

The Palestine Gazette

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PRICE: 50 MILS.

It was decided that

(a) As from the date of the meeting Mr. Aharon Cohen shall cease to be a director of the said company.

(b) Mr. Ben-Zion Mousales and Mr. Morderhai Mousales only shall be directors of the company;

- (c) It was decided to amend the regulations of the company and particularly regulation 67 so as to provide that only Mr. Ben-Zion Mousales and Mr. Mordekhai Mousales may jointly and severally sign on behalf of the company on any document or certificate issued on behalf of the company.
- (d) It was decided to give due notice of such change by publication in the Palestine Gazette and by notifying the Registrar of Companies accordingly.
- (e) It was decided to withdraw the power of attorney executed on the 26th May, 1939, in favour of Mr. Dov Israelly and Mr. Aharon Cohen.

Given this 24th April, 1940, at Tel Aviv.

M. MAUSALES BEN-ZION MAUSALES D. COHEN.

IV.

THE NEO-ZAPP MANUFACTURING COMPANY LTD.

It was unanimously resolved that the following persons shall be entitled to sign on behalf of the company any promissory notes, contracts, and undertakings of any kind whatsoever and to represent the company before any Courts, administrative authorities, banks and the Land Registry Office in Palestine or abroad, to wit:

THEODOR APTEKER jointly with LEO COHEN. THEODOR APTEKER jointly with ROBERT WAND.

In the event of Mr. Theodor Apteker being absent from Palestine, Messrs. Leo Cohen and Robert Wand shall be entitled jointly to sign on behalf of the company.

V.

In the matter of Mrs. RACHEL (SHAYEK) LEVY.
On the 8th December, 1938, Mrs. RACHEL (SCHAYEK) LEVY has been interdicted by the District Court, Tel Aviv, vide file 304/38.

Messrs. N. Barnett, Rahamim Schayek and Obadia Levy have been appointed curators.

Any person having any document claimed to have been signed by her, must produce same to the said curators within ten days from this notice, otherwise they will be considered as null as void.

NOTICE.

SUBSCRIPTION RATES.

The Palestine Gazette may be purchased, at current prices, through all booksellers and news-agents in Palestine or from the Government Printing and Stationery Office, P.O.B. 293, Jerusalem. The subscription rates are as follows:—

 $\begin{array}{ccc} & \textit{Half-yearly} & \textit{Yearly} \\ \text{Palestine} & \pounds \text{P.1.200 mils} & \pounds \text{P.2.000 mils.} \\ \text{Abroad} & \pounds \text{P.1.750 mils} & \pounds \text{P.3.000 mils.} \end{array}$

Applications accompanied by remittances (Cash, Postal or Money Orders only) should be made to the Government Printer, P.O.B. 293, Jerusalem.

Advertisements.

The following are the authorised publication rates for notices and advertisements in the Palestine Gazette:—

For every \(\frac{1}{4}\) of a column or part thereof 625 mils. Exceeding and not exceeding £P.1.250 mils. column and not Exceeding exceeding £P.1.875 mils. column -Exceeding and not £P.2.500 mils. exceeding 1 column

All notices and advertisements must be prepaid,

It is notified for general information that in future notices intended for publication in the Palestine Gazette should be addressed, together with the appropriate publication fees, direct to the Government Printer, P.O.B. 293, Jerusalem.

Notices of registration of Companies, Cooperative Societies, Trade Marks and Patents will not be accepted for publication unless submitted through the appropriate Registrar.

Orders with regard to the administration of the estates of deceased persons or probate of wills, and any orders issued under the Companies Ordinance, or in accordance with any other Ordinance or Order of the Court, and notices of registration and dissolution of partnerships will not be inserted unless passed for publication by the Court.

Notices of dissolution of partnerships will not be accepted unless signed by the partners named therein or by their legal representatives.

The signature or representative character of a signatory must be verified by a declaration made by an advocate.

A notice of dissolution of partnership not signed by all the partners or by their legal representatives must be accompanied by a sworn declaration made by an advocate to the effect that the notice is given in pursuance of the terms of the partnership to which it relates.

The following notices and advertisements will be published in the Gazette at the risk of the advertisers and will not imply any certificate as to correctness or authority:

Notices from Liquidators of Companies, etc.

Notices concerning meetings, appointments of Directors, redemption of bonds and kindred matters from Companies or Cooperative Societies.

No notice or advertisement concerning a Company or Cooperative Society, other than a notice published by Order of the Court or of the Registrar, will be inserted unless it is accompanied by a declaration of an advocate that to the best of his knowledge the statement made in the notice or advertisement is true.

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