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CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company Number 11960900

The Registrar of Companies for England and Wales, hereby certifies that

CLUFF ENERGY AFRICA LTD

is this day incorporated under the Companies Act 2006 as a private company, that the company is limited by shares, and the situation of its registered office is in England and Wales

Given at Companies House, Cardiff, on 24th April 2019



* N11960900D *









Application to register a company



Received for filing in Electronic Format on the: 24/04/2019

X8425K7T

Company Name in

full:

CLUFF ENERGY AFRICA LTD

Company Type: Private company limited by shares

Situation of

Registered Office:

England and Wales

Proposed Registered Office Address:

3RD FLOOR 39 SLOANE STREET

KNIGHTSBRIDGE

LONDON

UNITED KINGDOM SW1X 9LP

Sic Codes: **09100**

Proposed Officers

Company Director 1

Type: Person

Full Forename(s): MR JOHN GORDON

Surname: CLUFF

Service Address: 3RD FLOOR 39 SLOANE STREET

KNIGHTSBRIDGE

LONDON SW1X 9LP

Country/State Usually

Resident:

UNITED KINGDOM

Date of Birth: **/04/1940 Nationality: BRITISH

Occupation: COMPANY

DIRECTOR

The subscribers confirm that the person named has consented to act as a director.

Statement of Capital (Share Capital)

Class of Shares: ORDINARY Number allotted 100
Currency: GBP Aggregate nominal value: 100

Prescribed particulars

EACH ORDINARY SHARE CARRIES ONE VOTE. THE ORDINARY SHARES CARRY THE RIGHT TO PARTICIPATE EQUALLY IN ANY DISTRIBUTIONS, AS RESPECTS DIVIDENDS AND AS RESPECTS CAPITAL (INCLUDING ON A WINDING UP) AND ARE NOT REDEEMABLE.

Statement of Capital (Totals)				
Currency:	GBP	Total number of shares:	100	
•		Total aggregate nominal value:	100	
		Total aggregate unpaid:	0	

11960900

Initial Shareholdings

Name: IPGL LIMITED

Address 3RD FLOOR 39 SLOANE Class of Shares: ORDINARY

STREET

KNIGHTSBRIDGE

LONDON

Currency:

GBP

SW1X 9LP Nominal value of each 1

share:

Amount unpaid: 0
Amount paid: 1

Name: JOHN GORDON CLUFF

Address 3RD FLOOR 39 SLOANE Class of Shares: ORDINARY

STREET

KNIGHTSBRIDGENumber of shares:60LONDONCurrency:GBPSW1X 9LPNominal value of each1

share:

Amount unpaid: 0
Amount paid: 1

Persons with Significant Control (PSC) Statement of initial significant control On incorporation, there will be someone who will count as a Person with Significant Control (either a registerable person or relevant legal entity (RLE)) in relation to the company					

11960900

Electronically filed document for Company Number:

Individual Person with Significant Control details

Names: MR JOHN GORDON CLUFF

Country/State Usually

UNITED KINGDOM

Resident:

Date of Birth: **/04/1940 Nationality: BRITISH

Service Address: 3RD FLOOR 39 SLOANE STREET

KNIGHTSBRIDGE

LONDON SW1X 9LP

The subscribers confirm that each person named as an individual PSC in this application knows that their particulars are being supplied as part of this application.

Nature of control The person holds, directly or indirectly, more than 50% but less than 75% of the shares in the company. Nature of control The person holds, directly or indirectly, more than 50% but less than 75% of the voting rights in the company. The person has the right, directly or indirectly, to appoint or Nature of control remove a majority of the board of directors of the company.

Relevant Legal Entity (RLE) details

Company Name: IPGL LIMITED

Service Address: 3RD FLOOR 39 SLOANE STREET

KNIGHTSBRIDGE

LONDON SW1X 9LP

Legal Form: PRIVATE LIMITED COMPANY

Governing Law: ENGAND & WALES

Register Location: UNITED KINGDOM

Country/State: UNITED KINGDOM

Registration Number: 02011009

Nature of control

The relevant legal entity holds, directly or indirectly, more than 25% but not more than 50% of the shares in the company.

