

Reconstruction Capital II Limited

(the "Company")

(incorporated in the Cayman Islands with limited liability)

Certified extract of a Special Resolution

We hereby certify that the following special resolution was passed by the Shareholders at a General Meeting of the Company held on 9 December 2025.

- 1. Special Resolution to Amend Article 28.3 of the Articles of Association of the Company in Accordance with Resolution 1 of the Notice of EGM, Tabled.**

IT WAS RESOLVED THAT

The Company approves, by way of special resolution, that Article 28.3 of the Articles of Association of the Company be and is hereby amended by deleting it in its entirety and replacing it in accordance with Resolution 1 of the EGM, as tabled.

- 2. Special Resolution to Amend Article 41.3 of the Articles of Association of the Company in Accordance with Resolution 2 of the Notice of the EGM, as Tabled.**

IT WAS RESOLVED THAT

The Company approves, by way of special resolution, that Article 28.3 of the Articles of Association of the Company be and is hereby amended by deleting it in its entirety and replacing it with the following provision:

The financial year of the Company shall commence on the 1 January and end on 31 December in each year, unless the Directors prescribe some other period therefore.

- 3. Special Resolution to Delete Article 41.4 of the Articles of Association of the Company in its Entirety.**

IT WAS RESOLVED THAT

The Company approves, by way of special resolution, that Article 41.4 of the Articles of Association of the Company be and is hereby deleted in its entirety.

Certified this 7th day of January 2026



Alyssa Clifford
For and on Behalf of
Ocorian Trust (Cayman) Limited



**THE COMPANIES ACT
COMPANY LIMITED BY SHARES**

ARTICLES OF ASSOCIATION

OF

RECONSTRUCTION CAPITAL II LIMITED

(Adopted by Special Resolution passed on 9th December 2025)

1. INTERPRETATION

1.1 The Regulations contained or incorporated in Table A of the First Schedule of the Companies Act (2025 Revision) shall not apply to this Company.

1.2 In these Articles, the following terms shall have the meanings set opposite unless the context otherwise requires:

“**Articles**” means these Articles of Association as amended or supplemented from time to time by Special Resolution;

“**Auditors**” means the auditors (if any) for the time being the Company;

“**Business Day**” means any day on which banks are open for business on the London market;

“**Company**” means the company incorporated in the Cayman Islands under the name of Reconstruction Capital II Limited;

“**Directors**” means such person or persons as shall be appointed as the directors of the Company for the time being or, as the case may be, the directors assembled as a board;

“**EUR and Euro**” means Euros or other common currency for the time being of participating member states of the European Union that adopt a single currency in accordance with the Treaty on European Union signed in Maastricht on 7 February 1992;

“**Indemnified Person**” means any Director, officer or member of a committee duly constituted under these Articles and any liquidator, manager or trustee for the time being acting in relation to the affairs of the Company, and his heirs, executors, administrators, personal representatives or successors or assigns;

“**Law**” means the Cayman Islands Companies Act (2025 Revision) and any amendment or other statutory modification thereof and where in these Articles any provision of the Law is referred to, the reference is to that provision as modified by any subsequent law for the time being in force;

“**Member**” means a person who is registered in the Register of Members as the holder of any Share in the Company;

“**Memorandum of Association**” means the Memorandum of Association of the Company for the time being in force;

“**Month**” means a calendar month;

“**Net Asset Value**” means the net asset value of the Company and per Share as determined in accordance with Articles 7.1 and 7.5 hereof;



“Ordinary Resolution” means a resolution of a general meeting passed by a majority of the Members entitled to vote present at the meeting or a written resolution signed by all Members entitled to vote;

“Registered Office” means the registered office for the time being of the Company in the Cayman Islands required under the Law;

“Register of Members” means the register of Members to be kept in accordance with the Law;

“Seal” means the common seal of the Company (if any) or any facsimile or official seal (if any) for the use outside of the Cayman Islands;

“Secretary” includes a temporary or assistant or deputy secretary and any person appointed by the Directors to perform any of the duties of the secretary of the Company;

“Share(s)” means an ordinary voting share in the capital of the Company and includes a fraction of a share; and

“Special Resolution” means a resolution of a general meeting passed by a two thirds majority of the Members entitled to vote present at the meeting or a written resolution signed by all Members entitled to vote and otherwise in accordance with the Law.

“Valuation Day” means such day or days as the Directors may determine from time to time on a case-by-case basis or generally as at which the Net Asset Value of the Company and the Shares is calculated, but shall occur at least once every year on the last date of the then current financial year of the Company.

- 1.3 Words importing only the singular number include the plural number and vice-versa.
- 1.4 Words importing only the masculine gender include the feminine and neuter gender respectively.
- 1.5 Words importing persons only include companies or associations or bodies of persons whether incorporated or not.
- 1.6 All reference herein to writing shall include typewriting, printing, lithography, photography and other modes of representing or reproducing words in a legible and non-transitory form.
- 1.7 The word “may” shall be construed as permissive and the word “shall” shall be construed as imperative.
- 1.8 Unless the context otherwise requires, words and expressions defined in the Law bear the same meanings in these Articles.
- 1.9 Heading used herein are intended for convenience only and shall not affect the construction of these Articles.

2. REGISTERED AND OTHER OFFICES

The Registered Office of the Company shall be at such place in the Cayman Islands as the Directors shall from time to time determine. The Company, in addition to its Registered Office, may establish and maintain an office in the Cayman Islands or elsewhere as the Directors may from time to time determine.



3. SHARE RIGHTS AND ISSUE OF SHARES

3.1 The authorised share capital of the Company shall consist of €3,000,000 divided into 300,000,000 Shares having a nominal value of €0.01 each having the rights hereinafter set forth.

3.2 Subject to the provisions, if any, in the Memorandum of Association, and without prejudice to any special rights previously conferred on the holders of existing Shares, any Share may be issued with such preferred, deferred, qualified or other special rights or restrictions, whether in regard to dividend, voting, return of capital or otherwise, as the Company may from time to time by Special Resolution determine, and subject to the provisions of the Law, any Share may, with the sanction of a Special Resolution, be issued on the terms that it is, or at the option of the Company or the holder is liable, to be redeemed.

3.3 The Shares shall be at the disposal of the Directors, and they may (subject to the provisions of the Law and these Articles) offer, allot, grant options over or otherwise dispose of them to such persons, on such terms and conditions and for such consideration, and at such times as they think fit, but so that no Share shall be issued at a discount, except in accordance with the provisions of the Law.

4. VARIATION OF SHARE RIGHTS

4.1 If at any time the share capital is divided into different classes of Shares, all or any of the special rights attached to any class of shares (unless otherwise provided by the terms of issue of the Shares of that class) may be varied or abrogated with the consent in writing of the holders of at least three quarters of the issued Shares of that class or with the sanction of a resolution passed by the holders of at least three quarters of the issued Shares of that class as may be present in person or by proxy at a separate general meeting of the holders of the Shares of that class. To any such separate general meeting, all of the provisions of these Articles relating to general meetings shall *mutatis mutandis* apply, but so that the necessary quorum shall be any one or more persons holding or representing by proxy not less than one-third of the issued Shares of the class.

4.2 The special rights conferred upon the holders of any Shares or class of Shares shall not, unless otherwise expressly provided in the rights attaching to or the terms of issue of such Shares, be deemed to be altered by the creation or issue of further Shares ranking *pari passu* therewith.

5. ISSUE OF SHARES

5.1 No issue, purchase, sale or transfer of any Shares may be made unless such issue, purchase, sale or transfer will not result in the assets of the Company constituting “plan assets” within the meaning of the United States Employee Retirement Income Security Act 1974, as amended (“ERISA”) that are subject to Title I of ERISA or Section 4975 of the United States Internal Revenue Code of 1986, as amended (the “Code”). Accordingly, investors using assets of retirement plans or benefit plans that are subject to ERISA or Section 4975 of the Code (including, as applicable, assets of an insurance company general account) may not be permitted to acquire Shares if by doing so they would trigger the aforesaid “plan assets” rule. Each investor will be required to represent whether or not it is a “benefit plan investor” within the meaning of ERISA or is subject to Section 4975 of the Code. Any actual or purported purchase or transfer of a Share that would cause the Company’s assets to be deemed to be “plan assets” under ERISA that are



subject to Title I of ERISA or Section 4975 of the Code, or otherwise does not comply with the foregoing, is subject to restrictions as provided in these Articles.

