FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 3112420

The Registrar of Companies for England and Wales hereby certifies that SOUTH HERMITAGE MANAGEMENT COMPANY LIMITED

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

Given at Companies House, Cardiff, the 10th October 1995

N031124200

MRS. L. PARRY

For the Registrar of Companies



G

COMPANIES FORM No. 12

24 THE CRESCENT TOWN WALLS

SHREWSBURY

SHROPSHIRE.

SYI ITT (Ref: AB)

Statutory Declaration of compliance with requirements on application for registration of a company



KLO *KN3D9FCN* 301 COMPANIES HOUSE 04/10/95

Please do not write in this margin Pursuant to section 12(3) of the Companies Act 1985

write in :his margin						
Please complete	To the Registrar of Companies	I	For official	use For o	fficial use]
in black type, or bold block lettering	Name of company	L	·			ا. م
	. SOUTH HERMITAGE	MANAGE	MENT C	OMPANY	LIMITED	j
* insert full name of company]
	I, ALASTAIR HOWARD	RUSSELL B	BRIERLE	<u>Y</u>		_
	of 24 THE CRESCENT	TOWN W	JALLS	SHREWS	BURY	_
	SHROPSHIRE SYL IT					-
§ delete as appropriate	do solemnly and sincerely declare that I person named as director or secretary under section 10(2) is and that all the of the above company and of matters And I make this solemn declaration of the provisions of the Statutory Declared at Swam Here.	y of the company requirements of a precedent and in conscientiously be clarations Act 183	y in the state the above A ncidental to elieving the s 35	ment deliver ct in respect it have been came to be tr	ed to the registra of the registratic complied with, ue and by virtue	on
	Before me JA-Su		A. SWT			
	A commissioner for Oaths or Notary the Peace or Solicitor having the pow Commissioner for Oaths.	Publicaduluighs vers conferenced Add Shrewsbi	EE BYGOTT LOC INGILL BURY SY1 11 NE 241331		ON	
	Presentor's name address and reference (if any):	For official Use New Companies Sect		Post room	!	
	CARRARO MITCHELLY GO		ŀ			(



COMPANIES HOUSE

Statement of first directors and secretary and intended situation of registered office

sis form should be completed in black

CN For official use
SOUTH HERMITAGE MANAGEMENT COMPANY LIMITED
RO SABRINA COURT
LONGDEN COLEHAM
Post town SHREWSBURY
County/Region SHROPSHIRE
Postcode SY3 7EL
WATERLOW INFORMATION SERVICES LTD CLASSIC HOUSE 174- 180 OLD STREET LONDON ECIV 9BP TELEPHONE: 071-250 3350 TELEPHONE: 071-808.0867/490 0797
DX: 274 LON CHANCEN LAND
Name GARRARD MITCHELL + CO RA 24 THE CRESCENT TOWN WALLS
Post town SHREWS BURY
County/Region SHROPSHIKE
Postcode SYI 1TT
WATERLOW INFORMATION SERVICES LTD CLASSIC HOUSE 174-180 OLD STREET

To whom should Companies House direct any enquiries about the information shown in this form?

ŢĘ	LONDON EC1V LEPHONE: 071-2	250 3350
GARRARD MITCHELL + C	(: 071-608 0867 7 2 74 LON ∕ CHANC D	490 0797 ERY LANE
24 THE CRESCENT TO	UN WA	us
SHREWS BURY SHROPS HIRE	Postcode	SYI ITJ
Telephone 5/743 350851	_ Extension	Ref: AB

