5/-

Ferm No. 41

THE COMPANIES ACT, 1948

CECLARATION of Compliance with the requirements of the Companies act, 1948, on Application for registration of a companies

Pursuant to Section 15(2).

20 NOV 1967

Name of Company

ATIONA 5/Companies
Registration
Fee Stamp
must be
impressed
here

Limited.

The askebed

I, Thomas Arthur Herbert, of 156 Strand, London, W.C., do solemnly eclare that I am (a) a person named in the Articles of Association as a Secretary of [1-1]

nd that all the requirements of the Companies Act, 1948, in respect of matters precedent to the gistration of the said Company and incidental thereto have been complied with, And I make this demn Declaration conscientiously believing the same to be true and by virtue of the provisions I the Statutory Declarations Act, 1835.

7, NEW SQUARE,

INCOLN'S INN, LONDON, W.C.2

e 20th day of October, 1967.

efore me.

(b) A Commissioner of Oaths.

(a) "A Solicitor of the Supreme Court" (or in Scotland "a Solicitor") "engaged in the formation," or "A person manifeld of the Articles of Assor atom as a Director or Secretary,"

(b) or Notary Public. In sice of the Peace.

Presented by

BUSINESS ECONOMY PRODUCTS LTD.

COMPANY REGISTRATION AGENTS AND PRINTERS

71A CITY ROAD, LONDON, E.C.1.

TEL: CLE. 9252/2692

No of Company

922893

THE STAMP ACT, 1891

THE FINANCE ACT, 1933

Feim No. 25

Allendonield

STATEMENT of the Nominal Capital made pursuant to Section 112 of the Stamp Act, 1891 Note .-- The Stamp Duty on the Nominal Capital is Ten Shillings for every £100 or fraction of £100 Section 41, Finance Act, 1933).

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

	MINAL CAPITAL of		y cash	ing & Limited
£.]	divided into	100	shares of	£1 each.
	Signature	o The	oc. He en	2Cc
rate 20th	October, 1967.	1	Description	Secretary
resented by	BUSINESS ECONOMY COMPANY REGISTRATION A 71A CITY ROAD, LO TEL: CLE. 92	GENTS AND PROMOTE ON DON, F.C.L.	RINTERS	3

922893

3

Memorandum of Association

OF

ALBERSMET LIMITED

20 NOV 1967

1. The name of the Comrany is: -

"ALBERSMET LIMITED".

- 2. The Registered Office of the Company will be situate in England.
- 3. The Objects for which the Company is established are: -
- To carry on the business of petrol filling stations and garage proprietors and motor and general engineers in (a) all their branches; proprietors of shops, cafes, restaurants and hotels, motels, guest houses, and contractors for refreshments and entertainments of all kinds; licensed victuallers, beer, wine and spirit merchants and to manufacture, own, buy, sell, let on hire, repair and generally deal in motor cars, vans, lorries, coaches, and omnibuses, motor cycles and motor scooters, bicycles, and mechanically propelled vehicles of every description, engines, bodies, tyres, fittings, petrol, oil and all kinds of fuel, accessories, components, apparatus requisites concerned with the manufacture, running, upkeep, repair or use of such vehicles, and to carry on business as motor body painters, motor, mechanical, radio, electrical and general engineers, metal and alloy workers, dealers in radio apparatus and accessories, and to act as haulage contractors and carriers of goods and persons in every way and to carry on any other trade or business (manufacturing or otherwise) which may, in the opinion of the Company, be conveniently carried on in connection with all or any of the above businesses, or may be calculated either directly or indirectly, to enhance the value of any of the Company's property or assets or the general business of the Company, and to carry on all or any of the said businesses either together as one husiness or as separate and distinct businesses any part of the world, whether as principals, trustees, manufacturers, wholesalers or retailers, agents for otherwise.
- (b) To carry on the business or businesses of exportant and importers of any goods, materials or things connected with all or any businesses carried on by the company at any time, and to clean, grow, sell, buy, exchange after improve, manipulate, prepare for market and otherwise deal in all kinds of plant, machinery, tools, substances, materials and things necessary or convenient for carrying on any such husinesses whether as principals, agents, trustees, manufacturers, mail order specialists, advertising agents and contractors, hire purchase financiers or otherwise in all their respective branches.

1. BUSINESS ECONOMY PRODUCTS LTD:

OCT. A CHARLE OF LUMBON, LLG.1.

TEL. CLE. AND L. 9252/9256.

- (c) To carry on any other business of any description which may be capable of being advantageously carried on in connection with or ancillary to the objects of the Company or any of them.
- (d) To purchase, sell, exchange, improve mortgage, charge, rent, let on lease, hire, surrender, license, accept surrenders of, and otherwise acquire and/or deal with any freehold, leasehold or other property, chattels and effects, erect, pull down, repair, alter, develop, or otherwise deal with any building or buildings and adapt the same for the purposes of the Company's business.
- (e) To purchase or otherwise acquire all or any part of the business or assets of any person, firm or company, carrying on or formed to carry on any business which this Company is authorised to carry on or possessed of property suitable to the purposes of this Company, and to pay cash or to issue any shares, stocks, debentures or debenture stock of this Company as the consideration for such purchase or acquisition and to undertake any liabilities or obligations relating to the property or business so purchased or acquired.
- (f) To apply for, purchase or otherwise acquire any patents, licenses or concessions which may be capable of being dealt with by the Company, or be deemed to benefit the Company, and to grant rights thereout.
- (g) To sell, let, license, develop or otherwise deal with the undertaking, or all or any part of the property or assets of the Company, upon such terms as the Company may approve, with power to accept shares, debentures or securities of, or interest in, any other company.
- (h) To invest and deal with the moneys of the Company not immediately required for the purposes of the Company in or upon such securities and subject to such conditions as may seem expedient.

