

COMPANIES FORM No. 12

Regis House,

Enfield,

134 Percival Road,

Middlesex EN1 IQU.

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

lease complete egibly, preferably	To the Registrar of Companies		For official use	For official use
n black type, or old block lettering	Name of company		·	
	*			
insert full name of Company		BEFTON	GOLD LIMITED	
	, CLIFFORD DONALD WING	-		
	of REGIS HOUSE, 134 PERCIVA	AL ROAD, ENFIELD	, MIDDLESEX.	
	do solemnly and sincerely of	declare that I a	m a person	
delete as appropriate	[parsen named as directorus secre	tary of the company	in the statement	delivered to the registrar
	under section 10(2)]t and that all th	e requirements of th	e above Act in re	spect of the registration of the
	above company and of matters pre-	cedent and incidenta	i to it have been i	complied with,
	And I make this solemn declaration	conscientiously belie	eving the same to	be true and by virtue of the
	provisions of the Statutory Declarat MARTIN SHEPHER 29 SOUTHBURY I ENFIELD, MIDDLESE) TELEPHONE 01-366 01-367	RD & Co. ROAD X EN11YZ 4531/2/3	_ Declara	nt to sign below
	the One thousand nine hundred and before me	Vol NOV 1992	\mathcal{L}	Rh
	A Commissioner for Oaths or Notari the Peace or Solicitor having the po Commissioner for Oaths.	y Public or Justice of wers conferred on a	-	
	Presentor's name address and reference (if any):	For Official Use New Companies Sect	ion Po	ost room
	REICHMANN & WING LTD.	Ī	}	

. Reichmann & Wing Limited



COMPANIES HOUSE



Statement of first directors an secretary and intended situatio of registered office

This form should be completed in black.

Company name (in full)	CNI 277266 For official use BEFTONGOLD LIMITED
Registered office of the company on incorporation.	RO REGIS HOUSE
	134_PERCIVAL ROAD
	Post town ENFIELD
	County/RegionMIDDLESRX
	Postcode EN1 1QU
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.	X
	Name REICHMANN & WING LIMITED
	RA REGIS HOUSE
	134 PERCIVAL ROAD
	Post town ENFIELD
	County/Region MIDDLESEX
	Postcode EN1 1QU
Number of continuation sheets attached	
To whom should Companies House direct any enquiries about the	REICHMANN & WING LIMITED
information shown in this form?	DX 36954 WINCHMORE HILL
	Tolophone CO1 200 FDC5
i	Telephone 081=363=7387 Extension

	Care House & Core Hotes 1 -5)
Name	*Style/Title	·CS
	Forenames	CLIFFORD_DONALD
	Surname	WING
	*Honours etc	A.C.I.S., A.C.I.I
	Previous forenames	
	Previous surname	
Address		AD 253 BURY STREET WEST
In the case of a	address must be given. corporation, give the incipal office address.	Post town EDMONTON
19,10,00,01	mopal office address.	County/Region LONDON
		Postcode N9 9JN Country ENGLAND I consent to act as secretary of the company named on page 1
C	onsent signature	Signed Cally Date -1 NOV 1992
Directors (S Please list directors	ee notes 1 - 5) s in alphabetical order.	
Name	*Style/Title	CD ***
	Forenames	
	Surname	BONUSWORTH LIMITED
,	*Honours etc	
	Previous forenames	
	Previous surname	
Address		AD REGIS HOUSE, 134 PERCIVAL ROAD
	address must be given.	
	corporation, give the ncipal office address.	Post town ENFIELD
		County/Region: MIDDLESEX
		Postcode EN1 1QU (Country ENGLAND
	Date of birth	DO N/A Nationality NA N/A
	Business occupation	oc N/A "
	Other directorships	OD N/A
* Voluntary deta	iils	I consent to act as director of the company named on page 1 for BONUSWORTH LIMITED
Page 2 Co	onsent signature	Signed Signed = 1 NOV 1992

See notes 1 - 5	(continued)	P-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	والمراوع والمراع والمراوع والم
Name	*Style/Title	CD	u
	Forenames		
	9 ຊີຟາກສຸຊາຣ		1 9
	*Honours etc		
	Previous forenames		*,
	Previous surname		
Address	Travisas sarriamo	AD	
	ential address must be given.		
In the case	of a corporation, give the or principal office address.	Post town	
		County/Region	
		Postcode	Country
	Date of birth	DO	Nationality NA
٠,	Business occupation	oc	
	Other directorships	OD	الد
* Voluntary	details	I consent to act as director o	f the company named on page 1
	Concept signature		
	Consent signature	Signed	Date :
			3. 4
	1	or Reichmann & Wing Limi	ted
Delete if the fo		Ellen	
subscribers,		Signature of agent on behalf of	of all subscribers. Date - 1 NOV 1992
.		Signed	Date
Delete if the forms is signed by a agent on behalf	n alf of		
all the subscri	bers.	Signed	Date
All the subscri	er	Signed	Date
personally or i person or person to	sons		
for them.	_	Signed	Date
	•	Signed	≀ Date
	,		THE C. Commences times controlly placed. Also discussed, make a
•		Rinned	Data

