FILE COPY



OF A PRIVATE LIMITED COMPANY

Company No. 238297

The Registrar of Companies for Scotland hereby certifies that THE AGED CHRISTIAN FRIEND SOCIETY OF SCOTLAND

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

Given at Companies House, Edinburgh, the 17th October 2002



NSC238297M





COMPANIES HOUSE



CHEDOSS					
	^		n.	2	5

Declaration	on a	application	for	registration

Company Secretary	Declaration on application for registration
Please complete in typescript, or in bold black capitals CHFP055	233297
Company Name in full	The Aged Christian Friend Society of Scotland
1,	JULIAN CECIL ARTHUR VOGE
of	15 ATHOLL CRESCENT, EDINBURGH, EH3 8HA
† Please delete as appropriate	do solemnly and sincerely declare that I am a † Solicitor engaged in the formation of the company Sperson named as director or secretary of the company in the statement delivered to the Registrar under section 10 of the Companies Act 1985] and 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.
	And I make this solemn Declaration conscientiously believing the same to be true and by virtue of the Statutory Declarations Act 1835.
Declarant's signature Declared at	EDINBURGH
On	Day Month Year 1 5 1 0 2 0 0 2
Please print name. before me	ROGER HAMISH COTTON
Signed	The Date Solicitor A Germissioner for Oaths or Notary Public or Justice of the Peace or Solicitor
Please give the name, address, telephone number and, if available, a DX number and Exchange of the person Companies House should contact if there is any query	BRODIES WS (RHC) 15 ATHOLL CRESCENT EDINBURGH EH3 8HA DX: ED 10 TEL: 0131 228 3777

S4RYIF4M 0447

COMPANIES HOUSE

17/10/02

Form revised June 1998

When you have completed and signed the form please send it to the Registrar of Companies at:

Companies House, Crown Way, Cardiff, CF14 3UZ DX 33050 Cardiff for companies registered in England and Wales or

Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB for companies registered in Scotland DX 235 Edinburgh



Please complete in typescript, or in bold black capitals. CHFP000

† Please delete as appropriate.

O Please print name.

30(5)(a)

lete in typescript, ck capitals.	exempt from the requirement to use the word "limited" or "cyfyngedig"
	238297
Company Name in full	THE AGEN CHRISTIAN FRIEND SOCIETY
	OF SCOTLAND
l,	JULIAN CECK ARTHUR VOGE
of	
appropriate.	a [Solicitor engaged in the formation of the company][person named as director or secretary of the company in the statement delivered under section 10 of the Companies Act 1985]†do solemnly and sincerely declare that the company complies with the requirements of section 30(3) of the Companies Act 1985. And I make this solemn Declaration conscientiously believing the same to
	be true and by virtue of the Statutory Declarations Act 1835.
Declarant's signature	My?
Declared at	EONNACH
	Day Month Year
on	15102002
before me ⁰	ROSER HAMISH COTTON

Signed

Date

ioner for Oaths or Notary Public or Justice of the Peace or Solicitor

Please give the name, address, .. telephone number and, if available, a DX number and Exchange of the person Companies House should contact if there is any query.



Form revised June 1998

0131 GOINDURGH DX number DX exchange

When you have completed and signed the form please send it to the Registrar of Companies at:

Companies House, Crown Way, Cardiff, CF14 3UZ DX 33050 Cardiff for companies registered in England and Wales

Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB for companies registered in Scotland DX 235 Edinburgh



Please complete in typescript, or in bold black capitals.

CHFP055

Notes on completion appear on final page

Company Name in full

The Aged Christian Friend Society of Scotland

First directors and secretary and intended situation of

Proposed registered office

(PO Box numbers only, are not acceptable)

Brodies WS

15 Atholi Crescent

registered office

Post town

Edinburgh

Midlothian

County / Region

Postcode

EH3 8HA

If the memorandum is delivered by an agent for the subscriber(s) of the memorandum mark the box opposite and give the agent's name and address.



Agent's Name

Brodies WS

Address

15 Atholl Crescent

Post town

Edinburgh

County / Region

Postcode

EH3 8HA

Number of continuation sheets attached

Please give the name, address, telephone number, and if available, a DX number and Exchange, for the person Companies House should contact if there is any query

9

Brodies WS (RHC) 15 Atholl Crescent Edinburgh EH3 8HA Tel: 0131 228 3777 DX ED 10 Edinburgh 1



17/10/02 **COMPANIES HOUSE**

Form revised July 1998

When you have completed and signed the form please send it to the Registrar of Companies at

Companies House, Crown Way, Cardiff, CF14 3UZ DX 33050 Cardiff for companies registered in England and Wales or Companies House, 37 Castle Terrace, Edinburgh, EH1 2EB

for companies registered in Scotland DX 235 Edinburgh

Company Secretary (see notes 1-5) Company name The Aged Christian Friend Society of Scotland * Style / Title * Honours etc Name Forename(s) * Voluntary details. Surname **Brodies WS** Previous Forename(s) Previous Surname(s) **Address** 15 Atholl Crescent Usual residential address For a corporation, given the registered or principle office address. Post town Edinburgh County / Region Midlothian Postcode EH3 8HA Country I consent to act as secretary of the company named on page 1 **Consent Signature** Date **Directors** (see notes 1-5) Please list directors in alphabetical order Name * Style / Title * Honours etc R.D. B.Sc. ACIS Forename(s) **Stuart McGow** Surname **Bridges** Previous Forename(s) Previous Surname(s) **Address** 49 Dreghorn Loan Usual residential address Colinton For a corporation, given the registered or principle office address. Edinburgh Post town County / Region Midlothian Postcode EH13 ODA Country Day Month Year Nationality British Date of birth 3 , 1 2 6 **Business occupation Chartered Secretary** Other directorships None I consent to act as director of the company named on page 1 **Consent Signature Date** 10/02

