File Copy



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 4983085

The Registrar of Companies for England and Wales hereby certifies that CHANNELS LTD

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

Given at Companies House, Cardiff, the 3rd December 2003









Electronic statement of compliance with requirements on application for registration of a company pursuant to section 12(3A) of the Companies Act 1985

Company number 4983085

Company name CHANNELS LTD

I, @UKPLC CLIENT DIRECTOR LTD

of 5, JUPITER HOUSE
CALLEVA PARK
ALDERMASTON
READING
RG7 8NN

a person named as a director of the company in the statement delivered to the registrar of companies under section 10(2) of the Companies Act 1985

make the following statement of compliance in pursuance of section 12(3A) of the Companies Act 1985

Statement: I hereby state that all the requirements of the

Companies Act 1985 in respect of the registration of the above company and of matters precedent and incidental to it have been complied with.

Confirmation of electronic delivery of information

This statement of compliance was delivered to the registrar of companies electronically and authenticated in accordance with the registrar's direction under section 707B of the Companies Act 1985.

WARNING: The making of a false statement could result in liability to criminal prosecution



10(ef)

First directors and secretary and intended situation of registered office

Received for filing in Electronic Format on the: 02/12/2003



Company Name

in full:

CHANNELS LTD

36 SHERINGHAM, QUEENSMEAD

Proposed Registered

Office:

ST JOHN'S WOOD PARK

ST JOHN'S WOOD

LONDON

UNITED KINGDOM

NW8 6RA

memorandum delivered by an agent for the subscriber(s): Yes

Agent's Name: **@UKPLC CLIENT DIRECTOR LTD**

Agent's Address: **5 JUPITER HOUSE**

> **CALLEVA PARK** ALDERMASTON

READING **BERKSHIRE**

UNITED KINGDOM

RG7 8NN

Company Secretary

Name @UKPLC CLIENT SECRETARY LTD

Address: 5, JUPITER HOUSE

> **CALLEVA PARK** ALDERMASTON

READING RG7 8NN

Consented to Act: Y Date authorised 02/12/2003 Authenticated: Y

Director 1:

Name @UKPLC CLIENT DIRECTOR LTD

Address: 5, JUPITER HOUSE

CALLEVA PARK ALDERMASTON

READING RG7 8NN

Consented to Act: Y Date authorised 02/12/2003 Authenticated: Y

Authorisation

Authoriser Designation: SUBSCRIBER Date Authorised: 02/12/2003 Authenticated: Yes

THE COMPANIES ACT 1985 to 1989.

PRIVATE COMPANY LIMITED BY SHARES

MENTORANTITM OF ASSOCIATION OF

Channels Lid

- The company's name is Channels I til.
- 2. The Company's registered office is to be simulatin England and Wolles.
- 5. The Company's objects are:
 - (a.) To carry in the his mass of a general commercial company.
- (b) To acquire by purchase, lease, exchange, trice or otherwise and take options over any projectly whatever, and any rights or privileges of any kind over or in respect of any property of any kind.
- (c) To acquire by purchase, application, registration or otherwise and protect, prolong and renew, whether in the United Kingdom or discwhere any patents, patent rights, licences, secret processes, trade marks, designs, protections and concessions or any other intellectual property rights and to disclaim, after, modify, use and turn to account and to manufacture under or grant licences or privileges in respect of the same
- (if) To acquire or indertake the while or any part of the business, guidwill, and accets of any person. Firm, or company carrying in or proposing to early on any of the littrinesest which the Company is authorized to early or and undertake all or any of the lithrities of such person, firm or company as part of the consideration for such acquisition, or to acquire an interest or, anadigments with or enter into partner-drip or into any arrangement for sharing profits, or for co-operation, or for mutual assistance with any such person, firm or company, or for subsidising or otherwise assisting any such person, firm or company, and to give or accept, by way of consideration for any of the acts or things aforesaid or property acquired, any shares, debentures, debentures stock or securities that may be agreed upon, and to hold and retain, or sell, mortgage and deal with any shares, debentures, debenture stock or securities to received.
- (c) To improve, manage, construct, repair, develop, exchange, let on lease or otherwise, mortgage, charge, sell, dispose of, turn to account, gram licenses, options, rights and privilegus in respect of an otherwise deal with all or any part of the properly and rights of the Company.