100

2772601

COMPANY LIMITED BY SHARES,

- 4DEC 1992 ESO FRE PAR COMPANIES HOUSE

MEMORANDUM OF ASSOCIATION

- of -

BEFTONGOLD LIMITED

- 1. The name of the Company is:"BEFTONGOLD LIMITED"
- The Registered Office of the Company will be situate in England and Wales.
- 3. The objects for which the Company is established are:-
- To carry on all or any of the following businesses:-(n) Representatives, agents, factors, distributors, exporters, manufacturers and wholesale and retail dealers, for and on behalf of any individual, company, firm or other body or as principals, in and about every kind of marketable product, process, materials and services of whatever description and for these purposes to negotiate and handle contracts and agreements of all kinds, to act as representatives and agents of and for association, firm, company, organisation or other body in any part of the world and for any individual, wender for and to place contracts, purpose whatever, to investments and other rights, to act for and to provide all kinds of services, agencies and consultancies to all or any contract or other of prospective parties to any advertising business as on and to carry agreement, promoters, marketing and market sales research specialists, direct selling and mail order specialists agents, exhibition and display contractors and promoters, merchandising agents, warehousers, storers, packers, customs house brokers, shipping and forwarding agents, clearing agents, wharfingers, insurance brokers, carriers, hauliers and providers of all kinds of facilities in connection with or ancillary to any of the above businesses and all other businesses at the discretion of the Directors.
 - (b) To buy, sell, import, export, manufacture and deal in all kinds of goods, stores and equipment whether in connection with any of the above activities or otherwise, and to act as agents for all purposes.

113163

41

- (c) To carry on any other business which may seem to the Board of Directors capable of being carried on conveniently in connection with or as ancilliary to any business which the Company is authorised to carry on, or calculated directly or indirectly to benefit the Company, or to enhance the value or render profitable any of the Company's properties or rights.
- (d) To apply for, purchase or otherwise acquire any patents, licences, concessions, privileges and like rights, conferring a non-exclusive or exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company and to use, exercise, develop, grant licences in respect of, or otherwise turn to account the rights and information so acquired.
- (e) To purchase, take on lease or in exchange, or hire or otherwise acquire any lands, houses, buildings, rights, machinery, plant, and any real or personal property or properties and chattels which the Board of Directors may think to be convenient or suitable for any purposes of the Company's business, and to purchase or otherwise acquire all or any of the business, property and liabilities of any person or company carrying on any business similar to that which this Company is authorised to carry on, or possessed of property suitable for the purposes of the Company, and pay for any assets acquired by the Company in cash or shares, stock, debentures, debenture stock or obligations of the Company, whether fully paid or otherwise, or in any other manner.
- (f) To sell, improve, manage, develop, lease, mortgage, let, charge, dispose of, turn to account, or otherwise deal with all or any part of the undertaking or property or rights of the Company, and to sell the undertaking of the Company, or any part thereof for such consideration as the Company may think fit, and in particular for cash, shares, debentures or debenture stock or other obligations, whether fully paid or otherwise, of any other company.

- (g) To form, promote, subsidise and assist companies, syndicates and partnerships of all kinds which may be of assistance to the Company for any of the purposes of its business or which may have objects similar wholly or in part to the objects of the Company, whether directly or indirectly, and to subscribe for, whether directly or indirectly, and to subscribe for, and take any shares, stock, debentures, debenture stock or other obligations of any other companies, syndicates and partnerships.
 - (h) To enter into partnerships or into any arrangement for sharing profits, union of interests, reciprocal concessions, co-operation, or otherwise, with any person or company carrying on a business similar to or which may be conveniently carried on with any business of the Company.
 - (i) To borrow and raise money without restriction and to secure the same in such manner as may be expedient, and in particular by the issue of debentures or debenture stock, mortgages and charges, perpetual or otherwise, charged upon all or any of the Company's undertaking or property, both real and personal, present and future, including its uncalled capital; and for the purposes of or in connection with the borrowing or raising of money by the Company, to become a member of any Building Society.
 - (j) To make, draw, accept, endorse, negotiate, discount and execute bills of exchange, promissory notes or other negotiable instruments.
 - (k) To advance and lend money, with or without security, to such persons and upon such terms and subject to such conditions as may seem expedient.
 - (1) To pay all or any expenses incurred in connection with the formation, promotion and incorporation of the Company and to remunerate any person or company for services rendered in placing or assisting to place any of the shares in the capital of the Company or any debentures or other security of the Company, or in or about the formation or promotion of the Company or the conduct of its business.
 - (m) To amalgamate with any other company with objects all or any of which are similar to the objects of the Company in any manner whatsoever (whether with or without a winding up of the Company).

