THE COMPANIES ACT, 1948



Companies Registration Fee Stamp must bo impressed here.

DECLARATION of Compliance with the requirements of the Companies Act, 1948, on application for registration of a Company.

Pursuant to Section 15 (2).

Insert the FREEMAN ELECTRICAL COMPANY (LONDON) Name of the Company. LIMITED

ited by

ġ.

Ralph Freeman & Co.

223 Regent Street

London, W.I.

The Solicitors' Law Stationery Society, Limited 72 Chancery Lane, W.C.2; 3 Bucklersbury, E.C.4; 49 Bedford Row, W.C.1; 6 Victoria Street, S.W.1; 15 Hanover Street, W.1; 55-59 Newhall Street, Birmingham, 3; 31 Charles Street, Cardiff; 19 & 21 North John Street, Liverpool, 2; 28-30 John Dalton Street, Manchester, 2; and 157 Hope Street, Glasgow, C.2.

A Commissioner for Oaths [or Notary Public of the Peace]

THE STAMP ACT,

(54 & 55 Vict., Ch. 39)



COMPANY LIMITED BY SHARES

Statement of the Nominal Capital

FREEMAN ELECTRICAL COMPANY (LONDON)

LIMITED

Pursuant 1. Section 112 of the Stamp Act, 1891, as amended by Section 7 of the Finance Act, 1899, Section 39 of the Finance Act, 1920, and Section 41 of the Finance Act, 1933.

NOTE .- The Stamp Duty on the Nominal Capital is Ten Shillings for every £100 or fraction of £100.

This Statement is to be filed with the Memorandum of Association or other Document when the Company is registered.

Presented by

Ralph Freeman & Co.

223 Regent Street,

London, W.1.

THE SOLICITORS' LAW STATIONERY SOCIETY, LIMITED

22 Chancery Lane, W.C.2; 3 Bucklersbury, E.C.4; 49 Bedford Row, W.C.1; 6 Victoria Street, S.W.1; 15 Hanover Street, W.1; 55-59 Newhall Street, Birmingham, 3; 31 Charles Street, Cardiff; 19 & 21 North John Street, Liverpool. 2; 28-30 John Dalton Street, Manchester, 2; and 157 Hope Street, Glasgow, C.2.

PRINTERS AND PUBLISHERS OF COMPANIES BOOKS AND FORMS.

Companies 6

THE NOMINAL CAPITAL

OF

PREZNANXEŁKCTRICALXCOX (LONDON)	
R7.	
FREEMAN ELECTRICAL COMPANY (LONDON)	Limited
is £ 5,000. 0.0. divided into:	
5,000 Shares of £1.0.0.	eacl
Shares-of	eac
*Signature Le-	
Description Direct	
Description of the second seco	A
·	, '
Dated the day of June 1960	19
Dated the day of	

*This Statement should be signed by an Officer of the Company, or by the Solicitor(s) engaged in the formation.

DAMAGED DOCUMENT



THE COMPANIES ACT, 1948

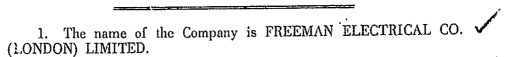
COMPANY LIMITED BY SHARES



Memorandum of Association

— OF —

FREEMAN ELECTRICAL (LONDON) LIMITED



- 2. The Registered Office of the Company will be situate in England.
- 3. The objects for which the Company is established are:-
 - (a) To carry on business as Electrical Engineers and Contractors, Electricians, Mechanical Engineers and Manufacturers, Distributors and Dealers in electrical equipment, apparatus and goods, and the manufacture, sale or hire of equipment, apparatus or goods to which the application of electricity or any like power or any power that can be used is substitute therefor is or may be useful, convenient or ornamental, and to undertake the construction, maintenance and repair of all electrical equipment, apparatus and goods, and render any services in relation to the use of electricity.
 - (b) To produce generally, distribute and accumulate electricity and electro-motive force or other similar power agency, and to supply the same for production transmission for any use of any light or heating, motion or other power as may be thought advisable and to make experiments in and public exhibitions of electric force and light and electrical machinery and appliances and to buy, sell and let out on hire and hire purchase any electrical equipment, apparatus and goods or any of the property of the company (whether real or personal).
 - (c) To establish and carry on all or any of the trades of general merchants, shippers, transport and commission agents, wharfingers, manufacturers of and dealers in any goods, commodities, substances or articles of any other kind, and to carry on and transact every kind of general and agency business, and to carry on any other business which may in the opinion of the Directors be conveniently carried on by this Company.



