



FILE COPY

**CERTIFICATE OF INCORPORATION
OF A
COMMUNITY INTEREST COMPANY**

Company No. 6585776

The Registrar of Companies for England and Wales hereby certifies that:

**FROME COMMUNITY PRODUCTIONS COMMUNITY
INTEREST COMPANY**

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



N06585776V

Given at Companies House on **6th May 2008**.



Companies House
— for the record —



THE OFFICIAL SEAL OF THE
REGISTRAR OF COMPANIES

The Companies Acts 1985 and 2006

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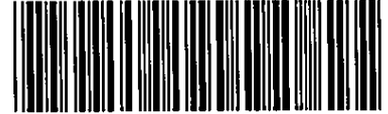
**Company Limited by Guarantee
and not having a share capital**

Memorandum of Association

of

Frome Community Productions Community Interest Company

TUESDAY



A29

22/04/2008

357

COMPANIES HOUSE

1 COMMUNITY INTEREST COMPANY

The Company is to be a community interest company ✓

2 NAME

The Company's name is "Frome Community Productions Community Interest Company" ✓

3 REGISTERED OFFICE

The Company's registered office will be in England and Wales ✓

4 OBJECTS

The Company's object is to carry on activities which benefit the community and in particular (without limitation) to provide broadcast services (including a community radio service, an internet radio service and audio visual services), to provide a community with a place where they can air their views & develop community identity, to promote the community, to promote citizenship, democracy & participation, to provide an outlet for the social, cultural and recreational activities of local people and to contribute towards economic regeneration

5 POWERS

The Company has the power to do anything which is incidental or conducive to the furtherance of its object

6 LIMITED LIABILITY

The liability of the Members is limited

7 GUARANTEE

Every Member of the Company undertakes to contribute a sum not exceeding £1 to the assets of the Company if it is wound up during his, her or its membership or within one year afterwards

- (a) for payment of the debts and liabilities of the Company contracted before he, she or it ceased to be a Member,
- (b) for the costs, charges and expenses of winding up, and
- (c) for the adjustment of the rights of the contributories among themselves

The Companies Acts 1985 and 2006

**Company Limited by Guarantee
and not having a share capital**

**Articles of Association
of
Frome Community Productions
Community Interest Company**

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PART ONE: DEFINITIONS AND INTERPRETATION

1 DEFINITIONS

In these Articles the following terms shall have the following meanings

Term	Meaning
“The Companies Acts”	the Companies Act 1985 including any statutory modification or re-enactment thereof for the time being in force and any provisions of the Companies Act 2006 for the time being in force,
“2004 Act”	the Companies (Audit, Investigations and Community Enterprise) Act 2004
“address”	in relation to electronic communications, includes any number or address used for the purposes of such communications
“Articles”	the Company’s Articles of Association
“Asset Locked Body”	a community interest company, a Charity, Scottish Charity, Northern Ireland Charity or a body established outside the United Kingdom) that is equivalent to any of those persons
“Chair”	the meaning given in article 16
“Charity”	(except in the phrases “Scottish Charity” and “Northern Ireland Charity”) the meaning given by Section 96 of the Charities Act 1993
“clear days”	in relation to the period of a notice, 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
“Company”	Frome Community Productions Community Interest Company
“Director”	a Director of the Company, including any person occupying the position of Director, by whatever name called

“electronic communication”	the meaning given in the Electronic Communications Act 2000
“in writing”	written printed or transmitted writing including by electronic communication
“majority decision”	the meaning given in article 11
“Members”	the members of the Company as defined in the 1985 Act
“Memorandum”	the Company’s Memorandum of Association
“Northern Ireland Charity”	a charity within the meaning of the Charities Act (Northern Ireland) 1964
“Regulations”	the Community Interest Company Regulations 2005
“Regulator”	the Regulator of Community Interest Companies
“relevant quorum”	the meaning given in article 15(1)
“remuneration”	any reasonable payment or benefit received, or to be received, by a Director or employee of the Company in consideration for that Director’s or employee’s services to the Company, and any arrangement in connection with the payment of a pension, allowance or gratuity to or in respect of any person who is to be, is, or has been a Director or employee of the Company or any of its predecessors in business
“Scottish Charity”	A body entered in the Scottish Charity Register
“Secretary”	the individual appointed as Company Secretary under article 34
“subsidiary”	the meaning given in section 736 of the Companies Act 1985
“unanimous decision”	the meaning given in article 10

