

COMPANIES FORM No. 12

Statutory Declaration of compliance with requirements on application for registration of a company



Pursuant to section 12(3) of the Companies Act 1985

write in this margin	Tursuant to source (Eley or the Corrigence) to the					
Please complete legibly, preferably	To the Registrar of Companies For official use 7298297					
in black type, or bold block lettering	Name of company					
* insert full name of Company	* HALE HOUSE (GROVE ROAD WEST) MANAGEMENT COMPANY LIMITED					
	, CLIFFORD JOHN GLOSSOP					
	of 626 HERTFORD ROAD					
	ENFIELD					
•	MIDDLESEX					
1.delete as	do solemnly and sincerely declare that I am a {Solicitor engaged in the formation of the company}? [person named as director or secretary of the company in the statement delivered to the registrar under section 10(2)}? and that all the requirements of the above Act 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					
	Declared at Commissioner for Oaths. Declarations Act 1835 Declarations Act 1835 Declarant to sign below the					

D. & D. LAW AGENCY SERVICES LIMITED 50, Lincoln's Inn Fields, Landon WC2A 3PF

Company Registration Agents
Law Stationers, and Printers

Telephone: 01-405-1082 01-405-7215



Presentor's name address and reference (if any):

For official Use New Companies Section

Post room COMPANIES REGISTRATION 5 SEP 1988 OFFICE



COMPÁNIES FORM No. 10

10 化解放线性 网络多种

16.5K.06.0K VXC26 30

Statement of first directors and secretary and intended situation of registered office



COMPANIES REGISTRATION

Planes do not

write in this margin	r arsaant to section to of the comp	danies Aut 1909						
Please complete legibly, preferably	To the Registrar of Companies			For off	Ficial use			
egibly, preferably in black type, or bold block lettering	Name of company							
insert full name of company		ROAD WEST)	MANAGEMEN	TI COME	ANY LIMI			
	HADDI EGOODI EGOODI	KOAD WEST)	MANAGASHEN	T COME	ANY DIMI			
	The intended situation of the registe	ered office of the	company on inc	orporation	ı is as stated	d below		
	626 HERTFORD ROAD			erines en Nobel en 1944	CONTRACTOR STATEMENT (222)	Se of 10 heavy pro-		
	ENFIELD							
	MIDDLESEX							
			€	Postcode	EN3 5TF			
	E C COMP A CENTRAL SECTION OF STATE							
	BO CHRECHING WAN FIELDS							
	LONDON WC					·		
•	ist ourners			Postcode	den market gelektriske kreyeper i	· Marian Marian		
•	Number of continuation sheets attached (see note 1)							
	Presentor's name, address and reference (if any);	For official use						
		General Section	ļ F	ost room				
		P	ı					

The name(s) and particulars of the person who is, or the persons who are, to be the first director or directors of the company (note 2) are as follows:

The state of the demparty (note 2) are as tonoves;					
Name (note 3) CLIFFORD JOHN GLOSSOP	Business occupation				
	COMPANY DIRECTOR				
Previous name(s) (note 3)	Nationality				
Address (note 4) 626 HERTFORD ROAD .	BRITISH				
ENFIELD	Date of birth (where applicable)				
MIDDLESEX Postcode EN3 5TF	(note 6)				
Other directorships† HERD CONSTRUCTION (HERTS)	LTD,				
POINTWORTH LIMITED					
POINTWORTH INVESTMENTS LIM	ITED				
MOSSCROSS LIMITED					
HELROY PROPERTIES LIMITED					
I consent to act as director of the company named on page 1 Signature	(16)				
Signature	Date // // XX				
Name (note 3) TERENCE ERNEST WEDGE	Business occupation				
	COMPANY DIRECTOR				
Previous name(s) (note 3)	Nationality				
Address (note 4) WEDGE HOUSE	BRITISH				
WHITE HART LANE	Date of birth (where applicable)				
I-ONDON Postcode N17	(note 6)				
Other directorships†					
SEE_SCHEDULE_1					
1 000					
I consent to act as director of the company named on page 1					
Signature	Date 1// 7/ 💢				
Name (note 3)	Business occupation				
Previous name(s) (note 3)	Nationality				
Address (note 4)					
	Date of birth (where applicable)				
Postcode	(note 6)				
Other directorships†					
I consent to act as director of the company named on page 1					

Date

Signature

Please do not write in this margin

†Enter particulars of other directorships held or previously held (see note 5), If this space is insufficient use a continuation shee

