Company Number: 02407940

WRITTEN RESOLUTION OF

DONCASTER CABLE COMMUNICATIONS LIMITED

(the "Company")

Dated 2 | May 2010

We, the undersigned, being the sole member of the Company for the time being entitled to attend and vote at General Meetings, hereby confirm our approval of the resolution set out below to the intent and effect that the resolution shall be passed, take effect and be treated for all purposes as a special resolution (the "Special Resolution") of the shareholder, in accordance with section 288 of the Companies Act 2006 (the "Act")

Pursuant to Chapter 2 of Part 13 of the Act, the directors of the Company propose that the Special Resolution below is passed as a special resolution of the shareholders

It is acknowledged in passing the below Special Resolution that from 1 October 2009, and pursuant to section 28 of the Act, the Company's existing objects (the "Objects"), previously contained in the Company's memorandum of association, are to be treated as part of the Company's articles of association

SPECIAL RESOLUTION

THAT, pursuant to section 21 of the Act, the Company's articles of association shall be amended with immediate effect by the removal in their entirety of the Objects and that the Company's objects shall therefore be unrestricted in accordance with section 31(1) Attached hereto at Annex 1 following the passing of the above Special Resolution are the Company's articles of association in their entirety

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AGREEMENT

Please read the notes at the end of this document before signifying your agreement to the Special Resolution

The undersigned, a person entitled to vote on the above resolutions on 21 May 2010, hereby irrevocably agrees to the Special Resolution

Signed for and on behalf of The Yorkshire Cable Group Limited

R. War

Date 21 May 2010

NOTES

- If you agree with the Special Resolution, please indicate your agreement by signing and dating this document where indicated above and returning it to the Company If you do not agree to the Special Resolution, you do not need to do anything you will not be deemed to agree if you fail to reply
- Once you have indicated your agreement to the Special Resolution, you may not revoke your agreement
- Unless, by 31 May 2010, sufficient agreement has been received for the Special Resolution to pass, it will lapse. If you agree to the Special Resolution, please ensure that your agreement reaches us before or during this date.
- In the case of joint holders of shares, only the vote of the senior holder who votes will be counted by the Company Seniority is determined by the order in which the names of the joint holders appear in the register of members
- If you are signing this document on behalf of a person under a power of attorney or other authority please send a copy of the relevant power of attorney or authority when returning this document

Company Number 2407940

THE COMPANIES ACT 1985

A PRIVATE COMPANY LIMITED BY SHARES

NEW ARTICLES OF ASSOCIATION

OF

DONCASTER CABLE COMMUNICATIONS LIMITED

(adopted by special resolution passed on 27 January, 1994 and amended by written resolution passed on 10December 1996)

PRELIMINARY

- Except as otherwise provided in these articles, the regulations contained in Table A shall apply to the Company. For the purposes of these articles, Table A means Table A in the Schedule to the Companies (Tables A to F) Regulations 1985, as amended by the Companies (Tables A to F) (Amendment) Regulations 1985
- 2 (1) In these articles, unless the contrary intention appears
 - (a) "business days" means a day on which banks are open for the transaction of general banking business in both the City of London and Singapore;
 - (b) the "Statutes" means the Act and every other statute, statutory instrument, regulation or order for the time being in force concerning companies registered under the Act, and
 - (c) words importing the singular number include the plural number and vice versa, words importing one gender include all genders and words importing persons include bodies corporate and unincorporated associations
 - (2) Headings to these articles are inserted for convenience and shall not affect construction.

SHARE CAPITAL

- The directors are generally and unconditionally authorised, in accordance with section 80 of the Act, to exercise all the powers of the Company to allot relevant securities up to a maximum nominal amount of £20,000,999.
 - (2) The authority contained in paragraph (1) shall expire on the day five years after the date of the adoption of these articles but the Company may, before the authority expires, make an offer or agreement which would or might require relevant securities to be allotted after it expires
 - (3) Section 89(1) of the Act (which regulates the power to allot equity securities, as defined in section 94 of the Act) is excluded.

PROCEEDINGS AT GENERAL MEETINGS

In the case of equality of votes whether on a show of hands or on a poll, the chairman of the meeting at which the show of hands takes place or at which the poll is demanded shall not have a second or casting vote Regulation 50 of Table A shall not apply.

