

COMPANIES FORM No. 12

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



Please do not write in this margin

Pursuant to section 12(3) of the Companies Act 1985

Please complete legibly, preferably in black type, or	
legibly, preferably	Please complete
	in black type, or
hold block lettering	

To the Registrar of Companies (Address overleaf)

For official use For official use

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Declarant to sign below

Name of company

 insert full name of Company

> I, Robert Stephen Kelford a duly authorised Officer of Chettleburgh International Limited of Temple House, 20, Holywell Row, London EC2A 4JB

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† delete as appropriate

do solemnly and sincerely declare that Chettleburgh International Limited is the body corporate named as Secretary of the Company in the statement delivered to the registrar under section 10(2) and that all the requirements of the above Act in respect of the registration of the above company and of matters precedent and incidental to it have been complied with, And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835

Declared at 135 High Street Hornchurch Essex RM12 4UH

the 6 day of January

One Thousand nine hundred and ninety two before me

A Commissioner for Oaths or Notary Public or Justice of

the peace or Solicitors having the powers conferred on a Commissioner for Oaths.

Presentor's name address and reference (if any):

CHETTLEBURGH'S LIMITED Temple House 20 Holywell Row London EC2A 4JB

Tel: 071-377-0381 Fax: 071-377-6646 For official Use New Companies Section

Post room



Statement of first directors and

This form should be completed in black.	secretary and intended situation of registered office
	CN 2677083 For official use <i>V</i>
Company name (in full)	RAM JEWELLERS LIMITED
Registered office of the company on incorporation.	RO 116 BELGRAVE ROAD
•	Post town LEICESTER
	County/Region LEICESTERSHIRE Postcode LE4 5AT
If the memorandum is delivered by an agent for the subscribers of the memorandum mark 'X' in the box opposite and give the agent's name and address.	
and dearess.	Name CHETTLEBURGH'S LIMITED
	TEMPLE HOUSE 20 HOLYWELL ROW
	LONDON EC2A 4JB TEL: (07-1)-377-038-1
	Post town FAX. (071) 377-6646
	County/Region
	Postcode '
Number of continuation sheets attached	2
To whom should Companies House direct any enquiries about the information shown in this form?	CHETTLEBURGH'S LIMITED TEMPLE HOUSE
	20 HOLYWELL ROW LONDON EC2A 4JB TEL(07.1)377-0381Postcode FAX. (07.1)377-6646 Extension
	Telephone FAX. (071) 377-6646 Extension

Compan	y Secretary (See notes 1 - 5)		
Name	*Style/Title	CS MR	
	Forenames	MAHUL RAMANLAL	_]
	Surname	VISRAM	
	*Honours etc	N/A	
	Previous forenames	N/A	
	Previous surname	N/A	ل
Address		AD 66 MANOR ROAD, OADBY	╝
Usual reside	ential address must be given.		
	of a corporation, give the principal office address.	Post town LEICESTER	
		County/Region <u>LEICESTERSHIRE</u>	_]
		Postcode LE2 2SA Country I consent to act as secretary of the company named on page 1	_
	Consent signature	Signed X Characters. Date 9/1/99.	
	'S (See notes 1 - 5) rectors in alphabetical order.		ч
Name	*Style/Title	CD MR	
	Forenames	RAMANLAL NARSHIDAS	
	Surname	VISRAM	
	*Honours etc		
	Previous forenames		
	Previous surname		_}
Address		AD 9 EDEN ROAD, OADBY	╝
	ential address must be given.		
	of a corporation, give the or principal office address.	Post town LEICESTER	
		County/Region LEICESTERSHIRE	
		Postcode LE2 Country	_]
	Date of birth	DO 1 5 1 1 4 7 Nationality NA BRITISH	_[
	Business occupation	OC JEWELLER	_]
	Other directorships	OD NONE	_
			⅃
* Voluntary	/ details	I consent to act as director of the company named on page 1	
Page 2	Consent signature	Signed Date 2 1 99	