- (n) To distribute among the Members in specie any property of the Company or any proceeds of sale, disposal, or realisation of any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law.
- (o) To receive money on deposit or loan and to give credit to or guarantee, or become security for the performance of any contract by any person, company or association and to grant instalment, hire-purchase and leasing facilities upon such terms as may seem desirable in the interests of the Company.
- (p) To support or subscribe to any charitable object or any institution and to give pensions, bonuses, gratuities or assistance to any person who is serving or has served the Company, whether as a Director, employee or otherwise, and his family and dependants, to make payments towards insurance, and to establish, form and contribute to provident, superannuation and other similar funds and trusts, associations, clubs, schools and other institutions for the benefit of any such persons aforesaid.
- (q) To promote any other company for the purpose of acquiring the whole or any part of the business or property and undertaking any of the liabilities of the Company, or of undertaking any business or operations which seem likely to assist or benefit the Company and to underwrite, subscribe for or otherwise acquire all or part of the shares of any such company as aforesaid.
- (r) To invest and deal with any of the moneys of the Company not immediately required for its operations in such manner, with or without security, as the Directors may determine.
- (s) To procure the Company to be registered or recognised in any country or place abroad.
- (t) To erect, construct, alter and maintain any plant, machinery, buildings or other structures which may be convenient for the business of the Company.

- (u) To remunerate the Directors and employees of the Company and any other persons, companies or firms rendering services to the Company in such manner as may be thought expedient.
- (v) To enter into any arrangement with any Government or other authority and to obtain from any such body all rights, concessions and privileges which may seem conducive to any of the Company's business.
- (w) To carry out all or any of the objects of the Company in any part of the world either alone as principals or as agents, trustees, contractors, sub-contractors or in partnership or conjunction with any other person, firm, association, company or other body, or through agents or trustees, or by means of any subsidiary or auxiliary company or otherwise.
- (x) To do all such acts or things as are incidental or conducive to the attainment of the above objects or any of them.

It is hereby declared that the word 'Company' in this clause, except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated or not, and whether domiciled in the United Kingdom or elsewhere, and whether now existing or hereafter to be formed. It is also expressly declared that each Sub-clause of this Clause shall be construed independently of the other Sub-clauses hereof, and that none of the objects mentioned in any Sub-clause shall be deemed to be merely subsidiary to the objects mentioned 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. The Company has power to increase and divide the shares into several classes and attach thereto any preferential or special rights, privileges or conditions in accordance with the regulations of the Company.

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

NAMES AND ADDRESSES OF SUBSCRIBERS taker

Number of Shares taken by each Subscriber

Clifford Donald Wing

Regis House,

134, Percival Road,

Enfield, Middlesex.

Company Registration Agent

One

Donald Edward Gersthorpe Wing.
Regis House,
124 Pareival Road

134, Percival Road, Enfield,

Middlesex.

Company Registration Agent

One

DATED THIS 1 NOV 1992 WITNESS to the above Signatures:

Sheila Elizabeth Wing, Regis House, 134, Percival Road, Enfield, Middlesex.

Company Registration Agent

S. Q. ja

ARTICLES OF ASSOCIATION

- of -

BEFTONGOLD LIMITED

PRELIMINARY

1. The Company is a private company, and the regulations contained or incorporated by reference in Table A in Statutory Instrument 805 of 1985, save in so far as they are hereinafter excluded or modified, shall be, together with these Articles, the regulations of the Company.

SHARES

- 2. Subject to any directions which may be given by a General Meeting and to the other regulations of the Company, the Directors are authorised to allot the shares in the capital of the Company for such consideration and upon such terms and at such times as the Directors may determine, but so that:
- (a) the maximum number of shares that may be allotted by the Directors shall be the total number of shares (including any created by an increase in the Capital) which, at the time when the allotment is made, have not already been allotted:
- this authority shall expire on the fifth anniversary of the day preceding the date of incorporation of the Company, or on such other earlier date as the Company may in General Meeting properly resolve; provided always that this authority may be renewed in accordance with the provisions of the Companies Acts.
- 3. Subject to any direction which may be given by a General Meeting all shares forming part of the original capital of the Company and for the time being unissued and all new shares shall, before issue be offered to members of the Company in proportion, as nearly as possible, to the number of shares held by them. The offer shall be made by notice specifying the number of shares offered and limiting the time within which the offer, if not accepted, will be deemed to be declined, and after the expiration of that time, or on receipt of an intimation from the person to whom the offer is made, that he declines the shares comprised in such offer, the Directors may dispose of those shares (subject to the other regulations of the Company) in such manner as they think proper. The Directors may likewise dispose of any such original or new shares as aforesaid which by reason of any difficulty in apportioning the same cannot be conveniently offered in accordance with the foregoing provisions.