- (f) To reveal and deal with the minime of the Company not immediately required and to hold or otherwise deal with any investments made in such manner as the Company may from time to time determine.
- (g) To lend and advance money or give credit on any terms and with or without security to any person, finn or company (including without perjudice to the generality of the foregoing any holding company, subsidiary or fellow subsidiary of, or any other company associated in any way with, the Company), to enter into guarantees, comracts of indemnity and suretyphips of all kinds, to receive money on deposit or loan upon any terms, and to accure or guarantee in any manner and upon and terms the payment of any sum of money or the performance of any obligation by any person, tirm or company (including without projudies to the generality of the foregoing any such holding company, subsidiary, fellow, subsidiary or associated company as aforesaid).
- (h) To borrow and raise minus in any manner and to secure the repayment of any money borrowed, raised or awing by unitgage, charge, standard security, lies or affice security upon the vehile in any part of the Company's property or assets (whether present or future), including its unualled capital, and also by a somital mortgage, charge, standard security, lies in security to secure and guarantee the performance by the Company of any obliquation or liability it more undertaken which may become hinding on it.
- (i) To draw, make, accept, endorse, discount, negotiate, execute and issue cheques, bills of exchange, promissory notes, warrants, debentures, and other negotiable or transferable instruments.
- (j) To apply for, promote, and obtain any Act of Parliament, order, or license of the Department of Trade or other authority for enabling the Company to carry any of its objects into affect, or for effecting any modification of the Company's constitution or for any other purpose which may seem calculated directly or indirectly to promote the Company's interest, and to appear any proceedings or applications which may seem calculated directly or indirectly to projudice the Company's interests.
- (k) To acquire by subscription or otherwise, hold, sell, deal with and depose of, place and underwrite shares, stocks, dehertures, deherture stocks, or any other securities issued or guaranteed by any company constituted or carrying on business in any part of the world, and any such securities brused or guaranteed by any government or authority, naturicipal, local or otherwise, in any part of the world.
- (It To control, manage, finance, subsidise, co-ordinate or otherwise assist any company or companies in which the Company has a direct or indirect financial incorest.
- (m) To promote any other company for the purpose of acquiring the whole or any part of the business or property of undertaking or any of the liabilities of the Company, or of undertaking any business or operations which may appear likely to actist or handle the Company or to enhance the value of any property or hadiness of the Company and to place or guarantee the placing of, underwrite, subscribe for, or otherwise acquire all or any part of the shares or accurring of any auch company as a forcesid.
- (ii) To sell in utherwise dispose of the whole or any part of the histories or properly of the Company for each consideration as the Company may think fit.

- (ii) To add as agents or brinkers and as littstees for any person, firm or company, and to undertake and perform sub-contracts.
- (p) To remanerate any person, fina or company condecing services to the Company contents of otherwise.
- (q) To distribute among the Members of the Company in kind any property of the Company properly distributable amongst the members.
- (r) To pay or procure the payment of all or any expenses incurved in connection with the promution. Correction and incorporation of the Company.
- (a) To give or award personne, armuities, grateines and superconnectors or other allowances or benefits or checitable sid and generally to provide advantages tacilities and services for any persons who are no have been Directors of employees of the Company, or any company which is a substituing of the Company or the holding company of the Company or a fellow substituting of the Company in the predecessors in basiness of the Company or of any such substituting, holding or fellow substituting company and to the wives, wellows, children and other relatives and dependents of such persons to make payments towards insurance including insurance for any Director, officer or Audiror against any liability incurred by such persons in respect of any act or amission by them in relation to the carrying our of their obligations and duties in relation to the Company.
- (t) Subject to and in accordance with a due compliance with the provisions of section 155 to 153 (inclusive) of the Act (if and so far as such provisions shall be applied ble), to give, whether directly or indirectly, any kind of financial assistance (as defined in section 153(f)(a) of the Act) for any such purpose as is specified in auction 151(1) and/or accion.