- (i) To lend money to such persons, upon such terms and/or security and subject to such conditions as may be desirable.
- (j) To guarantee the payment of any debentures, debenture stock, bonds, mortgages, charges, obligations, interest, dividends, securities, moneys or shares or the performance of contracts or engagements of any other company or person, and to give indemnities and guarantees of all kinds and to enter into partnership or any joint purse arrangement with any person, persons, firm or company, having for its objects similar objects to those of this Company or any of them.
- (k) To borrow or raise money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, charged con all or any of the Company's property, both present and the company's capital, and to re-issue any constant any time paid off.
- (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures, warrants, and other negotiable documents.
- (m) To purchase, subscribe for, or otherwise acquire and hold shares, stocks or other interests in, or obligations of any other company or corporation.
- (n) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place any of the shares in the Company's capital or any debentures, debenture stock or other securities of the Company or in or about the fermation or promotion of the Company or the conduct of its business.
- (o) To pay out of the funds of the Company all costs and expenses of or incidental to the formation and registration of the Company and the issue of its capital and debentures including brokerage and commission.
- (p) To promote or aid in the promotion of any company or companies for the purpose of acquiring all or any of the property rights and liabilities of this Company or for any other purpose which may seem directly or indirectly calculated to advance the interests of this Company.
- (q) To establish and support and aid in the establishment and support of funds or trusts calculated to benefit directors or exdirectors, employees or ex-employees of the Company or the dependants or connections of such persons and to grant pensions and allowances to any such persons.
- (r) To distribute any property of the Company in specie among the members.

6

(s) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

It is declared that the foregoing sub-clauses shall be construed independently of each other and none of the objects therein mentioned shall be deemed to be merely subsidiary to the objects contained in any other sub-clause.

4. The liability of the members is limited.

5. The Share Capital of the Company is:-£100 divided into 100 shares of £1 each, with power to increase or divide the shares in the capital for the time being, into different classes, having such rights, privileges and advantages as to voting and otherwise, as the Articles of Association may from time to time prescribe.

WE, the several persons whose names, addresses and descriptions we 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 our respective names.

Names, Addresses and Descriptions of Subscribers	Number of Shares taken by each Subscriber
Jean Herbert, 136, Strand, London, W. C. 2. 71A, CITY ROAD, LONDON, E.C. 11	ONE
Thomas Arthur Herbert, LL.B., 156, Strand, 71A, CITY ROAD, LONDON, E.C.7. London, W.G.2.	ONE
Barrister-at-Law.	

DATED the 4th day of October, 1967.

WITNESS to the above signatures: -

Christine Freda Herbert, 156; Strand, London, W.C.2.

Company Director.

Elizabeth Stew 19 Walker Stre Edinburgh, 3.

Secretary.

922893

The Companies Act, 1948



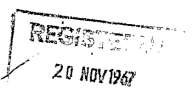


COMPANY LIMITED BY SHARES

Arcicles of Association

OF

ALBERSMET LIMITED



PRELIMINARY

- 1. The regulations contained in Part I of Table A in the First Schedule to the Companies Act, 1948 (such Table being hereinafter called "Table A"), shall apply to the Company save in so far as they are excluded or varied hereby: that is to say. The Clauses in Part I of Table A numbered 24, 53 and 75 shall not apply to this Company; but in lieu thereof, and in addition to the remaining Clauses in Part I of Table A, the following shall be the regulations of the Company.
- 2. The Company is a Private Company and accordingly Clauses 2, 3, 4, 5 and 6 in Part II of Table A shall apply to the Company.

SHARES

3. The shares in the initial and any increased capital shall be under the control of the Directors, who may allot and dispose of or grant options over the same to such persons, on such terms, and in such manner as they think fit.

LIEN

4. The lien conferred by Clause II in Part I of Table A shall attach to fully paid up shares, and to all shares registered in the name of any person indebted or under liability to the Company, whether he shall be the sole registered holder thereof or shall be one of two or more joint holders.

GENERAL MEETING

5. Every notice convening a General Meeting shall comply with the provisions of Section 136(2) of the Companies Act, 1948, as to giving information to Members in regard to their right to appoint proxies; and notices of and other communications relating to any General Meeting which any Member is entitled to receive shall be sent to the Auditor for the time being of the Company.

6. Clause 54 in Part I of Table A shall be read and construed as if the words "Meeting shall be dissolved" were substituted for the words "Members present shall be a quorum".

DIRECTORS

- 7. Unless and until the Company in General Meeting shall otherwise determine, the number of Directors shall be not less than one nor more than five. If at any time there shall only be one Director of the Company, he or she may act as sole Director, exercising all the powers, authorities and discretions vested in the Directors.
- 8. Any Director may appoint any person approved by the Board to be an alternate Director, and such appointment shall have effect, and such appointee while he holds office as an Alternate Director shall be entitled to notice of meetings of Directors, and in the absence of the Director appointing him to attend and vote thereat accordingly, but he shall not require any qualification and he shall ipso facto vacate office if and when the Director appointing him vacates office as Director or removes the alternate Director from office; and any appointment or removal under this Clause shall be effected by notice in writing to the Company under the hand of the Director making the same. The remuneration of any alternate Director shall be payable out of the remuneration payable to the Director appointing him, and shall consist of such portion of the last-mentioned remuneration as shall be agreed between the alternate Director and the Director appointing him.
- 9. Clause 79 in Part I of Table A shall be read and construed as if the proviso to such clause were omitted therefrom.
- 10. Clause 84(5) in Part I of Table A shall be read and construed as if the words "or his firm" appearing in the last line of such sub-clause were omitted therefrom.
- 11. A Director may vote as a Director in regard to any contract or arrangement in which he is interested or upon any matter arising thereout, and if he shall so vote, his vote shall be counted and he shall be reckoned in estimating a q. orum when any such contract or arrangement is under consideration; and Clause 84 in Part I of Table A shall be modified accordingly.

WINDING UP

12. If the Company shall be wound up the assets remaining after payment of the debts and liabilities of the Company and the costs of the liquidation shall first be applied in repaying to the Members the amounts paid or credited as paid on the shares held by them respectively and the balance (if any) shall be distributed among the Members in proportion to the number of shares held by them respectively: Provided always that the provisions hereof shall be subject to the rights of the holders of shares (if any) issued upon special conditions.

FIRST DIRECTORS

13. The first Directors of the Company shall be determined in writing by the Subscribers of the Memorandum of Association.

FIRST SECRETARY

14. The first Secretary of the Company shall be Thomas Arthur Herbert.

NAMES, ADDRESSES AND DESCRIPTION OF SUBSCRIBERS

Jean Herbert

Jean Herbert, 156, Strand London, W.C.2.

Company Director.

Jav. aisterbert

Thomas Arthur Herbert, LL.B., 156, Strand, London, W.C.2.

Barrister-at-Law.

DATED the 4th day of October, 1967.

Darid the 26th day of November 1962.

WITNESS to the above signatures: - Elizabeth Stewart,

DD Dosbert 19 Walker Street, Edinburgh, 3,

Secretary.

Christine Freda Herbert, 156, Strand,

London, W.C.2

Company Director.

COMPANY LIMITED BY SHARES

Memorandum

AND

Articles of Association

OF

ALBERSMET LIMITED



CERTIFICATE OF INCORPORATION

No.