- 4. The lien conferred by Clause 8 in Table A shall attach to all shares, whether fully paid or not, and to all shares registered in the name of any person for all moneys presently payable by him or his estate to the Company, whether he be the sole holder or one of two or more joint holders thereof.
- 5. Any share may be transferred by a member to a person who is already a member or to a relative of such member, or in the case of a member which is a company to a subsidiary or fellow subsidiary company thereof, and any share standing in the name of a deceased member may be transferred to any person becoming entitled under his or her will or intestacy or to such deceased member's personal representatives and, on any change of the trusteeship of shares held upon trusts, such shares may be transferred to the new and continuing trustees. The provisions of Article 7 shall not apply to such transfers save to prevent a transfer of a Share on which the Company has a lien.
- 6. A Member wishing to dispose of all or any of his shares other than in accordance with the provisions of Article 5 shall give notice of the fact to the Directors and such notice shall constitute the Company as the agent of the transferor member for the purpose of effecting the transfer and all matters appertaining thereto. The Directors shall offer the said shares to the remaining members in proportion to their then holding of shares on the date when the offer is made and such members shall have an option to purchase all or any of the shares offered to them, this option remaining open for three calendar months from the date on which the offer is made. If, within this period, a purchasing member is found such purchasing member shall be bound to complete the purchase within seven days. Notice of the finding of the purchasing member shall be given to the transferor member, who shall be bound on payment of the fair value to transfer the share or shares to the purchasing member. If the transferor member fails to complete the transfer the Directors may authorise some person to transfer the share or shares to the purchasing member and may receive the purchase money and register the purchasing member as holder of the share or shares. The transferor member shall deliver up his certificate and shall thereupon be paid the purchase money. In the event of any dispute as to the value of the shares, the transfer of the shares shall be effected at a fair price as fixed by the Auditor for the time being to the Company; if there is no dispute as to the value of the shares they may be transferred at any agreed price. Any shares not taken up before the offer lapses may, within a further period of twenty-eight days be transferred by the transferor member to any other person, provided that this Article shall not in any way remove from the Directors the power to refuse any transfer (other than a transfer made in accordance with Article 5) of which they disapprove.

- 7. Without prejudice to the provisions of Clause 24 in Table A, the Directors may, in their absolute discretion and without assigning any reason therefor, decline to register any transfer of any share (other than a transfer made in accordance with Article 5) whether or not it is a fully paid share.
- 8. Shares issued pursuant to Clause 3 in Table A shall be subject to such terms and manner of redemption as the Company before the issue shall by Special Resolution determine.

SEAL

9. Clause 101 in Table A shall be amended by the addition of the following words at the end of the Clause: "or by some other person appointed by the Directors for the purpose."

DIRECTORS

- 10. A person maybe appointed or elected as a Director, whatever his age, and no Director shall be obliged to vacate his office of Director by reason of his attaining or having attained the age of seventy years or any other age.
- 11. A Director may vote in respect of any contract or arrangement in which he is interested and may form part of the quorum for any meeting at which such voting occurs. Clauses 94, 95, 96 and 98 in Table A shall not apply to the Company; and Clause 97 in Table A shall apply as though the words "except that concerning his own appointment" were omitted.
- 12. The Company may by Extraordinary Resolution remove a Director before the expiration of his period of office and by Ordinary Resolution appoint another person as Director in his place. Such person appointed as aforesaid shall be subject to retirement at the same time as if he had become a Director on the day on which the Director he replaces was last elected a Director.
- 13. Until otherwise determined by the Company in General Meeting, the number of Directors (other than Alternate Directors) shall be not less than one nor more than five. So long as the minimum number remains thus fixed at one, a sole Director may exercise all the powers vested in the Directors generally. Clauses 89 and 90 in Table A shall be modified accordingly, and Clause 64 in Table A shall not apply to the Company.

NAMES AND ADDRESSES OF SUBSCRIBERS

Clifford Donald Wing,

Regis House,

134, Percival Road,

Enfield, Middlesex.

Company Registration Agent

Donald Edward Gelsthorpe Wing

Regis House,

134, Percival Road,

Enfield, Middlesex.

Company Registration Agent

DATED THIS 1 NOV 1992

WITNESS to the above Signatures:-

Sheila Elizabeth Wing Regis House, 134, Percival Road, Enfield, Middlesex.

Company Registration Agent

FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No. 2772601

I hereby certify that

BEFTONGOLD LIMITED

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

Given under my hand at the Companies Registration Office, Cardiff the 10 DECEMBER 1992

91 form

an authorised officer

2772601

SPECIAL RESOLUTION

OF

BEFTONGOLD LIMITED

AT AN EXTRAORDINARY GENERAL MEETING of the members of the above Company duly convened and held on the /O day of \(\) \(

"THAT the objects of the Company be altered by the deletion of sub-clause $s(a) \neq (G)$ from Clause 3 of the Company's Memorandum of Association and the substitution therefor of the new sub-clause s shown in the Appendix attached hereto."

COMPANIES HOUSE

1 9 FEB 1993

(Signed):

Secretary

Presented by:

Reichmann & Wing Limited Lagis House, 134 Percival Road, Enfield, Middx.

COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

- of -

BEFTONGOLD LIMITED

1. The name of the Company is:-

"BEFTONGOLD LIMITED"

Γ	OM	řÃ	NIES	HOU	JSE
				1993	
١	LA.				,

- 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 all or any of the following businesses: General travel agents and agents for all travel and transportation transactions whether for journeys by land, water, sea, air or otherwise, proprietors and operators of travel, ticket and tourist booking agencies and bureaux, travel guides and couriers, charterers, hirers and letters on hire of craft, vehicles and aircraft of every kind and for any purpose, proprietors of accommodation, holiday, camping and other agencies, operators of coach, motor, air, sea and other passenger and freight services and of tours, trips, excursions, sightseeing and other journeys, proprietors of agencies for effecting bookings and reservations for any purpose whatever, carriers, hauliers, shipping and forwarding agents, importers, exporters, taxi and motor car hire and rental operators, insurers, insurance agents, underwriters, mortgage brokers, providers of all kinds of professional services and consultancies connected in any way with travel, insurance, finance, property, investment, publicity, advertising, employment, accommodation, marketing, accountancy, taxation, secretarial and administrative work and all businesses and personal matters whatever, bankers and money exchangers and providers of all kinds of facilities to customers of the company; proprietors of clubs, hotels, restaurants, refreshment rooms, holiday camps, camping sites and all other places of a similar nature; and all like businesses.
 - (b) To buy, sell, import, export, manufacture and deal in all kinds of goods, stores and equipment whether in connection with any of the above activities or otherwise and to act as agents for all purposes.

COMPANY LIMITED BY SHARES

Certified a true Memorandum of Association as amended by Special Resolution dated 10/12/92

MEMORANDUM OF ASSOCIATION

2772601

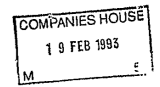
- of -

Per hodged 19/2/43

BEFTONGOLD LIMITED

1. The name of the Company is:-

"BEFTONGOLD LIMITED"



- The Registered Office of the Company will be situate in England.
- The objects for which the Company is established are:-
 - (a) To carry on all or any of the following businesses: General travel agents and agents for all travel and transportation transactions whether for journeys by land, water, sea, air or otherwise, proprietors and operators of travel, ticket and tourist booking agencies and bureaux, travel guides and couriers, charterers, hirers and letters on hire of craft, vehicles and aircraft of every kind and for any purpose, proprietors of accommodation, holiday, camping and other agencies, operators of coach, motor, air, sea and other passenger and freight services and of tours, trips, excursions, sightseeing and other journeys, proprietors of agencies for effecting bookings and reservations for any purpose whatever, carriers, hauliers, shipping and forwarding agents, importers, exporters, taxi and motor car hire and rental operators, insurers, insurance agents, underwriters, mortgage brokers, providers of all kinds of professional services and consultancies connected in any way with travel, insurance, finance, property, investment, publicity, advertising, employment, accommodation, marketing, accountancy, taxation, secretarial and administrative work and all businesses and personal matters whatever, bankers and money exchangers and providers of all kinds of facilities to customers of the company; proprietors of clubs, hotels, restaurants, refreshment rooms, holiday camps, camping sites and all other places of a similar nature; and all like businesses.
- (b) To buy, sell, import, export, manufacture and deal in all kinds of goods, stores and equipment whether in connection with any of the above activities or otherwise and to act as REICHMANN & WING TIME above act

Regis House, 134 Percival Road, Enfield, Middlesax EN1 1QU

- (c) To carmy on any other business which may seem to the Board of Directors capable of being carried on conveniently in connection with or as ancilliary to any business which the Company is authorised to carry on, or calculated directly or indirectly to benefit the Company, or to enhance the value or render profitable any of the Company's properties or rights.
- (d) To apply for, purchase or otherwise acquire any patents, licences, concessions, privileges and like rights, conferring a non-exclusive or exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the Company, or the acquisition of which may seem calculated directly or indirectly to benefit the Company and to use, exercise, develop, grant licences in respect of, or otherwise turn to account the rights and information so acquired.
- (e) To purchase, take on lease or in exchange, or hire or otherwise acquire any lands, houses, buildings, rights, machinery, plant, and any real or personal property or properties and chattels which the Board of Directors may think to be convenient or suitable for any purposes of the Company's business, and to purchase or otherwise acquire all or any of the business, property and liabilities of any person or company carrying on any business similar to that which this Company is authorised to carry on, or possessed of property suitable for the purposes of the Company, and pay for any assets acquired by the Company in cash or shares, stock, debentures, debenture stock or obligations of the Company, whether fully paid or otherwise, or in any other manner.
- (f) To sell, improve, manage, develop, lease, mortgage, let, charge, dispose of, turn to account, or otherwise deal with all or any part of the undertaking or property or rights of the Company, and to sell the undertaking of the Company, or any part thereof for such consideration as the Company may think fit, and in particular for cash, shares, debentures or debenture stock or other obligations, whether fully paid or otherwise, of any other company.

