# **File Copy**



# CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

Company No. 261696

The Registrar of Companies for Scotland hereby certifies that

ABMAS ENGINEERING LIMITED

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 9th January 2004



NSC261696X







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

ABMAS ENGINEERING LIMITED

I, ROBERT MASON

of 3 IRVINE PLACE, INVERURIE ABERDEENSHIRE AB51 4ZZ

a person named as a director of the company in the statement delivered to the registrar of companies

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.

under section 10(2) of the Companies Act 1985

#### 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: 09/01/2004

Company Name

in full:

ABMAS ENGINEERING LIMITED

Proposed Registered

Office:

**3 IRVINE PLACE** 

**INVERURIE** 

**ABERDEENSHIRE** 

**AB51 4ZZ** 

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

Agent's Name: WWW.ACCOUNTINGTECHNOLOGY

LIMITED

Agent's Address: **SOLO HOUSE** 

> THE COURTYARD LONDON ROAD **HORSHAM WEST SUSSEX ENGLAND RH12 1AT**

## Company Secretary

Name JOAN MASON

Address: 3 IRVINE PLACE

**INVERURIE** 

**ABERDEENSHIRE** 

**AB51 4ZZ** 

Previous surname(s) **SWINDON** 

Consented to Act: Y Date authorised 09/01/2004 Authenticated: Y

### Director 1:

Style/Title: MR

Name ROBERT MASON

Address: 3 IRVINE PLACE,

**INVERURIE** 

**ABERDEENSHIRE** 

**AB51 4ZZ** 

Nationality: BRITISH

Business occupation: ENGINEERING

Date of birth: 02/05/1947

Consented to Act: Y Date authorised 09/01/2004 Authenticated: Y

## Authorisation

Authoriser Designation: AGENT Date Authorised: 09/01/2004 Authenticated: Yes

# Memorandum & Articles of Association Of ABMAS ENGINEERING LIMITED



www.accombagtechnology Limited
Safe House
The Countyard
London Road
Thortean
West Sussex
PHIS TAIL

Telephone: 08702-10-11-67 Fax: 08702-10-11-67 Frond craymona/apacomintingtechnology on the Web www.accountingtechnology.co.uk

# COMPANY NO

# Memorandum of Association ARMAS ENGINEERING LIMITED

- 1. The name of the Company is ARNIAN ENGINEERING LIMITED.
- ? The registered office of the Company will be subtated in Section 1.
- The objects for which the Congruey is established acce.
- (a) To carry on business as a general commercial comments.
- the To carry on any other business which may in the opinion of the Board of Directors be advante group by connect on by the Componer
- (a) To purchase, sell, exchange, improve, mortgage, charge, rom, let un lease, hire, surrender. license, accept surrender of, and otherwise acquire and deal with any freehold. leasehold or other property, challeds and affects; and to exect built down, repair, after, devalop, or adherwise deal with any binding or buddengs and adapt the some for the proposes of fla-Company's business.
- (d) To purchase or otherwise acquire all or any part of the business or assets of any person. firm or company, earrying on or formed to earry on any basiness which this Company is authorised to carry on or possessed of property statable to the purposes of this Company. and to pay each or to issue any chares, stocks, debenuares or debenuare stock of this Curogramy as the exceederation for such perchase or acquestion and to textestake any liabilities or obligacious relating to the business or property so parchased or acquired.
- (a) To apply for purchase or otherwise acquire any patents, lineaces or concessions which may be capable of being dealt with by the Company, or be decored to benefit the Company and to grant rights thecourt
- To sell, let hearie, develop in atherwise deal with the findertaking in all in any part of the property or assets of the Company, upon such terms as the Company may approve with power to accept always, debentance or accurities of, or interests in, any other company