Nature of control

The relevant legal entity holds, directly or indirectly, more than 25% but not more than 50% of the voting rights in the company.

Statement of Compliance

I confirm the requirements of the Companies Act 2006 as to registration have been complied with.

Name: IPGL LIMITED

Authenticated YES

Name: JOHN GORDON CLUFF

Authenticated YES

Authorisation

11960900

Authoriser Designation: subscriber Authenticated YES

End of Electronically filed document for Company Number:

COMPANY HAVING A SHARE CAPITAL

Memorandum of Association of

CLUFF ENERGY AFRICA LTD

Each subscriber to this Memorandum of Association wishes to form a company under the Companies Act 2006 and agrees to become a member of the company and to take at least one share.

Name of each subscriber	Authentication by each subscriber
Mr JOHN GORDON CLUFF	Mr JOHN GORDON CLUFF
WII JOI IN GORDON CEOI I	WII JOHN GONDON CLOIT
IPGL LIMITED	IPGL LIMITED

Dated 24/4/2019

MACFARLANES

Macfarlanes LLP 20 Cursitor Street London EC4A 1LT

THE COMPANIES ACT 2006

PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION
- OF CLUFF ENERGY AFRICA LTD

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THE COMPANIES ACT 2006

PRIVATE COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

- OF -

CLUFF ENERGY AFRICA LTD

(the "Company")

1 Application of model articles

- 1.1 The model articles of association for private companies contained in Schedule 1 to The Companies (Model Articles) Regulations 2008 ("Model Articles") as in force at the date of adoption of these Articles shall apply to the Company, save insofar as they are excluded or modified by, or are inconsistent with, the following Articles.
- 1.2 In these Articles, reference to a particular Model Article is to that article of the Model Articles.

2 Definitions and interpretation

2.1 The Model Articles shall apply as if the following paragraph were included in the list of defined terms in Model Article 1:

"clear days: in relation to a period of a notice means that period excluding the day when the notice is deemed to be received (or, if earlier, received) and the day of the meeting;"

and as if the following words were deleted from Model Article 41(5):

"(that is, excluding the date of the adjourned meeting and the day on which the notice is given)—".

2.2 In these Articles the following words and expressions have the following meanings:

the Act: the Companies Act 2006;

Conflict Situation: a situation in which a director has, or can have, a direct or indirect interest that conflicts, or may possibly conflict, with the interests of the Company, including in relation to the exploitation of any property, information or opportunity and regardless of whether the Company could take advantage of the property, information or opportunity itself, but excluding a situation which could not reasonably be regarded as likely to give rise to a conflict of interest:

member: a person who is the holder of a share.

2.3 Save as expressly provided otherwise in these Articles, words or expressions contained in the Model Articles and in these Articles bear the same meaning as in the Act as in force

from time to time. The Model Articles shall apply as if the last paragraph of Model Article 1 (beginning "Unless the context otherwise requires") were deleted.

- 2.4 In the Model Articles and in these Articles, save in Article 1.1 or as expressly provided otherwise in these Articles:
 - any reference to any statute or statutory provision includes any subordinate legislation made under that statute or statutory provision, whether before, on, or after the date of adoption of these Articles:
 - any reference to any legislation including to any statute, statutory provision or subordinate legislation ("**Legislation**") includes a reference to that Legislation as from time to time amended or re-enacted, whether before, on, or after the date of adoption of these Articles;
 - 2.4.3 any reference to re-enactment includes consolidation and rewriting, in each case whether with or without modification.

3 Company name

The name of the Company may be changed by:

- 3.1 special resolution of the members; or
- 3.2 a decision of the directors; or

otherwise in accordance with the Act.