- 5.2 The Company shall be entitled to compulsorily redeem or repurchase all or any Shares as provided in these Articles, and the Shares shall be issued on terms that they are liable to be compulsorily redeemed or repurchased by the Company, but it is confirmed that, for the avoidance of doubt, the Shares shall not be redeemable or re-purchasable at the option of the Members.
- 5.3 Subject to the provisions of and the restrictions contained in the Law, the Shares may be compulsorily redeemed or repurchased by the Company either out of profits or out of capital of the Company or, in the case of any premium payable on the compulsory redemption or repurchase, out of the share premium account.
- 5.4 The Directors may elect in their absolute discretion to effect a redemption payment to any or all redeeming Members, either in whole or in part, in specie or in kind rather than in cash, in which event the Directors shall use the same valuation procedures used in determining the Net Asset Value to determine the value to be attributed to the relevant securities to be transferred or assigned or made available to the redeeming Members who shall receive securities of a value equal to the redemption payment to which they would otherwise be entitled; provided that, where they deem it to be appropriate in the interests of all Members, the Directors may organise such redemption in kind without regard to the valuation of individual securities but on the basis that there be transferred to the redeeming Member a pro rata share of each underlying security owned by the Company so far as practicable, with such adjustments to reflect accrued liabilities and other matters as the Directors may determine to be equitable with regard to the interests of all Members. In any event the redeeming Member shall be responsible for all custody and other costs involved in changing the ownership of the relevant securities from the Company to the redeeming Members and on-going custody costs.
- 5.5 Payment to a Member of the proceeds in respect of a compulsory redemption or repurchase of Shares by the Company shall only be effected upon surrender to the Company for cancellation of any share certificate (if issued) in respect of the Shares to be redeemed.
- 5.6 The Directors may make such further regulations concerning redemption as they shall from time to time deem necessary.
- 5.7 If so required, the Directors may issue the Shares in classes with such terms and conditions attached thereto as the Directors may in their discretion determine.

6. NON-RECOGNITION OF TRUSTS

Except as required by law, no person shall be recognised by the Company as holding any Share upon any trust, and the Company shall not be bound by or be compelled in any way to recognise (even when having notice thereof) any equitable, contingent, future or partial interest in any Share (except only as by these Articles or by law otherwise provided or under an order of a court of competent jurisdiction) or any other rights in respect of any Share except an absolute right to the entirety thereof in the registered holder, but the Company may, in accordance with the Law, issue fractions of Shares.



7. NET ASSET VALUE

7.1 The Net Asset Value of the Company shall be calculated as at each Valuation Day (or at such other times or on such other days as the Directors or their agents may determine) and means the total assets of the Company including all cash, cash equivalents and other securities (each valued at market value or otherwise as herein provided), less the total liabilities of the Company, determined as herein provided or otherwise by or on behalf of the Directors in good faith in accordance with the relevant generally accepted accounting principles or standards applicable to the Company consistently applied under the accrual method of accounting.

7.2 The Net Asset Value per Share shall be the aggregate Net Asset Value of the Shares divided by the number of Shares in issue and outstanding on the relevant Valuation Day. The number of Shares in issue and outstanding for these purposes shall include Shares to be compulsorily redeemed or repurchased by the Company as at the relevant Valuation Day and shall not include Shares to be issued as at the relevant Valuation Day.

7.3 Any fractions involved in the computation of the Net Asset Value shall be adjusted as the Directors may determine from time to time.

7.4 Determinations of Net Asset Value made by or on behalf of the Directors hereunder in good faith shall be binding on all parties concerned.

7.5 The following principles and procedures shall apply in calculating Net Asset Value (using accounting standards as decided by the Directors in their discretion):

- 7.5.1 cash or other liquid assets will be valued at their face value with interest accrued to the end of the day;
- 7.5.2 securities listed on a stock exchange or traded on any other regulated market will be valued at the last available price on such exchange or market or, if no such price is available, at the mean of the bid and asked price on such day. If there is no such price or such market price is not representative of the fair market value of any such security, then the security will be valued in a manner determined by the Directors to reflect its fair value in accordance with the guidelines of Invest Europe from time to time in force;
- 7.5.3 if a security is listed on several stock exchanges or markets, the last available price on the stock exchange or market which constitutes the main market for such security will be used;
- 7.5.4 where the securities are not listed on any stock exchange they shall be valued in such manner as the Directors in good faith deem appropriate to reflect their fair market value, in accordance with the guidelines of Invest Europe from time to time in force;
- 7.5.5 the value of accounts receivable, prepaid expenses and interest receivable and divided income receivable will be the full amount thereof less any withholding tax unless the Directors determine the value of the asset to be less than that amount;
- 7.5.6 all other assets and liabilities shall be valued at their respective fair values as determined in good faith by the Directors and in accordance with generally accepted valuation principles and procedures;
- 7.5.7 any value other than in Euros shall be converted at any officially set exchange rate or appropriate spot market rate as the Directors deem appropriate in the circumstances



having regard, *inter alia*, to any premium or discount which may be relevant and to costs of exchange. Values expressed in a currency other than the currency of the portfolio determined by the Articles will be converted to such currency at the average of the last available buying and selling price for such currency. It should be assumed that securities listed on the BSE will be denominated in Lei and that securities listed on the Bulgarian Stock Exchange will be denominated in Leva. The EUR value attributed to securities denominated in Lei will be based on the National Bank of Romania reference rate which may differ from the actual rate which could be achieved in the context of a sale of such securities and conversion of currency in the Romanian market. The EUR value attributed to securities denominated in Leva will be based on the Bulgarian National Bank exchange rate;

7.5.8 in calculating the Net Asset Value of the Company where the Company acquires a controlling shareholding in an investment, the Company will value the investment at fair market value as if it were preparing separate financial statements rather than on a consolidated basis;

7.5.9 if the Directors consider that any of the above bases of valuation are inappropriate in any particular case or generally, they may adopt such other valuation or valuation procedure as they consider is reasonable in the circumstances provided that such other valuation or valuation procedure has been approved by the Company's auditors. The Directors may delegate to any investment manager of the Company any of their discretions under the valuation guidelines;

7.5.10 the Net Asset Value of the Shares shall include any unrealised profits or losses on the investments of the Company or on open futures positions or other derivatives;

7.5.11 the amount of any dividend declared by the Company with respect to the Shares shall be a liability of the Company allocated to such Shares from the day on which such dividend is declared until the date of payment;

7.5.12 indirect investments by the Company in other mutual funds or investment vehicles shall be valued at their current available net asset value per share or comparable valuation;

7.5.13 any accrued advisory fee, performance or incentive fee or other fees shall be accrued and deducted in calculating the Net Asset Value even if, in certain circumstances, not then payable;

7.5.14 to the extent feasible, investment income including interest receivable and dividend income, interest payable, fees and other liabilities (including management fees) will be accrued daily;

7.5.15 in the event that prevailing circumstances render such a valuation impracticable or inadequate, the Company is authorised, prudently and in good faith, to follow other rules in order to achieve a fair valuation of the assets of the Company; and

7.5.16 where no method of calculation is specified herein, or where, in the opinion of the Directors or their agents, the method of calculation is unfair or impracticable, the Directors or their agents shall use a method of calculation that the Directors or their agents consider fair and reasonable and otherwise in accordance with the relevant accounting principles or standards applicable to the Company.



8. COMPULSORY REDEMPTIONS

8.1 The Directors are entitled to compulsorily redeem Shares owned directly or beneficially by any person or persons who or which, by virtue of the holding concerned, gives rise to a breach of any applicable law or requirement in any jurisdiction or, either alone or together with other Members, in the sole and conclusive opinion of the Directors (acting reasonably):

- 8.1.1 may prejudice the tax status or residence of the Company or its Members; or
- 8.1.2 may cause the Company or its Members to suffer any pecuniary, fiscal or regulatory disadvantages; or
- 8.1.3 may cause the Company to be required to comply with any registration or filing requirements in any jurisdiction with which it would not otherwise be required to comply; or
- 8.1.4 when the aggregate amount invested in the Company or the small number of Members with outstanding Shares at any time does not justify or support the continued trading and existence of the Company; or
- 8.1.5 may in any other circumstances in which the Directors determine in their reasonable discretion that such compulsory redemption is in the best interests of the Company.

8.2 If the Directors elect to compulsorily redeem Shares pursuant to Article 8.1 above, the compulsory redemption price for the relevant Shares shall be the Net Asset Value per Share as at the last Valuation Day prior to the decision of the Directors to redeem such Shares compulsorily less any fiscal charges, fees and expenses incurred by the Company as a result of such compulsory redemption.

8.3 In order to give effect to the foregoing provisions, the Company may require any Member to furnish such information and declarations as the Directors may require and any Member who fails to provide such information or declarations within a reasonable time (not being less than 21 days after service of the request for the same) may be deemed to be holding Shares to which the compulsory redemption provisions above apply.

9. LIEN

9.1 The Company shall have a first and paramount lien on every Share (not being a fully paid Share) for all moneys (whether presently payable or not) called or payable at a date fixed by or in accordance with the terms of issue of such Share in respect of that Share, and the Company shall also have a first and paramount lien on every Share (other than a fully paid-up Share) standing registered in the name of a Member, whether singly or jointly with any other person for all debts and liabilities of a Member or his estate to the Company, whether the same shall have been incurred before or after notice to the Company of any interest of any person other than such Member, and whether the time for the payment or discharge of the same shall have actually arrived or not, and notwithstanding that the same are joint debts or liabilities of such Member or his estate and any other person, whether a Member or not. The Directors may at any time, either generally or in any particular case, waive any lien that has arisen or declare any Share to be wholly or in part exempt from the provisions of this Article. The Company's lien, if any, on a Share shall extend to all dividends payable thereon.