- (d) To manage, lease, grant licences or concessions in respect of, exchange, mortgage or charge all or any part of the Company's property.
- (e) To alter, improve, extend, add to, rebuild, replace or repair any buildings or other property of the Company.
- (f) To erect, construct, lay down, enlarge, alter and maintain any roads, works, plant and machinery necessary or convenient for the Company's business, and to contribute to or subsidise the erection, construction and maintenance of any of the above.
- (g) To borrow or raise or secure the payment of money for the purposes of or in connection with the Company's business.
- (h) To mortgage and charge the undertaking and all or any of the real and personal property and assets, present or future, and all or any of the uncalled capital for the time being of the Company, and to issue at par or at a premium or discount, and for such consideration and with such rights, powers and privileges as may be thought fit, debentures, mortgage debentures or debenture stock payable to bearer or otherwise, and either permanent or redeemable or repayable, and collaterally or further to secure any securities of the Company by a trust deed or other assurance.
- To receive money on deposit or loan upon such terms as the Company may approve.
- (j) To grant pensions, allowances, gratuities and bonuses and make loans to officers and ex-officers of the Company and to employees or ex-employees of the Company or its predecessors in business or the dependents of such persons, and to establish and support or to aid in the establishment and support of, any schools and any educational, scientific, literary, religious or charitable institutions or trade societies,

whether such institutions or societies be solely connected with the business carried on by the Company or its predecessors in business or not, and to institute and maintain any club or other establishment or profit-sharing scheme calculated to advance the interests of the Company or of the persons employed by the Company.

- (k) To draw, make, accept, endorse, negotiate, discount and execute promissary notes, bills of exchange, and other negotiable instruments.
- (1) To invest and deal with the moneys of the Company not immediately required for the purposes of the business of the Company in or upon such investments and in such manner as may from time to time be determined.
- (m) To pay for any property or rights acquired by the Company either in cash or fully or partly paid-up shares, with or without preferred or deferred or guaranteed rights in respect of dividend or repayment of capital or otherwise, or by any securities which the Company has power to issue, or partly in one mode and partly in another, and generally on such terms as the Company may determine.

(n) To accept payment for any property or rights sold or otherwise disposed of or dealt with by the Company, either by cash, by instalments or otherwise, or in fully or partly paidup shares or stock of any company or corporation, with or without deferred or preferred or guaranteed rights in respect of dividend or repayment of capital or otherwise, or in debentures or mortgage debentures or debenture stock, mortgages or other securities of any company or corporation, or partly in one mode and partly in another, and generally on such terms as the Company may determine, and to hold, dispose of or otherwise deal with any shares, stock or securities so acquired.

WE, the several persons whose names and addresses and descriptions are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and we respectively agree to take the number of Shares in the capital of the Company set opposite to our respective names.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS	Number of Shares taken by each Subscriber, (In words)
[ROHALD FREEMAN]	One
5, telige ösell avenue, London, N.Z.	
Electrical Enginess.	
lope freeman,	Üne .
5. Jelge Itell Quemu. N.3.	
Houserife	

Rt.

0

DATED this/ day of June , 1960

Witness to the above Signatures:-

Permanent House,

223/7 Regent Street,

London, W.1

Solicitor



THE COMPANIES ACT, 1948



COMPANY LIMITED BY SHARES



Articles of Association

OF

FREEMAN ELECTRICAL CO. (LONDON) LIMITED

PRELIMINARY.

- 1 Subject as hereinafter provided the Regulations set out in Part II of Table "A" in the First Schedule to the Companies Act, 1948 (including the Regulations referred to in Clause 1 thereof) shall apply to this Company.
- 2. The following clauses of Part I of the said Table "A" shall not apply to this Company videlicet:—24, 53, 58, 60, 75, 77, 79, 84 (2), 84 (4), 89, 90, 91, 92 and 99.

PRIVATE COMPANY.

3. The Company is a Private Company within the meaning of the Act.

SHARES.

4. The Directors may allot or otherwise dispose of the shares of the Company to such persons and for such consideration, and upon such terms and conditions as they may determine, but so that, except as provided by the Statutes, no shares shall be issued at a discount.

LIEN.

5. The lien conferred by Clause 11 of Part I of Table "A" shall attach to all shares, whether fully paid or not and to 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.

TRANSFER OF SHARES.

6. Any share may be transferred by a member to any child or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew,

niece, wife or husband of such member, and any share of a deceased member may be transferred by his executors or administrators to any child, or other issue, son-in-law, daughter-in-law, father, mother, brother, sister, nephew, niece, widow or widower of such deceased member (to whom such deceased member may have specifically bequeathed the same) and shares standing in the name of the trustees of the will of any deceased member may be transferred upon any change of trustees to the trustee for the time being of such will. Subject to the above exceptions, the Directors may decline to register any transfer of shares in their absolute and uncontrolled discretion and clause 20 of Table "A" shall be deemed to be modified accordingly.