- (g) To form, promote, subsidise and assist companies, syndicates and partnerships of all kinds which may be of assistance to the Company for any of the purposes of its business or which may have objects similar wholly or in part to the objects of the Company, whether directly or indirectly, and to subscribe for, and take any shares, stock, debentures, debenture stock or other obligations of any other companies, syndicates and partnerships.
- (h) To enter into partnerships or into any arrangement for sharing profits, union of interests, reciprocal concessions, co-operation, or otherwise, with any person or company carrying on a business similar to or which may be conveniently carried on with any business of the Company.
- (i) To borrow and raise money without restriction and to secure the same in such manner as may be expedient, and in particular by the issue of debentures or debenture stock, mortgages and charges, perpetual or otherwise, charged upon all or any of the Company's undertaking or property, both real and personal, present and future, including its uncalled capital; and for the purposes of or in connection with the borrowing or raising of money by the Company, to become a member of any Building Society.
- (j) To make, draw, accept, endorse, negotiate, discount and execute bills of exchange, promissory notes or other negotiable instruments.
- (k) To advance and lend money, with or without security, to such persons and upon such terms and subject to such conditions as may seem expedient.
- (1) To pay all or any expenses incurred in connection with the formation, promotion and incorporation of the Company and to remunerate any person or company for services rendered in placing or assisting to place any of the shares in the capital of the Company or any debentures or other security of the Company, or in or about the formation or promotion of the Company or the conduct of its business.
- (m) To amalgamate with any other company with objects all or any of which are similar to the objects of the Company in any manner whatsoever (whether with or without a winding up of the Company).

- (n) To distribute among the Members in specie any property of the Company or any proceeds of sale, disposal, or realisation of any property of the Company, but so that no distribution amounting to a reduction of capital be made except with the sanction (if any) for the time being required by law.
- (o) To receive money on deposit or loan and to give credit to or guarantee, or become security for the performance of any contract by any person, company or association and to grant instalment, hire-purchase and leasing facilities upon such terms as may seem desirable in the interests of the Company.
- (p) To support or subscribe to any charitable object or any institution and to give pensions, bonuses, gratuities or assistance to any person who is serving or has served the Company, whether as a Director, employee or otherwise, and his family and dependants, to make payments towards insurance, and to establish, form and contribute to provident, superannuation and other similar funds and trusts, associations, clubs, schools and other institutions for the benefit of any such persons aforesaid.
- (q) To promote any other company for the purpose of acquiring the whole or any part of the business or property and undertaking any of the liabilities of the Company, or of undertaking any business or operations which seem likely to assist or benefit the Company and to underwrite, subscribe for or otherwise acquire all or part of the shares of any such company as aforesaid.
- (r) To invest and deal with any of the moneys of the Company not immediately required for its operations in such manner, with or without security, as the Directors may determine.
- (s) To procure the Company to be registered or recognised in any country or place abroad.
- (t) To erect, construct, alter and maintain any plant, machinery, buildings or other structures which may be convenient for the business of the Company.

- (u) To remunerate the Directors and employees of the Company and any other persons, companies or firms rendering services to the Company in such manner as may be thought expedient.
- (v) To enter into any arrangement with any Government or other authority and to obtain from any such body all rights, concessions and privileges which n. r seem conducive to any of the Company's business.
- (w) To carry out all or any of the objects of the Company in any part of the world either alone as principals or as agents, trustees, contractors, sub-contractors or in partnership or conjunction with any other person, firm, association, company or other body, or through agents or trustees, or by means of any subsidiary or auxiliary company or otherwise.
- (x) To do all such acts or things as are incidental or conducive to the attainment of the above objects or any of them.

It is hereby declared that the word 'Company' in this clause, except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated or not, and whether domiciled in the United Kingdom or elsewhere, and whether now existing or hereafter to be formed. It is also expressly declared that each Sub-clause of this Clause shall be construed independently of the other Sub-clauses hereof, and that none of the objects mentioned in any Sub-clause shall be deemed to be merely subsidiary to the objects mentioned 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. The Company has power to increase and divide the shares into several classes and attach thereto any preferential or special rights, privileges or conditions in accordance with the regulations of the Company.

COMPANY LIMITED BY SHARES

2772 601

SPECIAL RESOLUTION

OF

BEFTONGOLD LIMITED

AT AN EXTRAORDINARY GENERAL MEETING of the members of the above Company duly convened and held on the O day of December 19 92 the following SPECIAL RESOLUTION was duly passed:

"THAT the objects of the Company be altered by the deletion of sub-clause s(a) a (b) from Clause 3 of the Company's Memorandum of Association and the substitution therefor of the new sub-clause shown in the Appendix attached hereto."

(Signed):

Secretary

Presented by:

Reichmann & Wing Limited Regis House, 134 Percival Road, Enfield, Middx.