922893

I hereby certify that

ALBERSHET LIBITED

is this day incorporated under the Companies Acts 1948 to 1967 and that the Company is Limited.

Given under my hand at London the

(5)

20th November, 1967.

Assistant Registrar of Companies

(20)

(-)

(28)

COMPANIES ACT, 1948 THE

COMPANY LIMITED BY SHARES

SPECIAL

RESOLUTION

- OF -

ALBERSMET LIMITED

PASSED 31ST DECEMBER 1968

AT an EXTRAORDINARY GENERAL MEETING of the above-named Company, duly convened, and held at 41 Orchard Court, London, W.1. on the 31st day of December, 1968, the subjoined SPECIAL RESOLUTION was duly passed, viz:-

RESOLUTION

That the name of the Company be changed to Brook Shaw Motor Services Limited

" N DERRICK & Co.

👫 🕹 uveric Street LONDON, E.C.4



CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

No. 922893

Whereas

(5)

ALCERSMET LIMITED

was incorporated as a limited company under the

COMPANIES ACTS 1948 TO 1967,

on the 20th November, 1967

And whereas by special resolution of the Company and with the approval of the Board of Trade it has changed its name

Now therefore I hereby certify that the Company is a limited company incorporated under the name of

BROOK SHAW MOTOR SERVICES LIMITED

Given under my hand at London the 21st January, 1969.

Assistant Registrar of Companies

-122 - 1231 1231 Company No 922883

BROOK SMAW MOTOR SECURCES

TEN 2 LEO

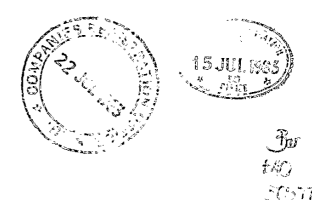
Space leaded

pame 1312 day of July 1983

At on Extraording General Meeting of the above normal Company duly convined and hold on the above date the following resolution about passed as a special Resolution.

That out the consulty the Defatult of Treats, the name of the Company be changed to Performance Sail angle Europe Limited

MM S/82.



FILE COPY



CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

No.

i hereby certify that

022003

BRICK SHILL POPOR CEPTICES

having by special resolution changed its name, is now incorporated under the name of

PERFORMANCE SAILCRAPP EUROPE

Given under my hand at the Companies Recontain Office, Cardiff the

P. C. COATES

an authorised officer

iste ivi

Company No. 922893

THE COMPANIES ACTS 1948 to 1981 COMPANY LIMITED BY SHARES

SPECIAL RESOLUTION

of

BROOK SHAW MOTOR SERVICES LIMITED

Passed the 12(1, day of July 1983

At an <u>EXTRAORDINARY GENERAL MEETING</u> of the above-named Company duly convened and held on the above date the following resolution was duly passed as a <u>SPECIAL RESOLUTION</u> of the Company:-

RESOLUTION

THAT:

the memorandum of association of the Company be amended by the deletion of the existing Clause 5(a) and that the following new Clause 3(a) be



substituted therefor:

- "3. The Objects for which the Company is established are:-
 - (a) To carry on the business of petrol filling stations and garage proprietors and motor, marine and general engineers in all their branches; and to manufacture, own, buy, sell, let on hire, repair and generally deal in motor cars, vans, lorries, coaches, and omnibuses, motor cycles and motor scooters, bicycles, mechanically propelled vehicles of every description, ships, yachts, boats and vessels of every description and whether mechanically propelled or otherwise, engines, bodies, tyres, fittings, petrol, oil and all kinds of fuel, accessories, components, apparatus and requisites concerned with the manufacture, running, upkeep, repair or use of such vehicles and vessels, and to carry on business as motor body painters, motor, marine, mechanical, radio, electrical and general engineers, metal and alloy workers, boat repairers, dealers in radio apparatus and accessories, and to act as haulage contractors and carriers of goods and persons in every way; proprietors of shops, cafes, restaurants and hotels, motels, guest houses, and contractors for refreshments and entertainments of

all kinds; licensed victuallers, beer, wine and spirit merchants and to carry on any other trade or business (manufacturing or otherwise) which may, in the opinion of the Company, he conveniently carried on in connection with all or any of the above businesses, or may be calculated either directly or indirectly, to enhance the value of any of the Company's property or assets or the general business of the Company, and to carry on all or any of the said businesses either together as one business or as separate and distinct businesses in any part of the world, whether as principals, trustees, manufacturers, wholesalers or retailers, agents, or otherwise."

Chairman

THE COMPANIES ACTS 1948 to 1983 COMPANY LIMITED BY SHARES

SPECIAL RESOLUTION

o£

PERFORMANCE SAILCRAFT EUROPE LIMITED

Passed the 194 day of March 1984

At an <u>EXTRAORDINARY GENERAL MEETING</u> of the above-named Company duly convened and held on the above date the following resolution was duly passed as a <u>SPECIAL RESOLUTION</u> of the Company:-

RESOLUTION

- (A) THAT the share capital of the Company be hereby increased to £50,000 by the creation of 49,900 additional Ordinary Shares of £1 each.
- (B) THAT the regulations contained in the document now produced to the meeting and signed for identification purposes by the Chairman hereof



71

be hereby adopted as the Articles of Association of the Company in substitution for and to the exclusion of the existing Articles of Association of the Company.

Chairman

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sase complata ilbiy, preferably black type, or

id block lattering Name of Company

£ 49,900

THE COMPANIES ACTS 1948 TO 1981

Notice of increase in nominal capital

Pursuant to section 63 of the Companies Act 1948



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To the Registrar of Companies

PERFORMANCE SAILCRAFT EUROPE

For official use	Company number 922893

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ote is notice and a nted copy of resolution thonsing the rease must be warded to the gistrar of mpanies hin 15 days or the passing he resolution

•		
Da	ereby gives you notice in account	Limited*
h	ereby gives you notice in accordance with section 63 of the Companies Act 1948 that by \u03bbuckt	
ĺ	Mileson March 1948 that by akai	aniki
th	ne nominal capital of the company has been in the solution of the company has been in the company has	
ç	ne nominal capital of the company has been increased by the addition thereto of the sum of	

beyond the registered capital of $\mathfrak{L}=100$ A printed copy of the resolution authorising the increase is forwarded herewith The additional capital is divided as follows:

Number of shares	Class of share	Nominal amount of each share				
49,900	Ordinary	£1				

(If any of the new shares are preference shares state whether they are redeemable or not) The conditions (eg. 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 new shares which have been issued will rank pari passu in all respects with the existing ordinary shares of the company.