Directors	(continue	d) (s	ee notes	1-5)								
	Name	* Style / Title	Mrs				* Honours etc	B.A. C.Q.S.W. MSc				
* Voluntary detai	ls.	Forename(s)	Georg	jia Merle	May	<u> </u>						
		Surname	Copland									
	Previou	us Forename(s)		 				 				
	Previo	ous Surname(s)										
	Address		2 Redford Crescent									
Usual resider. For a corporation registered or pri	n, given the		Colinton									
address.		Post town	Edinb	Edinburgh								
	(County / Region	Midlot	hian			Postcode	EH13 OBR				
		Country										
		Date of birth	Day	Month	Year		N. A	<u>.</u>				
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	None	· · · · · · · · · · · · · · · · · · ·	as director	of the	e company named	I on page 1						
	Conse	nt Signature	1	ibos	Jan		Date	9/10/1				
This s	ection mus	st be signed l	by	>	11	<u> </u>						
	ent on beha subscribers		ed				Date	IS/10/02				
Or the	subscribe	rs Sign	ed			_ ·	Date					
(i e th	ose who	Sign	ed				Date					
signe	d as memb		ed 🗍	1			Date					
l l	memorano ociation).	dum Sign	ed 🔚				Date					
		Sign	ed				Date					
{		Sign	ed 🗀				Date					

Notes

 Show for an individual the full forename(s) NOT INITIALS and surname together with any previous forename(s) or surname(s).

If the director or secretary is a corporation or Scottish firm - show the corporate or firm name on the surname line.

Give previous forename(s) or surname(s) except that:

- for a married woman, the name by which she was known before marriage need not be given,
- names not used since the age of 18 or for at least 20 years need not be given.

A peer, or an individual known by a title, may state the title instead of or in addition to the forename(s) and surname and need not give the name by which that person was known before he or she adopted the title or succeeded to it.

Address:

Give the usual residential address.

In the case of a corporation or Scottish firm give the registered or principal office.

Subscribers:

The form must be signed personally either by the subscriber(s) or by a person or persons authorised to sign on behalf of the subscriber(s).

- 2. Directors known by another description:
 - A director includes any person who occupies that position even if called by a different name, for example, governor, member of council.
- 3. Directors details:
 - Show for each individual director the director's date of birth, business occupation and nationality.
 - The date of birth must be given for every individual director.
- 4. Other directorship
 - Give the name of every company of which the person concerned is a director or has been a director at any time in the past 5 years. You may exclude a company which either is or at all times during the past 5 years, when the person was a director, was:
 - dormant.
 - a parent company which wholly owned the company making the return,
 - a wholly owned subsidiary of the company making the return, or
 - another wholly owned subsidiary of the same parent company.

If there is insufficient space on the form for other directorships you may use a separate sheet of paper, which should include the company's number and the full name of the director.

 Use Form 10 continuation sheets or photocopies of page 2 to provide details of joint secretaries or additional directors.

Company Secretary	(see notes 1-5)		FORM 10	conunuation sneet
	Company name			
Name	* Style / Title		* Honours etc	
* Voluntary details.	Forename(s)			
	Surname			
Prev	ious Forename(s)			
Pre	vious Surname(s)			
Address	i.			
Usual residential address For a corporation, given the registered or principle office address.				
audiess.	Post town			
	County / Region		Postcoo	le
	Country			
		I consent to act as secretary of the	ne company nar	med on page 1
Dinastana	ent Signature		Dat	te
Please list directors in alphabetic	•			
Name	* Style / Title	Mrs	* Honours etc	
	Forename(s)	Mary Simpson Nelson		
	Surname	Dale		
Prev	ious Forename(s)			
Pre	vious Surname(s)			
Address	;	19 Dreghorn Loan		
Usual residential address For a corporation, given the registered or principle office address.	s s			
	Post town	Edinburgh		
	County / Region	Midlothian	Postcoo	de EH13 ODF
	Country			
		Day Month Year		
	Date of birth	<u> </u>	lationality Bri	tish
Busi	ness occupation	Medical Secretary		
Oth	ner directorships	None		
		I consent to act as director of the	company name	ed on page 1
Cons	ent Signature	MANDONO	—₁ · · ·	Date 9,10.02

Company Sec	retary	(see notes 1-5)												
		Company name											/	
	Name	* Style / Title						* Hono	urs etc				/-	
* Voluntary details.		Forename(s)								<u></u>		/		Ī
		Surname		_ 					 _	/	/			乛
	Previ	ious Forename(s)					•••							
	Pre	vious Surname(s)					<u>-</u>							ij
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		County / Region							ostcode					
		Country			<u> </u>							- 		
			I conse	nt to act	as s	ecretar	ry of	the comp	any nam	ed or	page	1		
Directors		ent Signature							Date	;				
Directors Please list directors in	(see notes 1 n alphabetic	•					-							
	Name	* Style / Title	Mr		- .			* Hono	urs etc	F.F	R.I.C.S			
		Forename(s)	Peter											
		Surname	Graha	m						 -				
	Previ	ious Forename(s)												
		vious Surname(s)	<u> </u>				_ <u>_</u>							_
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		Country					<u></u>							
			Day	Month		Year		1						
		Date of birth	2 9	0 , 7	1	9 2	4	National	Britis	sh 				
	Busi	ness occupation	Retired											
	Oth	er directorships	None											
			I conse	nt to act,	as 🌡	irector	of th	ne compar	ıy named	í on i	page 1			
	Cons	ent Signature		em	4				•	ate	a	10	20	
			·			\ -						ٽ ا	l —	