Compa	ny Secretary (See notes 1 -	5)
Name	*Style/Title	CS MR
	Forenames	PHILIP CARL
	Surname	Gourcay
	*Honours etc	
	Previous forenames	
	Previous surname	
Address		AD 67 Belle Vue GARDENS, BELLE VUE
In the case	ential address must be given. e of a corporation, give the or principal office address.	Post town SHREWSBURY
		County/Region Sucofsmac
		Postcode Sy3 75H Country ENGLAND I consent to act as secretary of the company named on page 1
	Consent signature	Signed Date 25 /7 /95
	rs (See notes 1 - 5) rectors in alphabetical order.	
Name	*Style/Title	CD HR
	Forenames	BRIAN JOHN
	Surname	ASHLET
	*Honours etc	
	Previous forenames	
	Previous surname	
Address		AD ST VINCENT HAWKSTONE COURT
In the case	ntial address must be given. of a corporation, give the or principal office address.	Post town WESTON MADER RESCRICE
		County/Region Shappshire
		Postcode S44 5x4 Country ENGLAND
	Date of birth	DO 0 8 0 1 4 6 Nationality NA Bairish
	Business occupation	OC MANAGING DIRECTOR
	Other directorships	OD STATUS HOMES LTD , SARRINA COURT,
* Voluntary	details	I consent to act as director of the company named on page 1
Page 2	Consent signature	Signed Date 25/7/95

Page 2

(See notes 1 - 5)	(continued)	<u></u>	
'Name '	*Style/Title	CD	
	Forenames		
	Surname		
	*Honours etc		
	Previous forenames		
	Previous surname		
Address	Trevious sumame	AD	
Usual residenti In the case of	ial address must be given. a corporation, give the principal office address.	Post town	
	-	Postcode	Country
	Date of birth	DO	Nationality NA
	Business occupation	OC.	
	Other directorships		
	Other directorships		
* Voluntary d	etails	l consent to act as director of the	company named on page 1
	Consent signature	Signed	Date
Delete if the form is signed by the subscribers. Delete if the form is signed by an agent on behalf all the subscriber all the subscribe must sign either personally or by	n of rs.	Signed Signed Signed	Subscribers Date Date 25/7/95 Date 25/7/95 Date
person or persons authorised to sign for them.		Figured	Date
	/	Signed	Date
		Signed	Date
Page 3		Signed	Date

Notes

1 Show for an individual the full forenames NOT INITIALS and surname together with any previous forenames 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 forenames or surname 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.

In the case of a peer, or an individual usually known by a British title, you may state the title instead of or in addition to the forenames and surname and you 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.

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. It also includes a shadow director.

3 Directors details:

Show for each individual director their 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 individual 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,
- 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.

- 5 Use photocopies of page 2 to provide details of joint secretaries or additional directors and include the company's name.
- 6 The address for companies registered in England and Wales is:-

The Registrar of Companies Companies House Crown Way Cardiff CF4 3UZ

or, for companies registered in Scotland:-

The Registrar of Companies Companies House 100-102 George Street Edinburgh EH2 3DJ

The Companies Acts 1985 to 1989 Private Company Limited by Shares

MEMORANDUM OF ASSOCIATION

KLO *KN3D7FCL* 299 COMPANIES HOUSE 04/10/95

3112428

of

SOUTH HERMITAGE MANAGEMENT COMPANY LIMITED

NC

- 5 DET 1995

E20 FEE PAID
COMPANIES
LimitedSF

- 1. The Company's name is South Hermitage Management Company
- 2. The Company's registered office is to be situated in England and Wales.
- 3. The Company's objects are:-
- (A) To acquire, hold, manage, maintain, administer and deal with certain land and buildings (hereinafter called "the Property") known as South Hermitage, Belle Vue, Shrewsbury and to lay out, provide for and maintain in good order the Property and to provide such renewals and additions as may from time to time become necessary to maintain and improve the amenities of the Property, including making contributions to any common roads, pathways, grounds and communal garden areas, placing and maintaining of policies of insurance in respect of all parts of the Property against loss or damage by fire, storm or tempest or special perils normally included in the Property Owners Liability Policies and the placing and maintaining of policies of insurance against all Third Party Claims and all such other policies of insurance as shall be considered necessary or desirable or fit.
- (B) To do all or any of the following, that is to say, all works and things requisite, necessary, convenient or desirable for providing lighting and heating facilities for and supplying electricity, gas, water and all other services and amenities to the Property and for paying the rates and taxes including water rates (if any) and all other outgoings of whatsoever nature charged, assessed or payable thereon or on any part thereof and for engaging gardeners and other employees to provide amenities and services for the Property and the Residents thereof.
- (C) To enter into leases, deeds, covenants and other instruments whereby the Company may or shall assume liabilities and responsibilities for carrying out obligations of all kinds of or in connection with the Property and the Residents thereof.
- (D) To manage, administer and deal with land and buildings whether belonging to the Company or not and to collect rents and income and provide and supply to or for owners and occupiers of land or buildings, services and goods of all kinds.
- (E) To set up and maintain management funds to pay the expenses incurred in the implementation of the Company's objects and to require the Members of the Company to contribute towards such funds as the Company shall deem fit.