The name(s) and particulars of the person who is, or the persons who are, to be the first secretary, or joint secretaries, of the company are as follows: Please do not Name (notes さな7) write in CLIFFORD JOHN GLOSSOP this margin Please complete Previous name(s) (note 3) legibly, preferably in black type, or Address (notes 4 & 7) bold block lettering 626 HERTFORD ROAD ENFIELD Postcode EN3 5TF I consent to act as secretary of the company named on page 1 Signature Date Name (notes 3 & 7) Previous name(s) (note 3) Address (notes 4 & 7) Postcode I consent to act as secretary of the company named on page 1 Signature Date -G-A. LLO70. Delete if the form is signed by the Signature of agent on behalf of subscribers subscribers. Date Signed Date Delete if the form is signed by an agent on behalf of the Signed Date subscribers. All the subscribers Signed Date must sign either personally or by a person or persons Signed Date authorised to sign for them. Signed Date Signed Date

SCHEDULE I

47**5**40 0055224375

DIRECTORSHIPS OF TERENCE ERNEST WEDGE

THE WEDGE GROUP PLC

ERNEST WEDGE (ROOFING) LIMITED

ERNEST WEDGTE (ASPHALT & TERMAC) LIMITED

ERNEST WEDGE (TOTTENHAM) LIMITED

ERNEST WEDGE (FELT ROOFING) LIMITED

ERNEST WEDGE ROOFING OF BURTON LIMITED

ERNEST WEDGE INDUSTRIAL (ROOFING) LIMITED

R.J. & T. WORMELL LIMITED

HARTMOOR LIMITED

HERD CONSTRUCTION LIMITED

HERD CONSTRUCTION (ESSEX) LIMITED

HERD CONSTRUCTION (HERTS) LIMITED

POINTWORTH LIMITED

POINTWORTH INVESTMENTS LIMITED

WEDGE ROOFING (SOUTHERN) LIMITED

HALL WARDLE & SONS LIMITED

WEDCCO SECURITIES LIMITED

B & W CONTAINERS LIMITED

WEDGE DLVELOPMENTS LIMITED

ZATTARAN PERIPHERALS LIMITED

PALFREYMANS ROOFING LIMITED

ERNEST WEDGE CEILINGS LIMITED

ERNEST WEDGE FELT ROOFIING (MIDLANDS) LIMITED

WEDGE DEVELOPMENTS (MIDLANDS) LIMITED

J. WILLIAMS (WILLESDEN LIMITED

JAMES COURT HARTLAND ROAD MANAGEMENT COMMITTEE LIMITED

WEST PARK MEWS MANAGEMENT CO LIMITED

JAMES HOLMES COURT (MANAGEMENT) LIMITED

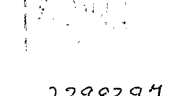
THE COMPANIES ACT 1985

COMPANY LIMITED BY SHARES

MEMORANDUM OF ASSOCIATION

-OF-





2298294

HALE HOUSE (GROVE ROAD WEST) MANAGEMENT COMPANY LIMITED

- The Company's name is "HALE HOUSE (GROVE ROAD WEST) MANAGEMENT COMPANY LIMITED".
- The Company's registered office is to be situated in England and Wales.
- з. The Company's objects are:-
- (A) To acquire in such manner as the Directors of the Company for the time being deem expedient a lease of land situate at 578/586 Hertford Road Enfield being the development known as "Hale House" ("the Property")
- (B) To manage the Property and the garages yards common areas gardens and outbuildings attaching thereto to maintain the Property to supply lighting heating central heating hot water and other services thereto and to pay rent rates taxes water rates and other expenses and outgoings in respect thereof
- (C) To grant sub-leases of the Property for rent royalty premium or otherwise and to collect the rents and income thereof
- (D) To procure the construction and repair of buildings and works of all kinds upon any lands belonging to the Company or in which the Company is interested and in particular flats garages outbuildings and other premises
- (E) To purchase or otherwise acquire plant machinery furniture fixtures fittings and all other effects of every description necessary or convenient in connection with any of the objects of the Company
- To retain or employ professional technical or (F) other advisers or workers in connection with the objects of the Company and to pay such remuneration for their services as may be thought expedient

(G) To manage the funds reserves investments and other monies of the Company as the Company shall see fity

To borrow and raise money and to secure or (H) discharge any debt or obligation of or binding on the Company in such manner as may be thought fit

