Register No. 17215 R

Rules of Cedar Chase Residents Society Limited

RULES

NAME AND OBJECTS

1. The Society shall be called "CEDAR CHASE RESIDENTS Name of SOCIETY LIMITED." Its objects shall be the maintenance and Society management of the estate occupied by its members at Cedar Chase, Objects of Rectory Road, Taplow, Bucks., including the lighting and mainte-Society nance in good order of the common gardens and grounds, the repair and decoration of buildings, the cleaning of windows, the making of renewals and additions to improve the amenities of the estate, the placing and maintaining of policies of insurance against loss or damage and third party claims, the payment on behalf of its members of outgoings in respect of the estate and the holding of any interest in the land.

The Society shall have power to do all things necessary or expedient for the accomplishment of the above objects, including power to engage servants and agents, to procure any accommodation necessary to carry on the business of the Society or to provide amenities for its members, and to enter into leases, covenants and other contracts.

The Society shall in particular have power to make reasonable by-laws binding equally on all members of the Society with regard to the use of the grounds of the estate, and any of the regulations set out in schedule D of the leases under which all dwellings on the estate are held that could be made under the aforesaid power shall be deemed to be by-laws so made by the Society under these rules.

REGISTERED OFFICE

2. Its registered office shall be at 17/18 Dryden Court, Parkleys, Office of Ham Common, Richmond, Surrey.

In the event of any change in the situation of the registered office, notice of such change shall be sent by the Secretary within 14 days thereafter to the Registrar in the form prescribed by the Treasury Regulations.

USE OF NAME

3. The registered name of the Society shall be kept painted Use of name or affixed on the outside of every office or place in which the of Society business of the Society is carried on, in a conspicuous position, in letters easily legible, and shall be engraven in legible characters on its seal, and shall be mentioned in legible characters in all business letters of the Society, notices, advertisements and other official publications of the Society, and in all bills of exchange, promissory notes, endorsements, cheques, and orders for money or goods purporting to be signed by or on behalf of the Society, and in all bills of parcels, invoices, receipts and letters of credit of the Society.

MEMBERSHIP

Persons eligible for membership

4. Membership shall be restricted to persons (not including corporations) 21 years of age or over owning a dwelling on the estate and to mortgagees in whom any such dwelling has been vested by foreclosure.

Provided that the signatories to these rules shall be members of the Society (and known as its founder members) so long as they serve as officers of the Society.

5. Every member shall hold one share, and no member shall hold more than one share. Each of the persons who signs the application to register the Society shall thereby be deemed to have applied for one share and shall pay the amount due in respect thereof in accordance with the provisions contained in the rules as to the payment of shares.

A share may be held by two or more persons jointly if those persons are joint lessees of a dwelling on the estate. The joint holders of a share shall be severally as well as jointly liable in respect of such share.

SHARE CAPITAL

6. The share capital of the Society shall be raised by founder members' shares of the values of one shilling each and other Nominal Value members' shares of the value of £15 each, all shares being paid for in full on allotment.

> 7. All shares except those of the founder members shall be transferable but no share shall be withdrawable. Every transfer shall be in the form appended to these rules or as near thereto as the case allows. No transfer of shares shall be valid unless and until the Committee has consented thereto. The Secretary shall register every transfer of shares by making the appropriate entries in the register of members hereinafter mentioned.

> 8. The Society shall keep at its registered office a register of members in which the Secretary shall enter the following particulars:

- (a) the names and addresses of the members;
- (b) a statement of the number of shares held by each member and of the amount paid or agreed to be considered as paid on the shares of each member;
- (c) a statement of other property in the Society; whether in loans or otherwise, held by each member;
- (d) the date at which each person was entered in the register as a member, and the date at which any person ceased to be a member;

(e) the names and addresses of the officers of the Society, with the offices held by them respectively and the dates on which they assumed office.

Any member changing his address shall notify the Society of such change.

The Society shall also keep at its registered office a duplicate register of members in which the Secretary shall enter all the particulars in the original register of members other than those mentioned in paragraphs (b) and (c) hereof.

SUBSCRIPTION

9. Every member of the Society except the founder members Annual shall pay the same annual subscription (which shall initially be subscriptions £42, and thereafter such sum as may be determined in general meeting) in four equal instalments in advance on the usual quarter days the first being a proportional sum payable on completion of the lease.