2 INTERPRETATION

(1) Unless the context requires otherwise, words or expressions defined in

(a) the Companies Acts,

- (b) the 2004 Act, or
 - (c) the Regulations,
- have the same meaning in the Articles
- (2) Without prejudice to the generality of paragraph (1)
- (a) “**community**” is to be construed in accordance with section 35 of the 2004 Act and Part 2 of the Regulations,
 - (b) “**financial year**” has the meaning given in section 223 of the 1985 Act, and
 - (c) “**transfer**” includes every description of disposition, payment, release or distribution and the creation or extinction of an estate or interest in, or right over, any property, or, in Scotland, a right, title or interest in or over any property
- (3) Unless the context requires otherwise, all references to legislative provisions are to the legislation concerned as amended, repealed, re-enacted or replaced and in force from time to time
- (4) Unless the context requires otherwise, words in the singular include the plural and words in the plural include the singular
- (5) All headings and explanatory notes are included for convenience only they do not form part of the Articles, and shall not be used in the interpretation of the Articles

PART TWO: ASSET LOCK

3 TRANSFER OF ASSETS

- (1) The Company shall not transfer any of its assets other than for full consideration
- (2) Provided the condition specified in paragraph (3) is satisfied, paragraph (1) shall not apply to
- (a) the transfer of assets to any Asset Locked Body specified in the Memorandum or Articles for the purposes of this article or (with the consent of the Regulator) to any other Asset Locked Body, and
 - (b) the transfer of assets made for the benefit of the community other than by way of a transfer of assets to an Asset Locked Body
- (3) The condition is that the transfer of assets must comply with any restrictions on the transfer of assets for less than full consideration which may be set out elsewhere in the Memorandum or the Articles
- (4) If

(3) The condition is that the transfer of assets must comply with any restrictions on the transfer of assets for less than full consideration which may be set out elsewhere in the Memorandum or the Articles.

(4) If

- (a) the Company is wound up under the Insolvency Act 1986; and
- (b) all its liabilities have been satisfied,

then any residual assets shall be given or transferred to the specified Asset Locked Body specified in the Memorandum and Articles for the purposes of this article.

(5) For the purposes of this article, the following Asset Locked Body is specified as a potential recipient of the Company's assets under paragraphs (2) and (4).

Name: Frome Cheese & Grain Limited

Registered Charity Number: 1108074

Registered Company Number: 4736751

Registered Office / Principal office address: Cheese and Grain, Market Yard, Frome, Somerset BA11 1BE

PART THREE: DIRECTORS' FUNCTIONS

4 DIRECTORS' GENERAL AUTHORITY TO MANAGE THE COMPANY

(1) The Directors' functions are

- (a) to manage the Company's business, and
- (b) to exercise all the powers of the Company for any purpose connected with the Company's business

(2) The Directors may delegate their functions in accordance with the Articles.

5 LIMITS ON DIRECTORS' FUNCTIONS

(1) The Members may, by special resolution:

- (a) alter the scope of the Directors' functions, or
- (b) require the Directors to act in a specified manner.

(2) No special resolution passed under paragraph (2) shall have retrospective effect

6 DIRECTORS' GENERAL AUTHORITY TO DELEGATE FUNCTIONS

- (1) Subject to the Articles, the Directors may delegate any of their functions to any person they think fit
- (2) The Directors must not delegate to any person who is not a Director any decision connected with
 - (a) the taking of decisions by Directors, or
 - (b) the appointment of a Director or the termination of a Director's appointment
- (3) Any delegation under paragraph (1) may authorise further delegation of the Directors' functions by any person to whom they are delegated

7 COMMITTEES OF DIRECTORS

- (1) Two or more Directors are a "committee" if the Directors have
 - (a) delegated any of the Directors' functions to them, and
 - (b) indicated that they should act together in relation to that function
- (2) The provisions of the Articles about how the Directors take decisions shall apply, as far as possible, to the taking of decisions by committees

PART FOUR: DECISION-MAKING BY DIRECTORS

8 SCOPE OF RULES

- (1) References in the Articles to decisions of Directors are to decisions of Directors which are connected with their functions
- (2) Except where the Articles expressly provide otherwise, provisions of the Articles about how the Directors take decisions do not apply
 - (a) when the Company only has one Director, or
 - (b) to decisions delegated to a single Director

9 DIRECTORS TO TAKE DECISIONS COLLECTIVELY

Any decision which the Directors take must be either a unanimous decision or a majority decision

10 UNANIMOUS DECISIONS

- (1) The Directors take a unanimous decision when they all indicate to each other that they share a common view on a matter
- (2) A unanimous decision need not be taken at a meeting of Directors, or involve any discussion between Directors

11 MAJORITY DECISIONS

- (1) The Directors take a majority decision if
 - (a) every Director has been made aware of a matter to be decided by the Directors,
 - (b) all the Directors who indicate that they wish to discuss or vote on the matter have had a reasonable opportunity to communicate their views on it to each other, and
 - (c) a majority of those Directors vote in favour of a particular conclusion on that matter at a meeting of Directors
- (2) Paragraph (1)(a) does not require communication with any Director with whom it is not practicable to communicate, having regard to the urgency and importance of the matter to be decided