Please tick here if continued overleaf



isto an propriate

Signed

[Director] [Secretary]‡ Date

4 March 1984

Presentor's name, address and reference (if any).

S J Berwin & Co Capital House 42 Weston Street London SEL 30N

Ref: 23/smb

For official use General section

Post room



THE	COMPANI	ŒS	ACTS	194	18 TC	1983
(COMPAINY	LI	MITED	В¥	SHAI	RES

MEMORANDUM

(As amended by Special Resolution dated 12 July 1983)

and

ARTICLES OF ASSOCIATION

of

PERFORMANCE SAILCRAFT EUROPE LIMITED

(As adopted by Special Resolution dated 19 March 1984)

S J BERWIN & CO Capital House 42 Weston Street London SE1 3QN

> Tel: 403-3111 Ref: 23/smb



COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

OF

PERFORMANCE SAILCRAFT EUROPE LIMITED

(as amended by Special Resolution dated 12th July 1983)

- *1. The name of the Company is "PERFORMANCE SAILCRAFT EUROPE 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 the business of petrol filling stations and garage proprietors and motor, marine and general engineers in all their branches; and to manufacture, own, buy, sell, let on hire, repair and generally deal in motor cars, vans, lorries, coaches, and omnibuses, motor cycles and motor scooters, bicycles, mechanically

^{*} By a Special Resolution dated 13 July 1983 the Name of the Company was changed from Brook Shaw Motor Services Limited

propelled vehicles of every description, ships, yachts, boats and vessels of every description and whether mechanically propelled or otherwise, engines, bodies, tyres, fittings, petrol, oil and all kinds of fuel, accessories, components, apparatus and requisites concerned with the manufacture, running, upkeep, repair or use of such vehicles and vessels, and to carry on business as motor body painters, motor, marine, mechanical, radio, electrical and general engineers, metal and alloy workers, boat repairers, dealers in radio apparatus and accessories, and to act as haulage contractors and carriers of goods and persons in every way; proprietors of shops, cafes, restaurants and hotels, motels, guest houses, and contractors for refreshments and entertainments of all kinds; licensed victuallers, beer, wine and spirit merchants and to carry on any other trade or business (manufacturing or otherwise) which may, in the opinion of the Company, be conveniently carried on in connection with all or any of the above businesses, or may be calculated either directly or indirectly, to enhance the value of any of the Company's property or assets or the general business of the Company, and to carry on all or any of the said businesses either together as one business or as separate and distinct businesses in any part of the world, whether as principals, trustees, manufacturers, wholesalers or retailers, agents or otherwise.

(b) To carry on the business or businesses of exporters and importers of any goods, materials or things connected with all or any businesses carried on by the Company at any time, and to clean, grow, sell, buy, exchange, alter, improve, manipulate, prepare for market and otherwise deal in all kinds of plant, machinery,

tools, substances, materials and things necessary or convenient for carrying on any such businesses whether as principals, agents, trustees, manufacturers, mail order specialists, advertising agents and contractors, hire purchase financiers or otherwise in all their respective branches.

(c) To carry on any other business of any description which may be capable of being advantageously carried on in connection with or ancillary to the objects of the Company or any of them.

14

- (d) To purchase, sell, exchange, improve mortgage, charge, rent, let on lease, hire, surrender, license, accept surrenders of, and otherwise acquire and/or deal with any freehold, leasehold or other property, chattels and effects, erect, pull down, repair, alter, develop, or otherwise deal with any building or buildings and adapt the same for the purposes of the Company's business.
- (e) To purchase or otherwise acquire all or any part of the business or assets of any person, firm or company, carrying on or formed to carry on any business which this Company is authorised to carry on or possessed of property suitable to the purposes of this Company, and to pay cash or to issue any shares, stocks, debentures or debenture stock of this Company as the consideration for such purchase or acquisition and to undertake any liabilities or obligations relating to the property or business so purchased or acquired.
- (f) To apply for, purchase or otherwise acquire any patents, licenses or concessions which may be capable of being dealt with by the Company, or be deemed to benefit the Company, and to grant rights thereout.

- (g) To sell, let, license, develop or otherwise deal with the undertaking, or all or any part of the property or assets of the Company, upon such terms as the Company may approve, with power to accept shares, debentures or securities of, or interest in, any other company.
- (h) To invest and deal with the moneys of the Company not immediately required for the purposes of the Company in or upon such securities and subject to such conditions as may seem expedient.
- (i) To lend money to such persons, upon such terms and/or security and subject to such conditions as may be desirable.
- (j) To guarantee the payment of any debentures, debenture stock, bonds, mortgages, charges, obligations, interest, dividends, securities, moneys or shares or the performance of contracts or engagements of any other company or person, and to give indemnities and guarantees of all kinds and to enter into partnership or any join purse arrangement with any person, persons, firm or company, having for its objects similar objects to those of this Company or any of them.
- (k) To borrow or raise money in such manner as the Company shall think fit, and in particular by the issue of debentures or debenture stock, charged upon all or any of the Company's property, both present and future, including its uncalled capital, and to re-issue any debentures at any time paid off.
- (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures, warrants, and other negotiable documents.
- (m) To purchase, subscribe for, or otherwise acquire and hold shares, stocks or other interests in, or obligations of any other company or corporation.

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- (n) To remurerate any person or company for services rendered or to be rendered in placing or assisting to place any of the shares in the Company's capital or any debentures, debenture stock or other securities of the Company or in or about the formation or promotion of the Company or the conduct of its business.
- (o) To pay out of the funds of the Company all costs and expenses of or incidental to the formation and registration of the Company and the issue of its capital and debentures including brokerage and commission.
- (p) To promote or aid in the promotion of any company or companies for the purpose of acquiring all or any of the property rights and liabilities of this Company or for any other purpose which may seem directly or indirectly calculated to advance the interests of this Company.
- (q) To establish and support and aid in the establishment and support of funds or trusts calculated to benefit directors or ex-directors, employees or ex-employees of the Company or the dependants or connections of such persons and to grant pensions and allowances to any such persons.
- (r) To distribute any property of the Company in specie among the members.
- (s) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them.

It is declared that the foregoing sub-clauses shall be construed independently of each other and none of the objects therein mentioned shall be deemed to be merely subsidiary to the objects contained in any other sub-clause.