 (3) of the
 - (iii) To procure the Company to be negistered or recognised in any part of the world
- (v) To do all in any of the things authorised in any part of the world and either as principals, agents, confinctors in otherwise, and by or through agents, brokers, sub-contractors or other wise and either alone or in conjunction with others.
- (w) To do all such office things as may be deemed incidental or conducive to the attainment of the Company's object or of any of the powers given to it by the Act or by this Chaise.

AND so that:

(1) None of the objects set forth in any sub-clause of this Clause shall be restrictively constructed but the wides interpresented shall be given to each anch object, and none of anch objects shall, except where the contest expressly an requires, be in any way limited or restricted by reference to or inference from any other object set forth in such sub-clause, or by reference to or inference from the terms of any other sub-clause of this Clause, or by reference to or inference from the name of the Company.

- (2) The word "Company" in this Chause, except where used in reference to the Company, shall be deemed to include any partnership in other body of persons, whether incorporated or unincorporated and whether incorporated registered resident or domiciled in the United Kingdom or elsewhere.
- (3) In this Clause the expression "the Act" means the Companies Act 1985, but so that any reference in this Clause to any provision of the Act shall be deemed to include a reference to any stameory modification or re-consetment of that provision for the time being in force.
- 4. The linbility of the Members is limited.
- 5. The Company's share capital is 6100 divided into 100 Cadimary Shares of 61 each.

We, the subscribers in this Memorandum of Association, with in he formed into a Company puration to this Memorandum and to laise the number of shares shown opposite our respective manes.

Names and addresses of subscribers, and member of shares taken.

Norme and Address:

(200 KPRC Client Director Ltd.

5 Inpile: House
Callega Park
Reading
Berkehire
REF SNN

Number of shares taken: I

Dated this 2nd day of December 2003.

THE COMPANIES ACTIVE

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION OF

Chammels List

PRELIMINARY

The Regulations contained in Table A in the Schedule to the Companies (Tables A to F).
Regulations 1985 (ST 1985 No 805) as amended by the Companies (Tables A to F).
Regulations 1985 (ST 1985 No 1052) hereinafter referred to as "Table A") shall apply to the
Company stave moster as they are varied to excluded by in are mesheident with these
Articles.

PRIVATECOMPANY

The company is a private company.

SHARES

The share capital of the Company is 1100 divided into 100 Cudinary Shares of 11 each. The Directors are, subject to SEO of the Companies Act 1985, generally authorised to exercise any power of the Company to allot, grant options over or otherwise dispose of shares in the capital of the Company for such consideration and upon such terms and conditions as the Directors may determine, unless revoked or varied by Ordinary Resolution of the Company in General Meeting.

In Regulation 32 of Table A the words "ordinary resolution" shall be deemed to be replaced by the words "special resolution".

Regulation 74 of Table A shall not apply to the Company and the Pirectors may, in their abundate discretion and without assigning any reason therefor, decline to register any transfer of any share whether or not it is a fully paid chare.

LIBA

4. The fien conferred by Regulation R of Table A shall affach to all shares whether fully paid or not and to all shares registered in the name of any person indebted or under liability to the Company for all moneys called or payable at a fixed time by a member or his estate to the Company whether he be the sole registered holder thereof or one of two or more joint holders. The Company's lieu on a share shall extend to any expenses incurred by the

Company in respect of such non-payment, and to interest on the amount unpaid from the day it became due and payable until it is paid.

PRE EMPTION

A member wishing to dispose of all or any of his shares shall give notice to the Directors and such notice shall constitute the Company as agent of the transferor member. Unless the Company in General Meeting shall otherwise direct all such shares authorised pursuant to Regulation 5 of Table A shall be offered to the remaining members in proportion to their existing holding at the flate of the uffer and such offers is to be made in writing specifying the number of above, to which the member is catilled and limiting the period within which the offers if not secupled will be decreed to be declined. After the expiration of that period these shares to decreed to be declined shall be offered in the aforesaid proportions to these members who have accepted all the shares offered to them. The Directors may, at their distriction allot, or otherwise dispose of any such shares not accepted pursuant to such offer or further offer as they think fit save that such disposal shall not be on terms more favourable to the subscribes from the terms on which they were offered to the members.