BORROWING POWERS

10. The Society may obtain advances of money from members and others for the purposes of the Society and may secure the repayment thereof by mortgages or charges on any of the Society's Borrowing property. The total amount so obtained shall not at any time exceed Powers the limit of £1,000. The terms of repayment, rate of interest and any other conditions of such advances shall be determined by the Committee from time to time, but the rate of interest shall not exceed 5% per annum or 1% per annum above bank rate, whichever is the higher. The Society shall not receive money on deposit.

GENERAL MEETINGS

11. The first annual general meeting shall be held during 1966 Annual at the registered offices of the Society, and subsequenty in October General of each year at such time and place as may be fixed from time to Meetings time by the Committee.

12. The functions of the annual general meetings shall be:

(a) To receive from the Committee, or any other officers of the Functions of Society, or from the auditor, the statement of accounts and report General upon the business of the Society during the period embraced therein Meetings and the state of its affairs at the expiration of such period.

(b) To elect the auditor and to fill vacancies on the Committee as hereinafter provided, and to fix the remuneration, if any, of the Committee

(c) To transact any other general business of the Society included in the notice convening the meeting.

13. Special general meetings shall be convened by the secretary special general either on an order of the Committee or upon a requisition signed meetings by not less than one-tenth of the members of the Society for the time being, and shall be held as soon as possible after the receipt of suchorder or requisition and at the ordinary place and time of the general

4

qualifying

Members

shares

Joint Holders

Shares not

of shares

withdrawable Share registration

Register of Members

meetings of the Society unless the Committee fix any other place or time of meeting. A special general meeting shall not transact any business other than that mentioned in the notice convening the meeting.

14. (i) Notice convening every general meeting shall state the time and place thereof and the officers (if any) to be elected thereat, and every purpose for which it is convened, and shall be posted or sent to the registered addresses of the members not less than fourteen clear days before the date of meeting, unless in any case of emergency the Committee unanimously direct shorter notice to be given.

(ii) No general meeting shall be invalidated by the accidental non-receipt of notice thereof by any members.

15. Should the Secretary fail within 21 days to convene a special general meeting when so requested, the requisitionists may convene it by giving such notice as is mentioned in the previous rule.

PROCEEDINGS AT GENERAL MEETINGS

16. At all general meetings the Chairman, or if he is not present, the Vice-Chairman, shall preside. Seven members shall form a quorum except that where an amendment of the rules or the removal of an officer is proposed, 12 members shall form a quorum. No meeting shall become incompetent to transact business from the want of a quorum arising after the chair has been taken.

17. If within half an hour from 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 such adjourned meeting a quorum be not present those members who are present shall be deemed to be a quorum and may do all business which a full quorum might have done.

18. If at any meeting the Chairman or Vice-Chairman be not present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of the members of Committee present to be Chairman, or if no member of the Committee shall be present and willing to take the chair, the members present shall choose one of their number to be chairman.

19. The Chairman may with consent of the meeting adjourn any 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 twenty-one 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.

VOTES OF MEMBERS

20. Subject to a poll as herein provided, every question at Voting any general meeting shall be decided by a show of hands, when each member present shall have one vote only, and a declaration by the Chairman that a resolution has been carried or not carried, or carried or not carried by a particular majority, an entry to that effect in the book of proceedings of the Society, shall be conclusive evidence of the facts without proof of the number or proportion of the votes recorded in favour of or against such resolution. A poll may, either before or immediately after a vote by a show of hands, be demanded by members representing in person or by proxy not less than one-tenth of the members of the Society for the time being, or be directed by the Chairman. Subject to any special direction contained in any rule of the Society or Act of Parliament all questions shall be determined by a majority of votes. A demand for a poll may be withdrawn.

21. If a poll be demanded or directed in the manner above mentioned, it shall be taken at such time and in such manner Poll as the Chairman may appoint, and the Chairman shall decide whether such poll when demanded or directed before a vote by a show of hands is to be taken instead of or after a vote by show of hands, and the result of such poll shall be deemed to be the resolution of the Society in general meeting.

22. In case of an equality of votes at any general meeting, Chairman to upon a show of hands or on a poll, the Chairman shall be entitled vote and to a second or casting vote. In case of any dispute as to the admission decide validity or rejection of any vote the Chairman shall determine the same, and of vote such determination shall be final and conclusive.

23. Any business other than that upon which a poll has been proceed demanded may be proceeded with pending the taking of the poll. standing poll.

24. On a poll every member not indebted to this Society shall Votes of have one vote.

25. If any member be a lunatic, mentally defective or idiot he may vote by his committee, receiver, curator bonis, or other legal Members who are lunatics curator.