- 5 MAR 1983 M 92

272000,

COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

- of -

BEFTONGOLD LIMITED

1. The name of the Company is:-

"BEFTONGOLD 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 an investment and property holding and dealing company in all its branches, and for this purpose to acquire by purchase, lease, exchange, grant, concession, licence, subscription or otherwise and to hold for investment and deal in shares, stock, debentures, debenture stock, bonds, trust units, deposits, obligations, bills and other securities of every description issued or guaranteed by any public or private company, corporation, government, state, sovereign, ruler, commissioners, public body or authority and any other body whether corporate or unincorporate in any part of the world, and land, buildings, houses, premises and other real and personal property of any tenure wheresoever situate (and whether or not subject to any charges or incumbrances) and any estate or interest or right therein, including freehold or leasehold rents, leases, underleases, reversions, mortgages, charges, annuities and mineral and other rights and privileges.
 - (b) To develop the property of the company and generally to derive income therefrom, and for this purpose to settle, improve and cultivate land, prepare sites for development and erect, construct, reconstruct, consolidate, subdivide, alter, repair, pull down, rebuild, decorate, furnish and maintain houses, flats, maisonettes, shops, factories, bungalows, hotels and other buildings of every kind on any land of the company or elsewhere; to lesse, let, mortgage and deal in any land or premises whether furnished or unfurnished and provide facilities for the occupiers or tenants thereof or others therein; to grant easements. profits a prendre, mineral and other rights in, over or under the company's lands and to exercise or grant licences for the exercising of all rights and powers conferred by or incidental to the tenure or ownership of the company's investments and properties.

Samar 1993 HOUSE

Memorandum of Association as amanded by Special Resolution dated

COMPANY LIMITED BY SHARES

10/12/92 Church 5/3/93

2772 601

MEMORANDUM OF ASSOCIATION

- of -

BEFTONGOLD LIMITED

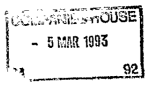
The name of the Company is:-

"BEFTONGOLD LIMITED"

- The Registered Office of the Company will be situate in England.
- The objects for which the Company is established are:-
 - To carry on the business of an investment and property holding and dealing company in all its branches, and for this purpose to acquire by purchase, lease, exchange, grant, concession, licence, subscription or otherwise and to hold for investment and deal in shares, stock, debentures, debenture stock, bonds, trust units, deposits, obligations, bills and other securities of every description issued or guaranteed by any public or private company, corporation, government, state, sovereign, ruler, commissioners, public body or authority and any other body whether corporate or unincorporate in any part of the world, and land, buildings, houses, premises and other real and personal property of any tenure wheresoever situate (and whether or not subject to any charges or incumbrances) and any estate or interest or right therein, including freehold or leasehold rents, leases, underleases, reversions, mortgages, charges, annuities and mineral and other rights and privileges.
 - To develop the property of the company and generally to derive income therefrom, and for this purpose to settle, improve and cultivate land, prepare sites for development and erect, construct, reconstruct, consolidate, subdivide, alter, repair, pull down, rebuild, decorate, furnish and maintain houses, flats, maisonettes, shops, factories, bungalows, hotels and other buildings of every kind on any land of the company or elsewhere; to lease, let, mortgage and deal in any land or premises whether furnished or unfurnished and provide facilities for the occupiers or tenants thereof or others therein; to grant easements, profits a prendre, mineral and other rights in, over or under the company's lands and to exercise or grant licences for the exercising of all rights and powers conferred by or incidental to the tenure or ownership of the company's investments and properties.

REICHARD & WIRD LANTED Regis House, 134 Paravol Read, Cutteld, Middlesex 5N! 1QU

では、100mmので



- (g) To form, promote, subsidise and assist companies, syndicates and partnerships of all kinds which may be of assistance to the Company for any of the purposes of its business or which may have objects similar wholly or in part to the objects of the Company, whether directly or indirectly, and to subscribe for, and take any shares, stock, debentures, debenture stock or other obligations of any other companies, syndicates and partnerships.
- (h) To enter into partnerships or into any arrangement for sharing profits, union of interests, reciprocal concessions, co-operation, or otherwise, with any person or company carrying on a business similar to or which may be conveniently carried on with any business of the Company.
- (i) To borrow and raise money without restriction and to secure the same in such manner as may be expedient, and in particular by the issue of debentures or debenture stock, mortgages and charges, perpetual or otherwise, charged upon all or any of the Company's undertaking or property, both real and personal, present and future, including its uncalled capital; and for the purposes of or in connection with the borrowing or raising of money by the Company, to become a member of any Building Society.
- (j) To make, draw, accept, endorse, negotiate, discount and execute bills of exchange, promissory notes or other negotiable instruments.
- (k) To advance and lendmoney, with or without security, to such persons and upon such terms and subject to such conditions as may seem expedient.
- (1) To pay all or any expenses incurred in connection with the formation, promotion and incorporation of the Company and to remunerate any person or company for services rendered in placing or assisting to place any of the shares in the capital of the Company or any debentures or other security of the Company, or in or about the formation or promotion of the Company or the conduct of its business.
- (m) To amalgamate with any other company with objects all or any of which are similar to the objects of the Company in any manner whatsoever (whether with or without a winding up of the Company).

