B) the number of the members of the Company (not including persons who are implemented in the company, and persons who, having the employment and have continued after the determination of the comployment to be members of the Company) shall be included to fifty, provided that, for the purposes of this provision, where two or more persons hold one or more shares in the Company in the right to transfer the shares of the Company shall be resident in the company in the region of the company shall be resident.

Commission on subscription of shares 7. The Company may pay to any person a complete in consideration of his subscribing or agreeing to subscribe, wholes absolutely or conditionally, or procuring or agreeing to procure subscriptions, whether absolute or conditional, for any shares in the Company: Provided that such commission shall not accord to per cent. of the price at which such shares are issued, or amount equivalent to such percentage; and the requirement sections 53 and 124 of and the Sixth Schedule (as amended) and Part I of the Eighth Schedule to the Act shall be observed, such commission may be satisfied in fully paid shares of the Company, in which case section 52 of the Act shall be don't complied with.

8. Where any shares are issued for the purpose of raising Interest on cheese money to defray the expenses of the construction of any works or construction buildings on the buildings or the provision of any plant which cannot be made profitable for a lengthened period, the Company may pay interest on so much of such share capital as is for the time being paid up for the period and subject to the conditions and restrictions mentioned in section 65 of the Act, and may charge the same to capital as part of the cost of construction of the works, buildings or plant.

9. If two or more persons are registered as joint holders of Receipts of holders of chiefs any share, any one of such persons may give effectual receipts for any dividends or other moneys payable in respect of such share.

10. No person shall be recognised by the Company as holding No true weeken any share upon any trust, and the Company shall not be bound by or required to recognise any equitable, contingent, future or partial interest in any share or any right whatsoever in respect of any share other than an absolute right to the entirety thereof in the registered holder, except as by these Articles otherwise expressly provided or as by Statute required or pursuant to any order of Court.

11. Every member shall be entitled, without payment, Registrate seeks to receive within two months after allotment or lodgment of continues transfer (unless the conditions of issue provide for a longer interval) one certificate under the seal for all the shares registered in his name, specifying the number and (where necessary) denoting numbers of the shares in respect of which it is issued and the amount paid up thereon: Provided that in the case of joint holders the Company shall not be bound to issue more than one certificate to all the joint holders, and delivery of such certificate to any one of them shall be sufficient delivery to all. Every certificate shall be signed by one Director and countersigned by the Secretary or by an assistant or deputy Secretary. Provided that the Directors may by resolution determine that such signatures, or either of them, shall be dispensed with it shall be affixed by some method or system of mechanical signature.

If any share certificate shall be defaced, worn out, Now destroyed or lost, it may be renewed on such evidence being produced and such indemnity (if any) being given as the Directors shall require, and (in case of defacement or wearing out) on delivery up of the old certificate, and in any case on payment of such sum not exceeding 1s. as the Directors may from time to time require.

### LIDN.

13. The Company shall have a first and paramount lien Company shall have a first and paramount lien Company shall upon all shares (whether fully paid or not) registered in the name divisions divisions. of any member, either alone or jointly with any other person, for his debts, liabilities and engarements, whether solely or jointly with any other person, to or the the Company, whether the period for the payment, fulfilment or discharge thereof shall have actually arrived or not, and such lien shall extend to all dividends

from time to time declared in respect of such shares. Directors may at any time declare any share to be exempt, wholly or partially, from the provisions of this Articles.

Lien may be enforced by sale of shures

The Directors may sell the shares subject to any such lien at such time or times and in such manner as they think fit, but no sale shall be made until such time as the moneys in respect of which such lien exists or some part thereof are or is presently payable or the liability or engagement in respect of which such lien exists is liable to be presently fulfilled or discussed, and until a demand and notice in writing stating the amount due or specifying the liability or engagement and demanding payment or fulfilment or discharge thereof and giving notice of intention to sell in default shall have been served on such member or the persons (if any) entitled by transmission to the shares, and december in payment, fulfilment or discharge shall have been made by him or them for seven days after such notice.

Application of proceeds of sale

The net proceeds of any such sale shall be applied in or towards satisfaction of the amount due to the Company, or of the liability or engagement, as the case may be, and the believe (if any) shall be paid to the member or the persons (if smy) cutilled by transmission to the shares so sold.

Directors may transfer and enter purchasor's name in share register

16. Upon any such sale as aforesaid, the Directors may authorise some person to transfer the shares sold to the purchase and may enter the purchaser's name in the register as holder of the shares, and the purchaser shall not be bound to see to the application of the purchase money, nor shall his title to the shall be affected by any irregularity or invalidity in the processings in reference to the sale.

Member not entitled to privileges of membership until all calls paid

17. No member shall be entitled to receive any dividend or to exercise any privilege as a member until he shall have paid all calls for the time being due and payable on every share him, whether alone or jointly with any other person, together with interest and expenses (if any).

### CALLS ON SHARES.

Directors may make calls

Fourteen days'

notice to be given

18. The Directors may, subject to the provisions of these Articles, from time to time make such calls upon the manufacture in respect of all moneys unpaid on their shares as they which the provided that fourteen days' notice at least is given of cach will and each member shall be liable to pay the amount of every call so made upon him to the persons, by the instalmants (if any) and at the times and places appointed by the Directors.

When call deemed made

A call shall be deemed to have been made at the limb when the resolution of the Directors authorising such call was passed.

Liability of joint holders

The joint holders of a share shall be jointly and severally liable for the payment of all calls and instalments in respect thereof.

If before or on the day appointed for payment thereof a latter on appoint call or instalment payable in respect of a share is not paid, the person from whom the same is due shall pay interest on the amount of the call or instalment at such rate not exceeding 10 per cent. per annum as the Directors shall fix from the day appointed for payment thereof to the time of actual payment, but the Directors may waive payment of such interest wholly or in part.

22. Any sum which by the terms of allotment of a share is made payable upon allotment or at any fixed date, whether on allotment or at any fixed date, whether on allotment or at any fixed date. account of the amount of the share or by way of premium, shall, for all purposes of these Articles, be deemed to be a call duly made and payable on the date fixed for payment, and in case of non-payment the provisions of these Articles as to payment of interest and expenses, forfeiture and the like, and all other the relevant provisions of these Articles, shall apply as if such sum were a call duly made and notified as hereby provided.

The Directors may, from time to time, make arrange- Manage to the ments on the issue of shares for a difference between the holders of such shares in the amount of ealls to be paid and in the time of payment of such calls.