I copsent to act as director of the company named above

Date

*Voluntary details

Consent signature

Signed

COMPANIES FORM 10 (cont.) Company Secretary (See notes 1-5) Name RAM JEWELLERS LIMITED Company Name and Number No. cs *Style/Title Name Forenames Surname *Honours etc Previous forenames Previous surname Address Usual residential address must be given. In the case of a corporation, give the registered or principal office Post town address. County/Region Country Postcøde I consent to act as secretary of the company named above Date Consent signature Signed **Directors** Please list directors in alphabetical order. CD Name *Style/Title MEHUL RAMANLAL Forenames VISRAM Surname *Honours etc Previous forenames Previous surname 66 MANOR ROAD, OADBY Address Usual residential address must be given. In the case of a corporation, give the registered or principal office Post town LEICESTER address. County/Region LEICESTERSHIRE Country_ Postcode LE2 2SA BRITISH 2 |4 0 | 9 | 7 | NA DO Nationality Date of birth SALES ASSISTANT OC **Business** occupation とらての

*Voluntary details

Consent signature

Other directorships

I consent to act as director of the company named above Signed Destroy

OD

2/1/92 Date

Directors (co	ontinued)		
See notes 1 - 5)	*OA. J. PTIAL	CD MR	
Vame	*Style/Title Forenames	PRAFULCHANDRA NARSHIDAS	
	Surname	VISRAM	
	*Honours etc		
	Previous forenames		
	Previous surname		
Address		AD 66 MANOR ROAD, OADBY	
In the case of a	address must be given. corporation, give the incipal office address.	Post town LETCESTER County/Region LETCESTERSHIRE Postcode 182 284 Country	
	Date of birth	Postcode LE2 2SA Country DO 1 3 0 3 5 2 Nationality NA BRITISH	
	Business occupation	OC JEWELLER	
	Other directorships	OD None	
			
* Voluntary de	tails	I consent to act as director of the company named on page 1	
(Consent signature	Signed x Date 2/1/92	
Delete if the form is signed by the subscribers.		Signature of agent on behalf of all subscribers Date 4/1/92	
Delete if the form		Signed Date	
is signed by an agent on behalf of all the subscriber	ıf	Signed Date	,
All the subscriber		Signed Date	
personally or by a person or person authorised to sign for them.	is n	Signed Date	
	!	Signed Date	
			mentine and I 2 Total I . Wes
Page 3		-8igned Date ·	

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THE COMPANIES ACTS 1985 to 1989

A PRIVATE COMPANY LIMITED BY SHARES.

2677083 MEMORANDUM OF ASSOCIATION of RAM JEWELLERS LIMITED

- The name of the Company is:- RAM JEWELLERS LIMITED 1.
- The Registered Office of the Company will be situated in England 2. and Wales.
- The objects for which the Company is established are :-3.
 - (a) To carry on business as a general commercial company acting principally but not exclusively as designers, manufacturers, wholesalers, retailers, mail order and general dealers in, exporters, importers, repairers, renovators and rebuilders of all new and antique jewellery including all types of rings, bracelets, necklaces, pins, brooches, clips, clasps, clocks, watches, gold and silver plate, badges, medals, coins, cups, trophies, telephones, binoculars, telescopes, cameras, lenses, barometers, thermometers, glasses, cutlery, handbags and leather goods of all kinds, mens and womens fashion wear, clothing and accessories, toilet sets, fancy goods, gifts, souvenirs and novelties of all kinds; to act as diamond and previous stone setters, gold and silversmiths and to undertake all cleaning, polishing and refurbishment work for all gold, silver, platinum, pewter, bronze, brass and other products.
 - (b) To carry on business as garage and service station proprietors, motor car repairers, body builders, metal workers, paint sprayers, mechanical engineers and specialists in the customization, repair, upkeep, servicing, maintenance, cleaning and valeting of all private cars, four wheel drive vehicles, vans, lorries, motor bicycles and scooters, cycles, commercial and construction machinery, cranes, hoists and agricultural vehicles and garden and horticultural equipment; all general engineering equipment, plant and machinery; to operate weighbridge and vehicle testing stations; to provide do-it-yourself garage facilities and to operate mobile engine tuning and repair services.
 - (c) To carry on business as property development, dealing and investment company and to acquire by purchase, lease, let, licence or exchange land and buildings including all types of residential, commercial and industrial premises including holiday apartments and lettings; to carry out building and conversion works thereto and to sell the same to the profit of the Company or to let out the same on lease or tenancy and to act as finance and mortgage brokers, accommodation and flat agents and dealers in all forms of secondhand building materials.