12 MEETINGS OF DIRECTORS

- (1) Any Director may call a meeting of Directors
- (2) Every Director must be given reasonable notice of a meeting of Directors
- (3) Paragraph (2) does not require notice to be given
 - (a) in writing, or
 - (b) to Directors to whom it is not practicable to give notice, having regard to the urgency and importance of the matters to be decided, or who have waived their entitlement to notice
- (4) Directors participating in a meeting of Directors
 - (a) must participate at the same time, but may be in different places, and
 - (b) may communicate with each other by any means
- (5) Questions arising at a meeting of Directors shall be decided by a majority of votes, in case of an equality of votes, the Chair shall have a second or casting vote
- (6) A Director who is an alternate director shall be entitled in the absence of his appointer to a separate vote on behalf of his appointer in addition to his own vote

- (7) Except as provided by paragraphs (5) and (6), in all proceedings of Directors each Director must not have more than one vote

13 CONFLICTS OF INTEREST

- (1) In this article, a “relevant interest” is

- (a) any interest which a Director has in, or
- (b) any duty which a Director owes to a person other than the Company in respect of, an actual or proposed transaction or arrangement with the Company

- (2) For the purposes of paragraph (1)(a), a Director shall be deemed to have an interest in a transaction or arrangement if

- (a) the Director or any partner or other close relative of the Director has an actual or potential financial interest in that transaction or arrangement,
- (b) any person specified in paragraph (2)(a) is a partner in a firm or limited partnership, or a director of or a substantial shareholder in any Company, which has an actual or potential commercial interest in that transaction or arrangement, or
- (c) any other person who is deemed to be connected with that Director for the purposes of section 317 of the 1985 Act has a personal interest in that transaction or arrangement

- (3) Subject to paragraph (8)(b), a Director who has a relevant interest must disclose the nature and extent of that interest to the other Directors

- (4) Subject to paragraphs (5) and (6), when the Directors take a majority decision on any matter relating to a transaction or arrangement in which a Director has a relevant interest

- (a) no Director who has such a relevant interest may vote on that matter, and
- (b) for the purposes of determining whether a relevant quorum is present, or whether a majority decision has been taken in relation to that matter, such a Director’s participation in the decision-making process shall be ignored

- (5) Paragraph (4) does not apply

- (a) if the Director’s interest cannot reasonably be regarded as giving rise to any real possibility of a conflict between the interests of the Director and the Company, or
- (b) if the Director’s interest only arises because the Director has given, or has been given, a guarantee, security or indemnity in respect of an obligation incurred by or on behalf of the Company or any of its subsidiaries

(6) The Members may by ordinary resolution decide to disapply paragraph (4), either in relation to majority decisions generally or in relation to a particular decision

(7) Subject to the Companies Acts, if a Director complies with paragraph (3)

(a) that Director

(i) may be a party to, or otherwise interested in, the transaction or arrangement in which that Director has a relevant interest, and

(ii) shall not, by reason of being a Director, be accountable to the Company for any benefit derived from that transaction or arrangement, and

(b) the transaction or arrangement in which that Director has a relevant interest shall not be liable to be treated as void as a result of that interest

(8) For the purposes of paragraph (3)

(a) a general notice given to the Directors that a Director is to be regarded as having a specified interest in any transaction or arrangement shall be deemed to be a disclosure that the Director has an interest in any such transaction or arrangement of the nature and extent so specified, and

(b) any interest of which a Director has no knowledge, and could not reasonably be expected to have knowledge, shall be disregarded

14 RECORDS TO BE KEPT

(1) The Directors are responsible for ensuring that the Company keeps a record in writing, of

(a) every unanimous or majority decision taken by the Directors, and

(b) every declaration by a Director of an interest in an actual or proposed transaction with the Company

(2) Any record kept under paragraph (1) must be kept

(a) for at least ten years from the date of the decision or declaration recorded in it,

(b) together with other such records, and

(c) in such a way that it is easy to distinguish such records from the Company's other records

15 SPECIFIED NUMBER OF DIRECTORS FOR MAJORITY DECISIONS

(1) Subject to paragraph (2), no majority decision shall be taken at a meeting of Directors unless four (the "relevant quorum") participate in the meeting and are entitled to vote on the matter on which a majority decision is to be taken

- (2) If the Company has one or more Directors, but the total number of Directors is less than the relevant quorum, a meeting of Directors may take a majority decision
 - (a) to appoint further Directors, or
 - (b) that will enable the Members to appoint further Directors

16 CHAIRING OF MEETINGS OF DIRECTORS

- (1) The Directors shall appoint a Director to chair all meetings of Directors
- (2) If the person appointed under paragraph (1) is for any reason unable or unwilling to chair a particular meeting, the Directors shall appoint another Director to chair that process
- (3) The Directors may terminate an appointment made under paragraph (1) or paragraph (2) at any time
- (4) A Director appointed under this article shall be known as the Chair for as long as such appointment lasts