The Directors may, if they think fit, receive from any College by the fit member willing to advance the same all or any part of the money due upon his shares beyond the sums actually called up thereon, and upon the moneys so paid in advance, or so much thereof as exceeds the amount for the time being called up on the shares in respect of which such advance has been made, the Directons may pay or allow such interest as may be agreed between them and such member, in addition to the dividend payable upon such part of the share in respect of which such advance has been made as is actually called up.

### TRANSFER OF SHARES.

25. Subject to the restrictions of these Articles, shares shall be transferable, but every transfer must be in writing and standard to the standard transferable. must be left at the office, accompanied by the certificate of the shares to be transferred and such other evidence (if any) as the Directors may require to prove the title of the intending transferor. Transfers of fully paid shares shall be in a form authorised by the Stock Transfer Act, 1963, or in such other form as the Directors may approve; and transfers of partly passes shares shall be in such form as the Directors may approve.

26. Subject as provided in Article 35, any share may be because of themse transferred at any time by a member to his or her father or surely mother, or to any lineal descendant of such father or mother, or to his or her wife or husband or to the trustees of any settleman for the benefit of any of the before-mentioned persons, or to amy trustee appointed in substitution or addition thereto; and share of a deceased member may be wansforred by his executors or administrators to the widow or widower or any such relative

as aforesaid of such deceased member, being a cestai que trust or specific legatee thereof, and shares standing in the name of ney deceased member may be transferred to or placed in the remark of the executors or trustees of his will, or settlement thereby created, and upon any change of trustees may be transferred to the trustees for the time being of such will or settlement. A share may (subject as aforesaid) at any time be transferred to may member of the Company.

Persons under disability

27. No share shall in any circumstances he issued on transferred to any infant, bankrupt or person suffering from a manual disorder.

Shares to be offered to members 28. Save as hereby otherwise provided, no share shall be transferred to any person who is not a member of the Company so long as any member is willing to purchase the same at the fact value, to be fixed by the Company's Auditors.

Notice or desire to transfer

29. In order to ascertain whether any member is willing to purchase a share at the fair value, the person, whether a member of the Company or not, proposing to transfer the same (hereinafter described as a "sale notice") to the Company that he desires to transfer the same. Every sale notice shall approximately denoting numbers (if any) of the shares which the retains member desires to transfer, and shall constitute the Company that of the retining member for the sale of such shares to may be withdrawn except with the sanction of the Directors.

If Company finds purchaser, retiring momber to transfer

30. If the Company shall within twenty-eight days with service of a sale notice find a member willing to share comprised therein (hereinafter described as a " posterior member") and shall give notice thereof to the retires the retiring member shall be bound upon paymon with the value to transfer the share to such purchasing memory, who shall be bound to complete the purchase within seven days from the service of such last-mentioned notice. The Directors where a view to finding a purchasing member, offer any share conquised in a sale notice to the persons then holding the remaining shows in the Company as nearly as may be in proportion to their holdings of shares in the Company, and shall limit a time will be a shall limit as time will be a shall which such offer if not accepted will be deemed to be decided? and the Directors shall make such arrangements as regards the finding of a purchasing member for any shares not accepted by a member to whom they shall have been so offered as always a within the time so limited as they shall think just and reasonable.

Company may complete sale if retiring momber make default 31. In the event of the retiring member failing to come the sale of any shures which he shall have become bound to transfer as aforesaid, the Directors may authorise some possent to execute a transfer of the shares to the purchasing member as a good receipt for the purchase price of some and may register the purchasing member as holder thanks, and may register the purchasing member as holder thanks issue to him a certificate for the same, and therefore the purchasing member shall become indefeasibly entitled thanks. The retiring member shall in such case be bound to deliver up

his certificate for the said shares, and on such delivery shall be entitled to receive the said purchase price, without interest, and if such certificate shall comprise any shares which he has not become bound to transfer as aforesaid the Company shall issue to him a balance certificate for such shares.

32. If the Directors shall not, within the space of twenty- of the general eight days after service of a sale notice, find a carchasing member of the shares comprised therein and give notice of laptaces within manner aforesaid or if through no default of the retiring member. manner aforesaid, or if, through no default of the retiring member, the purchase of any shares in respect of which such last-mention notice shall be given shall not be completed within twenty-one days from the service of such notice, the retiring member shall, at any time within six months thereafter, be at liberty, subject Article 35 hereof, to sell and transfer the shares comprised in his sale notice (or such of them as shall not have been sold to a purchasing member) to any person and at any price.

The instrument of transfer of a share shall be executed because by the transferor and, when the share is not fully paid, by the transferce, and the transferor shall be deemed to remain the holder of the share until the name of the transferee is entered in the register of members in respect thereof.

34. The Company shall provide a book to be called the Company to work the state of Thomason 2 which shall be book to be called the Company to work the state of t under the control of the Directors, and in which shall be entered the particulars of every transfer or transmission of every share-

35. The Directors may, in their discretion, and without the property of any charge of assigning any reason, refuse to register a transfer of any share to any person whom it shall in their opinion be undesirable in interests of the Company to admit to membership, but (subject to the provisions of Article 6) such right of refusal shall not be exercisable in the case of any transfer made pursuant to Article 36. The Directors may however refuse to register any transfer for the purpose of ensuring that the number of members does not exceed the limit prescribed by Article 6, or any transfer of shares and which the Company has a lien. If the Directors refuse to register a transfer of any shares, they shall, within two months after the date on which the transfer was lodged with the Company, seems to the transferec notice of the refusal, as required by section of the Act.

The register of transfers may be closed during the second fourteen days immediately preceding every Annual General Meeting of the Company, and at such other times (if any) and its such period as the Directors may from time to time determine, provided always that it shall not be closed for more than this days in any year.

### TRANSMISSION OF SHARES.

In the case of the death of a member, the survivers and death of or survivor, where the deceased was a joint holder, and the second way executors or administrators of the deceased, where he was a sailed recorded or only surviving holder, shall be the only persons recognized

by the Company as having any title to his shares, but making herein contained shall release the estate of a decessed from holder from any liability in respect of any share jointly him.

Fersions becoming entitled on do the or bankruptey of moment may be registered 38. Any person becoming entitled to a share in companion of the death or bankruptcy of any member may, upon produced such evilar to of title as the Directors shall require, be registered himself as holder of the share, or subject to the provision as to transfers herein contained, transfer the same to enter person.

Persons catitled may receive dividend2 without being registered as member, but may not vote and a person entitled to a share by transmission and be entitled to receive, and may give a discharge for, any discharge or other moneys payable in respect of the share, but he shall not be entitled in respect of it to receive notices of, or to according to the company, or, save as aforest, we exercise any of the rights or privileges of a member, where and until he shall become a member in respect of the share.