26. Votes on a poll may be given personally or by proxy. Proxy

27. The instrument appointing a proxy shall be in writing How proxies to under the hand of the appointer or of his attorney duly authorised be signed and in writing. No person shall be appointed a proxy who is not a who may be appointed of the Society and qualified to vote.

28. The instrument appointing a proxy and the power of Deposit of attorney or other authority (if any) under which it is signed, proxy or a notarially certified copy of such power or authority, shall. be deposited at the registered office of the Society not less than two

Secretary failing to convene

meeting

Notice of

general

meetings

Quorum

Adjournment for want of a quorum

Chairman

Adjournment with the consent of meeting clear days before the day fixed for holding the meeting at which the person named in such instrument is authorised to vote, and in default the instrument of proxy shall not be treated as valid.

Form of Proxy

I.

29. An instrument appointing a proxy shall be in the following form or any other form of which the Committee may approve:

of in the county of being a member of Cedar Chase Residents Society

· of

(a member of the said Society) as my proxy to vote for me and on my behalf at the ordinary (or special as the case may be) general meeting of the Society to be held on the day of

19, and at any adjournment thereof.

As WITNESS my hand this day of

Limited hereby appoint

19 .

30. A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death of the principal or revocation of the proxy or transfer of the share in respect of which the vote is given, provided that no notice in writing of the death, revocation, or transfer shall have been received at the registered office of the Society one clear day before the meeting. Any question as to the admission or rejection or validity of a proxy shall be determined by the Chairman, whose decision shall be final and conclusive.

Proxy may demand poll Votes of joint

holders of

shares

Validity of

proxy

31. A proxy to vote shall be deemed to include power to join in demanding a poll.

32. Where there are joint registered holders of any share any one of such persons may vote at any meeting either personally or by proxy in respect of such share as though he were solely entitled thereto, and if more than one of such joint holders be present at any meeting personally or by proxy that one of the said persons so present whose name stands first on the register in respect of such share shall alone be entitled to vote in respect thereof. Several executors or administrators of a deceased member in whose name any share stands shall for the purpose of this clause be deemed joint holders thereof.

OFFICERS

Officers of the Society

the 33. (i) The Society shall have the following officers, who shall form the Committee of Management:

A Treasurer, a Secretary, and six Committeemen.

(ii) The founder members of the Society shall become officers of the Society forthwith upon registry of the Society.

Election of Chairman (iii) The Committee shall, each year, elect a Chairman from among the Committeemen. He shall be the Chairman of the Society, and shall, during his year of office, be removable only by a vote of twothirds of the Committee present at a special meeting called for that purpose. The Committee shall also annually elect a Vice-Chairman from among their own number who, in the absence of the Chairman, shall have all the powers of the Chairman and shall be removable in like manner to the Chairman.

(iv) The Treasurer and Secretary shall hold office during the pleasure of the Society. The Committeemen shall continue in office until they are due to retire under Rule 39 and at every annual general meeting the vacancies so created shall be filled by such members as shall be elected by a majority of the members present and entitled to vote, or on failure of such election those last appointed shall continue in office. The Treasurer and Secretary shall be elected by a majority of the members present and entitled to vote at an annual or special general meeting.

(v) Any officer may be removed by resolution carried by two-Removal of thirds of the votes given thereon at a special general meeting Officers which may proceed to fill the vacancy.

(vi) In case any officer shall die, resign, be removed, or become unfit or incapable to act, the Committee may at any time appoint a person to fill the vacancy until the next annual general meeting, unless the vacancy is previously filled at a special general meeting.

34. Every officer having receipt or charge of money shall, before taking upon himself the execution of his office, become bound, either with or without a surety as the Committee may require, in a bond according to one of the forms set forth in the Third Schedule to the Industrial and Provident Societies Act, 1893, or give the security of a Guarantee Society, in such sum as the Committee may direct, being not less than a sum sufficient to cover the maximum amount of cash which the officer is likely at any time to hold.

35. The officers shall receive such remuneration, if any, as may be decided from time to time at general meetings.

BANKING ACCOUNT

36. The Society shall have a banking account into which all monies received on account of the Society shall be immediately Banking paid. No account of the Society amounting to £2 and upwards shall Account be paid except by a cheque drawn on the Society's bankers signed by the Treasurer and the Secretary or such other officer as may be appointed by the Committee.

TREASURER

37. The Treasurer shall pay all demands when ordered to do so by the Committee of Management. He shall not pay any money Duties of without written authority signed by the Chairman and the Secretary, or another officer in case of incapacity of the Chairman or the Secretary. He shall produce all books, documents, property and money of the Society in his possession and render a full and clear account at each audit, and whenever required by resolution of the Society or of the Committee of Management. He shall also give up all books, documents, moneys and property of the Society in his possession when required so to do by a resolution of the Society or of the Committee of Management.