9.2 The Company may sell, in such manner as the Directors think fit, any Share on which the Company has a lien, but no sale shall be made unless some sum in respect of which the lien exists is presently payable nor until the expiration of fourteen days after a notice in writing, stating and demanding payment of the sum presently payable and giving notice of the intention to sell in default of such payment, has been given to the registered holder for the time being of the Share.

9.3 The net proceeds of sale by the Company of any Shares on which it has a lien shall be applied in or towards payment or discharge of the debt or liability in respect of which the lien exists so far as the same is presently payable, and any residue shall (subject to a like lien for debts or liabilities not presently payable as existed upon the Shares prior to the sale) be paid to the person who was the registered holder of the Share immediately before such sale.

9.4 For giving effect to any such sale, the Directors may authorise some person to transfer the Share sold to the purchaser thereof. The purchaser shall be registered as the holder of the Share comprised in any such transfer and he shall not be bound to see to the application of the purchase money, nor shall his title to the Share be affected by any irregularity or invalidity in the proceedings relating to the sale.

10. CALLS ON SHARES

10.1 The Directors may from time to time make calls upon the Members in respect of any moneys unpaid on their Shares (whether on account of the par value of the Shares or by way of premium or otherwise) and not, by the terms of issue thereof, made payable at a future date fixed by or in accordance with such terms of issue; and each Member shall (subject to the Company serving upon him at least fourteen days' notice specifying the time or times and place of payment) pay to the Company at the time or times and place so specified the amount called on his Shares. A call may be revoked or postponed as the Directors may determine.

10.2 A call may be made payable by instalments and shall be deemed to have been made at the time when the resolution of the Directors authorising the call was passed.

10.3 The joint holders of a Share shall be jointly and severally liable to pay calls in respect thereof.

10.4 If a sum called in respect of a Share is not paid before or on the day appointed for payment thereof, the person from whom the sum is due shall pay interest on the sum from the day appointed for the payment thereof to the time of the actual payment at such rate as the Directors may determine, but the Directors shall be at liberty to waive payment of such interest wholly or in part.

10.5 Any sum which, by the terms of issue of a Share, becomes payable on allotment or at any date fixed by or in accordance with such terms of issue, whether on account of the nominal amount of the Share or by way of premium or otherwise, shall for all the purposes of these Articles be deemed to be a call duly made, notified and payable on the date on which, by the terms of issue, the same becomes payable and, in case of non-payment, all the relevant provisions of these Articles as to payment of interest, forfeiture or otherwise shall apply as if such sum had become payable by virtue of a call duly made and notified.

10.6 The Directors may make arrangements on the issue of Shares for a difference between the allottees or holders as to the amount of calls to be paid and the times of payment.

10.7 The Directors may, if they think fit, receive from any Member willing to advance the same, all or any part of the moneys uncalled and unpaid upon any Shares held by him; and upon all or any



the moneys so advanced may (until the same would, but for such advance, become presently payable) pay interest at such rate (not exceeding, without the sanction of the Company in general meeting, 6%) as may be agreed upon between the Member paying the sum in advance and the Directors.

11. FORFEITURE OF SHARES

- 11.1 If a Member fails to pay any call or instalment of a call on the day appointed for payment thereof, the Directors may, at any time thereafter during such time as any part of such call or instalment remains unpaid, serve a notice on him requiring payment of so much of the call or instalment as is unpaid, together with any interest which may have accrued.
- 11.2 The notice shall name a further day (not being less than the expiration of fourteen days from the date of the notice) on or before which, and the place where, the payment required by the notice is to be made, and shall state that in the event of non-payment on or before the day and at the place appointed, the Shares in respect of which the call was made will be liable to be forfeited. The Directors may accept the surrender of any Share liable to be forfeited hereunder and, in such case, references to these Articles to forfeiture shall include surrender.
- 11.3 If the requirements of any such notice as aforesaid are not complied with, any Share in respect of which the notice has been given may at any time thereafter, before the payment of all calls or instalments and interest due in respect thereof has been made, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include dividends declared in respect of the forfeited Shares and not actually paid before the forfeiture.
- 11.4 A forfeited Share may be sold, re-offered or otherwise disposed of either to the person who was, before forfeiture, the holder thereof or entitled thereto or to any other person upon such terms and in such manner as the Directors shall think fit, and at any time before a sale, re-allotment or disposition, the forfeiture may be cancelled on such terms as the Directors think fit.
- 11.5 A person whose Shares have been forfeited shall cease to be a Member in respect of the forfeited Shares, but shall, notwithstanding the forfeiture, remain liable to pay to the Company all moneys which at the date of forfeiture were presently payable by him to the Company in respect of the Shares with interest thereon at such rate as the Directors may determine from the date of forfeiture until payment, but his liability shall cease if and when the Company receives payment in full of all amounts due in respect of the Shares. The Company may enforce payment without being under any obligation to make any allowance for the value of the Shares forfeited.
- 11.6 An affidavit in writing that the deponent is a Director of the Company or the Secretary, and that a Share in the Company has been duly forfeited on the date stated in the affidavit, shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the Share. The Company may receive the consideration, if any, given for the Share on any sale, re-allotment or disposition thereof and may authorise some person to execute a transfer of the Share in favour of the person to whom the Share is sold, re-allotted or disposed of, and he shall thereupon be registered as the holder of the Share, and shall not be bound to see to the application of the purchase money, if any, nor shall his title to the Share be affected by any irregularity or invalidity in the proceedings in reference to the forfeiture, sale, re-allotment or disposal of the Share.



11.7 The provisions of these Articles as to forfeiture shall apply in the case of non-payment of any sum which, by the terms of issue of a Share, becomes payable at a fixed time, whether on account of the amount of the Share, or by way of premium or otherwise, as if the same had been made payable by virtue of a call duly made and notified.

12. REGISTER OF MEMBERS

The Directors shall establish and maintain; or cause to be established and maintained, the Register of Members at the Registered Office or at such other place determined by the Directors in the manner prescribed by the Law.

13. TRANSFER OF SHARES

13.1 The instrument of transfer of any Share shall be executed by or on behalf of the transferor and unless the Directors otherwise determine, the transferee. The transferor shall be deemed to remain the holder of the Share until the name of the transferee is entered in the Register of Members in respect thereof. All instruments of transfer, once registered, may be returned by the Company.

13.2 Subject to such of the restrictions contained in these Articles (if any) as may be applicable, Shares shall be transferred in any usual or common form approved by the Directors.

13.3 The Directors may decline to register any transfer of any Share which is not a fully paid- up Share or any transfer of any Share to any person who is not an eligible investor or who is otherwise prohibited from holding Shares. In particular, but without limiting the generality of the foregoing, no transfer of any Share may be made unless such transfer will not result in the assets of the Company constituting “plan assets” within the meaning of the ERISA that are subject to Title I of ERISA or Section 4975 of the United States Internal Revenue Code of 1986, as amended.

13.4 The Directors may also decline to register any transfer unless:

13.4.1 a fee not exceeding one Euro is paid to the Company in respect thereof; and

13.4.2 the instrument of transfer is accompanied by the certificate (if issued) for the Shares to which it relates, and such other evidence as the Directors may reasonably require to show the right of the transferor to make the transfer.

13.5 If the Directors decline to register a transfer of Shares, they shall, within two months after the date on which the transfer was lodged with the Company, send to the transferee notice of the refusal.

13.6 The Directors may also suspend the registration of the transfers during the fourteen days immediately preceding any general meeting of the Members in any year.

14. TRANSMISSION OF SHARES

14.1 In the case of the death of a Member, the survivor or survivors, where the deceased was a joint holder, and the legal personal representative, where he was sole holder, shall be the only person recognised by the Company as having any title to the Share; but nothing herein contained shall release the estate of a deceased holder (whether the sole or joint) from any liability in respect of any Share held by him solely or jointly with other persons. For the purpose of this Article, legal personal representative means the person to whom probate or letters of administration has or have been granted in the Cayman Islands or, failing any such person, such other person as the Directors



may in their absolute discretion determine to be the person recognised by the Company for the purpose of this Article.

14.2 Any person becoming entitled to a Share in consequence of the death or bankruptcy of a Member or otherwise by operation of applicable law may, subject as hereafter provided and upon such evidence being produced as may from time to time be required by the Directors as to his entitlement, either be registered himself as a Member in respect of the Share or, instead of being registered himself, to make such transfer of the Share as the deceased or bankrupt Member could have made. If the person so becoming entitled elects to be registered himself, he shall deliver or send to the Company a notice in writing signed by him stating that he so elects. If he shall elect to transfer the Shares, he shall signify his election by signing an instrument of transfer of such Shares in favour of his transferee. All the limitations, restrictions and provisions of these Articles relating to the right to transfer and the registration of transfers of Shares shall be applicable to any such notice or instrument of transfer as aforesaid as if the death of the Member or other event giving rise to the transmission had not occurred and the notice or instrument of transfer was an instrument of transfer signed by such Member.