### FORFEITURE OF SHARES.

Directors may require payment of call with interest and expenses 40. It any member fails to pay the whole or any call or instalment of a call on or before the day product for the payment thereof, the Directors may at any time during such time as the call or instalment or any part fremains unpaid, serve a notice on him or on the person to the share by transmission requiring him to pay such that the share by transmission requiring him to pay such that thereof as remains unpaid, with interest at such rate not exceeding 10 per cent. The part thereof as the Directors shall determine, and any expenses that may have accrued by reason of such non-payment.

Notice requiring payment to contain certain particulars 41. The notice shall name a further day (not continue the expiration of seven days from the date of the notice) on the before which such call or instalment, or such part as all and all interest and expenses that have accrued by reason of non-payment, are to be paid. It shall also name the place represent payment is to be made, and shall state that, in the result of the shares in respect of which such call was made will be harded to be forfeited.

On non-compliance with notice shares forfeited on resolution of Lirectors 42. If the requisitions of any such notice as aforesed and not complied with, any share in respect of which such makes been given may at any time thereafter, before the payment required by the notice has been made, be forfeited by a resolution of the Directors to that effect. A forfeiture of shares shall include all dividends in respect of the shares not actually paid before forfeiture, notwithstanding that they shall have been declared.

Notice of forfeiture to be given and entered in rugister of members 43. When any share has been forfeited in accordance with these Articles, notice of the forfeiture shall forthwith be the the holder of the share or to the person entitled to the forfeiture with the date having been given, and of the forfeiture with the date thereof.

shall forthwith be made in the register of members opposite to the share; but the provisions of this Article are directory only and no forfeiture shall be in any manner invalidated by any omission or neglect to give such notice or to make such entry was aforesaid.

44. Notwithstanding any such forfeiture as aforesaid, the forfeited share has been described at the forfeited shar otherwise disposed of, annul the forfeiture, upon the terms of vertices and payment of all calls and interest due thereon and all expenses incurred in respect of the share and upon such further terms (if any) as they shall see fit.

45. Every share which shall be forfeited may rold, re-allotted, or otherwise disposed of, either to the person was before forfeiture the holder thereof, or entitled thereto, to any other person, upon such terms and in such manner as the Directors shall think fit, and the Directors may, if necessary authorise some person to transfer the same to such other person as aforesaid.

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A shareholder whose shares have been forfeited where the share hillion of notwithstanding, be liable to pay to the Company all calls with the company all calls and not paid on such shares at the time of forfeiture, and interest made have thereon to the date of payment, in the same manner in all respective as if the shares had not been forfeited, and to satisfy all (if way) the claims and demands which the Company might have enforced in respect of the shares at the time of forfeiture, without deduction or allowance for the value of the shares at the times of forfeiture.

The forfeiture of a share shall involve the extinction of the time of forfeiture of all interest in and all claims and demands against the Company in respect of the share, and all other washes and liabilities incidental to the share as between the share whose share is forfeited and the Company, except only said those rights and liabilities as are by these Articles expressly or as are by the Statutes given or imposed in the case of passing members.

48. A statutory declaration in writing that the declaration in writing that is a Director of the Company, and that a share has been duly forfeited in pursuance of these Articles, and stating the date upon which it was forfeited, shall, as against all persons claining to be entitled to the share adversely to the forfeiture thereof, he conclusive evidence of the facts therein stated, and such declared tion, together with the receipt of the Company for the consideration. (if any) given for the share on the sale or disposition thereof. a certificate of proprietorship of the share under the seal delivered to the person to whom the same is sold or disposed of, constitute a good title to the share, and (subject to the execution) of any necessary transfer) such person shall be registered as the holder of the share and shall be discharged from all calls made prior to such sale or disposition, and shall not be bound to to the application of the purchase money (if any), nor shall him title to the share be affected by any act, omission or irregularity relating to or connected with the proceedings in reference to the forfeiture, sale, re-allotment or disposal of the share.

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# ALTERATIONS OF CAPITAL.

Company may alter its capital in certain ways

- 49. The Company may so far alter the conditions of Memorandum of Association as by Ordinary Resolution
  - (A) to consolidate and divide its share capital into shares of larger amount than its existing shares, or
  - (B) to cancel any shares not taken or agreed to be by any person, or
  - (c) to divide its share capital or any part into shares of smaller amount than is fixed by the Memorandum of Association by sub-division of the existing shares or any of them, subject nevertheless to the provisions of the Statutes, and so to the provisions of the Statutes, and so to the provisions of the Statutes, and so the shares may by the resolution by which sub-division is effected be given any preference of advantage as regards dividend, capital, volume otherwise over the others or any other of shares;

### and by Special Resolution-

(D) to reduce its share capital or any capital reduced its share premium account in any manner authorised and subject to any complete prescribed by the Act.

### INCREASE OF CAPITAL.

Company may increase its capital time whether all the shares for the time being authorised have been issued or all the shares for the time being issued have been fully called up or not, increase its share capital by the creation of new shares, such new capital to be amount and to be divided into shares of such respective and (subject to any special rights for the time being to any existing class of shares) to carry such preferential, defined or other special rights (if any), or to be subject to such completely or restrictions (if any), in regard to dividend, return of continuous or otherwise, as the General Meeting resolving upon small increase directs.

Unissued and new shares to be first offered to members unless otherwise determined Meeting any shares for the time being unissued and say shares from time to time to be created shall, before issued, be offered to the members in proportion, as may be, to the number of shares held by them. Such considered by notice specifying the number of shares offered, and limiting a time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of such considered is made that he declines to accept the shares offered, be declined to the declines to accept the shares offered by the declines as they think most beneficial to the Company. The Directors may, in like manner, dispose of any such now or shares as aforesaid, which, by reason of the proportion beautiful.

them to the number of persons entitled to such offer as aforesaid or by reason of any other difficulty in apportioning the same, cannot in the opinion of the Directors be conveniently effered in manner hereinafter provided.

52. Except so fa as otherwise provided by or pursuant New March 10 these Articles or by the conditions of issue, any new share unless or capital shall be considered as part of the original ordinary provided the Carrond as part of the original ordinary provided the Carrond as part of the original ordinary provided the Carrond as part of the original ordinary provided the Carrond as part of the original ordinary provided the Carrond as part of the original ordinary provided the Carrond as part of the original ordinary provided the carrond as part of the original ordinary provided the share capital of the Company, and shall be subject to the same provisions with reference to the payment of calls, lien, transfer, transmission, forfeiture and otherwise as the original share capital.