17 DIRECTORS' DISCRETION TO MAKE FURTHER RULES

- (1) Subject to the Articles, the Directors may make any rule which they think fit about how they take decisions
- (2) The Directors must ensure that any rule which they make about how they take decisions is communicated to all persons who are Directors while that rule remains in force

18 DEFECT IN APPOINTMENT

- (1) This article applies if
 - (a) a decision is taken by the Directors, or a committee of the Directors, or a person acting as a Director, and
 - (b) it is subsequently discovered that a person who, acting as a Director, took, or participated in taking, that decision
 - (i) was not validly appointed as a Director,
 - (ii) had ceased to hold office as a Director at the time of the decision,
 - (iii) was not entitled to take that decision, or
 - (iv) should, in consequence of a conflict of interests, not have voted in the process by which that decision was taken

- (2) Where this article applies

- (a) the discovery of any defect of the kind specified in paragraph (1)(b) shall not invalidate any decision which has been taken by, or with the participation of, the person in relation to whom that defect existed, and
- (b) any such decision shall be as valid as if no such defect existed in relation to any person who took it or participated in taking it

PART FIVE: DIRECTORS' APPOINTMENT AND TERMS OF SERVICE

19 MINIMUM NUMBER OF DIRECTORS

The number of Directors shall not be less than two

20 ELIGIBILITY TO BE A DIRECTOR

- (1) A person shall not be a Director unless that person
 - (a) is a Member and (if that person is an individual) is willing to serve as a Director and has attained the age of 18 years, and
 - (b) is elected or appointed as a Director in accordance with the Articles
- (2) No person shall be elected or appointed as a Director in circumstances which, if that person had already been a Director, would have resulted in that person ceasing to be a Director under the Articles

21 METHODS OF APPOINTING DIRECTORS

- (1) The first Directors shall be the persons named in the Form 10 upon incorporation
- (2) Thereafter, Directors may be appointed
 - (a) by decision of the Directors, or
 - (b) by ordinary resolution of the Members,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 maximum number of Directors
- (3) No powers to appoint Directors may be given to persons who are not Members which immediately after their exercise could result in the majority of the Directors having been appointed by persons who are not Members

22 ELECTION OF DIRECTORS AT GENERAL MEETINGS

- (1) A person who wishes to be considered for election or re-election as a Director at a general meeting shall give notice to the Secretary at least fourteen but not more than thirty-five clear days before the date appointed for the meeting
- (2) At least seven but not 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 eligible for election or re-election as Director and has given notice under paragraph (1) (each such person being, for the purposes of this article, a “candidate”)
- (3) Every notice given under paragraphs (1) and (2) shall state those particulars which would be required to be included in the Company’s register of Directors if the person to which the notice relates were to be elected a Director
- (4) Subject to paragraph (5), the question whether each such person is to be elected as a Director shall be decided by a separate ordinary resolution of the Members at the general meeting
- (5) If
 - (a) a number has been fixed by or in accordance with the Articles as the maximum number of Directors (the “relevant maximum”), and
 - (b) the election of all of the candidates would cause the number of Directors to exceed the relevant maximum,

then the election of Directors shall follow the procedure set out in paragraph (6) rather than that set out in paragraph (4)

- (6) Where the conditions specified in paragraph (5) are fulfilled
 - (a) each Member shall be invited to vote on the candidates by ranking them in order of preference on ballot papers which they must sign and return to the Company at or before the general meeting in order to cast their votes on the candidates (and any ballot papers returned at the general meeting must be returned before the time appointed for the return of ballot papers by the chair of the meeting),
 - (b) the general meeting may be adjourned for the counting of votes under paragraph (6)(a) (and, if it is so adjourned, the existing Directors shall continue in office until the outcome of the vote has been determined), and
 - (c) the candidates elected as Directors shall be those who have been ranked highest in order of preference, taking account of the average of all Members’ votes, and shall be equal in number to the relevant maximum less the number of existing Directors

- (7) If fewer than the minimum number of Directors are elected at a general meeting, the Directors shall appoint further Directors to fill any vacancy

23 TERMINATION OF DIRECTORS' APPOINTMENT

- (1) A person shall cease to be a Director if

- (a) that person ceases to be a Member,
- (b) that person ceases to be a Director by virtue of any provision of the Companies Acts or is prohibited by law from being a Director,
- (c) any notice to the Company that that person is resigning or retiring from office as Director takes effect (except that where such resignation or retirement would otherwise lead to the Company having fewer than two Directors, it shall not take effect until sufficient replacement Directors have been appointed),
- (d) the Members pass an ordinary resolution removing that person from office,
- (e) a contract under which that person is appointed as a Director of, or personally performs services for, the Company or any of its subsidiaries terminates, and the Directors decide that that person should cease to be a Director,
- (f) the Directors decide, at a meeting of Directors, that that person should be removed from office, but such a decision shall not be taken unless the person in question has been given
 - (i) at least fourteen clear days' notice in writing of the proposal to remove that person from office, specifying the circumstances alleged to justify removal from office, and
 - (ii) a reasonable opportunity of being heard by, or of making representations in writing to, the Directors