SECRETARY

Duties of Secretary

Retirement of

Members of

Committee

38. The Secretary shall attend all meetings; he shall record correctly the names of the officers there present, and the minutes of the proceedings, which he shall transcribe into a book to be authenticated by the signature of the Chairman as the proceedings of the meeting; he shall receive proposals for admission to the Society: he shall hand over all moneys received by him to the Treasurer. He shall produce all books, documents, property and money of the Society in his possession, and render a full and clear account at each audit and whenever required by resolution of the Society or of the Committee of Management. He shall also pay over all moneys, and give up all books, documents and property belonging to the Society, when ordered to do so by a resolution thereof or of the Committee of Management. He shall summon and give due notice of all meetings and keep the accounts, documents and papers in such manner and for such purposes as the Committee of Management may appoint, and shall prepare all returns and other documents required by the Industrial and Provident Societies Acts or the Treasury Regulations and duly forward them to the Registrar. The Secretary shall on all occasions, in the execution of his office, act under the superintendence, control and direction of the Committee of Management.

COMMITTEE OF MANAGEMENT

39. (a) At each annual general meeting one-third or the nearest thereto of the Committeemen for the time being, exclusive of members appointed under Rule 41 to fill a casual vacancy, if any, shall retire from office, the Committeemen to retire in each year being those who have been longest in office since their appointment or last election, but as between persons who became Committeemen on the same day those to retire shall (unless they otherwise agree among themselves) be determined by ballot.

(b) A retiring Committeeman shall be eligible for re-election.

(c) Nominations for the Committee must be in writing and received at the registered office of the Society not later than seven days before each annual general meeting. Every nomination must state clearly the full name, address and occupation of every member nominated and be signed by the member who nominates him and by the member nominated signifying his willingness to act on the Committee. If with the retiring Committeemen willing to stand for re-election

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there are no more nominations than vacancies, the members nominated together with the said Committeemen shall become members of the Committee. If with the retiring Committeemen there are more nominations than vacancies, those members (being not more than the number of vacancies) who receive the highest number of votes shall be elected members of the Committee.

(d) The Committee may elect such persons as they may from time to time think fit to act as an Advisory Council of the Society. Members of the Advisory Council shall hold office during such period as the Committee shall determine and vacancies in the Advisory Council may be filled by the Committee of Management. The Advisory Council shall not have any executive powers in the administration of the Society.

40. If a vacancy caused by the retirement of any Committeeman vacancies is not filled by the meeting at which it ought to have been filled under the rules the vacancy may be filled by the Committee.

41. A casual vacancy on the Committee may be filled by the Committee, and the member so appointed shall hold office until the next annual meeting.

42. The office of a Committeeman shall be vacated if he becomes Disgualificabankrupt or compounds with his creditors or becomes of unsound tion of Committeeman mind or is found a lunatic or is convicted of an indictable offence, or ceases to be a member of the Society or absents himself for a period of three calendar months from the meetings of the Committee without special leave of absence from the Committee or gives the Committee one month's notice in writing that he resigns the office. or is concerned in the profits of any contract made by the Society except as a director, committeeman, officer, servant, or member of any society or company or any firm of bankers which contracts with or does work for the Society, in which case the Committeeman shall not be accountable for the profit he receives; but any act done in good faith by a Committeeman whose office is vacated as aforesaid shall be valid unless prior to the doing of such act written notice has been served on the Committee and an entry has been made in the Committee's minute-book stating that such Committeeman has ceased to be a member of the Committee.

43. A Committeeman may hold any other office or position under the Society except that of auditor in conjunction with the Committeeman office of Committeeman and on such terms as to remuneration and may hold office otherwise as the Committee may arrange.

44. The Committee may act, notwithstanding any vacancy in Committee their body, but if and so long as the number of Committeemen is may act notreduced below the number fixed by Rule 47 as the necessary quorum vithstanding of Committeemen, the continuing Committeemen may act for the purpose only of summoning a general meeting of the Society which shall be empowered to appoint such number of Committeemen as is required to bring their number up to six.

POWERS OF COMMITTEE

Powers of Committee

Particular

powers of

Committee

45. The management of the business of the Society shall be vested in the Committee, who, in addition to the powers and authorities by these rules or otherwise expressly conferred upon them, may exercise all such powers and do all such acts and things as may be exercised or done by the Society, and are not hereby or by statute expressly directed or required to be done by the Society in general meeting, but subject nevertheless to the provisions of the statutes, and of these rules, and to any resolution from time to time made by the Society in general meeting, provided that no resolution so made shall invalidate any prior act of the Committee which would have been valid if such resolution had not been made.