### MODIFICATION OF CLASS RIGHTS.

Subject to the provisions of section 72 of the Act, all Rights 18 and 18 or any of the rights, privileges or conditions for the time being altered attached or belonging to any class of shares for the time being forming part of the capital of the Company may from time to time be modified, varied, extended or surrendered in any manner with the consent in writing of the holder of not less than threefourths of the issued shares of that class or with the sanction of an Extraordinary Resolution passed at a separate meeting of the members of that class. To any such separate meeting all the provisions of these Articles as to General Meetings of the Company (including the obligation to notify members as to their right to appoint proxies) shall mutatis mutandis apply: Provided always that the necessary quorum shall be members of the class holding or representing by proxy one-third of the capital paid or credited as paid on the issued shares of the class, and every holder of shares of the class in question shall be entitled on a poll to one vote for every such share held by him: Provided also that if at any adjourned meeting of the members of such class a quorum as above defined is not present those members who are present shall form a quorum.

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#### GENERAL MEETINGS.

54. A General Meeting shall be held as the Annual General Annual General Meeting in every calendar year, at such time and place as may be Meeting determined by the Directors, and not more than fifteen months shall be allowed to elapse between any two successive Annual General Meetings.

- 55. All General Meetings other than the Annual General English General Meetings Meeting shall be called Extraordinary General Meetings.
- 56. The Directors may call an Extraordinary General Common Meeting whenever they think fit, and Extraordinary General Meetings shall also be convened on such requisition, or in default may be convened by such requisitionists, as provided by section 132 of the Act.

Notice of meeting

Twenty-one days' notice in wri ing at the land of every Annual General Meeting and of every meeting convened to pass a Special Resolution, and fourteen days' notice in while at the least of every other General Meeting (the length of notice being exclusive in every case both of the day on which the motion is served or deemed to be served and of the day for which the notice is given) specifying the place, the day and the bear of meeting, and in the case of special business the of such business, shall be given in manner hereing to such persons (including the Auditors) as saw water the provisions of these Articles or the Act entitled to provisions notices of General Meetings from the Company, but we the case of an Annual General Meeting with the consent of all the manuals entitled to attend and vote thereat, and in the case of any other General Meeting with the consent of such proportion of the members entitled to attend and vote thereat as in proceeding by sections 133 (3) and 141 (2) of the Act, such morting way be convened upon a shorter notice, and in such makes as small members may approve. The accidental omission to give such notice to, or the non-receipt of such notice by, way process entitled to receive the same shall not invalidate any medical passed or proceeding had at any such meeting. livery motion convening an Annual General Meeting of the Company shall describe the meeting as an Annual General Meeting and wany notice of a General Meeting or of a class meeting when we work with any requirements of the Statutes as regards the motion of the statutes as regards the motion of the statutes as regards the motion of the statutes as regards as regar to members of their rights as to the appointment of process.

#### PROCEEDINGS AT GENERAL MEETINGS.

Special business

at an Extraordinary General Meeting, and all that is becomed at an Extraordinary General Meeting, and all that is becomed at an Annual General Meeting shall also be deemed special, with the exception of sanctioning a dividend, the consideration of the lace accounts and balance sheets and the reports of the lace and the decuments accompanying an analysis of the balance sheets, the election of Directors in place of the retiring and the appointment or re-appointment when retiring and fixing of the remuneration of the Auditors.

No business to be transacted unless quorum present

How quorum to

onless a quorum is present when the meeting process to business. For all purposes the quorum shall be members personally process, not being less than two and holding or representing by process than 5 per cent. of the issued share capital of the Company.

If quorum not present meeting adjourned or dissolved

60. If within half an hour from the time appointed for the holding of a General Meeting a quorum is not present. The meeting if convened on the requisition of members, shall be disclosed. In any other case it shall stand adjourned to the same day in the next week at the same time and place, and if at such adjourned meeting a quorum is not present within half an hour from the time appointed for holding the meeting, the meaning shall be a quorum.

61. The Chairman (if any) of the Board of Directors shall Chairman (if any) of the Board of Directors shall chairman (if any) of the Board of Dire preside at every General Meeting, but if there be no such Chairman, meeting be chall not be compared to provide at all or if at any meeting he shall not be present within fifteen minutes after the time appointed for holding the same, or shall be present but unwilling to act as Chairman, the members present shall choose some Director, or if no Director be present, or if all the Directors present decline to take the chair, they shall choose some member present to be Chairman of the meeting.

62. The Chairman of any meeting at which a quorum is Notice of present may, with the consent of the meeting, and shall, if so be given directed by the meeting, adjourn the meeting from time to time and from place to place as the meeting shall determine. Whenever a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given in the same manner as in the case of an original meeting. Save as aforesaid, no member shall be entitled to any notice of an adjournment or of the business to be transacted at an adjourned meeting. No business shall be transacted at any adjourned meeting other than the business which might have been transacted at the meeting from which the adjournment took place.

At all General Meetings a resolution put to the vote of How meetings the meeting shall be decided on a show of hands, unless before or upon the declaration of the result of the show of hands a poll be demanded by the Chairman or by at least two persons for the time being entitled to vote at the meeting, or by a member or members representing one-tenth of the total voting rights of all the members having the right to vote at the meeting, or 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 unless a poll be so demanded a declaration by the Chairman of the meeting that a resolution has on a show of hands 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 minute book of the Company, shall be conclusive evidence of the fact, without proof of the number or proportion of the votes recorded in favour of or against such resolution. The demand for a poll may be withdrawn.

64. Subject as provided in Article 65, if a poll be demanded in manner aforesaid, it shall be taken at such time (within fourteen days) and place, and in such manner, as the Chairman shall direct, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.

THE PROPERTY AND THE PROPERTY OF THE PROPERTY

No poll shall be demanded on the election of a Chairman New Ministerin of a meeting, or on any question of adjournment.

- 66. In the case of an equality of votes, either on a show of Continuous to hands or on a poll, the Chairman of the meeting shall not be have such as the chairman of the meeting shall not be entitled to a further or casting vote.
- The demand of a poll shall not prevent the continuance Business to be of a meeting for the transaction of any business, other than the question on which a poll has been demanded.

# VOTES OF MEMBERS.

Momber to have one vote or one vote for every shere or restrictions as to voting for the time being attached to any special class of shares for the time being forming part of the special class of shares for the time being forming part of the capital of the Company, every member shall have one vote for every a show of hands and in case of a poll shall have one vote for every share of which he is the holder.

Votes of member of unsound mind 69. If any member be incapable by reason of months disorder, he may vote by his committee, receiver, curator books of other legal curator, and such last-mentioned persons may give their votes either personally or by proxy.