- (u) To remunerate the Directors and employees of the Company and any other persons, companies or firms rendering services to the Company in such manner as may be thought expedient.
- (v) To enter into any arrangement with any Government or other authority and to obtain from any such body all rights, concessions and privileges which may seem conducive to any of the Company's business.
- (w) To carry out all or any of the objects of the Company in any part of the world either alone as principals or as agents, trustees, contractors, sub-contractors or in partnership or conjunction with any other person, firm, association, company or other body, or through agents or trustees, or by means of any subsidiary or auxiliary company or otherwise.
- (x) To do all such acts or things as are incidental or conducive to the attainment of the above objects or any of them.

It is hereby declared that the word 'Company' in this clause, except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated or not, and whether domiciled in the United Kingdom or elsewhere, and whether now existing or hereafter to be formed. It is also expressly declared that each Sub-clause of this Clause shall be construed independently of the other Sub-clauses hereof, and that none of the objects mentioned in any Sub-clause shall be deemed to be merely subsidiary to the objects mentioned 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. The Company has power to increase and divide the shares into several classes and attach thereto any preferential prepetial rights, privileges or conditions in accordance with the regulations of the Company.



COMPANIES FORM No. 123

Notice of increase in nominal capital

SCY/N2341

HINDER PORTH

11.83

the said aroughting

NAD SAD



AG8NV20S

Please do not write in this margin

Pursuant to section 123 of the Companies Act 1985

this margin				
Please complete legibly, preferably in black type, or bold block lettering	To the Registrar of Companies (Address overleaf) Name of company		For official use	Company number 2772601
	. BEFTONGOLD LIMITED	ng pamalipas deli grandi in principal	المراد والمستحدين والمبارية والمرورة والمرورات	
* insert full name of company	* BETTONGOLD GITTLIED			
I the copy must be printed or in some other form approved by the registrar	gives notice in accordance with section dated 20 JUNE 1,994 increased by £ 499,900 both A copy of the resolution authorising. The conditions (eg. voting rights, divishares have been or are to be issued	the nomineyond the register the increase is attached rights, wind	nal capital of the corred capital of £ _ 1 tached.§	mpany has been 00
	The new shares are to rank existing shares in the capit	pari passu in tal of the con	all respects on pany .	with the
‡ Insert Dîrector,				Please tick here if continued overleaf
Secretary, Administrator, Administrative Receiver or	Signed All	Designation‡	DIRECTOR	Date 22/6/94
Receiver (Scotland) as sparopriate	Presentor's name address and reference (if any):	For official Use General Section		st room



CERTIFICATE OF INCORPORATION ON CHANGE OF NAME

Company No. 2772601

The Registrar of Companies for England and Wales hereby certifies that BEFTONGOLD LIMITED

having by special resolution changed its name, is now incorporated under the name of DAVID MORRIS TECHNOLOGY LIMITED

Given at Companies House, Cardiff, the 19th July 1994

M.LEWIS

For the Registrar of Companies



The Companies Act 1985

COMPANY LIMITED BY SHARES



Special Resolution s

(Pursuant to s. 378 (2) of the Companies Act 1985)

OF		
 BEFTONGOLD LIN	MITFD	
Passed 17 JUNE	10alı	

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at

LARKRISE, CRAGG WOOD DRIVE, RAWDON, LEEDS LS19 6LG

, 1994, the subjoined on the 17th day of JUNE SPECIAL RESOLUTION s were duly passed, viz.:-

RESOLUTION

- 1. "That the name of the company be changed to David Morris Technology Limited" 7.5 19/7.
- 2. That the capital of the company be increased from £100 to £500,000 by the creation of 499,900 ordinary shares of £1 each, such shares to rank pari passu in all respects with the existing shares in the capital of the company."



Signature ..

To be signed by

Note.—To be filed within 15 days after the passing of the Resolution(s).

[P.T.O.



The Companies Act 1985

COMPANY LIMITED BY SHARES



Special Resolution s

(Pursuant to s. 378 (2) of the Companies Act 1985)

OF

BEI	TONGOLD L	IMITED	
 Passed	17 JUNE	, 19 ₉ 4.	**************************************

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at

· LARKRISE, CRAGG WOOD DRIVE, RAWDON, LEEDS LS19 6LG

on the 17th day of JUNE , 1994, the subjoined SPECIAL RESOLUTION'S were duly passed, viz.:—

RESOLUTION

- 1. "That the name of the company be changed to David Morris Technology Limited"
- 2. "That the capital of the company be increased from £100 to £500,000 by the creation of 499,900 ordinary shares of £1 each, such shares to rank pari passu in all respects with the existing shares in the capital of the company."

F11TP00R

EDXIRECEIPT DATE:

Signature

To be signed by the Chairman, a Director, or the Secretary of the Company.

Note.—To be filed within 15 days after the passing of the Resolution(s).

[P.T.O.