- (2) No powers to remove Directors may be given to persons who are not Members which immediately after their exercise could result in either

- (a) the majority of the remaining Directors having been appointed by persons who are not Members, or
- (b) the number of Directors removed during the financial year of the Company by persons who are not Members exceeding the number of the remaining Directors,

but this shall not prevent a Director from appointing, or subsequently removing, an alternate director, if permitted to do so by the Articles

24 DIRECTORS' REMUNERATION AND OTHER TERMS OF SERVICE

- (1) Subject to the Companies Acts, and the Articles, the Company satisfying the community interest test, and any resolution passed under paragraph (2), the Directors may decide the terms (including as to remuneration) on which a Director is to perform Directors' functions, or otherwise perform any service for the Company or any of its subsidiaries
- (2) The Members may by ordinary resolution limit or otherwise specify the remuneration to which any Director may be entitled, either generally or in particular cases

25 DIRECTORS' EXPENSES

The Company may meet all reasonable expenses which the Directors properly incur in connection with

- (a) the exercise of their functions, or
- (b) the performance of any other duty which they owe to, or service which they perform for, the Company or any of its subsidiaries

PART SIX: MEMBERS

26 APPOINTMENT OF MEMBERS

- (1) The subscribers to the Memorandum are the first Members of the Company
- (2) Such other persons as agree to become Members of the Company, whose names are entered in the register of Members, and who are admitted to membership in accordance with the Articles, shall be Members of the Company
- (3) No person shall be admitted as a Member of the Company unless he, she or it is approved by the Directors
- (4) Every person who wishes to become a Member shall execute and deliver to the Company an application for membership in such form (and containing such information) as the Directors require

27 TRANSFER AND TERMINATION OF MEMBERSHIP

- (1) Membership is not transferable to anyone else
- (2) Membership is terminated if
 - (a) the Member dies or ceases to exist,
 - (b) the Members pass an ordinary resolution expelling the Member, or
 - (c) otherwise in accordance with the Articles
- (3) No resolution shall be passed under paragraph (2) unless the Member has been given

- (a) at least fourteen clear days' notice in writing that it is proposed to expel him, her or it, specifying the circumstances alleged to justify expulsion, and
- (b) a reasonable opportunity of being heard by or of making written representations to the Members passing the ordinary resolution

PART SEVEN: GENERAL MEETINGS (MEETINGS OF MEMBERS)

28 GENERAL MEETINGS

- (1) The Directors may decide to call a general meeting at any time
- (2) The Directors shall call a general meeting on receiving a requisition to that effect in accordance with the Companies Acts

29 NOTICE

- (1) Notice of general meetings shall be given to every Member, the Directors and the Company's auditors (if any)
- (2) All general meetings shall be called by at least 14 clear days' notice in writing
- (3) Every notice calling a general meeting shall specify
 - (a) the place, date and time of the meeting, and
 - (b) the general nature of the business to be transacted
- (4) If a special resolution is to be proposed, the notice shall contain a statement to that effect and set out the text of the special resolution

30 QUORUM

- (1) No business shall be transacted at any meeting unless a quorum is present
- (2) The quorum for a general meeting shall be 15 persons present who are entitled to vote on the business to be transacted, each person being a Member, a proxy for a Member or a duly appointed representative of a corporate Member
- (3) If a quorum is not present within half an hour from the time appointed for the meeting, the meeting shall stand adjourned for a minimum of seven days until such time as the Directors determine

31 CONDUCT OF BUSINESS – GENERAL

- (1) The Chair shall preside as chair of the general meeting. In the Chair's absence, the Members shall appoint some other Director, or (if no Director willing to preside is present) Member to preside.
- (2) The chair
 - (a) may adjourn the meeting from time to time and from place to place, with the consent of a meeting at which a quorum is present, and
 - (b) shall do so if so directed by the meeting or in accordance with the Articles
- (3) No business shall be transacted at an adjourned meeting other than business which might properly have been transacted at the meeting had the adjournment not taken place.
- (4) When a meeting is adjourned for fourteen days or more, at least seven clear days' notice shall be given specifying the time and place of the adjourned meeting and the general nature of the business to be transacted. Otherwise it shall not be necessary to give any such notice.
- (5) Except as required by law, all decisions of the Members at a general meeting shall be made by ordinary resolution.

32 VOTING PROCEDURES

- (1) Every Member who is an individual present in person or by proxy, and every corporate Member present by proxy or by its duly authorised representative, shall have one vote.
- (2) A person who is not a Member shall not have any right to vote at a general meeting of the Company (except as the proxy or (in the case of a corporate Member) duly authorised representative of a Member).
- (3) Paragraphs (1) and (2) are without prejudice to any right to vote on a resolution affecting the rights attached to a class of the Company's debentures.
- (4) A declaration by the chair that a resolution has been
 - (a) carried,
 - (b) carried unanimously, or by a particular majority,
 - (c) lost, or
 - (d) not carried by a particular majority, andan entry to that effect in the minutes of the meeting, shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against the resolution.