- 4. The liability of the members is limited.
- *5. The Share Capital of the Company is:- £100 divided into 100 shares of £1 each with power to increase or to divide the shares in the capital for the time being, into different classes, having such rights, privileges and advantages as to voting and otherwise, as the Articles of Association may from time to time prescribe.

^{*} By Special Resolution dated 19 March 1984 the Share Capital of the Company was increased to £50,000 divided into 50,700 Ordinary Shares of £1 each by the creation of 49,900 Ordinary Shares of £1 each.

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

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PERFORMANCE SAILCRAFT EUROPE LIMITED
(as adopted by Special Resolution dated 19 March 1984)

PRELIMINARY

(1) The regulations contained in Part I of Table A in the First Schedule to the Companies Act 1948 shall, except as hereinafter provided and so far as not inconsistent with the provisions of these Articles, apply to the Company to the exclusion of all other regulations or Articles of Association and as if the Company had been registered on (but not before) the date of the adoption of these Articles. References herein to Regulations are to regulations in Part I of the said Table A unless otherwise stated.

SHARE CAPITAL

- (2) The share capital of the Company at the date of the adoption of these Articles is £50,000 divided into 50,000 Ordinary Shares of £1 each.
- (3) (A) Subject to Section 14 of the Companies Act 1980, all unissued shares shall be at the disposal of the Directors and they may allot, grant options over or otherwise dispose of them to such persons, at such times, and on such terms as they think proper.
 - (B) In extension of the powers conferred upon them by paragraph (A) of this Article the Directors may at any time during the period of five years from the date of the adoption of these Articles (and at any time thereafter pursuant to any offer or agreement made by the Company during such period) allot relevant securities up to a maximum nominal amount of £50,000.
 - (C) Section 17(1) of the Companies Act 1980 shall not apply to any allotment authorised by the foregoing provisions of this Article.
 - (D) Words and expressions defined in or bearing a specific meaning for the purposes of the Companies Act 1980 shall bear the same meaning in this Article.

- After the first issue of shares made by the Directors, save with the consent of all the members, no shares shall be issued other than to existing members of the Company on the Register of Members at the date of such issue except in proportion (as nearly as may be) to their then holdings of such shares or in such other proportions as may be agreed between them: provided that the Directors may make any such issue subject to such exclusions or other arrangements as the Directors may deem necessary or expedient to deal with fractional entitlements otherwise arising or legal or practical problems under the laws of, or the requirements of any recognised regulatory body in, any territory.
- With and subject to any incident authorised and consent required by law, the Company may issue shares which are to be redeemed or are liable to be redeemed at the option of the Company or the holder and may purchase its own shares (including any redeemable shares) and may make any payment for any such purpose, including a payment otherwise than out of distributable profits of the Company or the proceeds of a fresh issue of shares. Regulation 3 shall not apply.

TRANSFER OF SHARES

- (6) An instrument of transfer of fully paid shares need not be signed by or on behalf of the transferee. Regulation 22 shall be modified accordingly.
- (7) (A) For the purposes of this Article:-

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- (i) (a) the expression "Privileged Relation", as regards any particular individual member or deceased or former individual member, means and includes the husband or wife or any former husband or wife or the widower of that individual and all the lineal descendants and ascendants in direct line of that individual and the brothers and sisters of that individual and their lineal descendants and a husband or wife or former husband or wife or widower or widow of any of the above persons and for the purposes aforesaid a step child or adopted child of any person shall be deemed to be a lineal descendant of such person and of the lineal descendants of such person;
 - the expression "Family Trusts", as regards any particula: individual member or deceased or former individual member, means trusts (whether arising under a settlement declaration of trust or other instrument by whomsoever or wheresoever made or under a testamentary disposition or on intestacy) under which no immediate beneficial interest in any of the shares in question is for the time being vested in any person other than that individual and/or Privileged Relations of that individual and so that for the purposes aforesaid a person shall be deemed to be beneficially interested in a share if such share or the income thereof is or may become

liable to be transferred or paid or applied or appointed to or for the benefit of such persons or any voting or other rights attaching thereto are or may become liable to be exercisable by or as directed by such person pursuant to the terms of the relevant trusts or in consequence of an exercise of a power or discretion conferred thereby on any person or persons;

- (ii) (a) the word "company" includes any body corporate;
 - (b) the expression "a Member of the same Group", as regards any company, means a company which is for the time being a holding company or a subsidiary of that company or of any such holding company;
 - (c) the expression "Transferor Company" means a company (other than a Transferee Company) which has transferred or proposes to transfer shares to a Member of the same Group; and
 - (d) the expression "Transferee Company" means a company for the time being holding shares in consequence, directly or indirectly, of a transfer or series of transfers of shares between Members of the same Group (the relevant Transferor Company in the case of a series of such transfers being the first transferor in such series);
- (iii) the expression "the Relevant Shares" means and includes (so far as the same remain for the time being held by the trustees of any Family Trust or by any Transferee Company) the shares originally transferred to such trustees or Transferee Company and any additional shares issued to such trustees or Transferee Company by way of capitalisation or acquired by such trustees or Transferee Company in exercise of any right or option granted or arising by virtue of the holding of the Relevant Shares or any of them or the membership thereby conferred.
- (B) Subject to the provisions of Regulation 24 any shares may at any time be transferred:-
 - (i) by any individual member (not being in relation to the shares concerned a holder thereof as a trustee of any Family Trusts) to a Privileged Relation of such member; or
 - (ii) by any such individual member to trustees to be held upon Family Trusts related to such individual member; or
 - (iii) by any member being a company to a Member of the same Group as the Transferor Company; or
 - (iv) by any person entitled to shares in consequence of the death or bankruptcy of an individual member to any person to whom such individual member, if not dead or bankrupt, would be permitted hereunder to transfer the same.