COMPANIES REGISTRATION 5 SEF PY OFFICE

NUB/E

- (I) To draw make accept endorse discount negotiate execute and issue bills of exchange promissory notes and other negotiable and transferable instruments
- (J) To subscribe or guarantee money for any national local charitable benevolent public general or useful object
- (K) To receive money on deposit or loan upon such terms as the Company may approve and to give such guarantees and indemnities as the Company may think fit
- (L) To grant pensions or gratuities to any employees or ex-employees and to officers and ex-officers of the Company or the relations connections or dependents of any such persons
- (M) To do such other things as may be incidental or conducive to the attainment of the above objects or are calculated to enhance the value of the Property and the buildings thereon and the flats comprised therein

It is hereby expressly declared that the word "Company" in this Clause when not applied to this Company shall be deemed to include any partnership or other body of persons whether incorporated and whether domiciled in the United Kingdom or elsewhere and whether existing or hereafter to be formed and that each Sub-Clause of this Clause shall be construed independently of the other Sub-Clauses hereof and that none of the objects mentioned in any sub-Clause shall be deemed to be merely subsidiary to the objects mentioned in any other Sub-Clause

- 4. The income and property both present and future and whatsoever and wheresoever of the Company shall be applied solely towards the promotion of the objects of the Company set out in the preceding clauses of this Memorandum and no part thereof shall be paid or transferred either directly or indirectly by way of dividend bonus distribution or otherwise by way of profit to the members of the Company but nothing in this clause shall prevent:-
- (a) the payment in good faith of reasonable remuneration to any director secretary or other officer or servant of the Company or to any member in return for services rendered to the Company at the request of the Directors or
- (b) in the event of a winding-up of the Company the distribution to the members at the time thereof of any surplus assets available for such distribution
- 5. The liability of the members is limited.

6. The Company's share capital is £753.75 divided into twenty-five "A" Ordinary Shares of £30 each and seventy five "B" Ordinary Shares of 5p each. The Shares in the original or any increased capital may be divided into several classes and there may be attached to any such class any preferential deferred or other special rights privileges conditions or restrictions as to dividend capital voting or otherwise.

We, the subscribers to this memorandum of association, wish to be formed into a Company pursuant to this memorandum; and we agree to take the number of shares shown opposite our respective names.

NAMES AND ADDRESSES OF SUBSCRIBERS NUMBER OF SHARES TAKEN BY EACH SUBSCRIBER

SUBSCRIBER
NAME: Children John Glussop ONE "B" SHARE ADDRESS: 626 Herrard Road Enhald, Mahalexex
OCCUPATION
SIGN DE MOJS
NAME: Ference Ernold Wodge ONE "IS" SHA
ADDRESS: Wedge LAOUSE, WMIL HOW MORE
OCCUPATION:
SIGN: NAV. Suggi
Total shares taken Two "A" SHARES
WITNESS to the above Signatures:-/
NAME: Magazel Rose Spenaley
ADDRESS: Woodbrow Nursey, Enheld
OCCOPATION: 26 CHE LONN
SIGN: M. R. Spencelles

THE COMPANIES ACT 1985

COMPANY LIMITED BY SHARES

ARTICLES OF ASSOCIATION

-OF-

HALE HOUSE (GROVE ROAD WEST) MANAGEMENT COMPANY LIMITED

TABLE A

1. In these Articles the expression "Table A" shall mean Table A in the Schedule to the Companies (Tables A to F) Regulations 1985 and the expression "the Act" shall mean the Companies Act 1985 subject as hereinafter appears the Regulations contained in Table A numbered 2, 3, 24, 32, 73 to 80 inclusive 87, 102 and 108 inclusive and 110 shall not apply and in lieu thereof and in addition to the remaining clauses the following shall be the Articles of Association of the Company.

DEFINITIONS

- 2. In these Articles except where the context otherwise requires -
 - (a) The "Lease" means the Lease referred to in Clause 3(A) of the Memorandum of Association and the "Lessor" is Pointworth Limited its successors in title.
 - (b) The expression "the Lessee" has the meaning ascribed to it in the draft Flat Lease which has been signed on behalf of the Company for indentification purposes "Flat" and "Shop" shall include the premises as described in the Lease and "the Flats" and "the Shops" shall be the first buildings described in the said Lease.
 - (c) "Owner" means any person who is the owner of a or Shop Flat as defined above.