Company Se	Cletary (Se	ee notes 1-5)				
	С	ompany name				
	Name	* Style / Title			* Honours etc	
* Voluntary details.		Forename(s)			. - ,	
		Surname			-	
	Previou	s Forename(s)				
	Previo	us Surname(s)				
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	0	Post town				
	C	ounty / Region			Postcode	
		Country	Lagraget to get	as coeratory of	the company named	Lon nogo 1
	Consen	t Signature	T COLISELLE TO ACT	as secretary or	Date	ron page 1
Directors Please list directors	(see notes 1-5)					
	Name	* Style / Title	Mrs		* Honours etc	
		Forename(s)	Helen Evelyn	Mary	<u> </u>	
		Surname	Jamieson			
	Previou	s Forename(s)				
	Previo	us Surname(s)				
	Address		19 Westgarth	Avenue		
Usual resident						
For a corporation registered or prin address.	, given the ciple office					
		Post town	Edinburgh			
	С	ounty / Region	Midlothian		Postcode	EH13 OBB
		Country				
			Day Month	Year]	<u> </u>
		Date of birth	0 6 0 1	1 9 2 4	Nationality British	
	Busines	ss occupation	Retired			
	Other	directorships	None			
			I consent to act	as director of the	he company named o	on page 1
	Consen	t Signature	Locky	Janes	2 Date	9/10/02

Company Se	cretary	(see notes 1-5)		Form	10 c	ontinuation shee
		Company name				
	Name	* Style / Title		* Honours e	etc	
* Voluntary details.		Forename(s)				
		Surname				
	Prev	rious Forename(s)		<u> </u>		
	Pre	vious Surname(s)			/-	
	Address	3				
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For a corporation registered or prinaddress.	n, given the nciple office					
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		County / Region		Posto	code	
		Country				
			I consent to act as secretary of	of the company r	name	d on page 1
	Cons	ent Signature			ate	
Directors Please list directors	(see notes in alphabetic	•			r	
	Name	* Style / Title	Mrs	* Honours e	etc	MBE C.A.
		Forename(s)	Jean			
		Surname	Keppie			
	Prev	ious Forename(s)				
	Pre	vious Surname(s)				
Usual resident	Address		9 Westgarth Avenue			
For a corporation registered or prin address.	, given the				<u></u>	
auu1633,		Post town	Edinburgh			
		County / Region	Midlothian	Posto	code	EH13 OBB
		Country				
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		Date of birth	0 2 0 3 1 9 1 4	Nationality [Britis	h
	Busi	ness occupation	Retired			
	Oth	ner directorships	Turnbull & Wilson Limited			
			I consent to act as director of	the company na	ımed	on page 1
	Cone	ent Signature	1600 8		Da	to Chalen

Company Secretary	(see notes 1-5)										
	Company name					_					
Name	* Style / Title				<u></u>			* Honours etc			
Voluntary details.	Forename(s)		_								
	Surname						_				
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Pre	vious Surname(s)										
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	Country		/								
		I conse	nt to	act a	as sec	retar	y of	the company nan	ned on page 1		
	ent Signature							Date	e		
Directors (see notes and Please list directors in alphabetic	•										
Name	* Style / Title	Mr						* Honours etc	B.A. C.A.		
	Forename(s)	Micha	el D	avid							
	Surname	Pentia	nd								
Prev	ious Forename(s)										
Pre	vious Surname(s)										
Address	;	23 Stíi	rling	Roa	ď						
Usual residential address For a corporation, given the registered or principle office address.	:s										
	Post town	Edinbu	ırgh	1							
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		Day	Мо		Y	ear		1	• •		
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Busi	ness occupation	Retired	<u>.</u>			-					
Oth	ner directorships	(See ce	ontii	ıuati	on sh	eet).					
		I conse	nt to	act a	as dire	ctor	of ti	he company name	d on page 1		
Cons	ent Signature	7	1	in				D	ate 9/0/	02	

Company Secretary	(see notes 1-5)									
	Company name									
Name	* Style / Title			- 			* Hone	ours etc		
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	Surname									
Previ	ous Forename(s)								/	
Prev	vious Surname(s)				<u></u>					
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	Country									
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Discoulant and	ent Signature		- 					Date	е	
Please list directors in alphabetica										
Name	* Style / Title	Mr					* Hone	ours etc	VRD, CHM, F	RCS FR
	Forename(s)	Willia	m Poi	rteou	S					
	Surname	Smali	_	_						
Previ	ous Forename(s)									
Prev	vious Surname(s)									
Address		71 Tri	nity R	Road						
Usual residential address	s		· -							
For a corporation, given the registered or principle office address.										
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	County / Region	Midloth	nian					Postcod	e EH5 3HS	
	Country									
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Busir	ness occupation	Retired	d 							
Oth	er directorships	None								
		1 conse	nt to	act as	dire	ctor of t	he compa	ıny name	ed on page 1	
Conse	ent Signature		- -دنار		_	Me		•	ate 9/10	02

Company Se	cietary (see notes 1-5)										
	(Company name										/
	Name	* Style / Title							* Honours	etc		7
Voluntary details.		Forename(s)		• • • • • • • • • • • • • • • • • • • •				=-				
		Surname										=
	Previou	ıs Forename(s)									/	
	Previo	ous Surname(s)									<u> </u>	
	Address											
Usual resident					==-							
For a corporation registered or prin address.												
		Post town		<u> </u>		_/	_					
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		Country										
				nt to a	act a	as sec	reta	ry of	the company		ed on page 1	
Directors		nt Signature	/_	· <u> </u>						Date		
Please list directors	(see notes 1-5) in alphabetical (~				
	Name	* Style / Title	Rev	-					* Honours	etc	Bsc., BD	
	Forename(s) Surname											
						Whyte						
	Previou	ıs Forename(s)								<u></u>		
	Previo	ous Surname(s)										
	Address		The M	anse							· · · · · · · · · · · · · · · · · · ·	
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	Busine	ss occupation	Ministe	r of F	Relig	gion		<u> </u>				
	Other	directorships	None	^-				-				
			I conse	nt to a	ect a	as dire	ector	of t	he company r	named	on page 1	
	Conse	nt Signature		(OB)	. (X	إبلال			Da	te il outobur	2002

Company Secretary	(see notes 1-5)									
	Company name									
Name	* Style / Title							* Honours	etc	
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	ent Signature								Date	
Directors (see notes 1) Please list directors in alphabetic	•									
Name	* Style / Title	Mrs						* Honours	etc	
	Forename(s)	Agnes	Bry	/ce						
	Surname	Wrigh	t							
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	Country									
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	Date of birth	0 9	0	6	1 9	2	4	Nationality	Britis	h
Busi	ness occupation	Pation Retired								
Oth	ner directorships	None								
		I conse	ent to	act	as dir	ector	of t	he company r	named	on page 1
Cons	ent Signature	·le	110	A:). /n	/ma	hr	-[Da	te 9/10/02

Other directorships

Company Name in ful	The Aged Christian Frie	end Society of Scotland		
Current directorships for I	Mr Michael David Pentland			
	mpany Limited (The)			
	outh Orchestra Society			
Trinity Recreation	Club Limited (The)			
I.				
I.				
l.				
			•	
}				
I.				