CHETTLEBURGH'S LIMITED

- (d) To carry on any other business of any description whatsoever which may seem to the Company or in the opinion of the Directors thereof be advantageously carried on in connection with or ancillary to the objects of the Company or any of them and calculated directly or indirectly to render more profitable the Company's business.
- (e) To purchase or by any other means acquire, sell, lease, rent, licence, surrender, accept surrenders of, mortgage, charge or otherwise deal in any freehold, leasehold or other property wheresoever situate.
- (f) To erect, construct, pull down, dismentle, remove or replace, repair and maintain, alter, hire, enlarge and adapt any buildings both portable and otherwise and use the same for the Company's business or any of them.
- (g) To buy, sell, import, export, manufacture, exchange or part exchange, let on hire, build, construct, install, erect, enlarge, improve, adapt, dismantle, re-model, repair and maintain any engine, machinery, plant and material of any description capable of being conveniently made, used or sold in any of the businesses or trades aforesaid.
- (h) To purchase or by any other means acquire, take over and undertake all or any part of the business, property, liabilities and assets of any person, firm or company carrying on or formed to carry on any business for which this Company is authorised to carry on or possessed of property suitable to the purposes of this Company and which is calculated to advance the interests of this Company and make more profitable the Company's business and to pay cash or to issue shares, stock, debentures or debenture stock of this Company as the consideration for such purpose of acquisition and to undertake any liabilities or obligations relating to the business or property so purchased or acquired.
- (i) To enter into partnership or any arrangement of any kind with any person, persons, firm or company having for its objects similar objects to those of this Company or any of them with a view to increasing the business of the Company.
- (j) To purchase, subscribe for or otherwise acquire shares, stock or other interests in any Company or Corporation.
- (k) To act as agents or brokers for any person, firm or company and to undertake and perform sub contracts for any person,

persons, firms or companies and also to appoint such agents, sub-contractors and brokers and to act in any of the businesses of the Company through them.

- (I) To apply for, register, purchase or by any other means acquire and protect and prolong and renew trade marks, patents, licences, concessions and designs which may be capable of being dealt with by the Company or likely to benefit the Company and to grant licences or privileges thereout.
- (m) To sell, let, licence, 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 interests in any other Company.
- (n) To guarantee the payment of any debentures, debenture stock, mortgages, charges, bonds, obligations, interests, dividends, securities, monies or shares or the performance of contracts or engagements of any other company or person and to give indemnities and guarantees of all kinds whenever considered desirable and to guarantee either by personal obligation or by mortgaging or charging all or any part of the undertaking property and assets both present and future and uncalled capital of the Company or by both such methods the performance of any contract or obligation of any person firm or company whatsoever.
- (o) To invest and deal with the monies of the Company not immediately required in such shares or upon such securities and in such manner and on such conditions as may from time to time be determined.
- (p) To borrow and raise money upon such terms and on such security as may be considered expedient and in particular by the issue or deposit of debentures or debenture stock and to secure the repayment of any money borrowed, raised or owing by mortgage charge or lien upon the whole or any part of the undertaking, property and assets of the Company, both present and future, including its uncalled capital.
- (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable instruments.
- (r) To lend and advance money and give credit to any persons, firms or companies on such terms and conditions as the Company may decide.