- (F) To purchase, take on lease or in exchange, hire or otherwise acquire any real or personal property which may be deemed necessary, convenient or desirable for any of the purposes of the Company.
- (G) To construct, alter and maintain any buildings or works necessary or convenient or desirable for any of the purposes of the Company or for the use of or as an amenity for the Property or the Residents thereof.
- (H) To take any gift of any real or personal property for any one or more of the objects of the Company whether or not subject to any special trust or condition.
- (I) To borrow and secure the repayment of money in such manner as the Company may think fit and to secure and guarantee the performance by the Company of any obligation or liability it may undertake or which may become binding upon it.
- (J) To lend money or advance credit with or without security, upon such terms as the Company may approve, and to guarantee or secure the payment of any moneys or the performance of any obligation by any person or company.
- (K) To undertake and execute any trust or agency business (whether gratuitously or otherwise) the undertaking whereof may seem desirable whether as being convenient for or conducive to any of the objects of the Company or as being a convenience or amenity for the Property or for the Residents thereof.
- (L) To take part in the formation, management, supervision or control of the Company and for that purpose to appoint and remunerate any Directors, Professional Advisors, Consultants, experts or agents and to pay all or any expenses incurred in connection with these activities.
- (M) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments.
- To carry on all or any of the following businesses namely, builders and (N) contractors, carpenters, decorators, gardeners, engineers, merchants of and dealers in stone, sand, lime, bricks, timbers, iron, steel, hardware, paint requisites. electrical. building or decorating and other estate agents and and sanitary equipment, house and insurance agents and to enter into contracts with others to supply these services.
- (O) To sell, let or dispose of all or any of the property of the Company and to invest and deal with the moneys of the Company not immediately required.
- (P) To enter into and make and be party to and accept such covenants and agreements in relation to or in connection with the Property or any other land or personal property as the Company may think fit.
- (Q) To carry on any other trade or business or undertake any obligations, duties and responsibilities whatsoever which can in the opinion of the Company be advantageously carried on or undertaken by the Company in connection with or ancillary to any of the above objects.

- (R) To provide for the welfare of persons employed or formerly employed by the Company and to grant pensions, allowances, gratuities and bonuses to officers or ex-officers, employees or ex-employees of the Company or its predecessors in business or of any associated company of the Company or its predecessors in business or the dependants of such persons and to establish and maintain or concur in establishing and maintaining trusts, funds or schemes (whether contributory or non-contributory), with a view to providing pensions or other funds for any such persons as aforesaid or their dependants.
- (S) To distribute any property of the Company in kind amongst the Members of the Company.
- (T) To purchase and maintain insurance for or for the benefit of any persons who are or were at any time directors, officers, employees or auditors of the Company against any liability incurred by such persons in respect of any act or omission in the actual or purported execution and or discharge of their duties and or in the exercise of their powers and or otherwise in relation to their duties, powers or offices in relation to the Company, and to such extent as may be permitted by law or otherwise to indemnify or to exempt any such person against or from any such liability.
- (U) Subject to, and always in compliance with, the provisions of Sections 155 to 158 (inclusive) of the Act (if and so far as such provisions shall be applicable), to give, whether directly or indirectly, any kind of financial assistance (as defined in Section 152(1)(a) of the Act) for any such purpose as is specified in Section 151(1) and/or Section 151(2) of the Act.
- (V) To do all or any of the things hereinbefore authorised either alone or in conjunction with or as trustee or agent for others or by or through trustees or managing agents and either with or without the intention or object of profit and whether gratuitously or otherwise.
- (W) To do all such other things as are incidental to or conducive to the attainment of the above objects or any of them.