438297

THE COMPANIES ACT 1985 (AS AMENDED)

COMPANY LIMITED BY GUARANTEE AND NOT HAVING A SHARE CAPITAL

MEMORANDUM and ARTICLES of
ASSOCIATION
of
THE AGED CHRISTIAN FRIEND SOCIETY OF
SCOTLAND

SCT S4RYJF4N 0446
COMPANIES HOUSE 17/10/02

THE COMPANIES ACT 1985 (AS AMENDED)

COMPANY LIMITED BY GUARANTEE AND NOT HAVING A SHARE CAPITAL

MEMORANDUM of ASSOCIATION

of

THE AGED CHRISTIAN FRIEND SOCIETY OF SCOTLAND

- 1. The company's name is "THE AGED CHRISTIAN FRIEND SOCIETY OF SCOTLAND".
- 2. The company's registered office is to be situated in Scotland.
- 3. The company's objects are of a charitable nature beneficial to the community in relieving the needs of the elderly by supporting men and women who are resident in Scotland and are 65 years of age or over through the provision of sheltered accommodation and other facilities for the care of, and the payment of annual pensions to such individuals.

In pursuance of those objects (but not otherwise), the company shall have the following powers:-

- (a) To acquire and take over all or any part of the assets and liabilities of the present unincorporated body known as the Aged Christian Friend Society of Scotland.
- (b) To provide, maintain and administer sheltered housing and all related care facilities and to make payment of pensions to approved applicants of such sum as may from time to time be decided upon and with or without the assistance of a contribution from sponsors.
- (c) To carry on any other activities which further any of the above objects.
- (d) To promote companies whose activities may further any of the above objects, or may generate income to support the activities of the company, acquire and hold shares in such companies and carry out, in relation to any such company which is a subsidiary of the company, all such functions as may be associated with a holding company.
- (e) To acquire and take over the whole or any part of the undertaking and liabilities of any body holding property or rights which are suitable for the company's activities.
- (f) To purchase, take on lease, hire, or otherwise acquire, any property or rights which are suitable for the company's activities.
- (g) To improve, manage, develop, or otherwise deal with, all or any part of the property and rights of the company.
- (h) To sell, let, hire out, license, or otherwise dispose of, all or any part of the property and rights of the company.

- (i) To permit the property of the company or any part thereof to be used for any of the above objects by such organisations or persons as the company may determine free of rent but subject to payment of such sums (if any) as the Directors of the company may require in respect of and incidental to the maintenance and use thereof and otherwise upon such terms as are agreed, or to be used otherwise than for any of the above objects subject to payment sufficient at least to defray the expenses in respect of and incidental to the use;
- (j) To lend money and give credit (with or without security) and to grant guarantees and issue indemnities.
- (k) To borrow money, and to give security in support of any such borrowings by the company, in support of any obligations undertaken by the company or in support of any guarantee issued by the company.
- (1) To employ such staff as are considered appropriate for the proper conduct of the company's activities, and to make reasonable provision for the payment of pension and/or other benefits for members of staff, ex-members of staff and their dependants.
- (m) To engage such consultants and advisers as are considered appropriate from time to time.
- (n) To effect insurance of all kinds (which may include officers' liability insurance).
- (o) To invest any funds which are not immediately required for the company's activities in such investments as may be considered appropriate (and to dispose of, and vary, such investments).
- (p) To liase with other voluntary sector bodies, local authorities, UK or Scottish government departments and agencies, and other bodies, all with a view to furthering any of the above objects.
- (q) To establish and/or support any other charitable body, and to make charitable donations or grants or similar disbursements either in cash or assets for the furtherance of any of the above objects.
- (r) To take such steps as may be deemed appropriate for the purpose of raising funds for the company's activities.
- (s) To carry on trade in so far as either the trade is exercised in the course of the actual carrying out of any of the above objects, or is ancillary to the carrying out of the said objects;
- (t) To accept grants, donations and legacies of all kinds (and to accept any reasonable conditions attaching to them).
- (u) To oppose, or object to, any application or proceedings which may prejudice the company's interests.
- (v) To enter into any arrangement with any organisation, government or authority which may be advantageous for the purposes of the activities of the company,

- and to enter into any arrangement for co-operation or mutual assistance with any charitable body.
- (w) To do anything which may be incidental or conducive to the furtherance of any of the above objects;

And it is declared that

- (i) in this clause, "property" means any property, heritable or moveable, wherever situated
- (ii) in this clause, and throughout this memorandum of association, the word "charitable" shall have the meaning ascribed to it for the purposes of section 505 of the Income and Corporation Taxes Act 1988, including any statutory amendment or re-enactment for the time being in force.
- 4. (a) The income and property of the company shall be applied solely towards promoting the company's objects (as set out in clause 3).
 - (b) No part of the income or property of the company shall be paid or transferred (directly or indirectly) to the members of the company, whether by way of dividend, bonus or otherwise.
 - (c) No director of the company shall be appointed as a paid employee of the company; no director shall hold any office under the company for which a salary or fee is payable.
 - (d) No benefit (whether in money or in kind) shall be given by the company to any director except (i) repayment of out-of-pocket expenses or (ii) reasonable payment in return for particular services (not being of a management nature) actually rendered to the company.
- 5. The liability of the members is limited.
- 6. Every member of the company undertakes to contribute such amount as may be required (not exceeding £1) to the company's assets if it should be wound up while he/she is a member or within one year after he/she ceases to be a member, for payment of the company's debts and liabilities contracted before he/she ceases to be a member, and of the costs, charges and expenses of winding up, and for the adjustment of the rights of the contributories among themselves.
- If on the winding-up of the company any property remains after satisfaction of all the company's debts and liabilities, such property shall not be paid to or distributed among the members of the company; that property shall instead be transferred to some other charitable body or bodies (whether incorporated or unincorporated) whose objects are similar (wholly or in part) to the objects of the company and whose memorandum contains provisions which shall prohibit the distribution of its or their income or property among its or their Members to an extent at least as great as imposed on the company under or by virtue of Clause 4 hereof.