- (s) To make advances to customers and others and allow them credit without security to enable them to purchase the goods, produce or products of the Company or use its services and for any purpose calculated to enhance the Company's business.
- (t) To promote the Company's interests by advertising its products, works or services in any manner and to take part in competitions, displays and exhibitions and offer prizes, gifts and concessions to customers or prospective customers as might seem desirable.
- (u) To remunerate any person, firm or company rendering services to this Company in any manner whatsoever.
- (v) To grant pensions, allowances, gratuities and bonuses to existing or former employees and officers (including Directors or ex-Directors) of the Company or the dependants of such persons and to establish and maintain or concur in maintaining trusts, funds or schemes, (whether contributory or non-contributory) with a view to providing pensions or other funds for any such person as aforesaid or their dependants 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 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.
- (w) To pay all and any expenses incurred in connection with the promotion, formation and incorporation of this Company and to promote or aid in the promotion of any other companies.
- (x) To distribute any property in specie among the members of the Company.
- (y) 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 or any of them shall be construed independently of each other and none of the objects herein mentioned shall be deemed to be merely subsidiary to the objects contained in any other sub-clauses.
- 4. The liability of the members is limited.
- 5. The share capital of the Company is £2,000,000 divided into 2,000,000 shares of £1 each with power to increase or to divide the shares in the capital of the Company for the time being into different classes having such rights, privileges and advantages as to voting or otherwise as the Articles of Association may from time to time prescribe.

We, the persons whose names and addresses are subscribed hereafter are desirous of being formed into a Company in pursuance of this Memorandum 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 the Subschibers:

Number of Shares taken by each Subscriber.

Chettleburgh's Limited by Robert Stephen Kelford a duly authorised Officer Temple House 20 Holywell Row London EC2A 4JB

One Ordinary Share

Company Registration Agents

Chettleburgh International Limited by Robert Stephen Kelford a duly authorised Officer Temple House 20 Holywell Row London EC2A 4JB

One Ordinary Share

Anglo-Japanese Consultants

Total Shares Taken:-

Two Ordinary Shares

Dated the 2nd day of January, 1992

Witness to the abo

Ian Michael Cheffins Temple House 20 Holywell Row

London EC2A 4JB

Company Registration Agent

THE COMPANIES ACTS 1985 to 1989

A PRIVATE COMPANY LIMITED BY SHARES.

ARTICLES OF ASSOCIATION of

RAM JEWELLERS LIMITED

PRELIMINARY.

- 1. The Company is a Private Company within the meaning of Section 1 of the Companies Act 1985. Accordingly the Company shall not offer to the public (whether for cash or otherwise) any shares in or debentures of the Company or allot or agree to allot (whether for cash or otherwise) any shares in or debentures of the Company with a view to all or any of the shares or debentures being offered for sale to the public. References in these Articles to 'the Act' are references to the Companies Acts 1985 to 1989.
- Subject as hereinafter provided the Regulations set out in Table A of the Schedule to the Companies (Tables A to F) Regulations 1985 as amended by the Companies (Tables A to F) (Amendment) Regulations 1985 shall apply to this Company.
- 3. The following Regulations of the said Table 'A' shall not apply to this Company videlicet: -24, 46, 47, 50, 64 to 69, 73, 74, 75, 76, 77, 78, the second and third sentences of Regulation 79 and Regulations 81, 94 and 95.

CAPITAL.

- 4. (a) The Directors of the Company shall within a period of five years from the date of incorporation of the Company be entitled to exercise the Company's power to allot, grant options over or otherwise dispose of the shares which are comprised in the authorised share capital with which the company is incorporated and no other authority for the Directors to allot, grant options over or otherwise dispose of any shares shall be valid for more than five years from the date of passing the members resolution to which it relates.
 - (b) The Directors of the Company shall have the power to convert all or any of the unissued Ordinary Shares that are for the time being comprised in the authorised share capital of the Company into Ordinary Redeemable Employee Shares.