- 7. Except for transfers of shares falling within Article 6 hereof every member or other person who intends to transfer shares (hereinafter called "the Vendor") shall give notice to the Board of Directors of his intention. The notice shall constitute the Board his agent for the sale of the said shares to members of the Company at a price to be agreed upon by the Vendor and the Board, or in case of difference, at the price which the Auditor of the Company for the time being shall certify by writing under his hand to be, in his opinion, the fair selling value thereof as between a willing vendor and a willing purchaser.
- 8. Upon the price being fixed as aforesaid, the Board shall forthwith give notice in writing to all members of the Company of the number and price of the shares to be sold, and invite each of them to state in writing within twenty-one days from the date of the said notice whether he is willing to purchase any and, if so, what maximum number, of the said shares.
- 9. At the expiration of the said twenty-one days, the Board shall allocate the said shares to or amongst the member or members who shall have expressed his or their willingness to purchase as aforesaid, and (if more than one) so far as may be pro rata according to the number of shares already held by them respectively; provided that no member shall be obliged to take more than the said maximum number of shares so notified by him as aforesaid. Upon such altocation being made, the Vendor shall be bound, on payment of the said price, to transfer the shares to the purchaser or purchasers, and if he make default in so doing, the Board may receive and give a good discharge for the purchase money on behalf of the Vendor, and enter the name of the purchaser in the register of members as holder by transfer of the said shares purchased by him.
- 10. In the event of the whole of the said shares not being sold under the foregoing provisions of this Article, the vendor may at any time within six calendar months after the expiration of the said twenty-one days transfer the shares not so sold to any person (subject to Clause 3 of Part II of Table "A").
- 11. The preceding clauses numbered 7, 8, 9 and 10 may be waived by an Extraordinary Resolution of the shareholders.

PROCEEDINGS AT GENERAL MEETINGS.

- 12. No business shall be transacted at any General Meeting unless n quorum of members is present at the time when the meeting proceeds to business. Save as otherwise provided by the regulations of the Company, the quorum shall be two members personally present and in the aggregate holding or representing by proxy not less than one-tenth of the capital of the Company for the time being issued. Clause 4 Part II of Table "A" shall not apply.
- 13. At any General Meeting a resolution put to the vote of the meeting shall be decided on a show of hands unless a poll is (before or on the declaration of the result of the show of hands) demanded by the Chairman or by any member present in person or by proxy. Unless a poll be so demanded a declaration by the Chairman that a resolution has on a show of hands been carried or carried unanimously, or by a particular majority, or lost and an entry to that effect in the book containing the minutes of the proceedings 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.

DIRECTORS.

- 14. The number of Directors may be one and shall not be more than seven.
 - 15. A Director shall not be required to hold a share qualification.
- 16. A person may be appointed a Director notwithstanding that he shall have attained the age of 70 years and no Director shall be liable to vacate office by reason of his attaining that or any other age.
- 17. Subject to the provisions of Section 199 of the Act, a Director may contract with and participate in the profits of any contract or arrangement with the Company as if he were not a Director. A Director shall also be capable of voting in respect of such contract or arrangement, where he has previously disclosed his interest to the Company, or in respect of his appointment to any office or place of profit under the Company or of the arrangement of the terms thereof and may be counted in the quorum at any meeting at which any such matter is considered.

PROCEEDINGS OF DIRECTORS.

18. One Director shall constitute the quorum necessary for the transaction of the business of the Directors.

BORROWING POWERS OF DIRECTORS.

19. 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 uncelled capital, or any part thereof, and to issue debentures, debenture stock, and other securities whether out-

right or as security for any debt liability or obligations of the Company or of any third party.

ALTERNATE DIRECTOR.

- 20. Any Director being or being about to go abroad may by notice in writing to the Company appoint some other person to be his alternate or substitute Director during his absence, such alternate Director having in all respects the same rights and powers as the Appointor. Any person who has been so appointed may be, in like manner, removed by the person who appointed him.
- 21. The Directors may in their discretion pay out of the funds of the Company any travelling or other expenses of any Director or Directors including Alternate Directors whilst engaged on the business of the Company or in attending Meetings of Directors or Committee Meetings or other meetings of the Company.

INDEMNITY.