- (b) The body or bodies to which property is transferred under paragraph (a) shall be determined by the members of the company at or before the time of dissolution or, failing such determination, by such court as may have jurisdiction at the time.
- (c) To the extent that effect cannot be given to the provisions of paragraphs (a) and (b) of this clause 7, the relevant property shall be applied to some other charitable object or objects.
- 8. Accounting records shall be kept in accordance with all applicable statutory requirements and such accounting records shall, in particular, contain entries from day to day of all sums of money received and expended by the company and the matters in respect of which such receipt and expenditure take place and a record of the assets and liabilities of the company; such accounting records shall be open to inspection at all times by any director of the company.

WE, the subscribers to this Memorandum of Association, wish to be formed into a company pursuant to this Memorandum.

		
Names and addresses of subscribers		
1 STURET M BRIDGES Full Name	Below Treach.	Witness
49 DEEGNOEN LOAN Address	Helen Trench	Full Name
EO.4BULGH	4a Redford Road	Address
	EDINBURGH EH13	nous
Strat M Budgo Signature	9/10/02	Date
2 GEORGIA MERIE MAY CAROFull Name	Volen Trend.	Witness
2 REOFCEO CEESCENT Address	Helen Trench	Full Name
COMINTON, EDINBURCH	4a Redford Road	Address
,	EDINBURGH EH13	
Moop/und Signature	9.10.02	Date

3 Mary Simpon Noson Dave Full Name	Acles Trencl.	Witness
9 DREGMOEN LOAN Address	HELEN TRENCH	Full Name
EDINBURGH, EMIZ 00=	4A REDFORD ROAD	Address
	EDINBURGH EH13	_ Date
4 PETER GRAHAM Full Name	Helen Trend.	Witness
21 OREGICEN LOAN Address	HELEN TRENCH	Full Name
EDINBURCH, EMIS COE	4A REDFORD ROAD EDINBURGH EH13	Address
Signature Signature	9/10/2002.	Date
5 HOW EVELYN MARY JAMIESON Full Name	Helen menel.	Witness
A WESTGARIN AVENUE Address	HELEN TRENCH	Full Name
EDINBURGH, EMIB OBB.	4A REDFORD ROAD	Address
	EDINBURGH EH13	`
Evely Taxiel Son Signature	9.10.2002	Date
6 JOAN KOPPIE Full Name	Helen Trench.	Witness
9 WESTCARTM AVENUE Address	HELEN TRENCH	Full Name
EDINBURGH, EMIZOBB.	4A REDFORD ROAD	Address
,	EDINBURGH EH13	
Seallegre Signature	9.10.2002	Date

7 MICHAO PAVIO PAUDALOFULL Name	belen Trend	Witness
23 STRUNG RCAD Address	HELEN TRENCH	Full Name
EDINBURGH, EMS STA.	4a REDFORD ROAD	Address
,	EDINBURGH EH13	
Whate Signature	9.10.2002	Date
8 WILLIAM PORTECUS SMALL Full Name		Witness
to a final processing the second seco	HELENDY TRENCH D	Full Name
EDINBURGH, EMS 3MS.	4a REDFORD ROAD	Address
	EDINBURGH EH13	
W.T. Danall Signature	9.10.2002	Date
9 GECRCE TAMES WHYDE Full Name	Theresa H. Dinse	Witness
THE MANSE Address	THERESA MARY DINSE	Full Name
COUNTON, EDINBURCH.	15 ATHOLL CRESCENT	Address
	EDINBURGH EH3 8HA	
Signature Signature	11th October 2002	Date
10 PENES BRYCE WRIGHT Full Name	Helen Trescl.	Witness
56 REDICCO AVENUEAddress	HELEN. TRENCH	Full Name
EANBURCH, EMIS OBLI	4a REDFORD ROAD	Address
,	EDINBURGH EH13	
Minus is Minghy Signature	9.10.2002	Date

* i

THE COMPANIES ACT 1985 (AS AMENDED)

COMPANY LIMITED BY GUARANTEE AND NOT HAVING A SHARE CAPITAL

ARTICLES of ASSOCIATION

of

438297

THE AGED CHRISTIAN FRIEND SOCIETY OF SCOTLAND

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General structure

- 1. The structure of the company consists of:-
 - (a) the MEMBERS who have the right to attend the annual general meeting (and any extraordinary general meeting) and have important powers under the articles of association and the Companies Acts; in particular, the members elect people to serve as directors and take decisions in relation to changes to the articles themselves
 - (b) the DIRECTORS who hold regular meetings during the period between annual general meetings, and generally control and supervise the activities of the company; in particular, the directors are responsible for monitoring the financial position of the company.

Qualifications for membership

2. The members of the company shall consist of the subscribers to the memorandum of association and such other persons as are admitted to membership under articles 3 to 7. There shall be no maximum number of members, and the minimum number of members shall be one.

- 3. Subject to article 4, membership shall be open to any individual, association or corporate body supporting the aims and objects of the company.
- 4. Employees of the company or tenants or occupiers of any sheltered housing scheme owned or administered by the company shall not be eligible for membership and a person who becomes an employee of the company or such a tenant or occupier after admission to membership shall automatically cease to be a member.

Application for membership

- 5. Any person who wishes to become a member must sign, and lodge with the company, a written application for membership.
- 6. The directors shall have sole discretion as to the admission of any person to membership.
- 7. The directors shall consider each application for membership at the first directors' meeting which is held after receipt of the application; the directors shall, within a reasonable time after the meeting, notify the applicant of their decision on the application.