- (g) To invest and deal with the moneys of the Company not immediately required for the progress of the Company in an upon with secondard and subject to such conditions as may seem expedient.
- (h) To lead money to such persons, upon such terms and with or without security and subject to such conditions as naw accordinable.
- To guarantee the payment of any debenuires, debenuire stock, bonds, moregages, charges, obligations, interest dividends seminites, moreys in shares or the performance of confords or engagements of any other company or person (including but without prejudece to the guarantity of the forceouse) the holding company of the Company or any company which is a subsideary of such holding company within, in each case, the meaning of Section 736 and Section 736(A) of the Companies Act 1985 (the "Act") as amended by the Companies Act 1989, and he give indementes and guarantees in all keinls and to enter into protocologically or any joint purse arrangement with any person, persons, firm or company.
- (j) To borrow or raise money in such manner as the Congrary shall think fit, and in particular by the issue of debendines or debenture stock, charged upon all or any of the Company's progresty, both present and future, including its invented capital, and he re-assue any debendines at any time paid off.
- (k) To draw, make, accept, endorse, discount, execute and essue promessory notes, bilts of exchange, debentures, warrants and other negotiable documents.
- To purchase, subscube for, or otherwise acquire and hold shares, stocks or other interests in or obligations of any affice economy or corporation.
- (ini) To remimerate any person or company for services rendered or to be rendered in placing or assisting to place any of the shares of the Company's capital or any debentures, dehenture alock or other securities of the Company or in or about the formation or promotion of the Corogany or the conduct of its linearies.
- (a) To pay out of the finals of the Company all costs and expenses of an incidental to the focusation and registration of the Company and the assue of its capital and dehentures including brokerage and commission.
- For To promote, or aid in the promotion of, any company or companies for the purpose of acquiring all or any of the property rights and habilities of this Chirpany, or for any other yungose which may seem directly or indirectly calculated to advance the interests of this Company.
- (p) To establish and support and aid in the establishment and support of funds or trusts calculated to heavily englayers in exemplayers of the Company (encluding any Director holding a salaned office or employment in the Company) or the dependants or connections of such posture and to grant personnel and alloweness to any such posture.

- (ii) To remunerate the Directors of the Company in any manner the Company may think fit and to pay or provide penetons for or embergacyments by an for the hearth of Directors and ev-Directors of the Company or their dependance or connections.
- (r) In distribute any property of the Company in specie among the Members.
- (a) To the all such affect there is a sub-conducted or conducted to the alforement of the above objects or any of them.

It is declared that the foregoing sub-clauses shall be construed independently of each other and mone of the objects dicrem mentioned shall be decined to be merely subadiary to the objects contained in any other sub-clause.

- 4. The tubulity of the Meanbers of Lemfed.
- 5. The Share Capital of the Company is £ 1000 divided into 1000 shares of £ 1 each with power to encease or to divide the strates in the capital for the time being, into different classes having such rights, privileges and advantages as to voting and otherwise as the Articles of Association may from breakti time protected.

The subscalber to this Memorandum of Association, wishes to be formed into a Company pursuant to this Memorandum; and agrees to take the number of Shares shown opposite the subscalber's name

SE HSCHIHER

NUMBER OF SEARCH

ONE

Mason Robert Jilwine Place

laverane Aberdoenshiro ABST422

DATED 09/01/2004

# Articles of Association Of ABMAS ENCINEERING LIMITED

#### Predmissip

- I(a) The Regulations continued in Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 as amended by the Companies (Tables A to F) (Amendment) Regulations 1985 and The Companies Act 1985 (Fleebonic Communications) Order 2000 (anda Table being hereinafter called "Table A") shall apply to the Company save in so far as they are excluded or varied hereby and such Regulations (save as so excluded or varied) and the Acticles hereinafter contained shall be the regulations of the Company.
  - (b) Any reference in these Articles to "the Act" shall chear the Companies Act 1985 as amended or extended by any other enactment or any standors re-enactment thereof.

#### Private Company

The Company is a private company within the meaning of the Companies Act 1985.

#### 4 Dr. Downstraf Shores

- 3. The Directors of the Company are nearerally authorised for the purposes of Section 80 of the Act to alter, grant options over or otherwise deal with or dispose of the original shares in the capital of the Company withe date of its incorporation to such persons at such times and an etch conditions as they thenk fif, subject to the provisions of that Section and Arbele 1 hersof and provided that no shares shall be issued at a discount. In accordance with Section 91 of the Act Sections 89(1) and 90(1) to 90(6) of the Act shall not apply to the Unagrapy.
- The general authority conferred on the Unectors by regulation 3 of these Articles shall exceed to all relevant securities (as defined by Section 80 of the Act) in the capital of the Unreparty of the date upon which the Company was incorporated but the Directors may, after the authority has capitad, allot any chartes in pursuance of an offer or agreement so to do made by the Company before the authority expired. The authority may be renewed varied or revoked by the Company in General Meeting.