- (5) The proceedings at any general meeting shall not be invalidated by reason of any accidental informality or irregularity (including with regard to the giving of notice) or any want of qualification in any of the persons present or voting
- (6) No objection shall be raised to the qualification of any voter except at the general meeting or 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 chair whose decision shall be final and binding

33 MINUTES

- (1) The Directors shall cause minutes to be made and kept in writing of all proceedings at general meetings of the Company
- (2) Any such minute, if purported to be signed by the chair of the meeting, or by the chair of the next succeeding general meeting, shall be sufficient evidence of the proceedings

PART EIGHT: MISCELLANEOUS

34 COMPANY SECRETARY

- (1) Subject to the provisions of the Companies Acts, the Directors shall appoint an individual to act as Company Secretary for such term and at such remuneration and upon such other conditions as they may think fit
- (2) The Directors may decide to remove a person from the office of Secretary at any time

35 ACCOUNTS AND REPORTS

- (1) The Directors shall comply with the requirements of the Companies Acts and any other applicable law as to keeping financial records, the audit or examinations of accounts and the preparation and transmission to the Registrar of Companies of annual reports and accounts
- (2) Subject to paragraph (3), the Company's statutory books and accounting records shall be open to inspection by the Members during usual business hours
- (3) The Company may in general meeting impose reasonable restrictions as to the time at which and the manner in which the statutory books and accounting records of the Company may be inspected by Members

36 NOTICES

- (1) Except where the Articles provide otherwise, any notice to be given to or by any person under the Articles shall be in writing to an address for the time being notified for that purpose to the person giving the notice

- (2) The Company may give any notice to any person under the Articles
- (a) in person,
 - (b) by sending it by post in a prepaid envelope addressed to that person at that person's registered address, or by leaving it at that address,
 - (c) by fax or by electronic communication to an address provided for that purpose, or
 - (d) by posting it on a website, where the recipient has been notified of such posting in a manner agreed by that person
- (3) A person present at any meeting shall be deemed to have received notice of the meeting and, where requisite, of the purpose for which it was called
- (4) Proof that
- (a) an envelope containing a notice was properly addressed, prepaid and posted, or
 - (b) that an electronic communication or fax has been transmitted to the correct address or number,
- shall be conclusive evidence that the notice was given
- (5) A notice shall, unless the contrary is proved, be deemed to be given
- (a) at the expiration of 48 hours after the envelope containing it was posted, or
 - (b) in the case of a notice contained in an electronic communication or fax, at the expiration of 48 hours after the time it was transmitted

37 INDEMNITY

- (1) Subject to the Companies Acts, a Director shall be indemnified out of the Company's assets against any expenses which that Director incurs
- (a) in defending civil proceedings in relation to the affairs of the Company (unless judgement is given against the Director and the judgement is final),
 - (b) in defending criminal proceedings in relation to the affairs of the Company (unless the Director is convicted and the conviction is final),
 - (c) in connection with any application for relief from liability for negligence, default, breach of duty or breach of trust in relation to the affairs of the Company (unless the Court refused to grant the Director relief, and the refusal is final)
- (2) Judgement, conviction or refusal of relief becomes final if the period for bringing an appeal or any further appeal has ended and any appeal brought is determined, abandoned or otherwise ceases to have effect

- (3) This article is without prejudice to any other indemnity to which a Director may be entitled

Names, Addresses and Signatures of Subscribers

1 Signature P.S. Moakes

Name Philip Stephen Moakes

Address Tanner Cottage, Vallis Manor, Egford, Frome
Somerset BA11 3JQ

Date 10/4/08

Witness to the above signature

Signature J. Green

Name JENNIFER GREEN

Address 6 MICHAEL PYM'S ROAD
MALMESBURY, WILTSHIRE

2 Signature C.A. Meadows

Name Christine Anne Meadows

Address 17 Forest Road, Frome, Somerset BA11 2TU

Date 12/4/08

Witness to the above signature

Signature J. Wright

Name J. Wright

Address 15 Paul St
Frome. BA11 1DT

101578 R 35

CIC 36

Declarations on Formation of a Community Interest Company

For official use
(Please leave blank)

*Please
complete in
typescript, or
in bold black
capitals.*

Company Name in
full

Frome Community Productions CIC ✓

SECTION A: DECLARATIONS ON FORMATION OF A COMMUNITY INTEREST COMPANY

1. We/I, the undersigned, declare that the company whose proposed name appears above will not be:

- (a) a political party;
- (b) a political campaigning organisation; or
- (c) a subsidiary of a political party or of a political campaigning organisation.