PROVIDED ALWAYS that the objects set forth in any sub-clause of this Clause shall not, except when the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any sub-clause or by the name of the Company. None of such sub-clauses or the objects therein specified or the powers thereby conferred shall be deemed subsidiary or auxiliary to the objects mentioned in the first sub-clause but the Company shall have full power to exercise all or any of the powers conferred by any parts of this Clause notwithstanding that the business, undertaking, property or acts proposed to be transacted, acquired, dealt with or performed do not fall within the objects of the first sub-clause of this Clause.

- 4. The liability of the Members is limited.
- 5. The Share Capital of the Company is £65 divided into 64 Ordinary Shares of £1 each and 1 Management Share of £1.

WE, the subscribers to this Memorandum of Association wish to be formed into a Company pursuant to this Memorandum; and we agree to take the number of shares shown opposite our respective names.

Names and Addresses of Subscribers

Number of shares taken by each Subscriber

ONE

One.

PHILIP CARE GOVERNAY

67 Belle Vice GARDENS

Berce Une

SHREWSBURY

543 7JH

BRIAN JOHN ASHLET

ST VINCENT

3 HAWKSTONE LOURT

WESTON UNDER REPLASTLE

SHROPSHIRE

544 544.

Dated the

315- July 1995

WITNESS to the above signatures:

Pie. Pines

31-7-95

PAUL PURKIS

MIRKTM

56 14161457

CHURCH STREET

5466187

The Companies Acts 1985 to 1989 Private Company Limited by Shares

ARTICLES OF ASSOCIATION

of

SOUTH HERMITAGE MANAGEMENT COMPANY LIMITED

PRELIMINARY

- Subject as hereinafter provided the Regulations incorporated in 1. Table A set out in the Schedule to The Companies (Tables A to F) Regulations 1985 and hereinafter called "Table A" shall apply to the Company.
 - The Articles hereinafter contained together with the Regulations incorporated in Table A subject to their exclusion or modification hereinafter expressed, shall constitute the Regulations of the Company.
 - Any reference in these Articles to "the Act" shall mean the Companies Act 1985 as amended or extended by any other enactment.

INTERPRETATION

2. In these Articles:-

"The Property" means:

the land and buildings described in the

Memorandum of Association.

"Residence" means:

any residential unit comprised in the

Property.

"Resident" means:

the leaseholder, tenant or freeholder of a Residence but so that should two or more persons be Residents of a Residence they shall be deemed to be one Resident for the purposes of these Articles.

Expressions referring to writing shall, unless a contrary intention appears, be construed as including references to print, lithography, photography and other modes of representing or reproducing words in a visible form.

In Regulation 1 of Table A there shall be inserted before the words "office" and "secretary" the word "the" and between the words "regulations" and "the Act" the words "and in any regulations adopting in whole or in part the same".

ALLOTMENTS AND TRANSFER OF SHARES

- The Management Share in the capital of the Company to which 4. the provisions of Article 8 apply, shall be issued only to a subscriber.
 - Save for shares taken by the subscribers to the Memorandum of Association each issued share in the capital of the Company shall relate

to a different Residence forming part of the Property and the Directors shall by resolution determine on the date of issue of any new share the Residence to which such share relates.