4 Directors to take decisions collectively

- 4.1 The general rule about decision-making by directors is that any decision of the directors must be either a majority decision at a meeting or a decision taken in accordance with Article 5.
- 4.2 If:
 - 4.2.1 the Company only has one director, and
 - 4.2.2 no provision of the Articles requires it to have more than one director,

the general rule does not apply, and the director may take decisions without regard to any of the provisions of the Articles relating to directors' decision-making including, for the avoidance of doubt, Article 6.

4.3 Model Article 7 shall not apply.

5 Unanimous decisions

- 5.1 Model Article 8(2) shall apply as if the words "copies of which have been signed by each eligible director" were deleted and replaced with the words "of which each eligible director has signed one or more copies".
- References in Model Article 8 and in this Article 5 to eligible directors are to directors who would have been entitled to vote on the matter had it been proposed as a resolution at a directors' meeting (but exclude in respect of the authorisation of a Conflict Situation, the director subject to that Conflict Situation). Model Article 8(3) shall not apply.

6 Quorum for directors' meetings

- 6.1 The quorum for directors' meetings may be fixed from time to time by a decision of the directors, but, save as set out in Article 6.2, it must never be less than two, and unless otherwise fixed it is two. Model Article 11(2) shall not apply.
- For the purposes of any directors' meeting (or part of a meeting) at which it is proposed to authorise a Conflict Situation in respect of one or more directors, if there is only one director in office other than the director or directors subject to the Conflict Situation, the quorum for such meeting (or part of a meeting) shall be one director.

7 Directors voting and counting in the quorum

- 7.1 Save as otherwise specified in these Articles or the Act and subject to any limitations, conditions or terms attaching to any authorisation given by the directors for the purposes of s.175(4)(b) of the Act, a director may vote on, and be counted in the quorum in relation to any resolution relating to a matter in which he has, or can have:
 - 7.1.1 a direct or indirect interest or duty which conflicts, or possibly may conflict, with the interests of the Company; and
 - 7.1.2 a conflict of interest arising in relation to an existing or a proposed transaction or arrangement with the Company.
- 7.2 Model Article 14 shall not apply.

8 Directors' remuneration and other benefits

- 8.1 A director may undertake any services for the Company that the directors decide.
- 8.2 A director is entitled to such remuneration as the directors decide (i) for his services to the Company as director, and (ii) for any other service which he undertakes for the Company.
- 8.3 Subject to the Articles, a director's remuneration may (i) take any form, and (ii) include any arrangements in connection with the payment of a pension, allowance or gratuity, or any death, sickness or disability benefits, to or in respect of that director.
- 8.4 Unless the directors decide otherwise, a director's remuneration accrues from day to day.
- 8.5 Unless the directors decide otherwise, no director is accountable to the Company for any remuneration or other benefit which he receives as a director or other officer or employee of any of the Company's subsidiary undertakings or of any parent undertaking of the Company from time to time or of any other body corporate in which the Company or any such parent undertaking is interested.
- 8.6 Model Article 19 shall not apply.

9 Share capital

The share capital of the Company at the date of adoption of these Articles comprises ordinary shares of £1.00 each.

10 All shares to be fully paid up

- 10.1 No share is to be issued other than fully paid.
- 10.2 Article 10.1 does not apply to shares tak en on the formation of the Company by the subscribers to the Company's memorandum.
- 10.3 Model Article 21 shall not apply.

11 Powers to issue different classes of share

Model Article 22(2) shall apply as if the words ", and the directors may determine the terms, conditions and manner of redemption of any such shares" were deleted.

12 Issue of new shares

The Company has the power to allot and issue shares in the capital of the Company and to grant rights to subscribe for, or to convert any security into, shares in the capital of the Company pursuant to those rights.