22. Subject to Section 205 of the Act and in addition to such indemnity as is contained in Clause 136 of Part I of Table "A", every Director, officer, or official of the Company, shall be indemnified out of the funds of the Company against all costs, charges, losses, expenses and liabilities incurred by him in the execution and discharge of his duties or in relation thereto.

NAMES, ADDRESSES AND DESCRIPTIONS OF SUBSCRIBERS	
[RONALD FREEMAN] 5, Edge third avenue, London, 183.	ý
Electrical Congress.	
Høpe Freeman 5, Adge Hill Quenve, N.3.	
Honsewife	

R. DATED this / day of June 1920

Witness to the above Signatures:-

0

Permanent House,

223/7 Regent Street,

London, W.1

Solicitor

DUPLICATE FOR THE FILE

No. 664027



Certificate of Incorporation

	I Hereby	Certify, that
FREEMAN BLECTRICAL CO)_ (London) Lie	ATTED
is this day incorporated under the	e Companies Act,	1948, and that the
Company is Limited. Given under my hand at London the	ıis First	day of
July One Thousa	and Nine Hundred	and Sixty.
	ASSIST/INT SINCSS ECONCOAY COMPANY REGISTRATE 56. STRAND, LC 1 EMDat8.37	ONDON. W.C.2.

i ,

No. of Company 664027







THE COMPANIES ACT, 1948

COMPANY LIMITED BY SHARES

Ordinary Resolution

- of -

FREEMAN ELECTRICAL CO. (LONDON) LIMITED REGISTERED

14 JUN 1965

Passed the 6th day of May, 1965.

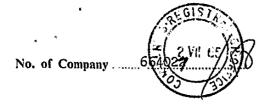
At an EXTRAORDINARY GENERAL MEETING of the Members of the above-named Company, duly convened, and held at 253, Whitechapel Road, London, E.l. on the 6th day of 1965, the following ORDINARY RESOLUTION was duly May. passed :-

"That the Capital of the Company be increased by £5,000 by the creation of 5,000 Ordinary Shares of £1 each, such shares to rank pari passu with the existing Ordinary Shares as to Dividend and in all other respects".

Chairman.

process.

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£1-10

Form No. 10

THE COMPANIES ACT, 1948

Notice of Increase in Nominal Capital

Pursuant to Section 63

Name of Company:

REGISTERED
14 JUN 1965

FREEMAN ELECTRICAL CO. (LONDON)

LIMITED

n authorising

Note.—This notice and a printed copy of the Resolution authorising the increase must be filed within 15 days after the passing of the Resolution. If default is made the Company and every officer in default is liable to a default fine (sec. 63 (?) of the Act).

Presented by

Messrs. Lichman Ufland & Co., Chartered Accountants, 37, Manchester Street, W.1. H. A. JUST & CO. LTD.,

Company Printers and Registration Agents
71 NEW OXFORD STREET, LONDON, W.C.1

Telephone: TEMPLE BAR 2261

To THE REGISTRAR OF COMPANIES.

FREEMAN ELECTRICAL CO. (LO	NDON)	LIMITED	Э.
hereby gives you notice, pursuant to	Section 63 of th		•
by a* ORDINARY			
day of			
of the Company has been increased			
£ 5000 beyond the Re	egistered Capita	al of £5000	
The additional Capital is divided as fo	llows :—		. `
Number of Shares Class	s of Shares	Nominal amount of each Share	•
5000 Or	dinary.	£1	
The Conditions (e.g. voting subject to which the new shares have be			•
Such Shares to rank pari-per as to dividend and in all of the new shares are Preference Shares are Preference Shares Signate State whether Directo or Secretary	other respects	·)	
Dated the day of	% 1 m.€		

THE STAMP ACT, 1891

(54 & 55 VICT., CH. 39)

COMPANY LIMITED BY SHARES



Statement of Increase of the Nominal Capi

of

14 JUN 965

FREEMAN ELECTRICAL CO. (LONDON)

LIMITED

Pursuant to Section 112 of the Stamp Act 1891 as amended by Section the Finance Act 1899, by Section 39 of the Finance Act 1920 an Section 41 of the Finance Act 1933.

NOTE.—The Stamp Duty on an increase of Nominal Capital is Ten Shillings for every £100 or fraction of £100.



This Statement is to be filed with the Notice of Increase which must be filed pursuant to Section 63 (1) of the Companies Act 1948. If not so filed within 15 days after the passing of the Resolution by which the Capital is increased, Interest on the duty at the rate of 5 per cent. per annum from the date of the passing of the Resolution is also payable. (Section 5 of the Revenue Act 1903)

H. A. JUST & CO. LTD.,

Company Printers and Registration Agents 71 NEW OXFORD STREET, LONDON, W.C.1

Telephone: TEMPLE BAR- 2261

Presented by

Messrs. Lichman Ufland & Co.,

37, Manchester Street,

Lundon 7.1.