- (c) Subject to the provisions of Article 8, upon transfer of any of the subscribers' shares to a Resident the Directors shall by resolution determine the Residence to which each such subscribers' share relates.
- (d) A subscriber may transfer any shares taken by him to a person (other than a Resident) nominated by him in writing to succeed him as a member and any such person shall have the same power to transfer as if he had himself been a subscriber.
- 5. No share shall be issued to a subscriber and no share other than a subscribers' share shall be allotted to any person unless and until payment in full for such share so issued or allotted has been received by the Company.
- 6. For the purposes of Section 80 of the Act the Directors shall have authority to allot any unissued shares in the Share Capital of the Company at such times as they think proper within a period of five years from the date of incorporation of the Company subject to these Articles. The Company may by Ordinary Resolution at any time renew this authority (whether or not it has been previously renewed) for a period not exceeding five years (unless the Company elects by elective resolution to modify the duration of the authority pursuant to Section 80A of the Companies Act 1985) but such Resolution shall comply with the Act. Save as contained in the provisions of these Articles no share, other than the shares agreed to be taken by the subscribers, shall be issued to any person who is not a Resident of the Residence to which the share relates. A Resident shall not be entitled to dispose of his shareholding in the Company while holding, whether alone or jointly with others, a legal estate in any Residence.
- 7. In accordance with Section 91(1) of the Act Sections 89(1) and 90(1) to (6) of the Act shall not apply to the Company.
- 8. Until such time as all the Residences comprised in the Property have been transferred to the Residents, by means of the granting or assigning of a lease or tenancy or the sale of the freehold of a Residence, the holder of the Management Share shall be the only person entitled to vote at any meeting of the Company. This restriction shall cease to apply once the first transfer of all the Residences to the Residents has taken place.

Upon completion of the transfer as defined above, of the last such Residence the Management Share shall be transferred to the Resident thereof and upon registration of the Resident as holder of such share:-

- (i) the Management Share shall thereupon be converted into an ordinary share; and
- (ii) each ordinary share shall have attached thereto the right to vote at any meeting of the Company.
- 9. Except as required by law, no person shall be recognised by the Company as holding any share upon any trust, and the Company shall not be bound by or be compelled in any way to recognise (even when having notice thereof) any equitable, contingent, future or partial interest in any share or any interest in any fractional part of a share or (except only as by these Articles or by law otherwise provided) any other rights in respect of any shares except an absolute right to the entirety thereof in the registered holder. Regulation 5 of Table A shall not apply to the Company.

- 10. Every person whose name is entered as a member in the register of members shall be entitled without payment to receive within two months after allotment or lodgment of transfer (or within such other period as the conditions of issue shall provide) one certificate for each of one of his shares. Every certificate shall be under the common seal of the Company if such exists or otherwise as specified in these Articles and shall specify the share to which it relates and the amount paid up thereon. Provided that in respect of a share held jointly by several persons the Company shall not be bound to issue more than one certificate, and delivery of a certificate for a share to one of several joint holders shall be sufficient delivery to all such holders. Regulation 6 of Table A shall be modified accordingly.
- 11. The lien conferred by Regulation 8 of Table A shall attach to all shares and the Company shall have a first and paramount lien on all shares registered in the name of any person indebted or under liability to the Company whether he be the sole holder thereof or one of two or more joint holders for all moneys presently payable by him or his estate to the Company: but the Directors may at any time declare any shares to be wholly or in part exempt from the provisions of this Article. Regulation 8 of Table A shall be modified accordingly.
- 12. The instrument of transfer of a share shall be signed by or on behalf of the transferor who 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 and Regulation 23 of Table A shall be modified accordingly.
- 13. Subject to such of the restrictions of these Articles as may be applicable, any member may transfer all or any of his shares by instrument in writing in any usual or common form or any other form which the Directors may approve.
- 14. The Directors shall refuse to register a transfer of any share if the transferee is not the Resident of the Residence to which the share relates in accordance with these Articles but shall otherwise register such transfer provided:-
 - (a) the instrument of transfer is accompanied by the certificate of the share to which it relates, and such other evidence as the Directors may reasonably require to show the right of the transferor to make the transfer; and
 - (b) the consideration for the transfer does not exceed the nominal value of the share. Regulation 24 of Table A shall not apply to the Company
- 15. If any member parts with all interest in the Residence held in his name, or if his interest therein ceases and determines, the member or in the event of his death or bankruptcy his legal personal representative or trustee in bankruptcy shall transfer his shareholding in the Company to the person who becomes the Resident of his Residence.
- 16. Any person becoming entitled to a share in consequence of the death or bankruptcy of a member may, upon such evidence being produced as may from time to time properly be required by the Directors and subject as hereinafter provided, elect either to be registered himself as holder of the share or to have some person nominated by him registered as the transferee thereof, but the Directors shall, in either case, have the same right to decline or suspend registration as they would have had in the case of a transfer of the share by that member before his death or bankruptcy, as the case may be. The