- (C) Where shares have been transferred under paragraph (B)(ii) or (B)(iv) of this Article or under sub-paragraph (i) or (ii) of their successors in office may (subject to the provisions of the Shares as follows:-
 - (i) on any change of trustees, the Relevant Shares may be kransferred to the trustees for the time being of the Family Trusts concerned;
 - (ii) pursuant to the terms of such Family Trusts or in consequence of the exercise of any power or discretion vested in the trustees thereof or any other person, all or any of the Relevant Shares may at any time be transferred to the trustees for the time being of any other trusts being Family Trusts in relation to the same individual member or deceased or former member;
 - (iii) on the total or partial termination of or pursuant to the terms of the Family Trusts concerned or in consequence of the exercise of any such power or discretion as aforesaid, all or any of the Relevant Shares may at any time be transferred to the relevant medical or former member or any Privileged Relation of the relevant member or deceased or former member who has thereby become entitled to the shares proposed to be transferred.
- (D) If and whenever any of the Relevant Shares come to be held otherwise than upon Family Trusts, except in circumstances whereunder a transfer thereof is authorised to be and is to be made to the person or persons entitled thereto, it shall be the duty of the trustees holding such shares to notify the Directors in writing that such event has occurred and the trustees shall be bound, if and when required in writing by the Directors so to do, to give a Transfer Notice (as defined in the next following Article) in respect of the shares concerned.
- (E) If a Transferee Company ceased to be a Member of the same Group as the Transferor Company from which (whether directly or by a series of transfers under paragraph (B)(iii) of this Article) the Relevant Shares where derived, it shall be the duty of the Transferee Company to notify the Directors in writing that such event has occurred and (unless the Transferee Company or a Member of the same Group as the Transferee Company, any such transfer being deemed to be authorised under the foregoing provisions of this Article) the Transferee Company shall be bound, if and when required in writing by the Directors so to do, to give a Transfer Notice (as defined in the next following Article) in respect of the Relevant Shares.
- (F) Any share may at any time be transferred to any person with the consent in writing of all the members. Any such consent may be unconditional or subject to any terms or conditions and in the latter case any share so transferred shall be held subject to such terms and conditions.

- by the last preceding Paragraphs (A) to (F) of this Article (hereinafter called a "Permitted Transfer"), the right to shares in the Company shall be subject to the following (H) to (S) of this Article.
- (H) Before transferring or disposing of any shares or any interest in any shares the person proposing to transfer or dispose of the same (hereinafter called "the Proposing Transferor") shall give a notice in writing (hereinafter called "a Transfer Notice") to the Company that he desires to transfer the same. The Transfer Notice shall constitute the Company his agent for the sale of the shares therein mentioned (together with all rights then attached thereto) at the Prescribed Price during the Prescribed Period and shall not be revocable except with the consent of the Directors or in accordance with Paragraph (I) of this Article.
- (I) If not more than one month before the date on which the Transfer Notice was given the Proposing Transferor and the Directors shall have agreed in writing a price per share as representing the fair value thereof or as being acceptable to the Proposing Transferor and not more than the fair value thereof then such price shall be the Prescribed Price (subject to the deduction therefrom of any dividend or other distribution declared or made after such agreement and prior to the said date. upon the giving of the Transfer Notice the Directors shall request the Auditors to determine and certify the sum per share considered by them to be the fair value thereof as at the said date and the sum per share so determined and certified shall be the Prescribed Price. The Auditors shall act hereunder at the cost and expense of the Company as experts and not as arbitrators and their determination shall be final and binding on all persons concerned and, in the absence of fraud, the Auditors shall be under no liability to any such person by reason of their determination or certificate or by anything donc or smitted to be done by the Auditors for the purpose thereof or in connection therewith. The Company shall forthwith notify the Proposing Transferor of such determination, and the Proposing Transferor shall be entitled, within seven days of such notification, to revoke his Transfer Notice.
- (J) If the Prescribed Price was agreed as aforesaid prior to the said date the Prescribed Period shall commence on such date and expire two months thereafter. If the Prescribed Price was not so agreed the Prescribed Period shall commence on such date and expire two months after the date on which the Auditors shall have notified the Directors of their determination of the Prescribed Price pending which the Directors shall defer the making of the offer hereinafter mentioned.
- (K) All shares included in any Transfer Notice shall first by notice in writing be offered by the Company to all members holding Ordinary Shares (other than the member to whose shares the Transfer Notice relates or any member who has given a Transfer Notice in respect of any shares or who by virtue of Paragraphs

- Notice in respect of his shares or any of them) for purchase at the Prescribed Price on the terms that in case of competition the provisions of the next following paragraph) be sold to the accretions or increasing the number sold to any member beyond that applied for by such member) to their existing holdings of than 21 days) within which it must be accepted or in default Directors to such persons as they may think fit for purchase at the Prescribed Price.
- (L) If the Company shall within the Prescribed Period find a member or members or other person or persons in accordance with the foregoing provisions (each such person being hereinafter called "a Purchaser") to purchase the shares concerned or any of them and give notice in writing thereof to the Proposing Transferor he shall be bound, upon payment of the Prescribed Price, to transfer such shares to the respective Purchaser or Purchasers: Provided that, if the Transfer Notice shall state that the Proposing Transferor is not willing to transfer part only of the shares concerned, this provision shall not apply unless the Company shall have found a Purchaser or Purchasers for the whole of such shares. Every such notice shall state the name and address of the Purchaser or Purchasers concerned and the number of shares agreed to be purchased by him and the purchase shall be completed at a place and time to be appointed by the Directors not being less than three days nor more than ten days after the date of such notice.
- (M) If a Proposing Transferor shall fail or refuse to transfer any shares to a Purchaser or Purchasers hereunder the Directors may authorise some person to execute and deliver on his behalf the necessary transfer or transfers and the Company may receive the purchase money in trust for the Proposing Transferor and cause the Purchaser or Purchasers to be registered as the holder of such shares. The receipt of the Company for the purchase money shall constitute a good discharge to the Purchaser or Purchasers (who shall not be bound to see to the application thereof) and after the Purchaser or Purchasers has or have been registered in purported exercise of the aforesaid powers the validity of the proceedings shall not be questioned by any person.
- (N) If the Company shall not within the Prescribed Period find a Purchaser or Purchasers willing to purchase all the shares and gives notice in writing thereof to the Proposing Transferor, or if the Company shall within the Prescribed Period give to the Proposing Transferor notice in writing that the Company has no prospect of finding a Purchaser or Purchasers, the Proposing Transferor at any time thereafter up to the expiration of two months after the Prescribed Period shall be at liberty (subject only to the provisions of Regulation 24) to transfer those only to the provisions of Regulation 24) to transfer those shares for which the Company has not within the Prescribed Period given notice that it has found (or has given notice that Period given notice that it has found (or Purchasers to any it has no prospect of finding) a Purchaser or Purchasers to any

person by way of a bona fide sale at any price not being less than the Prescribed Price (after deducting, where appropriate, any dividend or other distribution declared or made after the date of the Transfer Notice and to be retained by the Proposing Transferor): provided that:-