- (c) The said Ordinary Redeemable Employee Shares shall be redeemable only at the option of the Company but the Directors of the Company shall immediately before the allotment of such shares specify the date on which or by which such Ordinary Redeemable Employee Shares are to be or may be redeemed but failing the Directors so determining such date immediately before allotment of such shares they shall be redeemable on the day which is eighty years from the date of allotment of the said Ordinary Redeemable Employee Shares. All Ordinary Redeemable Employee Shares shall be redeemable at par or such higher value as the Board of Directors of the Company may in compliance with the Act determine at the time of issue of the Ordinary Redeemable Employee Shares.
- (d) The Directors power to allot Ordinary Redeemable Employee Shares shall only be exercised in favour of a person or persons who shall at the date of such allotment, hold a written contract of employment with or be an Officer of the Company. The Directors of the Company shall also have the power to impose such additional conditions relating to the holding of Ordinary Redeemable Employee Shares of the Company and to amend, alter or add to such conditions as subject to the provisions of the Act they shall from time to time think fit.
- 5. (a) Sections 89(1), section 90(1) to (5) and Section 90(6) of the Act shall not apply in relation to the issue of any equity securities by the Company but in substitution therefor the provisions of sub-paragraph (b) of this Article shall apply.
 - (b) Save as is provided by Article 4 hereof or as otherwise directed by the Company in General Meeting any Ordinary Shares which are not comprised in the authorised share capital with which the Company is incorporated from time to time to be created which are not converted into Ordinary Redeemable Employee Shares shall before they are issued be offered to the ordinary members in proportion as nearly_as possible to the number of Ordinary Shares held by them. Any such offer shall be made by notice specifying the number and class of shares offered and limiting a time within which the offer, if not accepted, will be deemed to be declined and after the expiration of such time any Ordinary Shares not accepted and any Ordinary Shares which, by reason of the ratio which the shares to be issued bear to the Ordinary Shares held by persons entitled to an offer thereof, cannot, in the opinion of the Directors, conveniently be offered under this Article, shall be at the disposal of the Directors, who may allot, grant options over, or otherwise dispose of the same to such persons at such times and on such terms as they think proper.

- (a) Subject to Chapter VII of the Act, and to Regulation 12, the Company may purchase its own shares (including redeemable shares) whether out of distributable profits or the proceeds of a fresh issue of shares or otherwise.
 - (b) Subject to Chapter VII of the Act, any shares may, with the sanction of an Ordinary Resolution, be issued on the terms that they are, at the option of the Company or the shareholder, liable to be redeemed on such terms and in such manner as the Company before the issue of the shares may by Special Resolution determine, and whether out of distributable profits or the proceeds of a fresh issue of shares or otherwise.
- 7. Subject to Chapter VI of the Act, the Company may give financial assistance for the purpose of or in connection with any acquisition of shares made or to be made in the Company or its holding company.

LIEN.

The lien conferred by Regulation 8 of Table 'A' shall attach to 8. 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. The Company shall have a first and paramount lien on every share (not being fully paid) for all moneys (whether presently payable or not) called or payable at a fixed time in respect of that share and the Company shall also have a first and paramount lien on all shares (including fully paid shares) registered in the name of any person indebted or under liability to the Company whether he be the sole holder thereof or one of two or more joint holders for all moneys presently payable by him or his estate to the Company; but the Directors may at any time declare any shares to be wholly or in part exempt from the provisions of this Regulation. Company's lien, if any, on a share shall extend to all dividends payable thereon.

TRANSFER OF SHARES.

9. (a) A Member desiring to transfer his Ordinary Redeemable Employee Shares shall be entitled to transfer them to the Company pursuant to Article 6(a) if the Company has agreed to purchase such shares. A holder of Ordinary Redeemable Employee Shares ceasing to be an employee or officer of the Company for any reason whatsoever shall be deemed to have given notice to the Directors of the Company that he is desirous of transferring all Ordinary Redeemable Employee Shares on such date registered in his name and accordingly he shall also be entitled and be required to transfer such shares at the direction of the directors of the Company pursuant to Article 9 (c)(i) and (ii). Pending redemption a member shall not otherwise transfer his Ordinary Redeemable Employee Shares.