Votes of joint holders of shares then in voting upon any question the vote of the concer who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other holders of the other and for this purpose seniority shall be determined by the order in which the names stand in the register of members.

Only members not indebted to Company in respect of shares, ntitled to vote a member duly registered, who shall have paid everything the three time being due from him and payable to the Company in respect of his shares, shall be entitled to vote on any question either personally or by proxy, or to be reckoned in a question, the any General Meeting.

How votes may be given and who can act as proxy On a show of hands a member (other than a corporation) processed only by proxy shall have no vote, but a proxy for or representative of a corporation may vote on a show of hands. A proxy or of any class of members a member entitled to make the one vote need not, if he votes, use all his votes or case all the votes he uses in the same way.

Instrument, appointing proxy to be in writing 73. The instrument appointing a proxy shall be in writing under the hand of the appointor or of his attorney duly reduced in writing, or if such appointor is a corporation under the common seal, or signed on its behalf by an attorney or other of the corporation. An instrument appointing a proxy to work at meeting shall be deemed to include a power to demand in demanding a poll on behalf of the appointor.

Instrument appointing a proxy to be left at Company's office 74. The instrument appointing a proxy, together with the power of attorney (if any) under which it is signed as a relative certified or office copy thereof, shall be deposited at the office least forty-eight hours before the time appointed for holding the meeting or adjourned meeting at which the person mand in trument proposes to vote, or in the case of a part was than twenty-four hours before the time appointed for the poll, and in default the instrument of proxy shall not be trained as valid.

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75. Any instrument appointing a proxy shall be in the Form of grown following form with such variations (if any) as circumstances may require or the Directors may approve :-

# "C. F. BOOTH LIMITED.

"Г, " оf "a member of the above-named Company hereby " appoint "to vote for me and on my behalf at the [Annual, "Extraordinary or Adjourned, as the case may be] "General Meeting of the Company to be held " on the day of " every adjournment thereof.

" As witness my hand this day of 19 .,,

The instrument appointing a proxy shall be deemed to confer authority to demand or join in demanding a poll.

## CORPORATIONS ACTING BY REPRESENTATIVES.

76. Any corporation which is a member of the Company may by resolution of its directors or other governing body authorise such person as it thinks fit to act as its representative at any meeting of the Company or of any class of members of the Company. The person so authorised shall be entitled to exercise the same powers on behalf of such corporation as the corporation could exercise if it were an individual member of the Company and such corporation shall for the purposes of these presents be deemed to be present in person at such meeting if a person so authorised is present thereat.

#### DIRECTORS.

77. Until otherwise determined by a General Meeting, the Appointment of Directors shall be not less than two nor more than Directors. ten. No person shall be ineligible for election or appointment as a Director and no Director shall be liable to vacate his office by reason of his attaining or having attained the age of seventy years or any other age, and the Company shall not be subject to section 185 of the Act.

78. The Directors shall have power from time to time and Power and at any time to appoint additional Directors, provided that the total number of Directors shall not exceed the prescribed maximum. A Director so appointed shall hold office only until the next Annual General Meeting, but shall be eligible for re-election at that meeting.

- 79. A Director shall not be required to hold any shares of the Company by way of qualification.
- 80. The remuneration of the Directors shall from time Directors to time be determined by the Company in General Meeting. Unless otherwise directed by the resolution by which it is voted, any such remuneration shall be divided amongst the Directors

as they may agree, or, failing agreement, equally. The Directors shall also be entitled to be repaid all travelling and hotel expenses properly incurred by them respectively in or about the performance of their duties as Directors, including their expenses of travelling to or from Board Meetings.

81. If by arrangement with the other Directors any Directors shall perform or render any special duties or services outside his ordinary duties as a Director, the Directors may pay him special remuneration, in addition to his ordinary remuneration, and such remuneration may be by way of salary, commission or special remuneration may be by way of salary, commission or participation in profits, or by any or all of those modes, or exhaustice as may be arranged.

Office of Director vacated in certain

- 82. Subject as herein otherwise provided or to the terms of any lawful agreement, the office of a Director shall be variable.
  - (A) If a receiving order is made against him of he makes any arrangement or composition with his creditions.
  - (B) If he becomes incapable by reason of months and of discharging his duties as a Director.
  - (c) If he absents himself from the meetings of the Board during a continuous period of six months with special leave of absence from the Director, and have pass a resolution that he has by reason of such absence vacated his office.
  - (D) If he is prohibited from being a Dimeter by any order made under section 188 of the Ani.
  - (E) If by notice in writing given to the Company in resigns his office.
  - (F) If he is removed from office by a recommon flat passed pursuant to section 184 of the

Directors may hold other offices

A Director may hold any other office or place of proceed with the Company (except that of Auditor) in conjunction with the office of Director, and on such terms as to remove the otherwise as the Directors shall arrange.

# MANAGING DIRECTORS.

Directors may appoint Managing Director more of their body to be Managing Director or Managing Directors generally as the powers hereby vested in the Directors generally as the periods, and upon such conditions and subject to and generally upon such terms as to remuneration and generally upon such terms as to remuneration of a Managing Director or may be made payable by way of salary or commission of the may be made payable by any or all of those modes of the profits, or by any or all of those modes of the profits or by any or all of those modes of the profits on his retirement.

84. A Managing Director shall not while be continues to Special gustion of that office he subject to retirement by retation, and he shall Managing Missour nold that office be subject to retirement by rotation, and he shall not be taken into account in determining the rotation of retirement of Directors or the number of Directors to retire, but he shall, subject to the provisions of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the other Directors of the Company, and if he cease to hold the office of Director he shall ipso facto and immediately cease to be a Managing Director.

# POWERS AND DUTIES OF DIRECTORS.

The business of the Company shall be managed by the Business of Directors, who may exercise all such powers of the Company, and Company to be do on behalf of the Company and managed by do on behalf of the Company all such acts as may be exercised and Directors done by the Company, and as are not by the Statutes or by these Articles required to be exercised or done by the Company in General Meeting, subject nevertheless to any regulations of these Articles, to the provisions of the Statutes, and to such regulations being not inconsistent with the aforesaid regulations or provisions as may be prescribed by the Company in General Meeting, but no regulation made by the Company in General Meeting shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.