Membership subscription

8. Members shall not be required to pay subscriptions..

Register of members

9. The directors shall maintain a register of members, setting out the full name and address of each member, the date on which he/she was admitted to membership, and the date on which any person ceased to be a member.

Withdrawal from membership

10. Any Member may withdraw from Membership by giving 2 months' notice in writing to the Secretary of the Company (subject to the provisions of Section 74 of the Insolvency Act 1986) provided that no Member may withdraw from Membership if as a consequence thereof the Company will cease to have any Members.

Expulsion from membership

- 11. Any person may be expelled from membership by special resolution (see article 24), providing the following procedures have been observed:-
 - (a) at least 21 days' notice of the intention to propose the resolution must be given to the member concerned, specifying the grounds for the proposed expulsion
 - (b) the member concerned shall be entitled to be heard on the resolution at the general meeting at which the resolution is proposed.

Termination/transfer

12. Membership shall cease on death.

13. A member may not transfer his/her membership to any other person.

General meetings (meetings of members)

- 14. The directors shall convene an annual general meeting in each year (but excluding the year in which the company is formed); the first annual general meeting shall be held not later than 18 months after the date of incorporation of the company.
- 15. Not more than 15 months shall elapse between one annual general meeting and the next.
- 16. The business of each annual general meeting shall include:-
 - (a) a report by the chair on the activities of the company
 - (b) consideration of the annual accounts of the company
 - (c) the election/re-election of directors, as referred to in articles 37 to 39
 - (d) the appointment of auditors.
- 17. The directors may convene an extraordinary general meeting at any time.
- 18. The directors must convene an extraordinary general meeting if there is a valid requisition by members (under section 368 of the Act) or a requisition by a resigning auditor (under section 392A of the Act). Any requisition by members must be signed by a minimum of 10 percent of the membership or by 5 members if less.

Notice of general meetings

- 19. At least 21 clear days' notice must be given of (a) an annual general meeting or (b) an extraordinary general meeting at which a special resolution (see article 24) or a resolution requiring special notice under the Act, is to be proposed; all other extraordinary general meetings shall be called by at least 14 clear days' notice.
- 20. The reference to "clear days" in article 19 shall be taken to mean that, in calculating the period of notice, the day after the notice is posted, and also the day of the meeting, should be excluded.
- 21. A notice calling a meeting shall specify the time and place of the meeting; it shall (a) indicate the general nature of the business to be dealt with at the meeting and (b) if a special resolution (see article 24) or a resolution requiring special notice under the Act is to be proposed, shall also state that fact, giving the exact terms of the resolution.
- 22. A notice convening an annual general meeting shall specify that the meeting is to be an annual general meeting; any other general meeting shall be called an extraordinary general meeting.
- 23. Notice of every general meeting shall be given to all the members and directors, and (if there are auditors in office at the time) to the auditors. The accidental omission to give notice of a meeting to, or the non-receipt of notice of a meeting by, any person entitled to receive notice shall not invalidate the proceedings at that meeting.

Special resolutions and ordinary resolutions

- 24. For the purposes of these articles, a "special resolution" means a resolution passed by 75% or more of the votes cast on the resolution at an annual general meeting or extraordinary general meeting, providing proper notice of the meeting and of the intention to propose the resolution has been given in accordance with articles 19 to 23; for the avoidance of doubt, the reference to a 75% majority relates only to the number of votes cast in favour of the resolution as compared with the number of votes cast against the resolution, and accordingly no account shall be taken of abstentions or members absent from the meeting.
- 25. In addition to the matters expressly referred to elsewhere in these articles, the provisions of the Act allow the company, by special resolution,
 - (a) to alter its name
 - (b) to alter its memorandum of association with respect to the company's objects
 - (c) to alter any provision of these articles or adopt new articles of association.
- 26. For the purposes of these articles, an "ordinary resolution" means a resolution passed by majority vote (taking account only of those votes cast in favour as compared with those votes against, and (as applicable) the chairperson's casting vote), at an annual general meeting or extraordinary general meeting, providing proper notice of the meeting has been given in accordance with articles 19 to 23.

Procedure at general meetings

- 27. No business shall be dealt with at any general meeting unless a quorum is present; the quorum for a general meeting shall be 5 members, present in person. If there are for any reason less than five Members of the Company at the relevant time, those who are at that time Members of the Company and present in person and entitled to vote on the business to be transacted shall be a quorum, provided the number of members so present exceeds one half of the total number of members at that time.
- 28. If a quorum is not present within 15 minutes after the time at which a general meeting was due to commence or if, during a meeting, a quorum ceases to be present the meeting shall stand adjourned to such time and place as may be fixed by the chairperson of the meeting.
- 29. The chair of the company shall (if present and willing to act as chairperson) preside as chairperson of each general meeting; if the chair is not present and willing to act as chairperson within 15 minutes after the time at which the meeting was due to commence, the directors present at the meeting shall elect from among themselves the person who will act as chairperson of that meeting.
- 30. The chairperson of a general meeting may, with the consent of the meeting, adjourn the meeting to such time and place as the chairperson may determine.
- 31. Every member shall have one vote, which (whether on a show of hands or on a secret ballot) must be given personally.

- 32. If there is an equal number of votes for and against any resolution, the chairperson of the meeting shall be entitled to a casting vote.
- 33. The directors may, at their discretion, allow any person (including, for the avoidance of doubt, persons who are not members or directors of the company) whom they reasonably consider appropriate to attend and speak at any general meeting; for the avoidance of doubt any such person who is invited to attend a general meeting but who is not a member or director shall not be entitled to vote.
- 34. (a) A resolution put to the vote at a general meeting shall be decided on a show of hands unless a secret ballot is demanded by the chairperson (or by at least two members present in person at the meeting); a secret ballot may be demanded either before the show of hands takes place, or immediately after the result of the show of hands is declared.
 - (b) If a secret ballot is demanded, it shall be taken at the meeting and shall be conducted in such a manner as the chairperson may direct; the result of the ballot shall be declared at the meeting at which the ballot was demanded.