SHAREHOLDERS' RESOLUTIONS

- or on behalf of all the members of the Company who would be entitled to vote on it if it had been proposed at a general meeting or at a meeting of any class of members of the Company shall be as valid and effectual as if it had been passed at a general meeting or at such class meeting (as the case may be) duly convened and held. The resolution may be contained in one document or in several documents in like form each stating the terms of the resolution accurately and signed by or on behalf of one or more of the members. This article is in addition to, and not limited by, the provisions in sections 381A, 381B and 381C of the Act. Regulation 53 of Table A shall not apply.
- 6. (1) A general meeting or a meeting of any class of members of the Company may consist of a conference between members some or all of whom are in different places provided that each member who participates is able
 - (a) to hear each of the other participating members addressing the meeting, and
 - (b) If he so wishes, to address all of the other participating members simultaneously,

whether directly, by conference telephone or by any other form of communications equipment (whether in use when these articles are adopted or not) or by a combination of those methods

- (2) A quoium is deemed to be present if those conditions are satisfied in respect of at least the number of members required to form a quoium
- (3) A meeting held in this way is deemed to take place at the place where the laigest group of participating members is assembled or, if no such group is readily identifiable, at the place from where the chairman of the meeting participates.
- (4) A resolution put to the vote of a meeting shall be decided by each member indicating to the chairman (in such manner as the chairman may direct) whether the member votes in favour of or against the resolution or abstains. Regulation 46 of Table A shall be amended accordingly
- (5) References in this article to members shall include their duly appointed proxies and, in the case of corporate members, their duly authorised representatives

VOTES OF MEMBERS

- 7. (1) A proxy appointed by a member of the Company under section 372 of the Act may vote on a show of hands as well as on a poll, but no person present shall be entitled to more than one vote on a show of hands except as provided in regulation 50 of Table A Regulation 54 of Table A shall be amended accordingly.
 - (2) The instrument appointing a proxy and any authority under which it is executed (or such copy of the instrument or the authority or both as the directors may approve) may be deposited at the place where the meeting or adjourned meeting is to be held at any time before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote. This provision is in addition and without prejudice to the provisions of paragraphs (a), (b) and (c) of regulation 62 and the last provision of regulation 62 shall be modified accordingly.

DIRECTORS

8. (1) The holders of a majority of the ordinary shares in the Company in issue may appoint any person as a director of the Company and may remove any director. Any appointment or removal shall be made in writing signed by the holders of the majority of the ordinary shares in the Company in issue and, in the case of a body corporate holding any of those shares, the signature of any officer or other duly appointed representative shall

suffice. Any appointment of removal shall take effect when it is lodged at the office or produced at any meeting of the directors. 1

- (2) In addition to the circumstances set out in regulation 81 of Table A the office of a director shall be vacated if he is removed from that office in accordance with this article
- (3) The directors may appoint any person who is willing to act to be a director, either to fill a casual vacancy or as an additional director
- (4) The directors shall not be subject to retirement by rotation and regulations 73 to 80 (inclusive) and the last sentence of regulation 84 of Table A shall not apply.
- 9. (1) No director shall vacate his office or be ineligible for re-appointment as a director, nor shall any person be ineligible for appointment as a director, by reason only of his having attained a particular age
 - (2) No special notice is required of any resolution appointing or approving the appointment of such a director nor is any notice required to state the age of the person to whom the resolution relates

ALTERNATE DIRECTORS

- 10. (1) In addition to the persons mentioned in regulation 65 of Table A, any director may appoint a director of any holding company of the Company or of any other subsidiary of that holding company or any person approved by a majority of the other directors to act as an alternate director
 - An alternate director shall be entitled to receive notice of all meetings of directors, to attend and to vote at any meeting at which the director appointing him is not personally present and at that meeting to exercise and discharge all the functions, powers and duties of his appointer as a director and for the purposes of the proceedings at that meeting the provisions of these articles shall apply as if he was a director. Regulation 66 of Table A shall not apply
 - (3) Every person acting as alternate director shall have one vote for each director for whom he acts as alternate, in addition to his own vote if he is also a director, but he shall count as only one for the purpose of determining whether a quorum is present. The last sentence of each of regulation 88 and 89 of Table A shall not apply.

- (4) Any person appointed as an alternate director shall vacate his office as an alternate director if the director by whom he has been appointed ceases to be a director or removes him or on the happening of any event which, if he is or were a director, causes or would cause him to vacate that office. Regulation 67 of Table A shall not apply
- (5) An alternate director shall alone be responsible to the Company for his acts and defaults and shall not be deemed to be the agent of the director appointing him Regulation 69 of Table A shall not apply.

POWERS OF DIRECTORS

- 11. (1) The powers of the directors mentioned in regulation 87 of Table A shall be exercisable as if the word "executive" (which appears before the word "office") were deleted
 - Without prejudice to any other of their powers, the directors may exercise any of the powers conferred by the Statutes to make provision for the benefit of persons employed or formerly employed by the Company or any of its subsidiaries in connection with the cessation of the transfer to any person of the whole or part of the undertaking of the Company or any of its subsidiaries

PROCEEDINGS OF DIRECTORS

- Provided that he has disclosed to the directors the nature and extent of any material interest of his, a director may vote as a director on a resolution concerning any matter in which he has, directly or indirectly, an interest or duty and, if he votes, his vote shall be counted and he shall be counted in the quorum when that resolution or matter is under consideration. Regulations 94 to 96 (inclusive) of Table A shall not apply
- 13. Notices of meetings of the directors shall be given to all directors and to any alternate directors appointed by them, including any situate outside the United Kingdom Regulation 88 of Table A shall be amended accordingly.
- 14 (1) Regulation 93 of Table A (written resolutions of directors) shall apply as if the word "signed" included "approved by letter, facsimile, telegram or telex"
 - (2) The quorum necessary for the transaction of the business of the directors shall throughout the meeting be two directors. A person who holds office only as an alternate director shall, if the director he has been appointed to represent is not present, be counted in the quorum. Regulation 89 of Table A shall not apply. In default of a quorum being present, no business shall be transacted at any meeting unless a quorum of directors is present.