The Directors may borrow or raise from time to time for Directors' the purposes of the Company or secure the payment of such sums as they think fit, and may secure the repayment or payment of any such sums by mortgage or charge upon all or any of the property or assets of the Company or by the issue of debentures (whether at par or at a discourt or premium) or otherwise as they may think fit.

borrowing processor

Subject to the provisions of sections 191 and 192 of Director processing the Act, the Directors on behalf of the Company may pay a gratuity or pension or allowance on retirement to any Director or former Director who has held any other salaried office or place of profit with the Company or to his widow or dependents and may make contributions to any fund and pay premiums for the purchase or provision of any such gratuity, pension or allowance.

88. The continuing Directors may act at any time not-Continuing withstanding any vacancy in their body: Provided always that Directors were the in case the Directors shall at any time be reduced in number to summon medical less than the minimum number prescribed by or in accordance with these Articles, it shall be lawful for them to act as Directors for the purpose of filling up vacancies in their body, or of summoning a General Meeting of the Company, but not for any other purpose.

89. All moneys, bills, and notes belonging to the Company All moreover to the shall be paid to or deposited with the Company's bankers to an paid into bording account to be opened in the name of the Company. Cheques Cheques to the on the Company's bankers, until otherwise from time to time signed by our resolved upon by the Directors, shall be signed by at least one Secretary Director and countersigned by the Secretary. The Company's Directors we banking account shall be kept with such banker or bankers as appoint bankers the Directors shall from time to time determine.

Directors to comply with the Statutes

the Statutes, and particularly the provisions as to the keeping presentation and circulation of accounts, registration and keeping presentation and circulation of accounts, registration and keeping presentation and circulation of accounts, registration and keeping presentation and circulation of accounts, register of members, copies of mortgages and charges, keeping the register of members, keeping a register of Directors and Secretaries and centering all keeping a register of Directors and sending a copy thereof or a necessary particulars therein, and sending a copy thereof or a notification of any changes therein to the Registrar of Companion, and sending to such Registrar an annual return containing all such information and particulars, and having annexed therefore all such documents as are required by the Statutes, together with the certificates required by section 128 of the Act, notices with the certificates required by section 128 of the Act, notices as to increase of capital, returns of allotments and contracts and other documents relating thereto, copies of resolutions and agreements, and other particulars connected with the above.

Director may c ntract with Company 91. A Director may contract with and be interested in any contract or proposed contract with the Company, and shall be liable to account for any profit made by him by reason of say such contract, provided that the nature of the interest of the Director in any such contract must be declared at a meeting of the Directors as required by section 199 of the Act. No Director shall vote as a Director in respect of any contract or arrangement in which he shall be interested, but this prohibition shall not apply to any contract or arrangement for giving to a Director security to any advance made or guarantee given by him to or for the nefit of the Company, or to any contract or arrangement or relating to any allotment or proposed allotment of shares or entered into in exercise of the powers conferred by Article and it may at any time be suspended or relaxed by the Company in General Meeting.

## ROTATION OF DIRECTORS.

One-third of Directors to retire at Annual General Meeting

Senior Directors to

Retiring Director

92. Subject to the provisions of these Articles, one-toof the Directors for the time being, or if their number is not a
multiple of three, then the number nearest to one-third,
retire from office at the Annual General Meeting in every
The Directors to retire shall be the Directors who have
longest in office since their last election. As between Directors of equal seniority, the Directors to retire shall, in the absence
of equal seniority, the Directors to retire shall, in the absence
agreement, be selected from among them by lot. A retire
Director shall be eligible for re-election, and shall act as a Director throughout the meeting at which he retires.

Office to be filled at necting at which Director retires 95. Subject to any resolution reducing the number of Directors, the Company shall, at the meeting at which the Director shall retire in manner aforesaid, fill up the vertical office by electing a person thereto, and may, without notice in that behalf, fill up any other vacancies.

Mombers eligible for office of Director if prescribed notice and consent ledged at office 94. No person, not being a Director retiring at the massive shall, unless recommended by the Directors for election, be for the office of Director at any General Meeting, unless, the prescribed time before the day appointed for the massive.

there shall have been given to the Secretary notice in writing by some member duly qualified to be present and vote at the meeting for which such notice is given of his intention to propose such person for election, and also notice in writing, signed by the person to be proposed, of his willingness to be elected. The prescribed time above mentioned shall be such that between the aute when the notice is served or deemed to be served and the cay appointed for the meeting, there shall be not less than four nor more than twenty-eight intervening days.

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If at any meeting at which an election of Directors Relational Moderates up, such retiring Director shall, if willing to act, be deemed to have been re-elected, unless at such meeting it shall be determined to reduce the number of Directors or a resolution for the re-election of such retiring Director shall have been put to the meeting and not carried.

The Company may from time to time in General Season of Mills and M Meeting increase or reduce the number of Directors, and determine the reduced in what retains are believed in what rotation such increased or reduced number shall go out of office, and may make any appointments necessary for effecting any such increase as aforesaid; but this Article shall not be construed as authorising the removal of a Director otherwise tham by Extraordinary Resolution or in accordance with the Statutes.

Any casual vacancy occurring in the Board of Lirectons Communication may be filled up by the Directors. Any person so chosen shall be said to be s retain his office only unto the next following Annual General Meeting of the Company, but he shall be eligible for re-election at that meeting.

98. In addition and without prejudice to the provisions of provisions section 184 of the Act and subject to the provisions of these Articles the Company may by Extraordinary Resolution remove Santage any Director before the expiration of his period of office, and may, if thought fit, by Ordinary Resolution appoint another Director in his stead; but the person so appointed shall be subject to retirement at the same time as if he had become a Director on the day on which the Director in whose place he is appointed was last elected or appointed a Director.

#### PROCEEDINGS OF DIRECTORS.

The Directors may meet together for the despatch of manager than the state of the s business, adjourn and otherwise regulate their meetings as they think fit, aid determine the quorum necessary for the transactions of business. Unless otherwise determined, two shall be a quorum. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes the Chairman shall have the of a second or easting vote.

100. A Director may, and on the request of a Director the Director that Secretary shall, at any time summon a meeting of the Directors. It shall not be necessary to give notice of a meeting of Directors to any Director who is for the time being absent from the United Kingdom.

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Chairman of Directors 101. The Directors may from time to time elect a Chairman, who shall preside at meetings of the Directors, and determine the period for which he is to nold office, but if no such Chairman be elected, or if at any meeting the Chairman be not present within five minutes after the time appointed for holding the same, the Directors present shall choose some one of their number to be Chairman of such meeting.