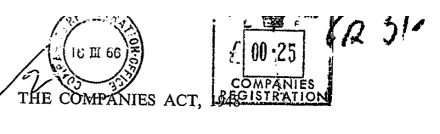
THE NOMINAL CAPITAL

OF

FREEMAN ELECTRICAL CO. (LONDON	THE PERSON NOT BE STANDED. HERE IS NOT A HERE IS NOT A SPECIFICATION.	Limited
has by a Resolution of the Company dated	6th May, 1965	been
increased by the addition thereto of the sum of	of £_5000	му <u>, ырошилых, шү</u> мөрөн(« А к сй
divided into 5000 ORDINARY	Shares of	each,
beyond the registered Capital of £5000. *Signature Officer.		
Dated the day of	» MAT	. 19

*This Statement should be signed by a Director or Secretary of the Company.

f Company 664027



COMPANY LIMITED BY SHARES

Ordinary Resolutions

- of -

FREEMAN ELECTRICAL CO. (LONDON) LIMITED

Passed the 21st day of February, 1966.

At an EXTRAORDINARY GENERAL MEETING of the Members of the above-named Company, duly convened and held at 235, Whitechapel Road, London, E.l., on the 21st day of February, 1966, the following ORDINARY RESOLUTIONS were passed:—

"That the Capital of the Company be increased by £20,000 by the creation of 20,000 Ordinary Shares of £1 each, such shares to rank pari passu with the existing Ordinary Shares as to Dividend and in all other respects."

"That £20,000 out of undistributed profits be capitalised, and that this amount be applied to the issue of 20,000 Shares of £1 each, fully paid, as a free bonus issue, free of tax, to be distributed to members on the basis of two new shares for every one share held."

Chairman.

E CERTIFY that the Resolution has an printed by the Lithographic ocess.

For JUST AND COMPANY LTD.

1. Edales



17 MAR 1966

No. of Certificate 664027







FREEMAN ELECTRICAL CO. (LONDON)

...LIMITED.

Statement of Increase of the Nominal Capital

made pursuant to s. 112 of the Stamp Act, 1891, s. 5 of the Revenue Act, 1903, and the Finance Act, 1933. (Note.-The Stamp Duty to be impressed above is Ten Shillings for every £100 or fraction of £100 of the Increase).

This Statement must be filed together with the Notice of Increase (Form No. 10) and a printed copy of the Resolution authorising the increase of Capital REGISTERED within 15 days after the passing of the Resolution. 11 MAR 1966

F'resented for registration by

29/31, EUSTON ROAD, N.W.1.

Telephone: Holborn 3855 (3 lines).

Telegrams : "Dunterts 60

LIMITED & BLAKE, SHAW Company Registration Agents, Printers & St

Estrand, London."

THE NOMINAL CAPITAL

Soy.	a	OF	,	
Market and the second s	FREEMAN ELECTRIC	AL CO. (LONDON)		(
учу сородина рез га пиналосия			LIMITED,	
has by a Resolu	ition of the Company d	lated 21.2.1966	been increased	
by the addition	thereto of the sum of	£ 20000	divided into	
. 20,000	shares of £		h beyond the Registered	,
Capital of £_1	0,000			Vig.
To be signed by an officer of the Company	Signature	Director		~
Datad the 2	lat: day of	Fehruarv	10 66	

2 05 25 orm No. 10

REGISTRATUAS

THE COMPANIES ACT, 1948.

companies registration

 FREEMAN	ELECTRICAL	CO. (LONDON)	
			LIMITED.

Notice of Increase in the Nominal Capital

made pursuant to s. 63 of the Companies Act, 1948

REGISTERED
21 MAR 1966

This Notice must be filed together with the Statement of Increase (Form No. 26) and a printed copy of the Resolution authorising the increase of Capital within 15 days after passing the Resolution.

esented for registration by

SPIRO SARGANT & CO.,
ARCYLE ROUCE,
29/31, EUSTON ROAD, N.W.1.

EPHONE: HOLBORN 3855 (3 lines).

TELEGRAMS: "DUNTERT ME ASTRAND, LONDON

SHAW & BLAKE, LIMITE

Company Registration Agents, Printers & Staffguers,

8, Bell Yard, Temple Bar, London, W.C.