13 Purchase of own shares

- 13.1 The Company may purchase its own shares in accordance with the provisions of the Act.
- The Company may finance the purchase of its own shares in any way permitted by the Act including by way of cash reserves up to the limits provided by the Act.

14 Procedure for declaring dividends

- 14.1 Except as otherwise provided by the rights attached to any shares from time to time, all dividends shall be paid to the holders of shares in proportion to the numbers of shares on which the dividend is paid held by them respectively, but if any share is issued on terms that it shall rank for dividend as from a particular date, or pari passu as regards dividends with a share already issued, that share shall rank for dividend accordingly.
- Model Article 30(4) shall apply as if the words "the terms on which shares are issued" were deleted and replaced with the words "the rights attached to shares".

15 No interest on distributions

Model Article 32(a) shall apply as if the words "the terms on which the share was issued, or" were deleted and replaced with the words "the rights attached to the share". Model Article 32(b) shall not apply.

16 Quorum for general meetings

- 16.1 If the Company has more than one member, the quorum for a general meeting shall be:
 - one member holding more than one half in nominal value of the issued ordinary share capital of the Company and present in person or by proxy or by representative (and the presence of such a member shall be deemed for this purpose to constitute a valid meeting); or
 - 16.1.2 if no such member is present, two members present in person or by proxy or representative.
- 16.2 If the Company has only one member, s.318 of the Act shall apply.

17 Poll votes

Polls must be taken when, where and in such manner as the chairman of the meeting directs. Model Articles 44(1)(a), 44(2)(b) and 44(4) shall not apply.

18 Delivery of proxy notices

Any notice of a general meeting must specify the address or addresses ("proxy notification address") at which the Company or its agents will receive proxy notices relating to that meeting, or any adjournment of it, delivered in hard copy or electronic form.

- A person who is entitled to attend, speak or vote (either on a show of hands or on a poll) at a general meeting remains so entitled in respect of that meeting or any adjournment of it, even though a valid proxy notice has been delivered to the Company by or on behalf of that person.
- 18.3 Subject to Articles 18.4 and 18.5, a proxy notice must be delivered to a proxy notification address not less than 24 hours before the general meeting or adjourned meeting to which it relates.
- 18.4 In the case of a poll taken more than 48 hours after it is demanded, the notice must be delivered to a proxy notification address not less than 24 hours before the time appointed for the taking of the poll.
- In the case of a poll not taken during the meeting but taken not more than 48 hours after it was demanded, the proxy notice must be delivered:
 - 18.5.1 in accordance with Article 18.3, or
 - at the meeting at which the poll was demanded to the chairman of the meeting, company secretary (if any) or any director.
- 18.6 The directors may, in their sole discretion, determine from time to time that in calculating the periods referred to in Articles 18.3 and 18.4 no account shall be taken of any part of a day that is not a working day.
- 18.7 A proxy notice which is not delivered in accordance with Articles 18.3, 18.4 or 18.5 shall be invalid unless the directors, in their sole discretion, accept the proxy notice at any time before the meeting.
- An appointment under a proxy notice may be revoked by delivering to a proxy notification address a notice in writing given by or on behalf of the person by whom or on whose behalf the proxy notice was given.
- 18.9 A notice revoking a proxy appointment only takes effect if it is delivered before:
 - 18.9.1 the start of the meeting or adjourned meeting to which it relates, or
 - 18.9.2 (in the case of a poll not taken on the same day as the meeting or adjourned meeting) the time appointed for taking the poll to which it relates.
- 18.10 If a proxy notice is not signed by the person appointing the proxy, it must be accompanied by written evidence, satisfactory to the directors, of the authority of the person who signed it to do so on the appointor's behalf.
- 18.11 If more than one proxy notice relating to the same share is delivered for the purposes of the same meeting, the proxy notice last delivered shall prevail in conferring authority on the person named in the notice to attend the meeting and vote. A proxy notice in electronic form found by the Company to contain a computer virus shall not be accepted by the Company and shall be invalid.
- 18.12 Model Article 46 shall not apply.