14.3 A person becoming entitled to a Share in consequence of the death or bankruptcy of the Member shall (upon such evidence being produced as may from time to time be required by the Directors as to his entitlement) be entitled to receive and may give a discharge for any dividends or other monies payable in respect of the Share, but he shall not be entitled in respect of the Share to receive notices of or to attend or vote at general meetings of the Company or, save as aforesaid, to exercise in respect of the Share any of the rights or privileges of a Member until he shall have become registered as the holder thereof. The Directors may at any time give notice requiring such person to elect either to be registered himself or to transfer the Share and, if the notice is not complied with within 60 days, the Directors may thereafter withhold payment of all dividends and other monies payable in respect of the Shares until the requirements of the notice have been complied with.

15. CONVERSION OF SHARES INTO STOCK

15.1 The Company may by Ordinary Resolution convert any paid-up Shares into stock, and reconvert any stock into paid-up Shares of any denomination.

15.2 The holders of stock may transfer the same, or any part thereof, in the same manner and subject to the same regulations as and subject to which the Shares from which the stock arose might prior to conversion have been transferred, or as near thereto as circumstances admit; but the Directors may from time to time fix the minimum amount of stock transferable, and restrict or forbid the transfer of fractions of that minimum, but the minimum shall not exceed the nominal amount of the Shares from which the stock arose.

15.3 The holders of stock shall, according to the amount of the stock held by them, have the same rights, privileges and advantages as regards dividends, voting at meetings of the Company and other matters as if they held the Shares from which the stock arose, but no such privilege or advantage (except participation in the dividends and profits of the Company) shall be conferred by any such aliquot part of stock as would not, if existing as Shares, have conferred that privilege or advantage.



15.4 Such of the Articles of the Company as are applicable to paid-up Shares shall apply to stock, and the words "Share" and "Member" herein shall include "stock" and "stock-holder".

16. INCREASE OF CAPITAL

16.1 The Company may from time to time by Ordinary Resolution increase its share capital by such sum, to be divided into new Shares of such par value, as the resolution shall prescribe.

16.2 Subject to any direction to the contrary that may be given by the Company in a general meeting, all new Shares shall be at the disposal of the Directors in accordance with Article 3.3.

16.3 The new Shares, shall be subject to the same provisions of these Articles with reference to lien, the payment of calls, lien, forfeiture, transfer, transmission and otherwise as the Shares in the original share capital.

17. ALTERATION OF CAPITAL

17.1 The Company may from time to time by Ordinary Resolution:

17.1.1 consolidate all or any of its share capital into Shares of larger par value than its existing Shares;

17.1.2 sub-divide its existing Shares, or any of them, into Shares of smaller par value than is fixed by the Memorandum of Association, subject nevertheless to the provisions of section 13 of the Law; and

17.1.3 cancel any Shares which, at the date of the passing of the resolution in that behalf, have not been taken or agreed to be taken by any person.

17.2 The Company may from time to time by Special Resolution:

17.2.1 divide its Shares into several classes and attach thereto respectively any preferential, deferred, or special rights or restrictions in accordance with Article 3; and

17.2.2 change the currency denomination of its share capital.

17.3 Subject to the provisions of the Law and the Memorandum of Association, the Company may:

17.3.1 purchase its own Shares, including any redeemable Shares, provided that the manner of purchase has first been authorised by Ordinary Resolution, and may make payment therefore or for any compulsory redemption of Shares in any manner authorised by the Law, including out of capital, provided that, notwithstanding the above, the Company may repurchase Shares for cancellation at a discount to Net Asset Value (based on the latest published Net Asset Value) without prior authorisation by Ordinary Resolution. In such a case, the Directors will have the authority to repurchase the Shares. Any repurchase of Shares will be subject to applicable law and within guidelines established from time to time by the Directors (which shall take into account the income and cashflow requirements of the Company) and the making and timing of any buy backs will be at the absolute discretion of the Directors. Repurchases of Shares by the Company will only be made for cash at prices below the prevailing Net Asset Value per Share where the Directors believe such purchases will enhance the value for the holders of Shares.



17.3.2 reduce its share capital and any capital redemption reserve fund in any manner whatsoever.

18. GENERAL MEETINGS

18.1 The Directors may, whenever they think fit, convene an extraordinary general meeting. If at any time there are not sufficient Directors capable of acting to form a quorum, any Director or any one or more Members holding in the aggregate not less than one-third of the total issued share capital of the Company entitled to vote may convene an extraordinary general meeting in the same manner as nearly as possible as that in which meetings may be convened by the Directors.

18.2 The Directors shall, upon the requisition in writing of one or more Members holding in the aggregate not less than one-tenth of such paid-up capital of the Company as at the date of the requisition carries the right of voting at general meetings, convene an extraordinary general meeting. Any such requisition shall express the object of the meeting proposed to be called, and shall be left at the Registered Office of the Company. If the Directors do not proceed to convene a general meeting within twenty-one days from the date of such requisition being left as aforesaid, the requisitionists or any or either of them or any other Member or Members holding in the aggregate not less than one-tenth of such paid-up capital of the Company as at the date of the requisition carries the right of voting at general meetings, may convene an extraordinary general meeting to be held at the Registered Office of the Company or at some convenient place within the Cayman Islands at such time, subject to the Company's Articles as to notice, as the persons convening the meeting fix.

19. NOTICE OF GENERAL MEETINGS

19.1 Twenty-one days' notice at the least (exclusive of the day on which the notice is served or deemed to be served, and of the day for which the notice is given) specifying the place, the day and the time of meeting and, in the case of special business, the general nature of that business shall be given in manner hereinafter provided, or in such other manner (if any) as may be prescribed by the Company in general meetings, to such persons as are entitled to vote or may otherwise be entitled under the Articles of the Company to receive such notices from the Company. A general meeting may be convened by such shorter notice or without notice by a majority in number of the Members having the right to attend and vote at the meeting, being a majority together holding not less than 95% in nominal value of the Shares giving that right.

19.2 The accidental omission to give notice of a meeting to, or the non-receipt of a notice of a meeting by, any Member entitled to receive notice shall not invalidate the proceedings at any meeting.

20. PROCEEDINGS AT GENERAL MEETINGS

20.1 All business shall be deemed special that is transacted at an extraordinary general meeting.

20.2 No business shall be transacted at any general meeting unless a quorum of Members is present at the time that the meeting proceeds to business, but the absence of a quorum shall not preclude the appointment, choice or election of a chairman, which shall not be treated as part of the business of the Meeting. Save as herein otherwise provided, two or more Members holding in the aggregate not less than one-fifth of the total issued share capital of the Company present in person or by proxy and entitled to vote shall be a quorum, provided always that if the Company has one shareholder of record the quorum shall be that one (1) Member present in person or by proxy.



20.3 If within half an hour (or such longer time as the chairman of the meeting may determine to wait) after the time appointed for the meeting, a quorum is not present, the meeting, if convened upon the requisition of Members, shall be dissolved. In any other case, it shall stand adjourned to the same day in the next week, at the same time and place, and if at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the Members present shall be a quorum.

20.4 A meeting of the Members may be held by means of such telephone, electronic or other communication facilities (including, without limiting the generality of the foregoing, by telephone or video conferencing) as permit all persons participating in the meeting to communicate with each other simultaneously and instantaneously, and participation in such a meeting shall constitute presence in person at such meeting.

20.5 Any Director shall be entitled to attend and speak at any general meeting of the Company.

20.6 The chairman, if any, of the Board of Directors shall preside as chairman at every general meeting of the Company. If there is no such chairman, or if at any meeting he is not present within five minutes after the time appointed for holding the meeting or is unwilling to act as chairman, the Directors present shall choose one of their number to act or, if only one Director is present, he shall preside as chairman if willing to act. If no Director is present, or if each of the Directors present declines to take the chair, the Members present, and entitled to vote shall elect one of their number to be chairman.

20.7 The chairman may with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting) adjourn the meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place. When a meeting is adjourned for ten days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Save as aforesaid, it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.

21. VOTING

21.1 Save where a Special Resolution or other greater majority is required by the Law or these Articles, any question proposed for consideration at any general meeting shall be decided on by an Ordinary Resolution.

21.2 At any general meeting a resolution put to the vote of the meeting shall be decided on the votes cast in a poll.

21.3 A poll shall be taken in such manner as the chairman directs, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was taken.

21.4 In the case of an equality of votes at a general meeting the chairman of the meeting at which the poll is taken, shall not be entitled to a second or casting vote and the resolution shall fail.

21.5 On a poll votes may be cast either personally or by proxy.

21.6 A person entitled to more than one vote on a poll need not use all his votes or cast all the votes he uses in the same way.



21.7 On a poll, every Member present in person or by proxy and entitled to vote shall have one vote for each Share of which he is the holder.

21.8 In the case of joint holders of a Share, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the votes of the other joint holders; and for this purpose seniority shall be determined by the order in which the names stand in the Register of Members in respect of the joint holding.

21.9 A Member of unsound mind, or, in respect of whom an order has been made by any court having jurisdiction in lunacy, may vote on a poll by his receiver, committee, *curator bonis* or other person in the nature of a receiver, committee or *curator bonis* or appointed by such court, and any such receiver, committee, *curator bonis* or other person may vote by proxy and may otherwise act and be treated as such Member for the purpose of the general meetings.