#### Sharas

The Company shall have a first and parameter for an all shares, whether fully paid or not alumbing registered in the name of any person undebted or under hability to the Company, whether he shall be the safe registered holder thereof or shall be one of two or more joint holders, for all moneys presently payable by him or his estate to the Company. Regulation R in Table A shall be resultfied accordingly.

- 6 The hability of any Mordine in default or asquert of a call shall be measured by the addition at the end of the first sequence of Regulation 18 in Table A of the words "and all expenses dial may have been incurred by the Company by reason of such non-payment."
- 7. Regulation 3 in Table A shall not apply to the Company and subject to the provisions of Chapter VII of Part V of the Act the Company and subject to the provisions of
  - (a) With the sanction of an Ordenary Resolution obtains states which are to be reducined or are habte to be redeemed at the option of the Company or the stransholder.
  - (b) purclease its own shares (meluding any redeemable shares).
  - (c) contact a payment of respect of the redesoption or purchase, eacher Sections USO, USO or 162 of the Act and the relevant power (a) or (b) above, of any of its own shares otherwise than out of discributable profits at the Company or the proceeds of a fresh issue of shares to the extent permeted by Sections USO, USI and USO of the Act.

#### Thatoder of Meaner

- 8 (a) The Directors may be there absolute discretion and without assigning any reason therefor, decline to register the transfer of a share, whether or not it is a fully paid share, and Regulation 24 in Table A shall not apply to the Company.
  - (b) Regulation 8(a) of these Articles shall not apply to any transfer to a person who is already a Member of the Company
- Subject to Regulation 3 of three Articles, a Subscriber to the Memorandom of Association of the Company may feely transfer his share to any person from or company
- A Member (other from a Subsection to the Memorandure of Assumetron of the Company) who desires to transfer shares to a person who is not already a Member of the Company shall give notice of such infention to the Directors of the Company giving particulars of the shares in question. The Directors as agents for the Member giving such notice may dispose of such shares or any of them to Members of the Company at a price total hy the Auditors of the Company as the fair value discool. If within twenty-eight days from the date of the said induce the Directors are timble to find a Members in Members withing to purchase all such shares, the transferor may dispose of so many of such shares as shall remain undisposed of in any manner be may fluid til within three months from the date of the said notice.
- 11. The instrument of transfer of any slave shall be exceeded by or on behalf of the transferor who shall be demond to remain a holder of the share noted the mone of the branches is ensured in the register of members in respect thereof.

#### Characterial Astronothings a count Memorialization or

- 12. Every notice convening a General Meeting shall comply with the provisions of Section 372 of the Act as to giving information to Members in regard to their right to appoint provies: and notices of and other communications relating to any General Meeting which any Member is critical to receive shall be sent to the Directors and to the Anddor for the tired beens of the Company.
- 13 Regulation 40 in Table A shall be read and construed as if the words, runless the Company law only one Mamber in which case one Member present in person or by proxy shall be a quartimy were added at the end.
- 14 Regulation 41 or Tubic A shall be read and constitued as of the weeds, "and of at the adjourned Meeting a quorum is not present within half an hour from the time appointed for the Meeting, the Meeting shall be dissolved" were added at the end.
- 15. In addition to the requirements of Regulation 100 of Table A, the Directors shall also insert in the convert hock of the Company is memorardyon of all decisions taken by a sole Member when the Company has only one Member which may have been taken by the Company in General Meeting and which have effect as if agreed in General Meeting.