- (i) if the Transfer Notice shall state that the Proposing Transferor is not willing to transfer part only of the shares concerned he shall not be entitled hereunder to transfer any of such shares unless in aggregate the whole of such shares are so transferred; and
- (ii) the Directors may require to be satisfied that such shares are being transferred pursuant to a bona fide sale for the consideration stated in the transfer without any deduction, rebate or allowance whatsoever to the Purchaser or Purchasers and if not so satisfied may refuse to register the instrument of transfer.
- (0) No share and no interest in any share shall be held by any member as a bare nominee for or sold or disposed of to any person unless a transfer of such share to such person would rank as a Permitted Transfer. If the foregoing provision shall be infringed the holder of such share shall be bound to give a Transfer Notice in respect thereof.
- (P) A person entitled to a share in consequence of the bankruptcy of a member shall be bound at any time, if and when required in writing by the Directors so to do, to give a Transfer Notice in respect of such shares.
- (Q) If a share remains registered in the name of a deceased member for longer than one year after the date of his death the Directors may require the legal personal representatives of such deceased member either to effect a transfer of such shares (including for such purpose an election to be registered in respect thereof) being a Permitted Transfer or to show to the satisfaction of the Directors that a Permitted Transfer will be effected prior to or promptly upon the completion of the administration of the estate of the deceased member or (failing compliance with either of the foregoing within one month or such longer period as the Directors may allow for the purpose) to give a Transfer Notice in respect of such share.
- (R) For the purpose of ensuring that a transfer of shares is a Permitted Transfer or that no circumstances have arisen whereby a Transfer Notice is required to be given hereunder the Directors may from time to time require any member or the legal personal representatives of any deceased member or any person named as transferee in any transfer lodged for registration to furnish to the Company such information and swidence as the Directors may think fit regarding any matter which they may deem relevant to such purpose. Failing such information or evidence relevant to such purpose. Failing such information or evidence being furnished to the satisfaction of the Directors within a reasonable time after such requirement the Directors shall be reasonable time after such requirement the Directors of (if entitled to refuse to register the transfer in question or (if

- a Transfer Notice be given in respect of the shares concerned.
- (S) In any case where the Directors have duly required a Transfer Notice to be giver in respect of any shares and such Transfer Notice is not duly given within a period of one month, or such Transfer Notice shall (except and to the extent that a Permitted to have been given on such date after the expiration of the said period as the Directors may by resolution determine and the accordingly.
- (8) The Company shall not charge transfer or registration fees, References to fees in Regulations 25 and 28 shall be disregarded.

PROCEEDINGS AT GENERAL MEETINGS

- (9) A poll may be demanded at any General Meeting by the chairman or by any member present in person or by proxy and entitled to vote. Regulation 58 shall be modified accordingly.
- 1101 An instrument appointing a proxy may be in any usual or common form or in any other form which the Directors may approve. instrument (and, where it is signed on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof) must either be delivered at such place or one of such places (if any) as may be specified for that purpose in or by way of note to the notice convening the meeting (or, if no place so specified, at the registered office) at least one hour before the time appointed for holding the meeting or adjourned meeting or (in the case of a poll taken otherwise than at or on the same day as the meeting or adjourned meeting) for the taking of the poll at which it is to be used or be delivered to the Secretary (or the chairman of the meeting) on the day and at the place of, but in any event before the time appointed for holding, the meeting or adjourned meeting or Any instrument of proxy shall not be treated as valid until such delivery shall have been effected. Regulations 69, 70 and 71 shall not apply.
- A resolution in writing signed or approved by telegram or telex by the holders of not less than 90 per cent. in aggregate of the issued Ordinary Shares shall be as effective as if the same had been duly passed at a General Meeting and may consist of several documents in the like force, each signed by one or more persons, but a resolution so signed shall not be effective to do anything required by law to be done in General Meeting or by Special or Extraordinary Resolution. In the case of a corporation the resolution may be signed on its behalf by a Director or the Secretary thereof or by its duly appointed attorney or duly authorised representative. Regulation 73A shall be modified accordingly.

DIRECTOR

- Subject as hereinafter provided the Directors shall not be less than 2 nor more than 10 in number. The Company may by Ordinary and from time to time vary the minimum number and/or fix Regulation 75 shall not apply.
- The ordinary remuneration of the Directors shall from time to [1] time be determined by an Ordinary Resolution of the Company and shall (unless such resolution otherwise provides) be divisible among the Directors as they may agree, or, failing agreement, equally, except that any Director who shall hold office for part only of the period in respect of which such remuneration is payable shall be entitled only to rank in such division for a proportion of remuneration related to the period during which he has held office. The Directors may repay to any Director all such reasonable expenses as he may incur in attending and returning from meetings of the Directors or of any committee of the Directors or General Meetings or otherwise in or about the business of the Company. Any Director who serves on any committee or who otherwise performs services which in the opinion of the Directors are outside the scope of the ordinary duties of a Director, may be paid such extra remuneration by way salary, commission or otherwise as the Directors may determine. Regulation 76 shall not apply.
- A Director shall not be required to hold any shares of the Company by way of qualification. Regulation 77 shall not apply. A Director who is not a member of the Company shall nevertheless be entitled to attend and speak at General Meetings.
- In Regulation 79 the proviso restricting the borrowing and charging powers exercisable by the Directors shall not apply.
- (16) A Director may be a party to or in any way interested in any contract or arrangement or transaction to which the Company is a party or in which the Company is in any way interested. Director may hold and be remunerated in respect of any office or place of profit (other than the office of Auditor of the Company or any submidiary thereof) under the Company or any other company in which the Company is in any way interested and he or any firm of which he is a member may act in a professional capacity for the Company or any such other company and be remunerated therefor. On any matter in which a Director is in any way interested he may nevertheless vote and be taken into account for the purposes of a quorum and (save as otherwise agreed) may retain for his own absolute use and benefit all profits and advantages directly or indirectly accruing to him thereunder or in consequence thereof. Regulation 84, other than paragraph (1) thereof shall not apply.
- The Directors may dispense with the keeping of attendance books for meetings of the Directors or committees of the Directors.

 Regulation 86 shall be modified accordingly.