SHARE CAPITAL

- 3. (a) The "A" Ordinary Shares in the Company shall be allocated to the Flats and to the Shops as to one "A" Ordinary share to each Flat or Shop. Each Flat Owner shall be entitled upon payment therefor and shall be obliged to take one "A" Ordinary share.
 - (b) The Lessors shall be entitled to take upon payment therefor the "B" Ordinary Shares and shall hold such shares until the Hand Over Meeting (as hereinafter defined) after which they shall be transferred to the Company in accordance with Article 11 hereof. The "B"

Ordinary Shares shall carry the special rights set forth in Article 8 hereof.

- (c) Each share shall confer the right to receive notice of and to attend and following the conclusion of the Hand Over Meeting to be held in accordance with Article 10 hereof vote at all General Meetings of the Company.
- (d) In these Articles a reference to a Share or Shares shall mean one or more "A" Ordinary Shares unless specific reference is made to the share being a "B" Ordinary share.
- (e) Save as aforesaid no "A" Ordinary or "B" Ordinary Shares may be allotted or issued except with the previous sanction of a Special Resolution of the Company in General Meeting.
- 4. (a) Shares may only be issued or transferred to the person who is an Owner and in the manner set out in Article 3 (a) hereof (hereinafter called "the allocated share").
 - (b) The Directors shall be bound (subject to the foregoing paragraphs of this Article) on application by an Owner and on payment by the Owner of the nominal value thereof to allot to such Owner the allocated share.
- 5. If two or more persons are jointly the Lessee of a Flat such persons shall jointly hold the share in the Company allocated to that Flat or shop but shall have only one voting right of such share which shall be cast by the holder whose name first appears in the Register of Members.

TRANSFER AND TRANSMISSION OF SHARES

- 6. (a) No member or other person becoming entitled to any share in consequence of the death or bankruptcy of a member shall be entitled to transfer any share:
- (i) to any person not being an Owner, or
- (ii) in such manner as would procure any Owner to hold more than the allocated share in respect of each Flat or shop of which he is the owner, or
- (iii) at any price in excess of the nominal value.
 - (b) The Directors may in their absolute and uncontrolled discretion and without assigning any reason therefor, refuse to register any proposed transfer of a share unless they are satisfied beyond doubt that the foregoing conditions of this Article have been complied with in regard thereto Provided that the allocated share may only be allotted and transferred to an Owner and while this

restriction on the right to transfer is in force the Directors shall not have power to refuse to register a transfer made in accordance with this Article.

- 7. A person who ceases to be an Owner shall transfer his shares to his successor in title in respect of such Flat or shop. If the holder of a share refuses or neglects to transfer it in accordance with this Regulation the Chairman for the time being of the Directors or, failing him, one of the Directors duly nominated by resolution of the Board for that purpose, shall forthwith be deemed to be the duly appointed Attorney of that holder with full power in his name and on his behalf to execute, complete and deliver a transfer of his shares to the person to whom it should be transferred hereunder and the Company may receive and give a good discharge for the purchase money and enter the name of the transferee in the register of member as the holder by transfer of the said shares.
- 8. The "B" Ordinary Shares may only be held by or on behalf of the Lessors. Each "B" Ordinary share shall confer on the holders thereof the right to receive notice of and to attend and vote at all General Meetings of the Company and to nominate the Directors of the Company until the Hand Over Meeting has been held in accordance with Article 10 whereupon the "B" Ordinary Shares shall cease to confer on the holders thereof any rights save for the right to receive notice of and to attend at and to address all General Meetings of the Company but not to vote thereat and save as specified in Article 10.
- 9. Sections 162, 170, 171 and 172 of the Companies Act 1985 shall apply to this Company in connection with a purchase by the Company at nominal value only of the "B" Ordinary shares following the Hand Over Meeting but not otherwise.

GENERAL MEETINGS

- 10. (a) The holders of the "B" Ordinary Shares shall at their absolute discretion decide when the General Meeting of the Company at which the "A" Ordinary Shareholders shall assume responsibility for the running of the Company (herein called "the Hand over Meeting") shall be held but it shall not be later than 42 days after the date on which the last of the Lease of the Flat and the Shops shall be granted.
 - (b) At the Hand Over Meeting of the Company not more than three of the members of the Company for the time being shall subject to Article 11 hereof be elected its Directors provided that the holders of the "B" Ordinary shares or the persons appointed by them shall remain Directors of the Company until all the

formalities with regard to the disposar of the Flats and the Shops shall have been completed and whether or not the Hand Over Meeting of the Company shall have been held and notwithstanding any resolutions of the Company to the contrary they shall have full authority to sign seal and otherwise complete all documents acts and things which may be necessary or desirable in connection with the. completion of such formalities and only when such formalities have been completed they may if they so wish retire. If so requested the holders of the "B" Ordinary Shares may call for and the Company will thereupon grant a formal Power of Attorney for the purpose of sealing and completing the documents as aforesaid. Regulation 101 of I of Table A shall be modified accordingly.