Alternate Director 102. A Director may from time to time by notice in writing to the Company appoint any person approved by his co-Directors to act as an alternate Director at any meeting of the Board from which he is himself absent, and may in like manner remove any person so appointed from office. An alternate Director appointed may also be removed from his office by notice in writing to the Company given by the co-Directors of the Director by whom he was appointed. An alternate Director appointed under this Article shall not be required to hold any qualification or entitled to any remuneration from the Company, but he shall be entitled, while holding office as such, to receive notice of meetings of Directors and to attend and vote thereat in place of and in the absence of the Director appointing him.

Power for Directors to appoint committees 103. The Directors may delegate any of their powers committees consisting of such member or members of their body as they think fit. Any committee so formed shall in the exercise of the powers so delegated conform to any regulations that may be imposed on it by the Directors.

Chairman of committees

104. A committee may elect a Chairman of its meetings.

If no such Chairman is elected, or if at any meeting the Chairman is not present within five minutes after the time appointed holding the same, the members present may choose one of them number to be Chairman of the meeting.

Meetings of committees

105. A committee may meet and adjourn as its members think proper. Questions arising at any meeting shall determined by a majority of votes of the members present, and in ease of an equality of votes, the Chairman shall have a second or casting vote.

All acts done by Directors to be valid or of a committee of Directors, or by any person acting as a Director, shall, notwithstanding it be afterwards discovered there was some defect in the appointment or continuance office of any such Director or person acting as aforesaid, or they or any of them were disqualified, be as valid as if every such person had been duly appointed or had duly continued office and was qualified to be a Director.

Minutes to be made and when signed by Chairman to be conclusive evidence of all General Meetings of the Company and also of all appointments of officers, and of the proceedings of all meetings of Directors and committees, and of the attendances thereat, and of any such meetings; and any such minutes of any such meeting, if purporting to be signed by the Chairman such meeting, or by the Chairman of the next succeeding meetings shall be conclusive evidence without any further proof of facts therein stated.

108. A resolution in writing signed by all the Directors Resolution signed by Directors Resolution in Writing signed by all the Directors Resolution in Writing signed by all the Directors Resolution signed by Directors Resolution in Writing signed by all the Directors Resolution signed by all the Directors Resolution in Writing signed by all the Directors Resolution in Writing signed by all the Directors Resolution in Writing signed by all the Directors Resolution signed by the Directors Resolution signed by the Directors Resolution signed by the Directors Resolution signed signed by the Directors Resolution signed by the Directors Resolution signed signe for the time being entitled to receive notice of a meeting of the valid Directors shall be as effective for all purposes as a resolution passed at a meeting of the Directors duly convened, held and constituted.

### THE SEAL.

The seal shall not be affixed to any instrument except seal to be affixed to by the authority of a resolution of the Board of Directors, and in resolution of the Board of Directors, and the resolution of the Board of Directors of D the presence of at least one Director and of the Secretary, and and in the Secretary shall sign every instrument to Scoretary which the seal shall be affixed in their presence, and in favour of any purchaser or person bona fide dealing with the Company such signatures shall be conclusive evidence of the fact that the seal has I cen properly affixed. The Company may exercise the powers Foreign and of section 35 of the Act, and such powers are accordingly hereby vested in the Directors.

### SECRETARY.

The Secretary shall be appointed by the Directors for Socretary such time, at such remuneration and upon such conditions as they may think fit, and any Secretary so appointed may be removed by them. The provisions of sections 177 and 179 of the Act shall apply and be observed. The Directors may from time to time, if there is no Secretary or no Secretary capable of acting, by resolution appoint an assistant or deputy Secretary to exercise the functions of the Secretary.

### DIVIDENDS AND RESERVE FUND.

Subject to any preferential or other special rights for Application the time being attached to any special class of shares, the profits profits of the Company which it shall from time to time be determined to distribute by way of dividend shall be applied in payment of dividends upon the shares of the Company in proportion to the amounts paid up or credited as paid up thereon respectively, otherwise than in advance of calls.

The Company in General Meeting may from dividends dividends, but no such dividend shall be payable except out of the profits of the Company. The Directors may, if they think fit, from time to time pay to the members such interim dividends as appear to them to be justified by the position of the Company, and may also from time to time, if in their opinion such payment is so justified, pay any preferential dividends which by the terms of issue of any shares are made payable on fixed dates. No higher dividend shall be paid than is recommended by the Directors, and the declaration of the Directors as to the amount of the net profits shall be conclusive.

113. The Directors may, before recommending any dividend, Directors may set aside out of the profits of the Company such sums as they invost think proper to a reserve fund or reserve account, which shall at the discretion of the Directors be applicable for meeting contingencies, or for repairing or maintaining any works connected with the business of the Company, or shall, with the sanction of the Company in General Meeting, be, as to the whole or in part,

applicable for equalising dividends, or for distribution by way of special dividend or bonus, or may be applied for such other purposes for which the profits of the Company may lawfully be applied as the Directors may think expedient in the foresters of the Company, and pending such application the Directors may employ the sums from time to time so set apart as aforested in the business of the Company or invest the same in such second the other than the shares of the Company, as they may select. The Directors may also from time to time earry forward such same as they may deem expedient in the interests of the Company.

Dividend warrants to be sent to members by post be sent by post to the last registered address of the contitled thereto, or, in the case of joint holders, of any one of the declaration of the dividend appears on the receipt of the person whose name of the declaration of the dividend appears on the receipt of any one of such holders, shall be a good discharge to the dividend or interest shall bear interest as against the company.

Unpaid dividends not to bear interest

# CAPITALISATION OF RESERVES, ETC.

Subject to any necessary sanction or authority being obtained, the Company in General Meeting may at any think and from time to time pass a resolution that any sum not for the payment or provision of any fixed preferential dividently, and (A) for the time being standing to the credit of any fund or reserve account of the Company, including presidents received on the issue of any shares or debentures of the Company or (B) being undivided net profits in the hands of the Company, be capitalised, and that such sum be appropriated as expited to and amongst the ordinary shareholders in the proportions in which they would have been entitled thereto if the same had been distributed by way of dividend on the Ordinary Shares, and in such manner as the resolution may direct, and such resolution. shall be effective; and the Directors in accordance with small resolution shall apply such sum in paying up in full any shares or (save as regards any amount standing to the share premium account or a cupital redemption reserve funds any debentures of the Company on behalf of the ordinary shareholders aforesaid, and appropriate such shares or deliminate and distribute the same credited as fully paid up to and analysis such shareholders in the proportions aforesaid in satisfaction of the shares and interests of such shareholders in capitalised sum or (save as regards any such amount as a save as regards any such amount as shall apply the sum so resolved to be capitalised or way was thereof on behalf of the shareholders aforesaid in paying ap the whole or part of any uncalled balance which shall for the called being be unpaid in respect of any issued Ordinary Shaws had by such shareholders. Where any difficulty arises in respect of any such distribution, the Directors may settle the same as expedient, and in particular they may issue fractional fix the value for distribution of any fully paid-up debentures, make cash payments to any shareholders on the footing of the value so fixed in order to adjust rights, and vest any such shares or debentures in trustees upon such trusts for or for the benefit of the persons entitled to share in the appropriation and distribution as may seem just and expedient to the Directon. When deemed requisite a proper contract for the allotment and acceptance of any shares to be distributed as aforesaid shall be delivered to the Registrar of Companies for registration accordance with section 52 of the Act, and the Directors many appoint any person to sign such contract on behalf of the persons entitled to share in the appropriation and distribution and such appointment shall be effective.