(as defined in regulation 2 of the Community Interest Company Regulations 2005 ("the Regulations")). (See note 1)

2. We/I further declare that the company will carry on its activities for the benefit of the community, or a section of the community, (as defined in section 35 of the Companies (Audit, Investigations and Community Enterprise) Act 2004 ("the Act") and the Regulations. Please insert a short description of the community, or section of the community, which it is intended that the company will benefit, in the space provided below (See note 2):

The company's activities will provide benefit to...

- 1 The people whose work, lives & leisure is centred in and around the town of Frome, Somerset
- 2 People who have an interest in Frome life (ex pats, twin towns, social links)
- 3 People who form a wider community of interests shared with those who live or work in and around Frome (special interest groups, charities for example)

TUESDAY



A29 22/04/2008 356
COMPANIES HOUSE

COMPANY NAME

Frome Community Productions CIC

SECTION B: COMPANY ACTIVITIES

Please indicate how it is proposed that the company's activities will benefit the community (or a section of the community). Please provide as much detail as possible to enable the Regulator to make a properly informed decision about whether your company is eligible to be a community interest company (See note 3). We would find it useful if you brought out how you think your company will be different from a commercial company providing similar services or products for individual, personal gain.

<p>Activities (Tell us here what the company is being set up to do)</p>	<p>How will the activity benefit the community? (The community will benefit by . . .)</p>
<p>1 Deliver broadcast services including - a community radio service - an internet radio service - other audio visual services</p> <p>2 To work in partnership with public bodies, charities, community groups, local authorities, community interest groups, voluntary organisations, media organisations, schools & colleges & individuals on delivering community awareness & community projects</p>	<p>Service Participants</p> <p>Opportunity to voice opinion & provide information Develop broadcast & presentational skills, to build on classroom education with work experience, to develop organisational skills</p> <p>Consumers (listeners)</p> <p>Opportunity to develop community identity & social cohesion To contribute towards shaping local service delivery Enhances citizenship & democracy Provides opportunity for engaging in voluntary contribution Satisfies appetite for diverse content Inform, entertain and inspire</p>
<p>2. To provide opportunities for artists, musicians, technicians, producers and other creative practitioners to develop content</p> <p>3. To provide an enabling vehicle for creative artists to contribute and share in exploitation of IPR</p> <p>4. To develop a range of revenue earning services that will subsidise the 'free to air' broadcast services (subscription streaming, ticketed events etc)</p>	<p>Availability of a diverse range of media content delivered via FM radio & web services. Content will be created, produced and delivered for the community, by the community, reflecting local interests and exploring themes that engage the community.</p> <p>Social and economic regeneration for creative community by providing a vehicle for the realisation of benefits of creative IPR, through content exploitation</p> <p>Minimise reliance upon public purse & grants whilst maintaining free to air Community & Internet broadcasting</p>
<p>If the company makes any surplus it will be used for ..</p> <p>Improvement of broadcast infrastructure, delivery of improved training, delivery of higher quality broadcast content, delivery of better access to services & new access channels, undertaking community projects (e.g Frome audio archive, Frome audio newsletter, outreach broadcasting from service users' homes, working with EU partners)</p>	

(Please continue on separate continuation sheet if necessary.)

COMPANY NAME

Frome Community Productions CIC

SECTION C: SIGNATORIES

Each person who will be a first director of the company must sign the declarations.

Signed	PS Meades	Date	14/4/08
Signed	CA Meadows	Date	14/4/08
Signed		Date	
Signed		Date	
Signed		Date	

(Please continue on separate continuation sheet if necessary.)

CHECKLIST

These declarations must be accompanied by the following documents under section 10 of the Companies Act 1985 or Article 21 of the Companies (Northern Ireland) Order 1986 – have you included them with your application?

- (a) Memorandum and articles of association, which comply with requirements imposed by section 32 of the Act and Part 3 of the Regulations or which are otherwise appropriate in connection with becoming a community interest company
- (b) Form 10 or Form 21 - First directors and secretary and intended situation of registered office
- (c) Form 12 or Form 23 - Declaration on application for registration
- (d) Any completed continuation sheets

You do not have to give any contact information in the box opposite but if you do, it will help the Registrar of Companies to contact you if there is a query on the form. The contact information that you give will be visible to searchers of the public record.