19 Communications

- 19.1 The company communications provisions (as defined in the Act) shall also apply to any document or information not otherwise authorised or required to be sent or supplied by or to a company under the Companies Acts (as defined in the Act) but to be sent or supplied by or to the Company pursuant to these Articles:
 - 19.1.1 by or to the Company; or

- 19.1.2 by or to the directors acting on behalf of the Company.
- The provisions of s.1168 of the Act (hard copy and electronic form and related expressions) shall apply to the Company as if the words "and the Articles" were inserted after the words "the Companies Acts" in ss.1168(1) and 1168(7).
- 19.3 Section1147 of the Act shall apply to any document or information to be sent or supplied by the Company to its members under the Companies Acts or pursuant to these Articles as if:
 - in s.1147(2) the words "or by airmail (whether in hard copy or electronic form) to an address outside the United Kingdom" were inserted after the words "in the United Kingdom";
 - in s.1147(3) the words "48 hours after it was sent" were deleted and replaced with the words "when sent, notwithstanding that the Company may be aware of the failure in delivery of such document or information.";
 - 19.3.3 a new s.1147(4)(A) were inserted as follows:

"Where the document or information is sent or supplied by hand (whether in hard copy or electronic form) and the Company is able to show that it was properly addressed and sent at the cost of the Company, it is deemed to have been received by the intended recipient when delivered.";

- 19.3.4 s.1147(5) were deleted.
- 19.4 Proof that a document or information sent by electronic means was sent in accordance with guidance issued by the Institute of Chartered Secretaries and Administrators shall be conclusive evidence that the document or information was properly addressed as required by s.1147(3) of the Act and that the document or information was sent or supplied.
- 19.5 In the case of members who are joint holders of shares, anything to be agreed or specified by the holder may be agreed or specified by the holder whose name appears first in the register of members. Sched 5, Part 6, para 16(2) of the Act shall apply accordingly.
- 19.6 Model Article 48 shall not apply.
- 20 Company seals

Model Article 49(4)(b) shall not apply.

- 21 Indemnities, insurance and funding of defence proceedings
- 21.1 This Article 21 shall have effect, and any indemnity provided by or pursuant to it shall apply, only to the extent permitted by, and subject to the restrictions of, the Act. It does not allow for or provide (to any extent) an indemnity which is more extensive than is permitted by the Act and any such indemnity is limited accordingly. This Article 21 is also without prejudice to any indemnity to which any person may otherwise be entitled.
- 21.2 The Company:
 - 21.2.1 shall indemnify every person who is a director of the Company, and shall keep indemnified each such person after he ceases to hold office; and
 - 21.2.2 may indemnify any other person who is an officer (other than an auditor) of the Company;

in each case out of the assets of the Company from and against any loss, liability or expense incurred by him or them in relation to the Company by reason of his being or having been a director or other officer of the Company.

- 21.3 The Company may indemnify any person who is a director of a company that is a trustee of an occupational pension scheme (as defined in s.235(6) of the Act) out of the assets of the Company from and against any loss, liability or expense incurred by him or them in connection with such company's activities as trustee of the scheme.
- 21.4 The directors may purchase and maintain insurance at the expense of the Company for the benefit of any person who is or was at any time a director or other officer (other than an auditor) of the Company or of any associated company (as defined in s.256 of the Act) of the Company or a trustee of any pension fund or employee benefits trust for the benefit of any employee of the Company.
- 21.5 The directors may, subject to the provisions of the Act, exercise the powers conferred on them by ss.205 and 206 of the Act to:
 - 21.5.1 provide funds to meet expenditure incurred or to be incurred in defending any proceedings, investigation or action referred to in those sections or in connection with an application for relief referred to in s.205; or
 - 21.5.2 take any action to enable such expenditure not to be incurred.
- 21.6 Model Articles 52 and 53 shall not apply.