46. Without prejudice to and not so as to limit or restrict the general powers conferred by the last preceding rule and the other powers conferred by these rules it is hereby expressly declared that the Committee shall have the following powers – that is to say power

(a) To appoint, suspend, remove or discharge all solicitors, managers, architects, surveyors, accountants (except the auditor), agents, servants, and employees of every description and fix their duties and remuneration and require them to give security to the approval of the Committee.

(b) To enter into all contracts for the Society and settle the terms thereof.

(c) To compromise and settle or conduct, enforce or resist either in a court of law or by arbitration and suit, debt, liability, or claim by or against the Society.

(d) To convene all meetings of the Society according to the rules thereof, subject to the provisions hereinbefore contained as to special general meetings.

(e) To provide proper books for entering the accounts of all business carried on on behalf of the Society, and the minutes of all meetings thereof, and of their own proceedings, and for making all such entries as are hereby required or as any general meeting may direct.

(f) To provide such forms as are necessary in accordance with the provisions of the rules and for the same being kept, made up, or used in such manner as in their discretion they think desirable.

(g) To remunerate any Committeeman for special services rendered to the Society either by a fixed sum or otherwise as may be determined by the Committee, and such remuneration may either be in addition to or in substitution for any other remuneration to which the Committeeman may be entitled. An entry in the minute-book of the Committee that any services rendered by a Committeeman are special services shall be conclusive evidence thereof.

(h) To do all such acts and things as are incidental to, or which the Committee may think conducive to, the attainment of the objects of the Society or any of them.

PROCEEDINGS AT COMMITTEE MEETINGS

47. The Committee shall meet at such time and place as may be agreed from time to time. The Chairman, or if he be not present, the meetings and Vice-Chairman, shall preside. Any five shall form a quorum and quorum of shall have full power to superintend and conduct the business of the Committee Society according to the rules thereof, and shall in all things act for and in the name of the Society. Every question shall be decided by a majority of votes, and if the votes are equal the Chairman shall have a casting vote in addition to his vote as a member. Any three of the Committee may call a special meeting thereof, by giving seven clear days' notice in writing to the Secretary but at such special meeting no other business than that specified in the notice shall be taken into consideration.

48. The Committee may delegate any of the powers hereby given to it to a sub-committee of its own members, who shall in the Appointmen functions entrusted to them conform in all respects to the instruc- of subtions and regulations given them by the Committee, and the Committees meetings and proceedings of such sub-committee consisting of two or more members shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Committee so far as the same are applicable thereto and are not superseded by any regulations made by the Committee under this rule.

49. All acts done in good faith by any meeting of the Committee Validity of a or of any sub-committee thereof shall, notwithstanding that it of Committee shall be afterwards discovered that there was any defect in the and sub-appointment of any Committeeman or Committeemen or that any committeeman or committeemen or the use of them were disqualified be as valid as if every Committeeman had been duly appointed and was duly qualified to serve.

50. A resolution in writing signed by all the members of the Committee or all the members or a sub-committee shall be as valid Resolution o and effectual as if it had been passed at a meeting of the Committee Committee or sub-committee duly called and constituted.

MINUTES

51. The minutes of all meetings of the Society and of the Committee and of every sub-committee containing such particulars Minutes to b as the Committee direct from time to time shall be regularly recorded proceedings by the Secretary, and the minutes of every general meeting and of every meeting of the Committee shall be read at the next of such meetings respectively and signed by the Chairman of the meeting at which they are so read, and the minutes of every sub-committee meeting shall be read at the meeting of the Committee following, and signed by the Chairman of such meeting, and all minutes so signed shall be conclusive as between the Society and every member thereof subject to the correction of any patent error.

ACCOUNTS AND AUDITORS

52. All books of account, registers, securities, documents and papers of the Society other than such (if any) as the Committee may and do direct to be kept elsewhere shall be kept at the registered office of the Society in such manner and with such provisions as the Committee from time to time direct.

AUDIT

53. The Committee of Management shall once at least in every Appointment of year submit the accounts of the Society for audit to one of the approved auditors appointed under the Industrial and Provident Societies Acts, 1893 to 1961, who shall be elected and may be removed by a general meeting, and shall not hold any office in connection with the Society. Any casual vacancy in the office of auditor may be filled by the Committee, and the person appointed by them shall have full power to act until the next general meeting, when the appointment shall be submitted for confirmation.