21.10 No Member, unless the Directors otherwise determine, shall be entitled to vote at any general meeting, unless all calls or other sums presently payable by him in respect of Shares in the Company have been paid.

21.11 If:

- 21.11.1 any objection shall be raised to the qualification of any voter; or
- 21.11.2 any votes have been counted which ought not to have been counted or which might have been rejected; or
- 21.11.3 any votes are not counted which ought to have been counted,

the objection or error shall not vitiate the decision of the meeting or adjourned meeting on any resolution unless the same is raised or pointed out at the meeting or, as the case may be, the adjourned meeting, at which the vote objected to is given or tendered or at which the error occurs. Any objection or error shall be referred to the chairman of the meeting and shall only vitiate the decision of the meeting on any resolution if the chairman decides that the same may have affected the decision of the meeting. The decision of the chairman on such matters shall be final and conclusive.

22. PROXIES AND CORPORATE REPRESENTATIVES

22.1 Any corporation which is a Member of the Company may by resolution of its directors or other governing body authorise such person as it thinks fit to act as its representative at any meeting of the Company or of any class of Members of the Company, and the person so authorised shall be entitled to exercise the same powers on behalf of the corporation which he represents as that corporation could exercise if it were an individual Member of the Company.

22.2 The instrument appointing a proxy or corporate representative shall be in writing under the hand of the Member or his attorney or, if the Member is a corporation, either under seal or under the hand of a director or officer or attorney duly authorised. A proxy or corporate representative need not be a Member of the Company.

22.3 Any Member may appoint a proxy or (if a corporation) representative for a specific general meeting, and adjournments thereof, or may appoint a standing proxy or (if a corporation) representative. Any standing proxy or authorisation shall be valid for all general meetings and adjournments thereof or, in the case of a corporate representative, resolutions in writing, until



notice of revocation is received at the Registered Office or at such place or places as the Directors may otherwise specify for the purpose. Where a standing proxy or authorisation exists, its operation shall be deemed to have been suspended at any general meeting or adjournment thereof at which the Member is present or in respect to which the Member has specially appointed a proxy or representative. The Directors may from time to time require such evidence as they deem necessary as to the due execution and continuing validity of any standing proxy or authorisation and the operation of any such standing proxy or authorisation shall be deemed to be suspended until such time as the Directors determine that it has received the requested evidence or other evidence satisfactory to it.

22.4 The instrument appointing a proxy or corporate representative, and the power of attorney (if any) under which it is signed, together with such other evidence as to its due execution as the Directors may from time to time require, shall be deposited at the Registered Office of the Company or at such other place as is specified for that purpose in the notice convening the meeting no later than the time for holding the meeting or adjourned meeting (or in any notice of any adjournment or, in either case or the case of a written resolution, in any document sent therewith) prior to the holding of the relevant meeting or adjourned meeting at which the person named in the instrument proposes to vote or, in the case of a written resolution to be signed by a corporate representative, prior to the effective date of the written resolution, and in default the instrument of proxy or authorisation shall not be treated as valid PROVIDED that the chairman of the meeting may in his discretion accept an instrument of proxy or authorisation sent by email upon receipt of email confirmation that the signed original thereof has been sent.

22.5 An instrument appointing a proxy may be in the following form or any other form approved by the Directors and the Directors may, if they think fit, send out with the notice of any meeting, forms of instruments of proxy or authorisation for use at that meeting:

Reconstruction Capital II Limited

I, _____ of _____ hereby appoint _____ of _____ as my proxy, to vote for me and on my behalf at the general meeting of the Company to be held on _____

Dated: _____

Name of Member

22.6 The instrument appointing a proxy shall be deemed to confer authority to speak at the meeting and to vote on any amendment of a written resolution or amendment of a resolution put to the meeting for which it is given as the proxy thinks fit. The instrument of proxy or authorisation shall, unless the contrary is stated therein, be valid as well for any adjournment of the meeting as for the meeting to which it relates.

22.7 A vote given in accordance with the terms of an instrument of proxy or authorisation shall be valid notwithstanding the previous death or unsoundness of mind of the principal, or revocation of the instrument of proxy or of the corporate authority, provided that no intimation in writing of such death, unsoundness of mind or revocation shall have been received by the Company at the



Registered Office (or such other place as may be specified for the delivery of instruments of proxy or authorisation in the notice convening the meeting or other documents sent therewith) before the commencement of the meeting or adjourned meeting, or the day before the effective date of any written resolution at which the instrument of proxy or authorisation is used.

22.8 Subject to the Law, the Directors may at their discretion waive any of the provisions of these Articles relating to proxies or authorisations and, in particular, may accept such verbal or other assurances as they think fit as to the right of any person to attend, speak and vote on behalf of any Member at general meetings or to sign written resolutions.

23. WRITTEN RESOLUTIONS OF MEMBERS

23.1 An Ordinary Resolution or a Special Resolution (subject to the provisions of the Law) in writing signed by all of the Members for the time being entitled to receive notice of and to attend and vote at general meetings, (or being corporations by their duly authorised representatives) including a resolution signed in counterpart by or on behalf of such Members, shall be as valid and effective as if the same had been passed at a general meeting of the Company duly convened and held.

23.2 For the purposes of this Article, the date of the resolution in writing is the date when the resolution is signed by, or on behalf of, the last Member required to sign to meet the requisite majority and any reference in any enactment to the date of passing of a resolution is, in relation to a resolution in writing made in accordance with this article, a reference to such date.

23.3 A resolution in writing made in accordance with this Article shall constitute minutes for the purposes of the Law and these Articles.

24. APPOINTMENT AND REMOVAL OF DIRECTORS

24.1 The number of Directors shall be not less than one nor, unless the Members by Ordinary Resolution may otherwise determine, more than ten. Directors shall serve for such term as the Members by Ordinary Resolution may determine or in the absence of such determination, until they are removed from office or are disqualified or resign under the terms of these Articles. All Directors, upon election or appointment must provide written acceptance of their appointment, in such form as the Directors may think fit, by notice in writing to the Registered Office.

24.2 The Company may by Ordinary Resolution appoint and remove a Director or Directors.

24.3 No Share holding qualification shall be required for Directors unless otherwise required by the Company by Ordinary Resolution.

25. RESIGNATION AND DISQUALIFICATION OF DIRECTORS

25.1 The office of Director shall ipso facto be vacated if the Director:

25.1.1 resigns his office by notice in writing to the Company; or



- 25.1.2 becomes, in the opinion of all the other Directors, physically or mentally incapable of discharging their duties as a Director; or
- 25.1.3 becomes bankrupt under the laws of any country or makes any arrangement or composition with his creditors generally; or
- 25.1.4 if he ceases to be a Director by virtue of, or becomes prohibited from being a Director by reason of, an order made under any provisions of any law or enactment.

26. ALTERNATE DIRECTORS

- 26.1 Any Director may in writing appoint another person to be his alternate and remove his alternate so appointed. Any appointment or removal of an alternate by a Director shall be effected by depositing a notice of appointment or removal at the Registered Office, signed by such Director, and such appointment or removal shall become effective on the date of receipt at the Registered Office. Any alternate may be removed by resolution of the Directors. Subject as aforesaid, the alternate shall continue in office until the date on which the relevant Director appointing him ceases to be a Director. An alternate may also be a Director in his own right and may act as alternate to more than one Director.
- 26.2 Every such alternate shall be entitled to receive notice of all meetings of the Directors and to attend, be counted in the quorum and vote at any such meeting as a Director when the Director appointing him is not personally present and, where he is a Director in his own right, to have a separate vote on behalf of the Director he is representing in addition to his own vote and generally to perform all the functions of any Director to whom he is alternate in his absence. Every person acting as an alternate shall (except as regards powers to appoint an alternate and remuneration) be subject in all respects to the provisions of these Articles relating to Directors and shall alone be responsible to the Company for his acts and defaults, shall be an officer of the Company and shall not be deemed to be the agent of or for any Director for whom he is alternate. An alternate may be paid expenses and shall be entitled to be indemnified by the Company to the same extent *mutatis mutandis* as if he were a Director. The signature of an alternate to any resolution in writing of the Director or a committee there shall, unless the terms of this appointment provides to the contrary, be as effective as the signature of the Director or Directors to whom he is alternate.

27. DIRECTORS' FEES AND EXPENSES

The amount, if any, of Directors' fees shall from time to time be determined by the Company in general meeting or, in the absence of such a determination, by the Directors. Unless otherwise determined to the contrary, such fees shall be deemed to accrue from month to month. Each Director shall also be entitled to be paid his reasonable travelling, hotel and other expenses properly incurred by them in going to, attending and returning from meetings of the Directors, or any committee of the Directors, or general meetings of the Company, or otherwise in connection with the business of the Company, or to receive a fixed allowance in respect thereof as may be determined by the Directors from time to time, or a combination partly of one such method and partly the other. Any director who, by request, performs services which in the opinion of the Directors go beyond the ordinary duties of a Director, may be paid such extra remuneration (whether by way of salary, commission, participation in profits or otherwise) as the Directors may determine, and such extra remuneration shall be in addition to any remuneration provided for by or pursuant to any other Article.