provisions of this Article shall apply to any person becoming entitled to a share in consequence of the merger or consolidation of any member being a corporation as they apply to any person becoming entitled to a share in consequence of the death or bankruptcy of a member. Regulation 30 of Table A shall not apply to the Company.

- 17. If the person so becoming entitled shall elect to be registered himself, he shall deliver or send to the Company a notice in writing signed by him stating that he so elects. If he shall elect to have another person registered he shall testify his election by executing to that person a transfer of the share. All the limitations, restrictions and provisions of these Articles relating to the right to transfer and the registration of transfers of shares shall be applicable to any such notice or transfer as aforesaid as if the death or bankruptcy of the member had not occurred and the notice or transfer were a transfer signed by that member.
- 18. The Directors may at any time give notice requiring any person becoming entitled to a share in consequence of the death or bankruptcy of a member to elect either to be registered himself or to transfer it or offer it for purchase in accordance with these Articles. If such person refuses or neglects to comply with such notice within such reasonable time as is specified in the notice, one of the Directors duly nominated for that purpose by a Resolution of the Board of Directors, shall be the attorney of the member with full power to execute, complete and deliver a transfer of such member's share to the person to whom the same ought to be transferred and the Company may give a good discharge for the purchase money and enter the name of the transferee as the holder in the Register of Members.
- 19. The Directors may at any time by notice in writing require any member within such reasonable time as is specified in the notice to indicate in writing the capacity in which he holds any share in the capital of the Company and if he holds such share otherwise than as beneficial owner, to indicate in writing so far as it lies within his knowledge the persons who have an interest in such share (either by name and address or by other particulars sufficient to enable those persons to be identified) and the nature of their interest.

GENERAL MEETINGS AND RESOLUTIONS

- 20. (a) Any proxy appointed by a member of the Company in accordance with Section 372 of the Act shall be entitled to vote on a show of hands as well as on a poll, provided that no person present shall be entitled to more than one vote on a show of hands save as provided in Regulation 50 of Table A.
 - (b) In every notice convening a General Meeting of the Company there shall appear with reasonable prominence a statement that a Member entitled to attend and vote is entitled to appoint a proxy to attend and, on a poll, or a show of hands to vote instead of him and that such proxy need not also be a Member.
 - (c) Regulations 38 and 59 of Table A shall be modified accordingly.
 - (d) Proxies may be deposited at the Registered Office of the Company at any time before the time of the Meeting for which they are to be used unless otherwise specified in the notice convening such Meeting. The Directors may at their discretion treat a facsimile transmission or other machine made copy of an instrument appointing a proxy as a proxy for the purposes of this Article. Regulation 62 of Table A shall be modified accordingly.