Powers and duties of Auditors

Books of

Auditors

office

Accounts, etc.,

to be kept at

54. The Auditor shall have access to all the books, deeds, documents and accounts of the Society, and shall examine the accounts and the annual return of the Society, and shall verify them with the books, deeds, documents of title, accounts and vouchers relating thereto, and shall either sign them as found by him to be correct. duly vouched and in accordance with law or shall specially report to the Society in what respect they are found incorrect, unvouched. or not in accordance with law.

Committee to present accounts

Copy of last

statement of

accounts

55. The Committee of Management shall lay before the annual meeting the accounts and annual return as audited as aforesaid, and any report of the auditor.

56. The Society shall keep a copy of the last balance sheet for the time being, together with any report made thereon by the auditor, always hung up in a conspicuous place at its registered office.

INSPECTION OF BOOKS

Individual right 57. Any member or person having an interest in the funds of the Society shall be allowed to inspect his own account, and the books of inspection containing the names of the members, including all the particulars in the duplicate register at all reasonable hours at the registered

office of the Society, subject to such regulations as to the time or manner of such inspection as may be made from time to time by the general meetings of the Society.

ANNUAL RETURN

58. (1) Every year not later than 31st March the Secretary shall Annual return send to the Registrar the annual return, in the form prescribed by the Chief Registrar of Friendly Societies, of the receipts and expenditure, funds and effects of the Society as audited.

(2) The annual return shall show separately the expenditure in respect of the several objects of the Society and shall be made up to:

- (i) the date of the Society's last published balance sheet, provided that this date is not more than four months before. or more than one month after, the 31st December then last, or otherwise, the 31st day of December inclusive; or
- (ii) in the case of the last annual return, where the Society is being terminated by an instrument of dissolution, the date of the said instrument.

(3) The Secretary shall send to the Registrar, together with the annual return, a copy of any report to the auditor.

59. It shall be the duty of the Committee of Management to provide the Secretary with a sufficient number of copies of the Supply of annual return for supplying gratuitously every member or person copies of annual return the funds of the Society on his consideration with a interested in the funds of the Society, on his application, with a copy of the last annual return of the Society for the time being: and it shall be the duty of the Secretary to supply such gratuitous copies on application accordingly.

BALANCE SHEET

60. (1) The Society shall not publish any balance sheet which Balance sheet has not previously been audited by the Society's auditor and any copy of a balance sheet published by the Society shall incorporate any report made thereon by the auditor.

(2) A copy of each balance sheet made during the period included in an annual return shall be sent by the Secretary to the Registrar together with the said annual return and each copy shall incorporate any reports made thereon by the Society's auditor.

(3) The Committee shall lay before the annual meeting the accounts and annual return as audited, together with any report made thereon by the Society's auditor.

TRANSFER OF SHARES

61. No share in the Society shall be transferred unless the To whom proposed purchaser or transferee thereof is at the same time shares may be acquiring the interest of the share vendor or transferred also acquiring the interest of the share vendor or transferor in the dwelling of which he is the leaseholder on the estate.

62. The Committee may refuse registration of a transfer where any share comprised in the transfer is a share on which the Society has a lien or where the transferee is not at the time of the transfer also acquiring the interest of the transferor in a dwelling on the estate.

63. If at any time any share is registered in the name of a person who is not the lessee of a dwelling on the estate or a founder member of the Committee shall give notice in writing to such holder requiring him to transfer such share to a person who is such a lessee, and if the same shall not have been so transferred within one week after such notice has been given the Committee shall cancel such share forthwith and the holder shall be repaid the nominal value thereof, and the Committee shall issue a new share to the person who is entitled as lessee.

CESSATION OF MEMBERSHIP

64. A member shall cease to be a member on transfer of the share held by him or upon cancellation of that share pursuant to these rules. Upon a founder member ceasing to be a member his share shall be cancelled and the amount paid up on the share shall be forfeited to the funds of the Society.

NOMINATIONS

65. (a) A member may in accordance with the Acts nominate Transmission any person to whom any of his property in the Society at the time of his death shall be transferred, but such nomination shall not be effective so as to transfer any such property over £200.

> (b) The Committee shall in accordance with the Acts either transfer or pay any property the subject of a nomination as directed in such nomination.

PROCEEDINGS ON THE DEATH OR INSANITY OF A MEMBER

66. Upon a claim being made by the personal representatives Proceedings on proof of death of a deceased member or the trustee in bankruptcy of a bankrupt of member member to any property in the Society belonging to the deceased or bankrupt member the Committee shall transfer such property to which the personal representative or trustee in bankruptcy has become entitled as the personal representative or trustee in bankruptcy may direct them.