28. DIRECTORS' INTERESTS

28.1 A Director may hold any other office or place of profit with the Company (except that of Auditor) in conjunction with his office of Director for such period and upon such terms as the Directors may determine, and may be paid such extra remuneration therefore (whether by way of salary, commission or participation in profits or otherwise) as the Directors may determine, and such extra remuneration shall be in addition to any remuneration provided for by or pursuant to any other Article.

28.2 A Director or officer may act by himself or his firm in a professional capacity for the Company (otherwise than as Auditor), and he or his firm shall be entitled to remuneration for professional services as if he were not a Director or officer.

28.3 No Director or officer shall be disqualified from his office or prevented by such office from holding any office or place of profit under the Company or under any company in which the Company shall be a Member or have any interest, or from contracting with the Company, either as vendor, purchaser or otherwise, nor shall any such contract or any contract or transaction entered into by or on behalf of the Company in which any Director or officer shall be in any way interested be or be liable to be avoided nor shall any Director or officer so contracting, dealing or being so interested be liable to account to the Company for any profit realised by any such contract or transaction by reason of such Director holding office or of the fiduciary relation thereby established. No director or officer shall be prohibited from voting on any matter in which he has an interest provided that such interest is disclosed in accordance with Article 28.4.

28.4 The nature of the interest of any Director or officer in any contract, dealing or transaction with or affecting the Company shall be disclosed by him at or prior to its consideration and any vote thereon and a general notice that a Director or officer is a shareholder of any specified firm or company and/or is to be regarded as interested in any transaction with such firm or company shall be sufficient disclosure hereunder and after such general notice it shall not be necessary to give special notice relating to any particular transaction.

29. POWERS AND DUTIES OF DIRECTORS

29.1 The business of the Company shall be managed by the Directors, who may pay all expenses incurred in promoting and registering the Company and may exercise all such powers of the Company as are not, by the Law or these Articles, required to be exercised by the Company in general meeting, subject, nevertheless, to any clause of these Articles, to the provisions of the Law, and to such regulations, being not inconsistent with the aforesaid clauses or provisions, as may be prescribed by the Company in general meeting but no regulation made by the Company in general meeting shall invalidate any prior act of the Directors which would have been valid if that regulation had not been made.

29.2 Subject to the provisions of applicable law and as provided in these Articles, the Directors may exercise all the powers of the Company to borrow money and to mortgage or charge its undertaking, property, assets and uncalled capital, and to issue debentures and other securities, whether outright or as collateral security for any debt, liability or obligation or of any third party. The Directors shall restrict the borrowings of the Company and exercise all voting and other rights or powers of control exercisable by the Company so as to secure that the aggregate amount for the time being remaining outstanding of all moneys borrowed by the Company shall not at any



time without the previous sanction of an Ordinary Resolution of the Company exceed an amount equal to 30% of the Company's gross assets. The Directors may also borrow against those entities in which it has an investment where such borrowings are without recourse to the Company or any of the Company's subsidiary undertakings.

- 29.3 All cheques, promissory notes, drafts, bills of exchange and other instruments, whether negotiable or not, and all receipts for moneys paid to the Company shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, in such manner as the Directors shall from time to time by resolution determine.
- 29.4 The Directors on behalf of the Company may provide benefits, whether by the payment of gratuities or pensions or otherwise, for any person including any Director or former Director who has held any executive office or employment with the Company or any body corporate which is or has been a subsidiary or affiliate of the Company or a predecessor in the business of the Company or of any such subsidiary or affiliate, and to any member of his family or any person who is or was dependent on him, and may contribute to any fund and pay premiums for the purchase or provision of any such gratuity, pension or other benefit, or for the insurance of any such person.
- 29.5 No document or deed otherwise duly executed and delivered by or on behalf of the Company shall be regarded as invalid merely because at the date of delivery of the deed or document, the Director, Secretary or other officer or person who shall have executed the same and/or affixed the Seal (if any) thereto as the case may be for and on behalf of the Company shall have ceased to hold such office or to hold such authority on behalf of the Company.
- 29.6 The Directors may from time to time appoint one of their number to be a managing director joint managing director or an assistant managing director or to hold any other employment or executive office with the Company for such period and upon such terms as the Directors may determine and may revoke or terminate any such appointments. Any such revocation or termination as aforesaid shall be without prejudice to any claim for damages that such Director may have against the Company or the Company may have against such Director for any breach of any contract of service between him and the Company which may be involved in such revocation or termination. Any person so appointed shall receive such remuneration (if any) (whether by way of salary, commission, participation in profits or otherwise) as the Directors may determine, and either in addition to or in lieu of his remuneration as a Director.
- 29.7 Notwithstanding any provision in these Articles to the contrary, a sole Director shall be entitled to exercise all of the powers and functions of the Directors which may be imposed on them by Law or by these Articles.

30. DELEGATION OF DIRECTORS' POWERS

- 30.1 Directors may from time to time and at any time by power of attorney appoint any company, firm or person or fluctuating body of persons, whether nominated directly or indirectly by the Directors, to be the attorney or attorneys of the Company for such purposes and with such powers, authorities and discretions (not exceeding those vested in or exercisable by the Directors under these Articles) and for such period and subject to such conditions as they may think fit, and any such power of attorney may contain such provisions for the protection and convenience of persons dealing with any such attorney and of such attorney as the Directors may think fit and may



authorise any such attorney to delegate all or any of the powers, authorities and discretions vested in him.

30.2 The Directors may delegate any of the powers exercisable by them to a Managing Director, Director or any other person or persons acting individually or jointly as they may from time to time by resolution appoint upon such terms and conditions and with such restrictions as they may think fit, and may from time to time by resolution revoke, withdraw, alter or vary all or any such powers.

31. PROCEEDINGS OF DIRECTORS

31.1 The Directors may meet together (either within or without the Cayman Islands) for the despatch of business, adjourn, and otherwise regulate their meetings and proceedings, as they think fit. Questions arising at any meeting shall be decided by a majority of votes. In case of an equality of votes the chairman shall not have a second or casting vote and the motion shall be deemed to have been lost.

31.2 A Director or alternate Director may, and the Secretary on the requisition of a Director or alternate Director shall, at any time, summon a meeting of Directors by at least five days notice in writing to every Director and alternate Director which notice shall set forth the general nature of the business to be considered PROVIDED HOWEVER that notice may be waived by all the Directors (or their alternates) either at, before or retrospectively after the meeting is held PROVIDED FURTHER that notice or waiver thereof may be given by email.

31.3 The quorum necessary for the transaction of the business of the Directors, may be fixed by the Directors and unless so fixed by the Directors at any other number, shall be two Directors or their proxies, save where the subscriber of the Memorandum of Association or the Members in general meeting have appointed a sole Director when such Director acting alone shall constitute a quorum. For the purpose of this Article, an alternate appointed by a Director shall be counted in a quorum at a meeting at which the Director appointing him is not present. Any Director who ceases to be a Director at a meeting of the Directors may continue to be present and to act as a Director and be counted in the quorum until the termination of the meeting if no other Director objects and if otherwise a quorum of Directors would not be present.

31.4 The continuing Directors may act notwithstanding any vacancy in their body, but, if and so long as their number is reduced below the number fixed by or pursuant to the Articles of the Company as the necessary quorum of Directors, the continuing Directors may act for the purpose of increasing the number of Directors to that number, or of summoning a general meeting of the Company, but for no other purpose.

31.5 The Directors may elect a chairman of their meetings and determine the period for which he is to hold office; but if no such chairman is elected, or if at any meeting the chairman is not present within five minutes after the time appointed for holding the same, the Directors present may choose one of their number to be chairman of the meeting.

31.6 A resolution in writing signed by all of the Directors or all of the members of a committee of Directors for the time being entitled to receive notice of a meeting of the Directors (or by an alternate Director as provided in these Articles), including a resolution signed in counterpart, shall be as valid and effectual as if it had been passed at a meeting of the Directors or of a committee of Directors duly called and constituted.



31.7 To the extent permitted by law, a meeting of the Directors or a committee appointed by the Directors may be held by means of such telephone, electronic or other communication facilities (including, without limiting the generality of the foregoing, by telephone or by video conferencing) as permit all persons participating in the meeting to communicate with each other simultaneously and instantaneously and participation in such a meeting shall constitute presence in person at such meeting. Such a meeting shall be deemed to take place where the largest group of those Directors participating in the meeting is physically assembled, or, if there is no such group, where the chairman of the meeting then is.

31.8 All acts done by any meeting of the Directors or of a committee of Directors, or by any person acting as a Director shall, notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such Director or person acting as aforesaid, or that they or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a Director.

32. COMMITTEES OF DIRECTORS

32.1 The Directors may delegate any of their powers to committees consisting of such member or members of their body as they think fit; any committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may be imposed on it by the Directors.

