

**ARTICLES
OF
ASSOCIATION**

COBCOE

A Company Limited by Guarantee and not having a share capital

ARTICLES OF ASSOCIATION

COBCOE

1.

The Name of the Company is "COBCOE".

Interpretation

2.

In these articles:

"the articles" means the Company's articles of association;

"the board" means the board of directors of the Company;

"Chief Executive" means the person appointed as Chief Executive from time to time pursuant to Article 10(14);

"the Chairman" means the person elected by the board as its chairman from time to time;

"A Members" means such members as have been admitted prior to the date of adoption of these articles and listed in the Schedule and which have not subsequently resigned;

"B Members" means any member that is not an A Member and that has been admitted after the date of adoption of these articles;

"clear days" in relation to the period of a notice means a period excluding:

- The day when the notice is given or deemed to be given; and
- The day for which it is given or on which it is given or on which it takes effect;

"Code of Practice" means the Code of the Company as amended from time to time by the board;

“Companies Act” means the Companies Act (as defined in section 2 of the Companies Act 2006) insofar as it applies to the Company;

“the directors” means the executive and non-executive directors of the Company, as appointed in accordance with these articles from time to time;

“document” includes, unless otherwise specified, any document sent or supplied in electronic form;

“electronic form” has the meaning given in section 1168 of the Companies Act;

“Management Committee” means the committee appointed in accordance with article 10(15) and comprised of the executive directors of the Company which shall have the responsibility for the management and operation of the Company, delegation of any powers to committees or such other directors (including non-executive directors) as the Management Committee sees fit, and such other activities as determined by the board from time to time;

“Member” means an A Member or a B Member being a person or entity admitted as a member of the Company in accordance with articles 7 and 8;

“the memorandum” means the Company’s memorandum of association;

“officers” includes the directors and the secretary (if any);

“objects” means the objects as set out in article 4;

“the seal” means the common seal of the Company if it has one;

“Senior Vice-Chairman” means the Vice-Chairman designated from time to time by the Chairman as Senior Vice-Chairman;

“the United Kingdom” means Great Britain and Northern Ireland; and

“Vice-Chairman” means a person elected by the board from time to time as its vice chairman.

words importing one gender shall include all genders, and the singular includes the plural and vice versa.

Unless the context otherwise requires words or expressions contained in the articles have the same meaning as contained in the Companies Act but excluding any statutory modification not in force when this constitution becomes binding on the Company.

Apart from the exception mentioned in the previous paragraph a reference to an act of parliament includes any statutory modification or re-enactment of it for the time being in force.

Headings in these Articles are used for convenience only and shall not affect the construction or interpretation of these Articles.

Liability of Members

3.

(1) The liability of Members is limited.

(2) Every Member of the Company promises, if the Company is dissolved while he or she or it is a Member or within 12 months after he or she or it ceases to be a Member, to contribute such sum (not exceeding GBP 1.00) as may be demanded of him or her or it towards the payment of the debts and liabilities of the Company incurred before he or she or it ceases to be a Member, and of the costs charges and expense of winding up, and the adjustment of the rights of the contributories among themselves.

Objects

4.

The Company's objects are:-

- (1) To represent protect and promote the collective interests of Members and their members vis-à-vis all authorities in the United Kingdom and the European Union and other multilateral or international organisations whether they be official, semi-official or private bodies who concern themselves with the furtherance of trade and business with countries situated in Europe and, whenever possible and appropriate, through its own elected representatives, to sit as members or ex-officio members of the executive organs of such bodies.
- (2) To make known to such bodies the views of Members on all subjects of common interest and at the discretion of the board, to make such representations to such bodies as shall be required to further their own interests and those of their members located in Europe.
- (3) To support its Members through advice, information and training and other activities and to act as a forum for exchanges of views and ideas of Members and their respective officers, employees and members.
- (4) Generally, to increase the awareness of the existence of British chambers of commerce and other similar organisations and their potential for furtherance of trade and business between the United Kingdom, countries situated in Continental Europe and other international markets.
- (5) To promote, study, advance and protect trading, commercial, financial and manufacturing interests and relations between the United Kingdom, Continental Europe and the rest of the world.
- (6) To support other organisations with activities similar to those of the Company throughout the world through advice and experience sharing as well as coordinate its own actions with them and any mutually beneficial organisation.