at the time when the meeting proceeds to business. In default of a quorum being present within half an hour from the time appointed for the meeting, the meeting shall be adjourned to such time (being not less than 7 business days after the time appointed for the meeting) and place as the chairman may determine and, if at such adjourned meeting a quorum is not present, the directors present shall be deemed to constitute a quorum

- (3) Subject to below, all decisions of the board shall be by a majority vote of the directors. The chairman shall not have a second or casting vote on a show of hands or on a poll at any meeting of the directors. The majority of the Directors present, where any resolution is proposed, shall
 - (a) together have the right if voting in favour of such resolution to cast in respect thereof such number of votes as in aggregate exceeds by one vote the total number of votes cast against such resolution, notwithstanding that a majority vote may not otherwise exist, and
 - (b) each have the right if voting against such resolution to cast in respect thereof such number of votes as in aggregate exceeds by one vote the total number of votes cast in favour of such resolution.
- (4) The board may delegate to any committee of the directors any matter with which the directors were competent to deal. All decisions of any such committee shall require a unanimous vote in favour thereof and in default of such unanimous vote, the matter shall be referred for a decision to the directors.
- (5) The directors may appoint a chairman and determine the period for which he is to hold office. If no such chairman is appointed or, if at any meeting the chairman is not present within five minutes after the time appointed for holding the same, the directors present may appoint one of their number to be chairman of the meeting. Regulation 91 of Table A shall not apply. The chairman shall not have a casting vote.
- 15. (1) A meeting of the directors may consist of a conference between directors some or all of whom are in different places provided that each director who participates is able
 - (a) to hear each of the other participating directors addressing the meeting; and
 - (b) If he so wishes, to address all of the other participating directors simultaneously,

whether directly, by conference telephone or by any other form of communications equipment (whether in use when these articles are adopted or not) or by a combination of those methods

- (2) A quotum is deemed to be present if those conditions are satisfied in respect of at least the number of directors required to form a quorum, subject to the provisions of article 12
- (3) A meeting held in this way is deemed to take place at the place where the largest group of participating directors is assembled or, if no such group is readily identifiable, at the place from where the chairman of the meeting participates.

SEAL

- 16 (1) The Company may exercise the powers conferred by the Statutes with regard to having official seals and those powers shall be vested in the directors
 - (2) The directors shall provide for the safe custody of every seal which the Company may have
 - (3) A seal shall be used only by the authority of the directors or a duly authorised committee but that authority may consist of an instruction or approval given by letter, facsimile, telegram, telex or telephone by a majority of the directors or of the members of a duly authorised committee
 - (4) The directors may determine who shall sign any instrument to which a seal is applied, either generally or in relation to a particular instrument or type of instrument, and may also determine, either generally or in any particular case, that such signatures shall be dispensed with or affixed by some mechanical means
 - (5) Unless otherwise decided by the directors every institument to which a seal is applied shall be signed by two directors of one director and the secretary.
 - (6) Regulation 6 of Table A shall be amended accordingly. Regulation 101 of Table A shall not apply

NOTICES

17. Regulation 112 of Table A shall apply as if the last sentence were deleted and Regulation 116 shall apply as if the words "within the United Kingdom" did not appear

18 Proof that

- (a) an envelope containing a notice was properly addressed, prepaid and posted (by airmail or first class post, where available), or
- (b) a telex of facsimile transmission setting out the terms of a notice was properly despatched

shall be conclusive evidence that the notice was given. A notice shall be deemed to be given at the expiry of 2 business days after the envelope containing it was so posted when such notice was put in the post to an address in the country of despatch or seven business days after the envelope containing it was so posted when such notice was put in the post to an address outside the country of despatch or, in the case of telex or facsimile transmission, when despatched Regulation 112 of Table A shall be amended accordingly. Regulation 115 of Table A shall not apply.

INDEMNITY

- Subject to the provisions of and to the extent permitted by the Statutes, every director, other officer or auditor of the Company shall be indemnified out of the assets of the Company against any liability incurred by him in the actual or purported execution or discharge of his duties or the exercise or purported exercise of his powers or otherwise in relation to or in connection with his duties, powers or office, but
 - this indemnity shall not apply to any liability to the extent that it is recovered from any other person, and
 - (b) the indemnity is subject to such officer or auditor taking all reasonable steps to effect such recovery, so that the indemnity shall not apply to the extent that an alternative right of recovery is capable of being enforced

Regulation 118 of Table A shall not apply

As amended by written resolution passed on December 1996