### ACCOUNTS.

116. The Directors shall cause such accounts to be kept-

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- (A) of the assets and liabilities of the Company,
- (B) of all sums of money received and expended by Company, and the matters in respect of which swife receipts and expenditure take place,
- (c) of all sales and purchases of goods by the Company,

as are necessary to give a true and fair view of the Company affairs and to explain its transactions. The books of account shall be kept at the office, or (subject to the provisions of section 147 (3) of the Act) at such other place as the Directors shall think fit, and shall always be open to the inspection of the Directors.

The Directors shall from time to time determine and beginning the control of the whether, in any particular case or class of cases, or generally, and to what extent, and at what times and places and under who conditions or regulations, the accounts and books of the Company, or any of them, shall be open to the inspection of members, no member (not being a Director) shall have any right of inspecting any account or book or document of the Company, except conferred by statute or authorised by the Directors or by resolution of the Company in General Meeting.

before the Company in General Meeting a proper profit and the second for the period since the preceding account. A proper to the period since the preceding account. balance sheet shall also be made out in every year as at the date to which the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and shall be determined to the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit also be made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and loss account is made up, and the profit and laid before the Company in General Meeting. The said accommon management and balance sheet shall be accompanied by or have annexed an attached thereto such group accounts (if any), reports and decounts ments and shall contain such particulars as are prescribed by Statutes and are applicable to the Company, and the Directors in their report state the amount which they recommend to be by way of dividend, and the amount (if any) which they propose to carry to reserve and shall otherwise comply with the require ments of the Act. The Auditors' report shall comply with all the

requirements of the Statutes and shall be attached to the believes sheet and shall be read before the Company in General Marking and be open to inspection by any member as required by that section. Copies of all such documents and any other documents required by law to be annexed or attached thereto shall most less than twenty-one clear days before the date of the national before which they are to be laid or sent to the Auditors and all members of the Company and all holders of debentures of the Company who are entitled to receive the same as required by section 158 of the Act, but subject and without prejudice to paragraphs (b) and (c) of the proviso to subsection (1) of these section.

#### AUDIT.

Account sudited

119. Once at least in every year the accounts of the Company shall be examined, and the correctness of the and loss account and balance sheet ascertained by one or properly qualified Auditor or Auditors, and the provisions of the Statutes shall be observed.

#### NOTICES.

Service of notices by Company 120. A notice or any other document may be served by Company upon any member either personally or by sending in through the post in a prepaid letter addressed to such members as his registered address as appearing in the register of members.

How joint holders of shares may be served 121. All notices directed to be given to the members with respect to any share to which persons are jointly extends be given to whichever of such persons is named first in the region of members, and any notice so given shall be sufficient notice to the holders of such share.

Members abroad not entitled to notices unless they give address an address not within the United Kingdom, who shall from the to time give the Company an address within the United Kingdom, at which notices may be served upon him, shall be entitled to be entitled under these Articles if he had a registered address within the United Kingdom, but, save as aforesaid, and as provided by the Act, only those members who are described in the register of members by an address within the United Kingdom shall be entitled to receive notices from the Company.

Notices in case of death or bankruptcy entitled to any share in consequence of the death or bankrupter of a member by sending it through the post in a prepaid addressed to them by name or by the title of representatives of trustees of such deceased or bankrupt member, at the address (if any) in the United Kingdom supplied for the purpose by persons as aforesaid, or (until such an address has been supplied by giving the notice in the manner in which the same would been given if the death or bankruptcy had not occurred.

Any notice or other document, if served or sent by weekers 124. post, shall be deemed to have been served or delivered at the time when the letter containing the same is put into the post, and in proving such service or sending it shall be sufficient to that the letter containing the notice or document was properly addressed and put into the post office as a prepaid letter.

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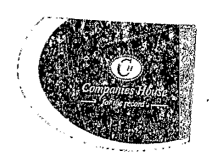
#### WINDING UP.

If the Company shall be wound up, the Liquidades manufactor may, with the sanction of an Extraordinary Resolution, Manual States among the members in specie any part of the assets of the Company and any such division may be otherwise than accordance with the existing rights of the members, but so that if any division is resolved on otherwise than in accordance with such rights the members shall have the same right of discount and consequential rights as if such resolution were a Special Resolution passed pursuant to section 287 of the Act. A Special Resolution sanctioning a transfer or sale to another company duly passed pursuant to the said section may in like manufactured and the said section may in like manufactured and section may be seen as a secti authorise the distribution of any shares or other consideration receivable by the Liquidators amongst the members otherwise than in accordance with their existing rights, and any determination shall be binding upon all the members, subject to the right of dissent and consequential rights conferred by the section.

INDEMNITY.

Every Director or other officer of the Company be entitled to be indemnified out of the assets of the Company 126. against all losses or liabilities (including any such liability is mentioned in paragraph (B) of the proviso to section 205 of the Act) which he may sustain or incur in or about the excursion of the duties of his office or otherwise in relation thereto, were not the second of the duties of his office or otherwise in relation thereto, Director or other officer shall be liable for any loss, darway misfortune which may happen to or be incurred by the Company in the execution of the duties of his office or in relation therein But this Article shall only have effect in so far as its propositions are not avoided by the said section.





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# NOTICE OF ILLEGIBLE DOCUMENTS

Companies House regrets that documents in this company's microfiche record have pages which are illegible.

This has been noted but unfortunately steps taken to rectify this were unsuccessful.

Companies House would like to apologise for any inconvenience this may cause.

# COMPANY INFORMATION SUPPLIED BY COMPANIES HOUSE

Combined Floure is a registry of company information. We carry out basic checks to make sure that deciments have been followed and signout, but we do not have the statutory power or capability to verify the accuracy of the information that companies send to us. We accept all information that companies deliver to us in good faith and accept the public model. The fact that the information has been placed on the public model should not be taken to indicate that Companies House has verified or validated it in any way.