#### Three kees

- 16. (a) The first Director of Directors of the Company shall be the person or persons named as the first Hirector or Directors of the Company or the statement delivered under Section 10 of the Act.
  - (b) The automber of the Directors shall be determined by Ordinary Resolution of the Company but onless and until so fixed directallable no maximum number of Directors and the manifold of Directors fixed by or pursuant to these Articles or Table A being one; a sole Director shall have the authority to exceed all the powers and detections conferred by Table A or these Articles and expressed to be vested in the Directors generally and Rogulation 30 in Table A shall be modified accordinally.
  - (c) Director shall not require any share qualification but shall nevertheless be entitled to attend and speak in any General Menting of the Company or at any expants those meeting of the holders of any class of shares of the Company.
  - (d) Regulation 64 in Table A shall not apply to the Company

#### differences INTERNACES

17 (a) An alternate December shall and be entitled as such to receive any consumnation from the Company except only such part (if any) of the remaneration otherwise payable to his appoint or as such appointed may by notice to the Company from time to time direct, but shall otherwise be subject to the provisions of these Arteries with respect to Directors. An alternate Director shall during his appointment be an Officer of the Company and shall not be defined to be an agent of his appointment Regulation 66 in

Table A shall be modified accordingly.

(b) A Director or any other person may act as an alternate Director to represent more than one Eirector and an alternate Director shall be entitled at meetings of the Directors, or any committee of the Directors, to one vote for every Director whom he represents in addition to his own vote (if any) as a Director.

#### Domaining Pawars

The Directors may exercise all the powers of the Company to horrow money without limit as to the amount and upon such terms and in such manner as they drink fix, and to grant any mortgage, charge or standard security over its undertaking, property and tocalled capital, or any part thereof, and, subject in the case of any security convertible into shares) to Recrous 80 and 380 of the Active owne delectories, delicative stock, and other securities whether overight or as security for any debt, hability or obligation of the Company or of any third party.

#### Three subaga of Directors

- 19. Subject to the provisions of Section 3.17 of the Act, Regulation 94 in Table A shall not apply to the Company and a Direction any vote as a Deceder in regard to any contract or arrangement in which he is interested or upon any matter assing thereout, and if he shall so vote his vote shall be counted and he shall be recleated in estimating a quorum present at any meeting when any such contract or arrangement is under consideration.
- 20 It shall not be encoused y fee Threatons to argue their rearrest or any book which reasy be legal. for the purpose of recording attendance at meeting.
- All or any of the members of the board or any committee of the heard may participate in a mosting of the board or that committee by means of a conference telephone or any communication aspingment which allows all persons participating or the meeting to hear each other. A person so participating shall be deemed to be present in person at the counting and shall be exhibited to vote in he counted in a quoring accordingly. Such a meeting shall be deemed to take place where the largest of the group of fluore participating is assembled, or, if there is no such group where the Chairman of the meeting then is.

#### Disqualification of Directors

22. The office of a Director shall be vacated if he becomes incupable by reason of illness or injury of managing and administrating his properly and affairs and Regulation 81 of Table. A shall be conditied accordingly.

#### Autober of Ornantona

24 This Directors shall not be required to retire by rotation not shall the Directors or any of them he required to retire from office at the first amount general meeting and Table A shall be modulied accordingly.

#### The Seal

24. If the Company has a seal it shall be used only with the authority of the Directors or of a commuter of the Directors. The Directors may determine who shall sign any insurance to which the seal is affixed and unless otherwise an determined it shall be signed by a Director and by the Socretary or by a second Director. The obligation under Regulation 5 of Table A relating to the scaling of shall not apply to the Company.

#### Indonesia

- 2i (a) Regulation 118 in Table A shall not apply to the Company. Every Director or other officer of the Company shall be indemnified out of the assets of the Company against all losses or leabilities which he may existent an inch in an about the execution and discharge of the duties of his office or otherwise in relation thereto, including any liability inversed by him in defendant any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquatted or in connection with any application under Sections 144 or 727 of the Act in which relief is granted to him by the court, and an Director or other officer shall be hable for any his, darange or misforume which may happen to or be incurred by the Company in the execution of the duties of his office or relief on the extreme that it is Actual shall only have effect in an facus as its provisions are not awarded by Section 310 of the Act.
  - (h) The Directors stail have power to purchase and maintain at the expense of the Company an insurance policy for any Director (including an alternate Director). Officer or Auchfor of the Company against any such habity as a referred to in Section 310(1) of the Act.

## NAMICA AND ADDRESSES OF SUBSCICIERES

Mason Robert 3 hvaro: Planc

lavanaca Aberdeenshire ABSI 422

Dated 09/01/2004