(b) Except in the case of an original subscriber who shall be free to transfer his share without the requirement to first give a transfer notice as hereinafter provided a member desiring to transfer his Ordinary Shares (not being Ordinary Redeemable Employee Shares) otherwise than to the Company pursuant to Article 6(a) hereof shall first give notice in writing handed personally or sent by registered or recorded delivery post to their correct and last known address of such intention to the Company, the Directors and all the shareholders holding that class of shares in the Company giving particulars of the shares in question, hereinafter referred to as a Transfer Notice. The Directors as agent for the member giving such notice may dispose of such shares or any of them to the existing Ordinary Shareholders of the Company in a direct and pro rata proportion to their existing holdings of that class at a price to be agreed between the transferor and the Directors or failing agreement at a price fixed by the Auditors of the Company as a fair value thereof. The transferor shall be bound (upon payment of the purchase price due in respect thereof) to transfer the shares comprised in the transfer notice to the purchasing Members named therein at the place and time therein specified; and if in any case the vendor after having become bound as aforesaid makes default in transferring any shares the Company may receive the purchase price on his behalf, and may authorise some person to execute a transfer of such shares in favour of the purchasing Member. The receipt of the Company for the purchase price shall be a good discharge to the purchasing Member. The Company shall forthwith pay the purchase price into a separate bank account in the Company's name and shall hold the purchase price and any interest earned thereon in trust for the transferor. If within 28 days of the date of the said notice the Directors are unable to find a member or members willing to purchase all such shares on such conditions then but not before then the transferor may dispose of so many of such shares as shall remain undisposed of in any manner he may think fit within three months from the date of the said notice but the Directors may in their absolute discretion and without assigning any reason therefore decline to register any such transfer whether or not it is in respect of a fully paid up share or shares. If any person shall become entitled to any shares by reason of the death or bankruptcy or liquidation of a member the Directors may in their discretion deem such member or former member to have given a transfer notice in respect of all his shares.

(c)(i) Where a member ceases to be an employee or officer of the Company and is deemed to have given notice to the Company that he is desirous of transferring all Ordinary Redeemable Employee shares then registered in his name the directors shall be entitled to nominate another employee or officer of the Company or the Company itself to purchase the members Ordinary Redeemable Employee Shares in question at par value or such other value as the Company and the member in writing agree within 2l days from the date that member ceased to be an employee or officer of the Company. On the company making such nomination and the transfer value being determined as aforesaid the member shall transfer his Ordinary Redeemable Employee Shares to such person or the company at that value.

(c)(ii) If the member or former member or other person shall fail to comply with paragraph (i) above within 28 days from the nomination of the purchaser by the Directors, the Company may receive the purchase money on his behalf, and the Directors may authorise some person to execute a transfer of such shares in favour of the purchaser. The receipt of the Company for the purchase price shall be a good discharge to the purchaser, and after the purchasers name has been entered in the Register of Members he shall become indefeasibly entitled thereto and the validity of the proceedings shall not be questioned by any person. The Company shall forthwith pay the purchase price into a separate bank account in the Company's name and shall hold the purchase price and any interest earned thereon in trust for the transferor.

PROCEEDINGS AT GENERAL MEETINGS.

10. 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 any member in person Unless a poll is so demanded a declaration by or by proxy. the Chairman that a Resolution has on a show of hands been carried or carried unanimously, or by a particular majority, or lost, 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 The demand for a poll may be such Resolution. In the event of an equality of votes the withdrawn. Chairman shall not have a second or casting vote.

DIRECTORS.

11. The Directors of the Company shall not be subject to any maximum but if and so long as there is a sole Director such Director may act alone in exercising all the powers and authorities by Table A or these Articles vested in the Directors generally and Regulations 89 and 90 shall be modified accordingly. The first Directors of the Company shall be the person or persons named in the Statement delivered to the Registrar of Companies prior to the formation of the Company and deemed to be appointed Directors accordingly. A Director need not hold shares in the Company and no Director shall be subject to retirement by rotation.

- 12. The Company shall not be subject to section 293 of the Act and accordingly any person may be appointed or elected as a Director whatever his age and no Director shall be required to vacate his office of Director by reason of his attaining or having attained the age of seventy years or any other age.
- 13. In the case of an equality of votes at any Directors Meeting the Chairman of the Meeting shall not have a second or casting vote.
- 14. Subject to the provisions of Section 317 of the Act a Director may contract with and participate in the profits of any contracts or arrangements as if he were not a Director. A Director shall also be capable of voting in respect of such contracts or arrangements, 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 in respect of the terms thereof and may be counted in the quorum at any Meeting at which any such matter is considered.