32.2 A committee may elect a chairman of its meetings; if no such chairman is elected, or if at any meeting the chairman is not present within five minutes after the time appointed for holding the same, the members present may choose one of their number to be chairman of the meeting.

32.3 A committee may meet and adjourn as it thinks proper. Questions arising at any meeting shall be determined by a majority of votes of the members present and in case of an equality of votes the chairman shall not have a second or casting vote and the motion shall be deemed to have been lost.

33. DIRECTORS' PROXIES

A Director may appoint any person to act as his proxy to attend and vote on his behalf at meetings of the Directors or any committee of Directors. Such appointment must be made in writing under the hand of the appointor, and may at any time be revoked in like manner, and may be general or for a specified period, or for specified meetings, or for specified resolutions, and may authorise and direct the appointee to be chairman if the appointor would, if present, be entitled to preside. The form of appointment of proxy may contain directions to the proxy to vote in accordance with instructions given by that Director or, in the absence of such instructions, the proxy may act in his discretion. Notice of every such appointment or revocation must be presented to the meeting of Directors at which the proxy is to be used or first used prior to the commencement of such meeting. A proxy may be given by email. The appointee need not be a Director or Member of the Company, but he must furnish the Company with his address.

34. OFFICERS

The Directors may appoint a Secretary and such other officers as may from time to time be required upon such terms as to duration of office, remuneration and otherwise as they may think fit. Such Secretary or other officers need not be Directors and in the case of the other officers may be ascribed such titles as the Directors may decide and the Directors may revoke or terminate any



such election or appointment. Any such revocation or termination shall be without prejudice to any claim for any damages that such officer may have against the Company or the Company may have against such officer for any breach of any contract of service between him and the Company which may be involved in such revocation or termination. Save as provided in the Law or these Articles, the powers and duties of the officers of the Company shall be such (if any) as are determined from time to time by the Directors.

35. MINUTES

35.1 The Directors shall cause minutes to be made and records kept for the purpose of recording:

- 35.1.1 all appointments of officers made by the Directors;
- 35.1.2 the names of the Directors and other persons present at each meeting of the Directors and of any committee of the Directors;
- 35.1.3 all resolutions and proceedings at all meetings of the Members of the Company or any class of Members and of the Directors and of committees of Directors;

and the chairman of all such meetings or of any meeting confirming the minutes thereof shall sign the same.

36. SEALS AND DEEDS

36.1 If the Directors determine that the Company shall have a Seal, the Directors shall provide for the safe custody of the common Seal and the common Seal of the Company shall not be affixed to any instrument except by the authority of a resolution of the Directors, and in the presence of a Director or of the Secretary or of such other person as the Directors may appoint for the purpose; and that Director or the Secretary or other person as aforesaid shall sign every instrument to which the common Seal of the Company is so affixed in his presence. Notwithstanding the provisions hereof, annual returns and notices filed under the Law may be executed either as a deed in accordance with the Law or by the common Seal being affixed thereto in either case without the authority of a resolution of the Directors by one Director or the Secretary.

36.2 The Company may maintain a facsimile of any common Seal in such countries or places as the Directors shall appoint and such facsimile Seal shall not be affixed to any instrument except by the authority of the Directors and in the presence of such person or persons as the Directors shall for this purpose appoint and such person or persons as aforesaid shall sign every instrument to which the facsimile Seal of the Company is so affixed in his presence and such affixing of the facsimile Seal and signing as aforesaid shall have the same meaning and effect as if the common Seal had been affixed in the presence of and the instrument signed by a Director or the Secretary or such other person as the Directors may appoint for the purpose.

36.3 In accordance with the Law, the Company may execute any deed or other instrument which would otherwise be required to be executed under Seal by the signature of such deed or instrument as a deed by a Director or by the Secretary of the Company or by such other person as the Directors may appoint or by any other person or attorney on behalf of the Company appointed by a deed or other instrument executed as a deed by a Director or the Secretary or such other person as aforesaid.



37. DIVIDENDS

37.1 The Directors may from time to time declare dividends to be paid to the Members according to their rights and interests, including, inter alia, such interim dividends as appear to the Directors to be justified by the position of the Company. The Directors may also pay any fixed cash dividend which is payable on any Shares of the Company half yearly or on such other dates, whenever the position of the Company, in the opinion of the Directors, justifies such payment.

37.2 No dividend shall be paid otherwise than out of profits or out of monies otherwise available for dividend in accordance with the Law.

37.3 Subject to the rights of Members, if any, entitled to Shares with special rights as to dividends, all dividends shall be declared and paid according to the amount paid up on the Shares in respect of which the dividend is paid and any dividend on any class of Shares not fully paid shall be declared and paid according to the amounts paid on the Shares of that class, but if and so long as nothing is paid-up on any of the Shares in the Company, dividends may be declared and paid according to the number of Shares. No amount paid on a Share in advance of calls shall, while carrying interest, be treated for the purposes of this Article as paid on the Share. Dividends may be apportioned and paid pro rata according to the amounts paid-up on the Shares during any portion or portions of the period in respect of which the dividend is paid.

37.4 The Directors may deduct from any dividend, distribution or other monies payable to a Member by the Company on or in respect of any Shares all sums of money (if any) presently payable by him to the Company on account of calls or otherwise in respect of Shares of the Company.

37.5 If several persons are registered as joint holders of any Share, any of them may give effectual receipts for any dividend or other moneys payable on or in respect of the Share.

37.6 Any dividend may be paid by cheque or warrant sent through the post to the address of the Member or person entitled thereto in the Register of Members or, in the case of joint holders addressed to the holder whose name stands first in the Register of Members in respect of the Shares at his registered address as appearing on the Register of Members or to such person and such address as the Member or person entitled or such joint holders as the case may be may direct in writing. Every such cheque or warrant shall, unless the holder or joint holders may in writing direct, be made payable to the order of the person to whom it is sent or to the order of the holder or, in the case of joint holders, to the order of the holder whose name stands first in the Register of Members in respect of such Shares, and shall be sent at his or their risk and payment of the cheque or warrant by the bank on which it is drawn shall constitute a good discharge to the Company. Any one of two or more joint holders may give effectual receipts for any dividends, distributions or other monies payable or property distributable in respect of the Shares held by such joint holders.

37.7 The Directors may declare that any dividend or distribution is paid wholly or partly by the distribution of specific assets and, in particular, of paid-up shares, debentures or debenture stock of any other company or in any one or more of such ways, and where any difficulty arises in regard to such dividend or distribution, the Directors may settle the same as they think expedient, and in particular may issue fractional certificates (if issued) or ignore fractions altogether and may fix the value for dividend or distribution of such specific assets or any part thereof and may determine that cash payments shall be made to any Members upon the footing of the value so



fixed in order to secure equality of distribution, and may vest any such specific assets in trustees as may seem expedient to the Directors.

37.8 No dividend or other distribution or other monies payable by the Company on or in respect of any Share shall bear interest against the Company. All unclaimed dividends or distributions may be invested or otherwise made use of by the Directors for the benefit of the Company until claimed. Any dividend or distribution unclaimed by a Member six years after the dividend or distribution payment date shall be forfeited and revert to the Company.

38. RESERVES

The Directors may, before declaring any dividend, set aside such sums as they think proper as a reserve or reserves which shall, at the discretion of the Directors, be applicable for meeting contingencies, or for equalising dividends, or for any other purpose of the Company, and pending such application may, at the like discretion, either be employed in the business of the Company or be invested in such investments as the Directors may from time to time think fit. The Directors may also without placing the same to reserve carry forward any sums which they think it prudent not to distribute.

39. CAPITALISATION OF PROFITS

39.1 The Directors may capitalise any sum standing to the credit of any of the Company's reserve accounts which are available for distribution (including its share premium account and capital redemption reserve fund, subject to the Law) or any sum standing to the credit of the profit and loss account or otherwise available for distribution and to appropriate such sums to Members in the proportions in which such sum would have been divisible amongst them had the same been a distribution of profits by way of dividend and to apply such sum on their behalf in paying up in full unissued Shares for allotment and distribution credited as fully paid-up to and amongst them in the proportion aforesaid.

39.2 Where any difficulty arises in regard to any distribution under the last preceding Article, the Directors may settle the same as they think expedient and, in particular, may authorise any person to sell and transfer any fractions or may resolve that the distribution should be as nearly as may be practicable in the correct proportion but not exactly so or may ignore fractions altogether, and may determine that cash payments should be made to any Members in order to adjust the rights of all parties, as may seem expedient to the Directors. The Directors may appoint any person to sign on behalf of the persons entitled to participate in the distribution any contract necessary or desirable for giving effect thereto and such appointment shall be effective and binding upon the Members.

40. RECORD DATE

40.1 The Directors may fix in advance a date as the record date for any determination of Members entitled to notice of or to vote at a meeting of the Members and, for the purpose of determining the Members entitled to receive payment of any dividend, the Directors may, at or within 90 days prior to the date of the declaration of such dividend, fix a subsequent date as the record date for such determination. If no record date is fixed for the determination of Members entitled to notice of or to vote at a meeting of Members or Members entitled to receive payment of a dividend, the date on which notice of the meeting is mailed or the date on which the resolution of the Directors



declaring such dividend is adopted, as the case may be, shall be the record date for such determination of Members. When a determination of Members entitled to vote at any meeting of Members has been made as provided in this section, such determination shall apply to any adjournment thereof.