In accordance with \$91(1) of the Companies Act 1585, \$85(1) and \$50(1) to \$90(6) inclusive of the Act shall not apply to the Company.

NOTICES OF MEETINGS

6. Every motice calling a General Moeting shall comply with the provisions of Section 372(3) of the Companies Act 1985 as to giving information to members in regard to their right to appoint process to attend and yets on their helialf and this auch princy need not be a member of the Company. Notices and other communications relating to any frenced Meeting which any member is cultified to receive shall be aust to the Directors and Auditors of the Company.

PROCESSORS AT GENERAL MEETINGS

All http://document.org/all/files/f

No business shall be manuacted at any General Meeting unless a quorum of members is present at the time the meeting proceeds to business. Two persons entitled to vote upon the business to be transacted, each being a member or a proxy for a member or a duly authorised representative for a perpetation, shall be a quorum. If, and for so long as, the Company has only one member that member present in person or by proxy shall be a quorum.

If the Company has only one member and that member takes any decision which is required to be taken as a General Meeting or by a written resolution, that decision shall be as valid and effectual as it agrees by the Company in General Meeting as we that this paragraph shall no apply to resolutions passed pursuant to 8500 and 8501 of the Companies Act 1985. Any decision taken by a sole member shall be resoluted in writing and delivered by that member to the Company for entry or the Minute Book.

DIMERCIONS

8. Regulation 64 of Table A shall not apply to the Company. Unless and until otherwise determined by special resolution of the Company in General Meeting there shall be no maximum number of the Directors and the minimum number of directors shall be one. As sole Director shall have authority to exercise all the powers and authorities vested in the Directors by Table A and these Articles and Regulation 89 of Table A shall not apply to the Company.

Not less than four-cent days reduce of meetings of the Directors shall be given to each of the Directors as their address in the United Kingdom whether present in the United Kingdom or no and Regulation SR of Table A shall be decrued to be meetified accordingly.

A Director need mit hild any shatest of the Company to qualify him as a Porector but he shall be entitled to receive notice of and otherd and speak at all general meetings of the Company.

The Directors may exercise all the powers of the Company to borrow money as to amount and upon such terms and in such manner as they think fit and, subject to \$80 of the Companies Act 1985 to grant any mortgage, charge or standard security over its undertaking, projecty and uncalled capital and to issue detectine stock and other securities whether ouright or as security for any dobt, liability or obligation of the Company or of any third party.

A Director may vote at a meeting, on any resolution, in respect of any matter in which he has, directly or indirectly, any kind of interest and if he shall do so his vote shall be counted, and he may form pare of a quarter for any meeting at which such voting occurs. Regulations 94 to 97 inclusive of Table A shall me apply to the Company.

The Company shall not be subject in \$25% of the Companies Act 1985 and accordingly any person may be appointed a Director if he is recommended by the Directors in not less than four less or more than thirty-five clear days before the date of a meeting, notice signed by a member qualified to vote at that meeting has been given to the Company of the intention to propose that person for appointment together with a notice signed by that person of his willingness to be appointed.

The Directors shall not be required to retire by rotation and Regulations 73 to 50 inclusive of Table A shall not apply to the Company.

INDERINITY

9 Pursuant to Regulation 118 of Table A but subject to \$310 of the Companies Act 1985 every Director, Secretary or other officer of the Company shall be indemnified out of the oscets of the Company against all losses or liabilities incurred by him in the execution of the duties of his office. Pairings and addresses of autocribers.

Name and Address:
-@CKPLC Client Director Ltd
5 Jupite House
Callova Pude
Roading
Dockshire
RG73MN

Detail this, 2nd day of Dusamher 3003