APPLICATION OF PROFITS

67. No payment shall be made to members by way of dividends on shares held by them, and any surplus accruing at the end of each years' working shall be placed to a Reserve Fund to meet future contingencies for maintenance of the properties. No part of the said reserve shall be available for distribution to members.

SEAL

68. The Society shall have its name engraven in legible characters Seal, its on a seal which shall be kept in the custody of the Secretary and custody and shall be used only under the authority of a resolution of the Committee. The seal shall be attested by the signature of one member of the Committee and the Secretary.

INVESTMENT

69. Any money not required for immediate use, or to meet Investment of the usual accruing liabilities, shall, with the consent of the Com- surplus funds mittee, or of a majority of the members present and entitled to vote in general meeting, be invested in or upon any of the securities or shares specified in sub-section (1) of Section 38 of the Industrial and Provident Societies Act. 1893.

STATUTORY APPLICATIONS TO THE REGISTRAR

70. Any ten members of the Society, each of whom has been a Inspection on member of the Society for not less than twelve months immediately order of Registrar preceding the date of the application, may apply to the Registrar in the form prescribed by the Treasury Regulations to appoint an accountant or actuary to inspect the books of the Society and to report thereon, pursuant to Section 18 of the Industrial and Provident Societies Act, 1893.

71. It shall be the right of one-tenth of the whole number of members, or if the number of members shall at any time exceed 1,000 it shall be the right of 100 members, by an application in writing to the Chief Registrar, signed by them in the Forms respectively prescribed by the Treasury Regulations:

- (a) To apply for the appointment of an inspector or inspectors to examine into the affairs of the Society and to report thereon or
- (b) To apply for the calling of a special meeting of the society.

DISSOLUTION

72. The Society may at any time be dissolved by the consent of three-fourths of the members, testified by their signatures to an Dissolution instrument of dissolution in the form provided by the Treasury Regulations, or by winding-up in manner provided by the Industrial and Provident Societies Acts.

COPIES OF RULES

73. It shall be the duty of the Committee of Management to provide the Secretary with a sufficient number of copies of Copies of rule the rules to enable him to deliver to any person on demand a copy to be supplied of such rules on payment of a sum not exeecding 2/- for nonmembers and 2/- for members, and the duty of the Secretary to deliver such copies accordingly.

Cessation of Membership

of interest

Death Duties

NOTICES

What is sufficient notice 74. Every member shall be taken to have due notice of every meeting, resolution, or other matter of which notice is required by the rules of the Society to be given or served, on notice thereof being posted or sent to the registered address of such member, and such notice shall be deemed to be effected 24 hours after the despatch thereof.

Notices to joint holders 75. All notices shall, with respect to any shares to which persons are jointly entitled, be given to the joint owner who is named first in the register of members, and notice so given shall be sufficient notice to all the holders of such shares.

DISPUTES AND EXPULSION OF MEMBERS

76. Every dispute between a member of the Society or any person aggrieved who has not for more than six months ceased to be a member of the Society, or any person claiming through such member or person aggrieved or claiming under the rules of the Society and the Society or an officer thereof, shall be decided by arbitration in manner directed by these rules and the decision so made shall be binding and conclusive on all parties without appeal, and shall not be removable into any court of law or restrainable by injunction and application for the enforcement thereof may be made to the County Court.

77. (a) There shall be five arbitrators elected at the first or any

subsequent ordinary general meeting of the Society, none of whom

is directly or indirectly interested in the funds of the Society.

Appointment of arbitrators

Disputes, how

to be determined

Mode of selection

Costs

(b) In any case of dispute the secretary of the Society or such other person as the Committee may direct shall, in the presence of the complaining party or someone appointed by him, write the names of the arbitrators for the time being upon separate pieces of paper and place them so that the names shall be concealed, and the complaining party shall draw three, and the persons whose names are so drawn shall be arbitrators to decide the dispute.

Vacancies (c) Vacancies in the number of arbitrators shall be filled by the Committee subject to confirmation at the first ordinary general meeting held after any vacancy is filled.

(d) The appointment of an arbitrator may be revoked by a resolution to that effect passed at any general meeting, which may thereupon proceed to fill the vacancy. If the vacancy is not then filled the Committee shall fill the vacancy.

Two arbitrators (e) Two of the three arbitrators selected as aforesaid shall be competent to hear and decide any question but shall, before hearing it, appoint an umpire, by whom if they differ the question shall be determined.

