

LP4444

(Registration fee £2)

LP5

LIMITED PARTNERSHIPS ACT 1907

Application for Registration of a Limited Partnership and Statement of particulars
and of the amounts contributed (in cash or otherwise) by the Limited Partners

£2

(Pursuant to section 8 of the Limited Partnerships Act 1907)

Name of firm or partnership JARASH & HALEBURG

We, the undersigned, being the partners of the above-named firm, hereby apply for registration as a limited partnership and for that purpose supply the following particulars:

The general nature of the business

MARINE SALVAGE

The principal place of business

BROOK HOUSE, ROMAN ROAD
CHILWORTH, SOUTHAMPTON SO17HE

The term, if any, for which the partnership is entered into

If no definite term, the conditions of existence of the partnership

SEE ATTACHED SHEET

Date of commencement 11TH MARCH 1993

The partnership is limited and the full name and address of each of the partners are as follows:

General partners

JARASH LIMITED, PO BOX 3186, ROAD TOWN, TORTOLA, BRITISH VIRGIN ISLANDS

HALEBURG COMPANY LIMITED PO BOX 3186, ROAD TOWN, TORTOLA, BRITISH VIRGIN ISLANDS

Limited partners	Amounts Contributed (1)
ROY VICTOR MARTIN - BROOK HOUSE, ROMAN ROAD, CHILWORTH, SOUTHAMPTON	ROY VICTOR MARTIN - \$10.00 CASH
FRANCIS ANTONY NICHOLSON - 7 GROVENOR CLOSE, ASHLEY HEATH, RINGWOOD, HAMPSHIRE	FRANCIS ANTONY NICHOLSON - \$10.00 CASH
TOTAL	\$20.00

Signatures of all the partners

Date 23rd June 1993

Presented by:

Notes

(i) State amount contributed by each limited partner, and whether paid in cash, or how otherwise

COMPANIES HOUSE
- 5 JUL 1993
FINANCE

COMPANIES
PR35
02 JUL 1993
HOUSE

R305.
023622

£2

1. The Partnership may be terminated by the mutual agreement of the First and Second General Partners and on service of joint written notice
2. The Partnership shall terminate and be dissolved automatically with immediate effect if either of the First or the Second General Partners become insolvent or go into liquidation either compulsory or voluntary (save for the purpose of solvent reconstruction or amalgamation) or has a receiver administrative receiver or administrator or similar officer appointed in respect of the whole or any part of its assets or makes a scheme of arrangement for the benefit of its creditors or threatens to do any of these things
3. Either of the First General Partner or the Second General Partner may terminate the Partnership by service of a written notice on each of the Limited Partners and the other of the First or Second General Partners (as the case may be) on the occurrence of or on either of the First or Second General Partner becoming aware of any of the following:-
 - a) the Bankruptcy of or commission of an act of Bankruptcy by any of the Limited Partners
 - b) the death of any of the Limited Partners
 - c) a change of control within the meaning of S.840 Taxes Act 1988 of either the First or Second General Partner except in the course of any solvent reconstruction reorganisation or amalgamation
 - d) any one or more of the Partners shall be guilty of any conduct likely to have a serious adverse effect upon the business of the Partnership
 - e) the commission of any grave breach or persistent breaches of this Agreement by any of the Partners.

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**CERTIFICATE OF REGISTRATION
OF A LIMITED PARTNERSHIP**

No. LP4444

I hereby certify that the firm

JARASH & HALEBURG

having lodged a statement of particulars pursuant to section 8 of the Limited Partnerships Act, 1907, is this day registered as a limited partnership.

Given at Companies House, Cardiff, the 14th July 1993

H. G. Pell

Assistant Registrar of Limited Partnerships



C O M P A N I E S H O U S E