- (c) If at the Hand Over Meeting there shall be less than three members elected as Directors as aforesaid, or if thereafter there shall be less than three members elected as Directors as aforesaid the holders of the "B" Ordinary Shares shall in their sole discretion have the right to nominate any member or members (whether by way of ballot or otherwise) to become such Director or Directors and the nominated member or members shall thereupon take office. The holders of the "B" Ordinary Shares as the case may be shall likewise have the right to nominate the Secretary of the Company.
- (d) The holders of the "B" Ordinary shares shall transfer the "B" Ordinary shares to the Company after the Hand Over Meeting at their nominal value.

DIRECTORATE AND POWERS

- 11. Unless and until otherwise determined by the Company in General Meeting the number of the Directors shall be not less than two nor more than five. The first Directors shall be a person or persons named as the first Director or Directors of the Company in the statement delivered under Section 10 of the Companies Act 1985. After the conclusion of the Hand Over Meeting in accordance with Article 10 the qualification for a Director shall (save as specified in Article 11) be the Lolding of one "A" Ordinary Share in the Company.
- 12. All Directors of the Company shall retire at each Annual General Meeting but shall be eligible for reelection.
- 13. No Director shall be required to vacate office, or be ineligible for re-election as a Director, and no person shall be ineligible for appointment as a

Director, by reason only for his having attained any particular age.

- 14. Provided that he declares his interest in manner provided by Section 317 of the Companies Act 1985 a Director may vote as a Director in regard to any contract or arrangement in which he is interested or upon any matter arising thereout, and if he shall so vote his vote shall be counted, and he shall be reckoned in estimating a quorum when any such contract or arrangement is under consideration; and Regulation 94 of Table A shall be modified accordingly.
- 15. (a) The members of Company shall be and shall remain liable to reimburse the Company for all rents outgoings losses and expenses properly incurred by the Company under the Lease or under any Lease of a Flat to which it is a party or otherwise in relation to the Company or for the benefit of the lessees of the Flats and the Shops or in the administration of the Company.
 - (b) The Directors may at any time and from time to time call upon the members to reimburse the Company for sums due under sub-clause (a) of this Article (hereinafter called "a demand") and each member shall pay to the Company for every Flat and Shop of which he is the Lessee such proportion of the amount of the aggregate demand as may be specified therein having regard to the provisions of the Lease of the Flat or the Shop.
 - (c) The Directors may at any time and from time to time make budgets or estimates or outlay to be incurred by the Company and may demand from the members either in one sum or by such instalments to be paid at such times as the Directors may determine sums in advance of the actual outlay by the Company but so that no member shall be called upon to pay at any one time more than his proper proportion as aforesaid of which the aggregate demand then made for every Flat and Shop of which he is the lessee.
 - (d) Whenever default is made in payment of any sum or sums due from any member or members as aforesaid the Directors may demand from one remaining member or members if more than one in the proportions that their respective shareholdings bear to their aggregate shareholdings the amount due from the defaulting member or members but nothing herein provided shall be deemed to affect the rights of the Company under the provisions of these Articles or under the terms of any Lease.

- (e) Each member shall pay to the Company at the time or times (not being less than seven days after the giving of the notice hereinafter mentioned) and place specified in a notice in writing given to the member by the Company the amount of the demand specified in such notice.
- (f) A member shall be deemed to be liable for all sums under sub-clauses (a) and (b) hereof immediately upon the expenditure by the Company of the monies which under the provisions of these Articles the members are liable to reimburse to the Company and for all other sums payable (whather by instalments or otherwise) under this Article immediately upon the resolution of the Directors to make a demand upon the member.
- 16. Notice of a demand upon a member may be left at or sent to the registered address within the United Kingdom of the member or at or to any Flat or Shop of which he is the lessee. A notice sent by post shall be deemed to be given on the day following the day on which it is posted.
- 17. The chairman of a meeting of Directors and of a meeting of the committee formed by the Directors shall have no second or casting vote and Regulations 88 and 98 of Table A shall be modified accordingly.
- 18. Regulation 46 of Table A shall be modified by substituting "any one member" for "at least two members" in sub-clause (b) and by omitting sub-clauses (c) and (d).
- 19. The office of Director shall be vacated if the Director:
 - (a) becomes prohibited from being a Director by reason of any order made under the Company Directors' Disqualification Act 1986 or
 - (b) becomes of unsound mind or
 - (c) resigns his office by notice in writing to the Company or
 - (d) becomes bankrupt or makes any arrangement or composition with his creditors generally or
 - (e) having been the owner of a Flat ceases to be a Flat or a Shop Owner and is required to resign as a Director by a majority of the remaining Directors.