- 21. All business shall be deemed special that is transacted at an extraordinary general meeting, and also all that is transacted at an annual general meeting, with the exception of declaring a dividend, the consideration of the accounts, balance sheets, the reports of the Directors and Auditors, the election of Directors and the appointment of and the fixing of the remuneration of, the Auditors.
- 22. At any general meeting a resolution put to the vote of the meeting shall be decided on a show of hands unless before or immediately following the declaration of the result of the show of hands a poll is demanded by the Chairman or any member present in person or by proxy and entitled to vote. Unless a poll be so demanded a declaration by the Chairman that a resolution has on a show of hands been carried (whether unanimously or by a particular majority) or lost and an entry to that effect made in the book containing the minutes of the proceedings of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of votes recorded in such vote.
- 23. Except as provided in these Articles, if a poll is duly demanded it shall be taken in such manner as the Chairman directs, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.
- 24. A Resolution in writing signed or approved by letter, telex, facsimile transmission or cable by all members of the Company, who would have been entitled to vote upon it if it had been duly proposed at a General Meeting or at a meeting of any class of members of the Company, or by their duly appointed attorneys, shall be as valid and effectual as if it had been passed at a General Meeting or at such a class meeting of the Company (as the case may be) duly convened and held. Any such Resolution may consist of several documents in the like form each signed by one or more of the members or their attorneys (or, in the case of a member which is a body corporate, by a director thereof or by a duly appointed representative). Regulation 53 of Table A shall not apply to the Company.

APPOINTMENT OF DIRECTORS

- 25. (a) Unless and until otherwise determined by the Company in General Meeting there shall be no maximum number of Directors and the minimum number of Directors shall be one. Whenever there shall be only one Director of the Company such Director may act alone in exercising all the powers, discretions and authorities vested in the Directors, and Regulation 89 of Table A shall be modified accordingly.
 - (b) Regulation 64 of Table A shall not apply to the Company.
- 26. The Directors shall not be required to retire by rotation and Regulations 73 to 80 (inclusive) of Table A shall not apply to the Company.
- 27. No person shall be eligible to hold office as a Director who is not a member of the Company save for the first Directors of the Company on incorporation pursuant to Section 13(5) of the Act. Regulation 44 of Table A shall not apply to the Company.
- 28. (a) No member shall be appointed a Director at any General Meeting unless either:-
 - (i) he is recommended by the Directors; or

- (ii) not less than fourteen nor more than thirty-five clear days before the date appointed for the General Meeting, notice executed by a Member qualified to vote at the General Meeting has been given to the Company of the intention to propose that person for appointment, together with notice executed by that person of his willingness to be appointed.
- (b) Subject to paragraph (a) above, the Company may by Ordinary Resolution in General Meeting appoint any member who is willing to act to be a Director, either to fill a vacancy or as an additional Director.
- (c) The Directors may appoint a member who is willing to act to be a Director, either to fill a vacancy or as an additional Director, provided that the appointment does not cause the number of Directors to exceed any number determined by the Company in General Meeting as the maximum number of Directors for the time being in force.
- (d) Regulation 84 of Table A shall be modified by the deletion of the last sentence therefrom.

PROCEEDINGS OF DIRECTORS

- 29. Notice of a meeting of the Directors shall be deemed to be properly given to a Director if it is given to him personally or by word of mouth or sent in writing to him at his last known address or any other address given by him to the Company for this purpose, or by any other means authorised in writing by the Director concerned. A Director absent or intending to be absent from the United Kingdom may request the Directors that notices of meetings of the Directors shall during his absence be sent in writing to him at an address or to a facsimile or telex number given by him to the Company for this purpose, but if no request is made to the Directors it shall not be necessary to give notice of a meeting of the Directors to any Director who is for the time being absent from the United Kingdom. A Director may waive notice of any meeting either retrospectively or prospectively. Regulation 88 of Table A shall be modified accordingly.
- 30. All or any of the members of the board or any committee of the board may participate in a meeting of the board or that committee by means of a conference telephone or any communication equipment which allows all persons participating in the meeting to hear each other. A person so participating shall be deemed to be present in person at the meeting and shall be entitled to vote or be counted in a quorum accordingly. Such a meeting shall be deemed to take place where the largest of the group of those participating is assembled, or, if there is no such group where the Chairman of the meeting then is.
- 31. (a) A Director who is in any way either directly or indirectly interested (whether through persons connected with him as defined in section 346 of the Act or otherwise) in any contract, transaction or arrangement (whether or not constituting a contract and whether actual or proposed) with the Company or in which the Company is otherwise interested, shall declare the nature of his interest at a Meeting of the Directors in accordance with section 317 of the Act. Subject to such disclosure a Director shall be entitled to vote in respect of any such contract, transaction or arrangement (whether actual or proposed) in which he is interested and he shall be counted in reckoning whether a quorum is present.
 - (b) Regulations 94 to 97 (inclusive) of Table A shall not apply to the Company.