Maximum number of directors

35. The maximum number of directors shall be 20.

Eligibility

36. A person shall not be eligible for election/appointment as a director unless he/she is a member of the company.

Election, retiral, re-election

- 37. At each annual general meeting, the members may (subject to article 35) elect any member (providing he/she is willing to act) to be a director.
- 38. The directors may at any time appoint any member (providing he/she is willing to act) to be a director (subject to article 35).
- 39. (a) At each annual general meeting:
 - (i) any director appointed under article 38 during the period since the preceding annual general meeting shall retire from office; and
 - (ii) out of the remaining directors, one third (to the nearest round number) shall retire from office.
 - (b) The directors to retire under paragraph (a)(ii) of this article shall be determined by lot or by some other random method.
 - (c) Any director who retires from office under article 39(a)(i) or 39(a)(ii) shall be eligible for re-election at the annual general meeting at which he/she retired.

Termination of office

40. A director shall automatically vacate office if:-

- (a) he/she ceases to be a director through the operation of any provision of the Act or becomes prohibited by law from being a director;
- (b) he/she becomes debarred under any statutory provision from being involved in the administration or management of a charity;
- (c) he/she becomes incapable for medical reasons of fulfilling the duties of his/her office and such incapacity is expected to continue for a period of more than six months;
- (d) he/she ceases to be a member of the company;
- (e) he/she becomes an employee of the company;
- (f) he/she resigns office by notice to the company;
- (g) he/she is absent (without permission of the directors) from more than three consecutive meetings of the directors, and the directors resolve to remove him/her from office,
- (h) he/she is removed from office by ordinary resolution (special notice having been given) in pursuance of section 303 of the Act; or
- (i) he/she becomes a tenant or occupier of any sheltered housing scheme owned or administered by the company.

Register of directors

41. The directors shall maintain a register of directors, setting out full details of each director, including the date on which he/she became a director, and also specifying the date on which any person ceased to hold office as a director.

Office bearers

- 42. The directors shall elect from among themselves a chair, vice-chair and a treasurer, and such other office bearers (if any) as they consider appropriate.
- 43. Any office bearer elected in accordance with article 42 shall serve for a period of three years after which period such office bearer shall cease to hold that office, but will be eligible to be re-appointed for further terms of three years.
- 44. A person elected to any office shall cease to hold that office if he/she ceases to be a director, or if he/she resigns from that office by written notice to that effect.

Powers of directors

- 45. Subject to the provisions of the Act, the memorandum of association and these articles, and subject to any directions given by special resolution, the company and its assets and undertaking shall be managed by the directors, who may exercise all the powers of the company.
- 46. A meeting of the directors at which a quorum is present may exercise all powers exercisable by the directors.

Personal interests

- 47. A director who has a personal interest in any transaction or other arrangement which the company is proposing to enter into, must declare that interest at a meeting of the directors; he/she will be debarred (in terms of article 58) from voting on the question of whether or not the company should enter into that arrangement.
- 48. For the purposes of the preceding article, a director shall be deemed to have a personal interest in an arrangement if any partner or other close relative of his/hers or any firm of which he/she is a partner or any limited company of which he/she is a substantial shareholder or director (or any other party who/which is deemed to be connected with him/her for the purposes of section 317 of the Act), has a personal interest in that arrangement.
- 49. Provided he/she has declared his/her interest and has not voted on the question of whether or not the company should enter into the relevant arrangement a director will not be debarred from entering into an arrangement with the company in which he/she has a personal interest (or is deemed to have a personal interest under article 48) and may retain any personal benefit which he/she gains from his/her participation in that arrangement.
- 50. No director may serve as an employee (full time or part time) of the company, and no director may be given any remuneration by the company for carrying out his/her duties as a director.
- 51. The directors may be paid all travelling and other expenses reasonably incurred by them in connection with their attendance at meetings of the directors, general meetings, or meetings of committees, or otherwise in connection with the carrying-out of their duties.

Procedure at directors' meetings

- 52. Any director may call a meeting of the directors or request the secretary to call a meeting of the directors.
- 53. Questions arising at a meeting of the directors shall be decided by a majority of votes; if an equality of votes arises, the chairperson of the meeting shall have a casting vote.
- 54. No business shall be dealt with at a meeting of the directors unless a quorum is present; the quorum for meetings of the directors shall be 5.
- 55. If at any time the number of directors in office falls below the number fixed as the quorum, the remaining director(s) may act only for the purpose of filling vacancies or of calling a general meeting.
- 56. Unless he/she is unwilling to do so, the chair of the company shall preside as chairperson at every directors' meeting at which he/she is present; if the chair is unwilling to act as chairperson or is not present within 15 minutes after the time when the meeting was due to commence, the vice-chair (if willing to do so) will preside as chairperson in the chair's absence, but if the vice-chair is absent or unwilling to so preside, the directors present shall elect from among themselves the person who will preside as chairperson of the meeting.

- 57. The directors may, at their discretion, allow any person (including, for the avoidance of doubt, persons who are not members or directors of the company) whom they reasonably consider appropriate, to attend and speak at any meeting of the directors; for the avoidance of doubt, any such person who is invited to attend a directors' meeting but who is not a director shall not be entitled to vote.
- 58. A director shall not vote at a directors' meeting (or at a meeting of a committee) on any resolution concerning a matter in which he/she has a personal interest which conflicts (or may conflict) with the interests of the company; he/she must withdraw from the meeting while an item of that nature is being dealt with.
- 59. For the purposes of article 58, a person shall be deemed to have a personal interest in a particular matter if any partner or other close relative of his/hers or any firm of which he/she is a partner or any limited company of which he/she is a substantial shareholder or director, has a personal interest in that matter.
- 60. A director shall not be counted in the quorum present at a meeting in relation to a resolution on which he/she is not entitled to vote.
- 61. The company may, by ordinary resolution, suspend or relax to any extent either generally or in relation to any particular matter the provisions of articles 58 to 60.