20. The Directors may exercise all the powers of the Company to borrow money whether in excess of the nominal amount of the share capital of the Company for the time being issued or not and to mortgage or charge

its undertaking property and uncalled capital or any part thereof and to issue debentures debenture stock or other securities whether outright or as security for any debt liability or obligation of the Company or of any third party.

INDEMNITY

21. Every director or other officer of the Company shall be entitled to be indemnified out of the assets of the Company against all loss or liabilities which he may sustate or incur in or about the execution of the duties of his office or otherwise in relation thereto and no director or other officer shall be liable for any loss damage or misfortune which may happen to or be incurred by the Company in the execution of the duties of his office or in relation thereto. But this Article shall only have effect insofar as its provisions are not rendered void by Section 310 of the Companies Act 1985.

ARBITRATION

22. Whenever any difference arises between the Company and any of ten members their executors administrators or assigns or any of them touching the true intent or construction or consequences of these Articles or touching anything then or thereafter done executed omitted or suffered in pursuance of these Articles or touching any breach or alleged breach of these Articles or any claim on account of any such breach or alleged breach or relating to the Company or any part thereof or to these Articles or to any of the affairs of the Company every such difference shall be referred to the decision by a sole Arbitrator to be appointed by the parties in difference or if they cannot agree an Arbitrator to be appointed by the President for the time being of the Institute of Chartered Accountants in England and Wales.

LIEN

23. The lien conferred by Regulation 8 of Table A shall be extended to every share in the capital of the Company whether fully paid or not including all shares registered in the name of any person indebted or under liability to the Company whether he shall be the sole registered holder thereof or shall be one of two or more joint owners.

NAMES AND ADDRESSES OF SUBSCRIBERS

NAME: Children John Chosser ADDRESS: 626 Herberg! Pisoch Children John Chosser Children John Chosser	· · · /
OCCUPATION:	P
SIGN: X Colo	ison
NAME: Terese Ernest Wedge ADDRESS: Wedge Hors, While You harden 1917.	t have
OCCUPATION:	
SIGN: X	
DATED the The day of WITNESS to the above Signatures:-	196
NAME: Margaret Leve Spencelly	
ADDRESS: Woodlands Nursey Theolough From Head, Entry	elel
occupation: Secretary	
SIGN: M.R. Spenceley.	

FILE COPY



CERTIFICATE OF INCORPORATION OF A PRIVATE LIMITED COMPANY

No. 2298297

I hereby certify that

HALE HOUSE (GROVE ROAD WEST) MANAGEMENT COMPANY LIMITED

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

Given under my hand at the Companies Registration Office,
Cardiff the 20 SEPTEMBER 1988

7. 9. January an authorised officer

COMPANIES HOUSE

If you need to contact us regarding this notice, please quote reference

THE DIRECTORS
HALE HOUSE (GROVE ROAD WEST) MANAGEMENT COMPANY LIMITED
14, HALE HOUSE,
12A., GROVE ROAD WEST,
ENFIELD,
MIDDLESEX, EN3 5SR.

DEF6/ 02298297

Date: 16 NOVEMBER 1993

COMPANIES ACT 1985 (Section 652)

The REGISTRAR OF COMPANIES gives NOTICE that, unless cause is shown to the contrary, at the expiration of 3 months from the above date the name of

HALE HOUSE (GROVE ROAD WEST) MANAGEMENT COMPANY LIMITED

will be struck off the register and the company will be dissolved.

COMPANIES HOUSE CARDIFF CF4 3UZ

Tel: Cardiff (0222) 380008

1918

FILE COPY

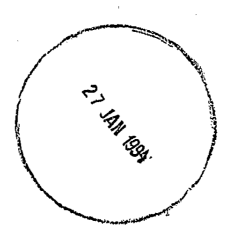


HD602

STRIKING OFF ACTION DISCONTINUED

02298297 HALE HOUSE (GROVE ROAD WEST.) MANAGEMENT COMPANY LIMITED

Cause has been shown why the above company should not be struck off the register and accordingly the Registrar is taking no further action under section 652 of the Companies Act 1985 pursuant to the Notice dated 27/01/94



287

HD540