29

1 MAR 1966

Notice of Increase in the Nominal Capital

	OF	
FRI	EMAN ELECTRICAL CO. (LONDON)	т мариот стемберо этипарстину самаларациялия и
AME FOR PROMISE ADDRESS.		Limited.
To THE RE	GISTRAR OF COMPANIES.	
The abo	ve-named Company hereby gives you notice, p	pursuant to Section 63
of The Companies	Act, 1948, that by (a) Ordinary	Resolution
of the Company da	ted the 21st day of February	19.66 , the Nominal
Capital of the Cor	npany has been increased by the addition t	hereto of the sum of
€ 50 000	beyond the Registered Capital of £	10,000
The add	ditional Capital is divided as follows:—	
Number, of Shares	Class of Share (b).	Nominal Amount of each Share.
20,000	Ordinary	£l
(c) The co	nditions (e.g. voting rights, dividends, wind	ding up, etc.) subject
to which the	new Shares have been or are to be issued	d are as follows:—
Ordi	n Shares to rank pari passu with inary Shares as to Dividends and er respects.	existing in all

Description Director

State whether Director or Manager or Secretary of the Company.

Dated the _____day of February 19.66.

⁽a) Insert "an Ordinary," "an Extraordinary," or "a Special," as the case may be.
(b) If any of the new Shares are Preference Shares state whether they are redeemable or not.
(c) These details must always be set out.
If such is the case, the following information will suffice:
"The new Shares shall rank 'pari passu' in every respect with the Shares in the original Share Capital of the Company."

COMPANY LIMITED BY SHARES

SPECIAL RESOLUTIONS

of

FREEMAN ELECTRICAL CO. (LONDON) LIMITED

Passed the 11th day of June 1968

At an Extraordinary General Meeting of the members of the Gompany, duly convened, and held at 26/28 City Road, Finsbury Square, E.C.1. on the 11th day of June, 1968, the following SPECIAL RESOLUTIONS were duly passed, vis.:-

RESOLUTIONS

- 1. That the authorised share capital of the Company be increased to £30,030 by the creation of 30 new Ordinary Shares of £1 each such new Ordinary Shares to have the rights and privileges and to be subject to the conditions and restrictions set forth in the regulation to be adopted as Article 4A of the Articles of Association of the Company by Resolution No. 3 below.
- 2. That in accordance with the recommendation of the Directors it is desirable to capitalise the sum of £30 being part of the undistributed profits of the Company standing to the credit of the Company's Profit and Loss Account and that the same be applied in making payment in full at par of 50 unissued new Ordinary Shares of £1 each such shares to be distributed, credited as fully paid, to and amongst the persons who were registered as holders of the existing Shares (to be converted by Resolution No. 4 below to Deferred Shares) in the capital of the Company at the closing of the books of the Company on the 30th day of April 1968 in proportion to the amounts paid or credited as paid on such shares held by them respectively on that day, such fully paid new Ordinary Shares to rank for all dividends declared after the date hereof.
- 3. That the Articles of Association of the Company be amended as follows:-
 - (1) The following Article to be numbered 4A shall be inserted immediately after Article 4, that is to say:-

The Share Capital of the Company at the date of the adoption of this Article is £30,030 divided into 30 Ordinary Shares of £1 each and 30,000 Deferred Shares of £1 each. The rights and privileges attaching to the said Ordinary and Deferred Shares are as follows:

(i) Income: The Ordinary Shares shall carry all right to income which the Company may determine to distribute

4

in respect of any financial year.

or otherwise the surplus assets of the Company remaining after payment of its liabilities shall be applied firstly in paying to the holders of the Ordinary Shares (rateably among them according to the amounts paid up or credited as paid up on the Ordinary Shares) the sum of £100,000 in priority to any further payment; secondly in repaying to the holders of the Ordinary Shares the nominal amount paid up or credited as paid up on such shares and thirdly in repaying to the holders of the Deferred Shares the nominal amount paid up or credited as paid up on such shares. Any surplus shall be payable to the holders of the Ordinary Shares.

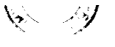
(iii). Voting: Each Ordinary Share shall in a poll carry 4000 votes. The Deferred Shares shall not confer upon the holders thereof the right to receive notice of or to attend or vote at any general meeting of the Company unless the meeting is convened for reducing the capital or winding up or sanctioning a sale of the undertaking or for the purpose of considering a proposition to be submitted to the Meeting directly affecting the special rights or privileges of the holders of such Deferred Shares as a class.

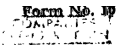
(2.) That Articles 6 to 12 be deleted and the remaining Articles be renumbered accordingly.