Delegation to sub-committees

- 62. The directors may delegate any of their powers to any sub-committee consisting of one or more directors and such other persons (if any) as the directors may determine; they may also delegate to the chair of the company (or the holder of any other post) such of their powers as they may consider appropriate.
- 63. Any delegation of powers under article 62 may be made subject to such conditions as the directors may impose and may be revoked or altered.
- 64. The rules of procedure for any sub-committee shall be as prescribed by the directors.

Operation of bank accounts

65. Where the company secretary is a corporation or a partnership their usual signatories shall be acceptable in relation to all operations on the bank and building society accounts held by the company. Where the company secretary is an individual the directors may require that there shall be two signatories one of them being a director.

Secretary

66. The company secretary shall be appointed by the directors for such term, at such remuneration (if any), and upon such conditions, as they may think fit; the company secretary may be removed by them at any time. A corporation or a partnership may be appointed as company secretary.

Minutes

67. The directors shall ensure that minutes are made of all proceedings at general meetings, directors' meetings and meetings of committees; a minute of any meeting shall include

the names of those present, and (as far as possible) shall be signed by the chairperson of the meeting.

Accounting records and annual accounts

- 68. The directors shall ensure that proper accounting records are maintained in accordance with all applicable statutory requirements.
- 69. The directors shall prepare annual accounts, complying with all relevant statutory requirements; if an audit is required under any statutory provisions or if they otherwise think fit, they shall ensure that an audit of such accounts is carried out by a qualified auditor.
- 70. No member shall (unless he/she is a director) have any right of inspecting any accounting or other records, or any document of the company, except as conferred by statute or as authorised by the directors or as authorised by ordinary resolution of the company.

Notices

- 71. Any notice which requires to be given to a member under these articles shall be in writing; such a notice may either be given personally to the member or be sent by post in a pre-paid envelope addressed to the member at the address last intimated by him/her to the company.
- 72. Any notice, if sent by post, shall be deemed to have been given at the expiry of 24 hours after posting; for the purpose of proving that any notice was given, it shall be sufficient to prove that the envelope containing the notice was properly addressed and posted.

Winding-up

73. Clause 7 of the Memorandum of Association relating to the winding up or dissolution of the Company shall have effect as if its provisions were repeated in these Articles.

Indemnity

- 74. Subject to s310 of the Act, every director or other officer or auditor of the company shall be indemnified out of the assets of the company against any loss or liability which he/she may sustain or incur in connection with the execution of the duties of his/her office; that may include, without prejudice to that generality, any liability incurred by him/her in defending any proceedings (whether civil or criminal) in which judgement is given in his/her favour or in which he/she is acquitted or any liability in connection with an application in which relief is granted to him/her by the court from liability for negligence, default or breach of trust in relation to the affairs of the company.
- 75. The indemnity contained in article 74 shall be subject to the provisions of the Act and is without prejudice to any other indemnity to which a director may otherwise be entitled.

Interpretation

76. In these articles "the Act" means the Companies Act 1985; any reference in these articles to a provision of the Act shall be taken to include any statutory modification or reenactment of that provision which is in force at the time.

77.	Reference in these articles to the singular shaversa.	all be deemed to include the pl	lural and vice
Names	s and addresses of subscribers		
	TUART MEGAN BRIOGES Full Name	Belen Treach.	
	S DREGMEN LOAN Address	MELON TRANCH	
	FOINBURGM, EMIS ODA	419 Reorceo Rono	
virialite	At Mays Signature	FOINBURCH EMB 9,10.02	
2 G	ECECIA MERLE MAY (ORAUDFull Name	Helen Trencl.	Witness
8	REOFORO CRESCENT Address	MELON TRENCH	Full Name
E	DINBURGH, EMIS OBR	4A ROTCRO ROMO	Address
m,d	hboh/aug Signature	Eanburgh EM13 9.10.07	
3 <u>L</u>	JARY SIMPSON WASON PACEFULL Name	Helen Trencl.	Witness
18	PREGMOEN LOAN Address	HOW KONCH	Full Name
E	OINBURGM, EMB CO-	4A ROPCED ROAD	Address
		EDINGUECH EMI	3
	Lubrale. Signature	9.10.02	Date

•	4 PETER GRAMAM Full Name	Helen Trencl. Witness
	21 DREGMORN LOAN Address	MOINTRANCH Full Name
	EDINBURGM, EMBODE	419 ROOFORO ROAO Address
	\bigcirc \bigcirc	EOINBURGM EMIS
	Signature	9 10 200 2 Date
	5 Hear Fran Mary James Full Name	Witness
	KI WESTCARTH AVALLEAddress	Haw Trans Full Name
	EDINBURGIN, EN13 OBB	47 REOFCEO ROJO Address
		EDINBURGM EMIZ.
	Lochy Tance Son Signature	9/10/02 Date
	6 JEAN KOPPE Full Name	Helen Trencl. Witness
	9 WESTGARTH AVOULE Address	
	EDINBURCH, EMIS OBB.	419 REORCEO ROSO Address
		EDINBURGM EMIS
	Lea Vogra Signature	9/10/02 Date
	7 MICHAEL DAVID PENTIALOFUII Name	Helen Yverel Witness
	23 STRLING ROAD Address	MOON TRANCH Full Name
	EDINBURGH, EMS3TA	4A REOFCRO ROAO Address
		EDINBURGH
	Holaku Signature	9/10/02 Date

Acles hence. Witness
MERON TRANCH Full Name
4A REOFCED ROADAddress
EOINBURGH
9/10/02 Date
Theresa M Cinsa Witness
TMERESA MARY DASEFull Name
15 AMCAL CRESCENT, Address
EOINBURCH EM3 SHA
EOINBURCH EM3 SMA 11th October 2002 Date
Helen Trexel. Witness
MOEN TRANCH. Full Name
47 ROFCEO RAO Address
Epinburght.
9/10/02 Date

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