- 32. The Directors may determine such rules or procedures as they deem fit for the efficient running of the Company. The Company in General Meeting shall have power to amend or repeal such rules or procedures which shall be binding on all members of the Company for as long as they remain in force.
- 33. No person who is not a member of the Company shall be capable of being appointed an alternate Director. Regulation 65 of Table A shall be modified accordingly.

BORROWING POWERS.

34. The Directors may exercise all the powers of the Company to borrow money, whether in excess of the nominal amount of the share capital of the Company for the time being issued or not, and to mortgage or charge its undertaking, property and uncalled capital or any part thereof, and to issue debentures, debenture stock or any other securities whether outright or as security for any debt, liability or obligation of the Company or of any third party.

DISQUALIFICATION OF DIRECTORS

- 35. (a) The office of a Director shall be vacated if he ceases to be a member of the Company.
 - (b) Regulation 81 of Table A shall be modified accordingly.

GRATUITIES AND PENSIONS

36. The Directors are empowered to carry out the powers conferred by Clause 3(R) in the Memorandum of Association of the Company and Regulation 87 of Table A shall be modified accordingly.

NOTICES

- 37. (a) Any notice or other document may be served on or delivered to any Member by the Company either personally, or by sending it by post addressed to the Member at his registered address or by facsimile transmission or telex or other instantaneous means of transmission to a number provided by the Member for this purpose, or by leaving it at his registered address addressed to the Member, or by any other means authorised in writing by the Member concerned. In the case of joint holders of a share, service or delivery of any notice or other document on or to one of the joint holders shall for all purposes be deemed a sufficient service on or delivery to all the joint holders. Regulation 112 of Table A shall be modified accordingly.
 - (b) Any notice or other document, which is sent by post, shall be deemed to have been served or delivered 24 hours after posting and, in proving such service or delivery, it shall be sufficient to prove that the notice or document was properly addressed, stamped and put in the post. Any notice or other document left at a registered address otherwise than by post or sent by facsimile transmission or telex or other instantaneous means of transmission, shall be deemed to have been served or delivered when it was so left or sent. Regulation 115 of Table A shall not apply.

EXECUTION OF DOCUMENTS

38. The seal, if any, shall only be used by the authority of the Directors or of a committee of Directors authorised by the Directors. The Directors may

determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by a Director and by the Secretary or by a second Director. Any document signed by a Director and the Secretary of the Company or by two Directors of the Company and expressed (in whatever form of words) to be executed by the Company has the same effect as if executed under the seal of the Company. A document shall only be so signed with the authority of a resolution of the Directors or a committee of the Directors. Regulation 101 of Table A shall not apply to the Company.

INDEMNITY

- 39. (a) The Company shall in accordance with Section 310(3) of the Act pay for any liability insurance and also indemnify any Director, Officer or Auditor of the Company against any liability incurred by him in defending any proceedings (whether civil or criminal) in which judgment is given in his favour or he is acquitted in any connection with an application under Section 144(3) or (4) or Section 727 in which relief is granted to him by the court from liability for negligence, default, breach of duty or breach of trust in relation to the affairs of the Company.
 - (b) Regulation 118 in Table A shall not apply to the Company.

Names, Addresses and Descriptions of Subscribers

0		
PHILIP	CARL	GOUNLAT

67 BELLE VUE GARDENS

Base Vue

SHROUSBURY

543 7JH

HUS

BRIAN JOHN ASHLEY

ST VINCENT

HANKSTONE COURT

WESTON UNDER REDCASTLE

SHROPSHINE

544 5x9

Dated the 31st July 1995

WITNESS to the above Signatures:-

56 HINAST

CHAIN STIETTAL SYG 6137

PIRATA