4. That upon the passing of this Resolution each of the issued Ordinary Shares of £1 in the capital of the Company be and is hereby converted into a Deferred Share of £1 such Deferred Shares to confer upon the holders thereof the rights and privileges and to be subject to the conditions and restrictions set forth in Article 4A of the Articles of Association of the Company.

R. FREEMAN.

Chairman.





THE COMPANIES ACT, 1948

Notice of Increase in Nominal Capital

Pursuant to section 63

Name of the FREEMAN ELECTRICAL CO. (LONDON) ici pany

LIMITED

Note.—This Notice and a printed copy of the Resolution authorising the increase must be filed within 15 days after the passing of the Resolution. If default is made the Company and every officer in default is liable to a default fine (sec. 63 (3) of the Act).

A filing fee of 5s. is payable on this Notice in addition to the Board of Trade Registration Fees (if any) and the Capital Duty payable on the increase of Capital. (See Twelfth Schedule to the Act).

ented by

1))

ASHEK FISHWAN & CO.,

26/28 CITY ROAD,

FINSBURY SQUARE, LONDON, E.C.1.

The Solicitors' Law Stationery Society, Limited

-192 Fleet Street, F.C.4: 3 Bucklersbury, E.C.4; 49 Bedford Row, W.C.1; 6 Victoria Street, S.W.1;
Innover Street, W.1; 55-59 Newhall Street, Birmingham, 3; 31 Charles Street, Cardiff; 19 & 21 North
Shn Street, Liverpool, 2; 28-30 John Dalton Street, Manchester, 2; and 157 Hope Street, Glasgow, C.2.

PRINTERS AND PUBLISHERS OF COMPANIES BOOKS AND FORMS

Companies 6A

	•	ves you notice, pursuant to
ction 63 of the Companie	es Act, 1948, that by a	* Special
esolution of the Company d	ated the li day	y of June 196 8
6 sum of £ 30	bey	ond the Registered Capital
£ 30,000	rampa 1502571 93446765 — 907 19415870674 MIG PISONIS SEE	
ne additional Capital is div	ided as follows:—	
Number of Shares	Class of Share	Nominal amount of each Share
30	Ordinary	£ 1
	e Nominal Capital of the Consum of £ 30 \$\frac{30}{2}\$ \$\frac{30,000}{2}\$ additional Capital is diventumber of Shares	Timpot or printon

'The Conditions (e.g., voting rights, dividend rights, winding-up rights, etc.)

subject to which the new shares have been, or are to be, issued are as follows:-

The Ordinary Shares shall carry all right to income which the (1) Company may determine to distribute in respect of any financial year.

CAPITAL: On a return of capital in a winding up or otherwise the surplus (2) assets of the Company remaining after payment of its liabilities shall be applied firstly in paying to the holders of the Ordinary Shares (rateably amongst them according to the amounts credited as paid up thereon) the sum of £100,000 in priority to any further payment; secondly in repaying to the holders of the Ordinary Shares the nominal amount credited as paid up on such shares and thirdly in repaying to the holders of the Deferred Shares the nominal amount credited as paid up on the Deferred Shares. Any surplus shall be payable to the holders of the Ordinary Shares.

VOTING: On a poll 4,000 votes for each Share held. (3)

> are redeemable or not. * If any of the new shares are Preference Shares State whether Director Director or Secretary 196 8 June H"day of Dated the

THE STAMP ACT, 1891

(54 & 55 Viot., CH. 39)

COMPANY LIMITED BY SHARES



atement of Increase of the Rominal Capital

OF

FREEMAN ELECTRICAL CO. (LONDON)

LIMITED

Pursuant to Section 112 of the Stamp Act, 1891, as amended by Section 7 of the Finance Act, 1899, by Section 39 of the Finance Act, 1920, and Section 41 of the Finance Act, 1933.

)TE.—The Stamp duty on an increase of Nominal Capital is Ten Shillings for every £100 or fraction of £100.

Statement is to be filed with the Notice of Increase which must be filed bursuant to Section 63 (1) of the Companies Act, 1948. If not so filed within 15 days after the passing of the Resolution by which the Capital is increased, nterest on the duty at the rate of 5 per cent. per annum from the date of the passing of the Resolution is also payable. (Section 5 of the Revenue Act, 1903.)

ented by

ASHER FISHMAN & CO.,

26/28 CITY ROAD,

FINSBURY SQUARE, LONDON, E.C. 13

The Solicitors' Law Stationery Society, Limited.