Tel	
DX Number	DX Exchange

When you have completed and signed the form please send it to the Registrar of Companies at:
Companies House, Crown Way, Cardiff, CF14 3UZ **DX 33050 Cardiff**
for companies registered in England and Wales

or
Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB **DX235 Edinburgh**
for companies registered in Scotland **or LP – 4 Edinburgh 2**

or
Companies Registry, Department of Enterprise, Trade and Investment, Waterfront Plaza, 8 Laganbank Road Belfast BT1 3BS
for companies registered in Northern Ireland



Companies House
for the record

12

Declaration on application for registration

Please complete in typescript,
or in bold black capitals

CHWP000

[Empty box]

Company Name in full

Frome Community Productions Community Interest Company

I, Jonathan Frank Dawson

of 34 Tilsworth Road, Beaconsfield, Bucks HP9 1TP

† Please delete as appropriate

M/DL
M/DL
M/DL

do solemnly and sincerely declare that I am a † (Solicitor engaged in the formation of the company) ~~person named as director or secretary of the company in the statement delivered to the Registrar under section 10 of the Companies Act 1985~~ and that all the requirements of the Companies Act 1985 in respect of the registration of the above company and of matters precedent and incidental to it have been complied with

Jonathan Dawson
Jan

And I make this solemn Declaration conscientiously believing the same to be true and by virtue of the Statutory Declarations Act 1835

Declarant's signature

Jonathan Dawson

Declared at *Baily Gibson, 5, Station Place, Beaconsfield, Bucks*

Day Month Year

On

21	04	2008
----	----	------

• Please print name

before me • *Martin David Langdon*

Signed

M/D Dawson

Date

21st April 2008

† A Commissioner for Oaths or Notary Public or Justice of the Peace or Solicitor

You do not have to give any contact information in the box opposite but if you do, it will help Companies House to contact you if there is a query on the form. The contact information that you give will be visible to searchers of the public record

J F Dawson
34 Tilsworth Road, Beaconsfield, Bucks HP9 1TP
Tel 01494 670566
DX number DX exchange

Companies House receipt date barcode

This form has been provided free of charge by Companies House

Form revised 10/03

When you have completed and signed the form please send it to the Registrar of Companies at
Companies House, Crown Way, Cardiff, CF14 3UZ DX 33050 Cardiff
for companies registered in England and Wales
or
Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB
for companies registered in Scotland
DX 235 Edinburgh
or LP - 4 Edinburgh 2



Companies House
for the record

10

Please complete in typescript,
or in bold black capitals.

CHWP000

Notes on completion appear on final page

First directors and secretary and intended situation of registered office

Company Name in full

Frome Community Productions *the Community Interest Company*

Proposed Registered Office

(PO Box numbers only, are not acceptable)

Tanner Cottage, Vallis Manor

Egford

Post town

Frome

County / Region

Somerset

Postcode

BA11 3JQ

If the memorandum is delivered by an agent for the subscriber(s) of the memorandum mark the box opposite and give the agent's name and address

Agent's Name

J F Dawson MA LL B

Address

34 Tilsworth Road

Post town

Beaconsfield

County / Region

Bucks

Postcode

HP9 1TP

Number of continuation sheets attached

You do not have to give any contact information in the box opposite but if you do, it will help Companies House to contact you if there is a query on the form. The contact information that you give will be visible to searchers of the public record

J F Dawson MA LL B

34 Tilsworth Road, Beaconsfield, Bucks HP9 1TP

Tel 01494 670566

DX number DX exchange

Companies House receipt date barcode
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for companies registered in England and Wales

or

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

DX 235 Edinburgh
or LP - 4 Edinburgh 2

Company Secretary (see notes 1-5)

Company name

NAME *Style / Title *Honours etc

* Voluntary details

Forename(s)

Surname

Previous forename(s)

Previous surname(s)

†† Tick this box if the address shown is a service address for the beneficiary of a Confidentiality Order granted under section 723B of the Companies Act 1985 otherwise, give your usual residential address. In the case of a corporation or Scottish firm, give the registered or principal office address

Address ††

Post town

County / Region Postcode

Country

I consent to act as secretary of the company named on page 1

Consent signature Date

Directors (see notes 1-5)

Please list directors in alphabetical order

NAME *Style / Title *Honours etc

Forename(s)

Surname

Previous forename(s)

Previous surname(s)

†† Tick this box if the address shown is a service address for the beneficiary of a Confidentiality Order granted under section 723B of the Companies Act 1985 otherwise, give your usual residential address. In the case of a corporation or Scottish firm, give the registered or principal office address

Address ††

Post town

County / Region Postcode

Country

Date of birth Day Month Year Nationality

Business occupation

Other directorships

I consent to act as director of the company named on page 1

Consent signature Date

Notes

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

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

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

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

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

Address

Give the usual residential address

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

Subscribers

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

2 Directors known by another description

- A director includes any person who occupies that position even if called by a different name, for example, governor, member of council

3 Directors details

- Show for each individual director the director's date of birth, business occupation and nationality
The date of birth must be given for every individual director.

4 Other directorships

- Give the name of every company of which the person concerned is a director or has been a director at any time in the past 5 years You may exclude a company which either is or at all times during the past 5 years, when the person was a director, was
 - dormant,
 - a parent company which wholly owned the company making the return,
 - a wholly owned subsidiary of the company making the return, or
 - another wholly owned subsidiary of the same parent company

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

5 Use Form 10 continuation sheets or photocopies of page 2 to provide details of joint secretaries or additional directors