- perified in Regulation 68 loss incomes and its areas in the state of the shall not apply. The office of a Director small also circitors shall resolve to allest such piers or it as shall have office as Director, but so that is made of an executing office as Director, but so that is made of an executing shall have effect without pregulate to any claim for hand shall have effect without pregulate to any claim for handles for breach of any contract of service between his and the Domany.
- Regulations 89 to 94 and the second members of Regulations 89 not apply.
- The Directors may delegate any of their powers or inscreptions to committees consisting of one or more members of their hody and (if thought fit) one or more other persons no-opted as bereinafter provided. Any committee so formed shall in the exercise of the powers so delegated conform to any regulations which may from time to time be imposed by the Directors. Any such regulations may provide for or authorise the ro-option to the committee of persons other than Directors and for such co-opted members to have voting rights as members of the committee but so that (i) the number of co-opted members shall be less than one-half of the total number of members of the committee and (ii) no resolution of the committee shall be effective unless a majority of the members of the romantities present at the meeting are Directors. Regulation 102 shall not apply.
- A resolution in writing signed or approved by telegram or telex by each of the Directors (or in any case and to the extent authorised by the provisions of these Articles his alternate Director) for the time being in the United Kingdom shall be as effective as a resolution duly passed at a meeting of the Directors and may consist of several documents in the like form. each signed by one or more persons. Regulation 106 shall not apply.

ALTERNATE DIRECTORS

- (A) Any Director may at any time by writing under his hand and deposited at the registered office, or delivered at a meeting of the Directors, appoint any person (including another Director) to be his alternate Director and may in like manner at any time terminate such appointment. Such appointment, unless previously approved by the Directors, shall have effect only upon and subject to being so approved. The same person may be appointed as the alternate Director of more than one Director.
 - (B) The appointment of an alternate Director shall determine on the happening of any event which if he were a Director would cause him to vacate such office or if his appointor ceases to be a Director (retirement at any General Meeting at which the Director is re-elected being disregarded).

- (C) An alternate Director shall (except when absent from the United Kingdom) be entitled to receive potices of meetings of the Directors and of any committee of the Directors of which his appointor is a member and shall be entitled to attend and vote as a Director and be counted in the quorum any such meeting at which his appointor is not personally present and generally at such meeting to perform all the functions of his appointor as a Director and for the purposes of the proceedings at such meeting the provisions of these Articles shall apply as if he were a If he shall be himself a Director or shall attend any such meeting as an alternate for more than one Director his voting rights shall be cumulative. appointor is for the time being absent from the United Kingdom or temporarily unable to act through ill-health or disability his signature to any resolution in writing of the Directors shall be as effective as the signature of his An alternate Director shall not (save as aforesaid) have power to act as a Director nor shall he be deemed to be a Director for the purposes of these Articles,
- (D) An alternate Director shall be entitled to contract and be interested in and benefit from contracts or arrangements or transactions and to be repaid expenses and to be indemnified to the same extent <u>mutatis mutandis</u> as if he were a Director but he shall not be entitled to receive from the Company in respect of his appointment as alternate. Director any remuneration except only such part (if any) of the remuneration otherwise payable to his appointor as such appointor may by notice in writing to the Company from time to time direct.

NOTICES

[23] Any notice or document (including a share certificate) may be served on or delivered to any member by the Company personally or by sending it through the post in a prepaid cover addressed to such member at his registered address, or (if he has no registered address within the United Kingdom) to the address, if any, within the United Kingdom supplied by him to the Company as his address for the service of notices, or by delivering it to such address addressed as aforesaid. Where a notice or other document is served or sent by post, service or delivery shall be deemed to be effected at the expiration of 24 hours (or, where second class mail is employed, 48 hours) after the time when the cover containing the same is posted and in proving such scrvice or delivery it shall be sufficient to prove that such cover was properly addressed, stamped and posted. Regulation 131 shall not apply.

INDEMNITY

Subject to the provisions of and so far as may be permitted by law, every Director, Auditor, Secretary or other officer of the Company shall be entitled to be indemnified by 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 including any liability incurred by him in defending any proceedings, civil or criminal, which relate to anything done or omitted or alleged to have been done or omitted by him as an officer or employee of the Company and in which judgment is given in his favour (or the proceedings are otherwise disposed of without any finding or admission of any or in connection with any application under any statute for relief from liability in respect of any such act or omission in which relief is granted to him by the Court. Regulation 136 shall not apply.

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Notice of new accounting reference date given during the course of an accounting reference period

ITTLE MEMBERS I EVERAL PROPERTY ENTER FOR ENDER

Pursuant to section 3 (1) of the Companies Act 1976



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page 1

Please complingibly, preferably in black type, or bold block iettering	To the Registrar of Companies	For official use	Company number 922893
NOTE	hereby gives you notice in accordance with costing	A (4)	
Please read notes 1 to 5 overleaf before completing this form	hereby gives you notice in accordance with section company's new accounting reference date on which each subsequent accounting reference period of the having come, to an end, is as shown below:	13 (1) of the Ci of the current acc of company is to	ompanies Act 1976 that the counting reference period a bo treated as coming, or a
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See note 4 (c) and complete if appropriate	If this notice states that the current accounting refer extended, and reliance is being placed on section 3 following statement should be completed:	rence period of (6) (c) of the (the company is to be Companies Act 1976, the
‡delete as appropriate	The company is a [subsidiary] [Mondaligycompany] to	of Gavel Secu	rities Lirited
			
	the accounting reference date of which is 31.12.	, company num	nber1898682
§delete as appropriate	Signed Lacerfus [Director]][Secretary] §	Date16.9.85
	Presentor's name, address and reference (if any): For office of the second sec	cial use ection	Post room
	\		13

Price Waterhouse



12 June 1992

The Directors
Gavel Securities Limited
6 Riverside
Banbury
Oxon
OX16 8TL

Dear Sirs,

GAVEL SECURITIES LIMITED 10, 18986 82
PERFORMANCE SAILCRAFT (EUROPE) LIMITED 10, 522893
PRECIS 99 LIMITED 16, 1614216

hice Warnhouse

We give notice that we are resigning as auditors of the above companies with effect from 17 June 1992.

There are no circumstances connected with our resignation which we consider should be brought to the notice of the shareholders or creditors of the above companies.

Yours faithfully,

PJM/RJM/JLP

COMPANIES HOUSE
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PERFORMANCE SAILCRAFT EUROPE LIMITED No 922893

Genned General Meeting 12 Jane, 1992.

As special business the following elective resolutions were proposed by Mr. AV Hancock and seconded by Mr. TW Coventry.

- (A) THAT the Company does elect pursuant to Section 252 of the Companies Act 1985 to dispense with the laying of accounts and reports before the Company in General Meeting.
- (B) THAT the Company does elect pursuant to Section 366A of the Companies Act 1985 to dispense with the holding of annual general meetings.
- (C) THAT the Company does elect pursuant to Section 386:1) of the Companies Act 1985 to dispense with the obligation to appoint auditors annually.

The above resolutions were put to the meeting and passed by 100% of the shareholders. COMPANIES HOUSE

There being no further business the meeting was closed.

2 2 JUN 1992/

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