Chancery Lane, W.C.2; 3 Bucklersbury, E.C.4; 49 Bedford Row, W.C.1; 6 Victoria Street, S.W.1; 5

Hanover Street, W.1; 55-59 Newhall Street, Birmingham, 3; 31 Charles Street, Cardiff; 19 & 21 North

han Street, Liverpool, 2; 28-30 John Dalton Street, Manchester, 2; 157 Hope Street, Glasgow, C.2.

PRINTERS AND PUBLISHERS OF COMPANIES BOOKS AND FORMS

Companies 6B

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IP.T.O.

(

has by a Resolution of the Company dated 112 JUNE 196. been increased by the addition thereto of the sum of £. 30 divided into:-Shares of. & each 30 ORDINARY Shares of each beyond the registered Capital of £30,000 (State whether Director or Secretary) Director day of June 196.8

13

Number of 664627

The Companies Acts 1948 to 1967

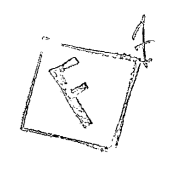
COMPANY LIMITED BY SHARES

Special Resolution

Schreme Minne	
(Pursuant to s. 141 (2) of the Companies Act 1948)	
OF	
, and the second	
Freeman Electrical Co. (London)	
LIMITED	
Section of the second second section of the second s	
Passed 9th August , 19 76.	
The state of the s	
AT an EXTRAORDINARY GENERAL MEETING of the above-named Company, duly convened, and held at 27 Hammersmith Grove, London, W6 7EN	
1976 the subjoined	
on the 9th day of August , 1976, one busyoned Special Resolution duly passed, viz.:—	
RESOLUTION	1
RESOLUTION	
That the name of the Company be changed to Brightside	
Electrical Limited as from Tuesday 31st August 1976.	
Electrical Limited as from factory to	
	K.
	- ?
Signature To be signed by the Chairman, a Director, or the Sicretary of	,
Secretary of the Company.	
NornTo be filed within 15 days after the passing of the Resolution(s).	W.

tly, z Fublishing Limited, Ovez House, 237 Long Lane, Lenden ALI 4PU a schedury of The schleitone Law Stationery Society, Limited. Companie: 7 F21627.24-8-73





CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

No. 664027

Thereby certify that

Ĺ

FREEMAN ELECTRICAL CO. (LONDON) LIMITED

having by special resolution and with the approval of the Secretary of State changed its name, is now incorporated under the name of

ERIGHTSIDE ELECTRICAL LIMITED

Given under my hand at Cardiff the 31ST AUGUST 1976

D. A. PENDLEBURY

Assistant Registrar of Companies

PARTICULARS OF DIRECTOR

Nang

Davis John Arthur

Nationality

British

Usual Residential Address

189 Ralph Road

Shirley Solihull

West Midlands

Business Occupation

Director

Date of Birth 26 October 1916

DIRECTORSHIPS

Wholly Cwned Subsidiaries

Moseley & Company Ltd
Walker Brothers (Birmingham) Ltd.
The Brightside Mechanical & Electrical Services Group
Erightside Heating & Engineering Co. (Midlands & Southern) Ltd
Beardmore Ceilings Ltd
Garnet & Company (Design) Ltd
Brightside Electircal Ltd
Tanjon Ltd
M E Manin Ltd



Department of Trada Companies Registration Office Companies House Crown Way Maindy Cardiff CF4 SUZ Telephone Cardiff (0222) 353555 out

Burl

THE COLUMN TWO IS NOT	Please reply to The Registrar
BRIGHTSIC FLECTRICAL LIRITE	D Your reference
' 27 harmeremith Grove London 66 7em	Gaz List 449
	DEF6 664U27
	Date

The Companies Act 1948

PRICHTSID: ELECTRICAL LIMITED

arenes

In pursuance of section 353(3) of the Companies Act 1948 the Registrar of Companies hereby gives NOTICE that at the expiration of three months from the date of this Notice the name of your company will, unless cause is shown to the contrary, be struck off the register and the company will be dissolved.

Dated this

(C) (C) (C)

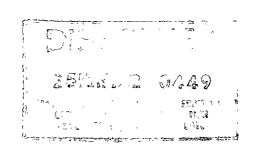
(G.James)

for Registrar

DEF 6

78

V1723



DISSOLVED

664027 BRIGHTSIDE ELECTRICAL LIMITED

This Company was struck off the Register under Section 353(5) of the Companies Act 1918 on . 1.7 MAY 1982 and dissolved by notice in the London Gazette dated ? 5 MAY 1982

Modern

(D B NOTTAGE)

Registrar

DEF 1 SENT	00/00/00
DOF 2 SENT	00/00/00
DEF 3 SENT	00/00/00
CE21 SENT	09/10/51