SECRETARY.

15. The first Secretary of the Company shall be the person or persons named as Secretary in the Statement delivered to the Registrar of Companies prior to the incorporation of the Company and deemed to be appointed accordingly.

BORROWING POWERS OF THE DIRECTORS.

16. The Directors of the Company 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 or uncalled capital, or any part thereof, and subject to section 80 of the Act to issue debentures, debenture stock and other securities whether outright or as security for any debt liability or obligation of the Company or of any third party.

ALTERNATE DIRECTORS.

17. Any Director may in writing appoint any person to be his alternate to act in his place at any meeting of the Directors at which he is unable to be present. Every such alternate shall be

entitled to notice of meetings of the Directors and to attend and vote thereat as a Director when the person appointing him is not personally present and where he is a Director to have a separate vote on behalf of the Director he is representing in addition to his own vote. A Director may at any time in writing revoke the appointment of an alternate appointed by him. The remuneration of such an alternate shall be payable out of the remuneration payable to the Director appointing him and the proportion thereof shall be agreed between them. An alternate need not hold any share qualification.

EXECUTIVE DIRECTORS

- 18. (a) The Directors may from time to time appoint to the office of Executive Director any employee or shareholder of the The number of Executive Directors shall not exceed the number of Directors for the time being of the Company and shall have such duties and powers as the Directors may from time to time determine. An Executive Director shall not be required to hold any share qualification. The Executive Directors shall not be entitled to notice of or to attend at Meetings of the Directors except in cases where the Directors resolve that their presence is required and they shall not vote on any resolution submitted to a Meeting of the Directors other than a resolution on which the Meeting decides that they shall be allowed to vote. The appointment of an Executive Director shall not constitute him as a Director within the meaning of the expression 'Director' as defined in the Companies Act, 1985, or for the purposes of Table A or these Articles, and he shall remain at all times and in all respects subject to the control of the Directors and he may at any time be removed or suspended from office by the Directors.
 - (b) An Executive Director may be paid out of the funds of the Company such remuneration (if any) for his services as an Executive Director as the Directors shall from time to time determine in addition to his remuneration for his other employment with the Company.
 - (c) An Executive Director appointed hereunder may be described by the Company as an Associate Director, or a Technical, Works, Sales or Special Director or by any other name the Directors should so specify.

INDEMNITY

19. Subject to Section 310 of the Act and in addition to such indemnity as is contained in Regulation II8 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 and expenses and liabilities incurred by him in the execution and discharge of his duties or in relation thereto.

DISQUALIFICATION OF DIRECTORS

- 20. The office of a Director shall be vacated:-
 - (1) If by notice in writing to the Company he resigns the office of Director,
 - (2) If he ceases to be a Director by virtue of Section 291 of the Act,
 - (3) If he becomes bankrupt or insolvent or enters into any arrangement with his creditors,
 - (4) If he becomes of unsound mind,

ورمالكا لساستون

- (5) If he is prohibited from being a Director by any order made under Section 295 to 300 of the Act,
- (6) If he is removed from office by a resolution duly passed under Section 303 of the Act.

Names, Addresses and Descriptions of the Subscribers.

Chettleburgh's Limited by Robert Stephen Kelford a duly authorised Officer Temple House 20 Holywell Row London EC2A 4JB

Company Registration Agents

Chettleburgh International Limited by Robert Stephen Kelford a duly authorised Officer Temple House 20 Holywell Row London EC2A 4JB

Anglo-Japanese Consultants

Dated the 2nd day of January, 1992

Witness to the above sign

lan Michael Cheffins Temple House 20 Holywell Row London EC2A 4JB

Company Registration Agent

FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No. 2677083

I hereby certify that

RAM JEWELLERS LIMITED

a private company and that the Company is limited.

Given under my hand at the Companies Registration Office,

Cardiff the 13 JANUARY 1992

MRS. L. PARRY

an authorised officer