(f) The costs of the arbitration shall be borne as the arbitrators direct, and the complaining party shall, before the arbitration, deposit with the Society the sum of $\pounds 1$ to abide the decision.

AMENDMENT OF RULES

78. Any rule of the Society not hereinafter declared to be fundamental may be rescinded or amended, or any new rule Majority be made by a resolution carried by two-thirds of the votes given thereon at any special general meeting.

79. Rules 9 and 67 and this rule are hereby declared to be fundamental, and shall not be amended or rescinded except by a Fundamental resolution carried unanimously at a special general meeting.

80. Application for the registration of every amendment, addition, repeal, or alteration shall be made to the Registrar in the Applications manner and form required by the Treasury Regulations so soon as is practicable after the same has been made, and a copy thereof shall be issued with every copy of the rules issued after the registration thereof. No amendment of rules is valid until registered.

INDEMNITY

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81. Every Committeeman, Manager, Secretary, and other officer or servant of the Society shall be indemnified by the Society Indemnity against, and it shall be the duty of the Committee out of the funds of the Society to pay, all costs, losses and expenses which any such officer or servant may incur or become liable to by reason of any contract entered into or act or thing done by him as such officer or servant or in any way in discharge of his duties, including travelling expenses, and the amount for which such indemnity is provided shall immediately attach as a lien on the property of the Society and have priority as between the members over all other claims.

82. No Committeeman or other officer of the Society shall be liable for the acts, receipts, neglects, or defaults of any other Committeeman or officer or for joining in any receipt or other act of for conformity or for any loss or expense happening to the Society Committeeman through the insufficiency or defficiency of title to any property acquired by order of the Committee for or on behalf of the Society, or for the insufficiency or defficiency of any security in or upon which any of the moneys of the Society shall be invested, or for any loss or damage arising from the bankruptcy, insolvency, or tortious act of any person with whom any moneys, securities, or effects shall be deposited, or for any loss occasioned by an error of judgement or oversight on his part, or for any other loss, damage, or misfortune whatever which shall happen in the execution of the duties of his office or in relation thereto unless the same happen through his own dishonesty.

INTERPRETATION

83. In the construction of these rules, including this rule, the Interpretation following words and expressions shall have respectively the meanings following unless the subject matter or context are inconsistent therewith:

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(a) Words importing the singular or plural number respectively include the plural and singular numbers. Words importing the masculine gender also include the feminine gender.

(b) "The Act" means the Industrial and Provident Societies Acts, 1893 to 1961.

(c) The "Committee" means the Committee of Management of the Society, and "Committeeman" and "Committeemen" mean a member or members of the Committee of Management of the Society.

(d) A "company" means any body corporate other than a society, and a "society" means any society registered under the Act or deemed so to be.

(e) "Land" includes tenements and hereditaments.

(f) "He", "him" and "person" include a company, society, local authority or county council.

The marginal notes and headings are inserted for convenience of reference only, and shall no affect the construction of these rules.

FORMS OF INSTRUMENTS

84. The instrument referred to in rule 7 shall be, in the form following, or as near thereto as the circumstances permit or such other form as the Committee may approve. The date, the name of the Society, and an address to the Committee shall be prefixed in all applications for shares.

FORM OF TRANSFER OF SHARES

Cedar Chase Residents Society Limited, registered under the Industrial and Provident Societies Acts, 1893 to 1961.

This instrument, made the day of 19, between A, of

and B, of

witnesses that in consideration of the sum of \pounds , paid by the said B to me, I, the said A, hereby transfer to the said B, his executors, administrators and assigns, the

shares numbered now standing in my name in the books of the above-named society, to hold the said shares upon the same conditions on which I now hold the same: and that I, the said B, hereby accept the said shares, subject to the said conditions. In witness whereof we have hereto set our hands.

> Signature of Transferor. Signature of Transferee.

Register No. 17215 R

Copy kept

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INDUSTRIAL AND PROVIDENT SOCIETIES ACT, 1893

Acknowledgment of Registry of Society

CEDAR CHASE RESIDENTS SOCIETY LIMITED is registered under the Industrial and Provident Societies Act, 1893, this 21st day of October 1965.

REGISTRY OF FRIENDLY SOCIETIES



CENTRAL OFFICE Seal

G. P. TOWNSEND
LESLIE BILSBY
M. R. BARRINGTON
B. C. WILSON
R. W. SNELL
P. E. CRESSWELL
H. A. R. GASSON

L. J. Warwick, Secretary.

Members.

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23

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