41. ACCOUNTING RECORDS

- 41.1 The Directors shall cause to be kept accounting records sufficient to give a true and fair view of the state of the Company's affairs and to show and explain its transactions and otherwise in accordance with the Law.
- 41.2 The accounting records shall be kept at the Registered Office or at such other place or places as the Directors think fit, and shall at all times be open to inspection by the Directors. No Member (who is not also a Director) shall have any right to inspect any accounting record or book or document of the Company except as conferred by law or authorised by the Director by the Members by Ordinary Resolution.
- 41.3 The financial year of the Company shall commence on 1 January and end on 31 December in each year, unless the Directors prescribe some other period therefore.

42. SERVICE OF NOTICES AND DOCUMENTS

- 42.1 Any notice or other document or communication may be given to any Member by the Company either personally or by sending it by courier, post or email to him to his registered address, or (if he has no registered address) to the address, if any, supplied by him to the Company for the giving of notices to him. Any notice shall be deemed to be effected:
 - 42.1.1 if delivered personally or sent by courier, by properly addressing and prepaying a letter containing the notice; and to have been effected, in the case of a notice of a meeting, when delivered;
 - 42.1.2 if sent by post, by properly addressing, prepaying, and posting a letter containing the notice (by airmail if available) and to have been effected, in the case of a notice of a meeting, at the expiration of three days after it was posted; and
 - 42.1.3 if sent by email by properly addressing and sending such notice and to have been effected on the day the same is sent.
- 42.2 A notice may be given by the Company to the joint holders of a Share by giving the notice to the joint holder named first in the Register of Members in respect of the Share.
- 42.3 A notice may be given by the Company to the person entitled to a Share in consequence of the death or bankruptcy of a Member by sending it through the post in a prepaid letter addressed to them by name, or by the title of representatives of the deceased, or trustee of the bankrupt, or by any like description, at the address, if any, supplied for the purpose by the persons claiming to be so entitled, or (until such an address has been so supplied) by giving the notice in any manner in which the same might have been given if the death or bankruptcy had not occurred.



42.4 Notice of every general meeting shall be given in any manner hereinbefore authorised to:

- 42.4.1 every Member entitled to vote except those Members entitled to vote who (having no registered address) have not supplied to the Company an address for the giving of notices to them; and
- 42.4.2 every person entitled to a Share in consequence of the death or bankruptcy of a Member, who, but for his death or bankruptcy would be entitled to receive notice of the meeting.
- 42.4.3 No other persons shall be entitled to receive notices of general meeting.

43. WINDING UP

43.1 If the Company shall be wound up, the liquidator may, with the sanction of a Special Resolution of the Company and any other sanction required by the Law, divide amongst the Members in specie or kind the whole or any part of the assets of the Company (whether they shall consist of property of the same kind or not) and may for such purpose set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the Members or different classes of Members. The liquidator may, with the like sanction, vest the whole or any part of such assets in trustees upon such trusts for the benefit of the contributors as the liquidator, with the like sanction, shall think fit, but so that no Member shall be compelled to accept any Shares or other securities whereon there is any liability.

43.2 At a general meeting of the Company held in 2028 and at a general meeting of the Company held in each fifth subsequent year as convened by the Directors thereafter, the Directors shall propose a resolution that the Company should continue for a further five year period, on which resolution the vote shall be decided on a poll. For the purpose of this Article only, the resolution that the Company should continue shall be deemed to be not passed if the vote is put to a poll and the votes against the resolution:

- 43.2.1 constitute a majority against the resolution; and
- 43.2.2 represent at least 25% of the total number of votes capable of being cast on that resolution.

43.3 If such resolution is not passed, the Directors will be required to formulate proposals to be put to the Members for the voluntary liquidation, unitisation or other reorganisation of the Company.

43.4 If the Company shall be wound up and the assets available for distribution amongst the Members as such shall be insufficient to repay the whole of the paid-up capital, such assets shall be distributed so that, as nearly as may be, the losses shall be borne by the Members in proportion to the capital paid up, or which ought to have been paid up, at the commencement of the winding up, on the Shares held by them respectively. And if in a winding up the assets available for distribution amongst the Members shall be more than sufficient to repay the whole of the capital paid up at the commencement of the winding up, the excess shall be distributed amongst the Members in proportion to the capital paid up at the commencement of the winding up on the Shares held by them respectively. This Article is to be without prejudice to the rights of the holders of Shares issued upon special terms and conditions.



44. INDEMNITY

44.1 Subject to the provisions of applicable law and without prejudice to any indemnity to which a director may otherwise be entitled, every Director and other officer of the Company (other than any person (whether an officer or not) employed by the Company as auditor) shall be entitled to be indemnified out of the assets of the Company against any liability attaching to him in connection with any negligence, default, breach of duty or breach of trust by him in relation to the Company, provided that this Article shall be deemed not to provide for, or entitle any such person to, indemnification to the extent that it would cause this Article or any element of it to be treated as void under applicable law.

44.2 The Company may purchase and maintain insurance for or for the benefit of any persons who are or were at any time Directors, officers or employees or Auditors of the Company, or of any other company which is its holding company or in which the Company or such holding company or any of the predecessors of the Company or of such holding company has any interest whether direct or indirect or which is in any way allied to or associated with the Company, or of any subsidiary undertaking of the Company or of any such other company, or who are or were at any time trustees of any pension fund or employee benefits trust in which any employees of the Company or of any such other company or subsidiary undertaking are interested, including (without prejudice to the generality of the foregoing) insurance against any liability incurred by such persons in respect of any act or omission in the actual or purported execution and/or discharge of their duties and/or in the exercise or purported exercise of their powers and/or otherwise in relation to the Company or any such other company, subsidiary undertaking, pension fund or employee benefits trust; and, to such extent as may be permitted by law, otherwise to indemnify or to exempt any such person against or from any such liability.

44.3 No Indemnified Person shall be liable to the Company for acts, defaults or omissions of any other Indemnified Person.

44.4 Every Indemnified Person shall be indemnified out of the funds of the Company against all liabilities incurred by him by or by reason of any act done, conceived in or omitted in the conduct of the Company's business or in the discharge of his duties in defending any proceedings, whether civil or criminal, in which judgement is given in his favour, or in which he is acquitted, or in connection with any application in which relief from liability is granted to him by the court.

44.5 To the extent that any Indemnified Person is entitled to claim an indemnity pursuant to these Articles in respect of amounts paid or discharged by him, the relative indemnity shall take effect as an obligation of the Company to reimburse the person making such payment or effecting such discharge.

44.6 Each Member and the Company agree to waive any claim or right of action he or it may at any time have, whether individually or by or in the right of the Company, against any Indemnified Person on account of any action taken by such Indemnified Person or the failure of such Indemnified Person to take any action in the performance of his duties with or for the Company; Provided however, that such waiver shall not apply to any claims or rights of action arising out of the wilful neglect or default of such Indemnified Person or to recover any gain, personal profit or advantage to which such Indemnified Person is not legally entitled.

44.7 Expenses incurred in defending any civil or criminal action or proceeding for which indemnification is required pursuant to these Articles shall be paid by the Company in advance



of the final disposition of such action or proceeding upon receipt of an undertaking by or on behalf of the Indemnified Person to repay such amount if it shall ultimately be determined that the Indemnified Person is not entitled to be indemnified pursuant to these Articles. Each Member of the Company, by virtue of his acquisition and continued holding of a Share, shall be deemed to have acknowledged and agreed that the advances of funds may be made by the Company as aforesaid, and when made by the Company under this Article are made to meet expenditures incurred for the purpose of enabling such Indemnified Person to properly perform his or her duties to the Company.

45. ORGANISATION EXPENSES

The preliminary and organisation expenses incurred in forming the Company shall be paid by the Company and may be amortised in such manner and over such period of time and at such rate as the Directors shall determine and the amount so paid shall in the accounts of the Company, be charged against income and/or capital.

46. CONTINUATION

The Company shall have the power, subject to the provisions of the Law and with the approval of a Special Resolution, to continue as a body incorporated under the laws of any jurisdiction outside of the Cayman Islands and to be de-registered in the Cayman Islands.

47. AMENDMENT OF MEMORANDUM, ARTICLES AND INVESTMENT POLICY

- 47.1 Subject to and insofar as permitted by the provisions of the Law, the Company may from time to time by Special Resolution alter or amend its Memorandum of Association or these Articles in whole or in part; Provided however that no such amendment shall affect the rights attaching to any class of Shares without the consent or sanction provided for in Article 4.
- 47.2 With effect from 19 December 2023, no changes to the holding, acquisition or - disposal of investments or to the investment policy shall occur without the approval of the Company by way of Ordinary Resolution.
- 47.3 With effect from 19 December 2023, no change to the management of investments by the Company shall occur without the approval of the Company by way of Ordinary Resolution.