To help in the attainment of these objects, but not in limitation of them, the Company may inter alia:

- Collect and disseminate statistical and other information relating to the aforesaid interests;

- Maintain the necessary contacts relating to the aforesaid interests with appropriate government or trade authorities and bodies;
- Promote, support or oppose legislative or other measures affecting the aforesaid interests;
- Establish working links with other trade or business organisations within and outside of the United Kingdom;
- Undertake by arbitration the settlement of disputes arising out of trading, commercial, financial or manufacturing questions submitted to its decision;
- Institute through appropriate channels legal or other proceedings for the protection of British commercial interests in Continental Europe and the rest of the world and vice versa;
- Supply, without guarantee, information respecting the standing of companies, firms and persons in the reciprocal countries of Members and in the United Kingdom;
- Give advice and assistance to Members and others in establishing commercial connections, finding agents and evaluating trade conditions in Continental Europe and in the United Kingdom;
- Do any other lawful things as may be conducive to the extension of British, Continental European, International trade, commerce, finance, manufacturing or economic interests or incidental to the attainment of any or all of the above objects.

Powers

5.

The Company has power to do anything which is calculated to further its object(s) or is conducive or incidental to doing so. In particular, the Company has power:

- (1) to raise funds;
- (2) to buy, take on lease or in exchange, hire or otherwise acquire any property and to maintain and equip it for use;
- (3) to sell, lease or otherwise dispose of all or any part of the property belonging to the Company;

- (4) to borrow money and to charge the whole or any part of the property belonging to the Company as security for repayment of the money borrowed or as security for a grant or the discharge of an obligation;
- (5) to establish or support any other organisations, associations or institutions formed for any of the purposes included in the objects;
- (6) to employ and remunerate such staff as are necessary for carrying out the work of the Company. The Company may employ or remunerate a director only to the extent it is permitted to do so by article 6 and provided it complies with the conditions in that article;
- (7) to:
 - (a) deposit or invest funds;
 - (b) employ a professional fund-manager; and
 - (c) arrange for the investments or other property of the Company to be held in the name of a nominee;
- (8) to provide indemnity insurance for the directors; and
- (9) to pay out of the funds of the Company the costs of forming and registering the Company.

Application of income and property

6.

- (1) The income and property of the Company shall be applied solely towards the promotion of the objects, except that:
 - (a) A director is entitled to be reimbursed from the property of the Company or may pay out of such property reasonable expenses properly incurred by him or her when acting on behalf of the Company.
 - (b) A director may benefit from trustee indemnity insurance cover purchased at the Company's expense.
 - (c) A director may receive an indemnity from the Company in the circumstance specified in article 12.
- (2) None of the income or property of the Company may be paid or transferred directly or indirectly by way of dividend bonus or otherwise by way of profit to any Member. This does not prevent a Member who is also a director receiving:

- (a) a benefit from the Company in the capacity of a beneficiary of the Company; and
- (b) reasonable and proper remuneration for any goods or services supplied to the Company.

Members and Membership

7.

- (1) The Members are the A Members and the B Members.
- (2) Membership is open to qualifying organisations who:
 - a. are eligible for one of the classes of membership set out in Article 8(2);
 - b. apply to the Company in the form required by the board;
 - c. have agreed to comply with the Code of Practice;
 - d. have agreed to begin the process for achieving the Company's quality standard; and
 - e. are approved by the board.
- (3) A candidate to become a Member shall sign a written application and an agreement to be bound, if admitted, to these articles. The application shall be reviewed by the Chairman and the Chief Executive (or in his/her absence or incapacity the board) and if the conditions of article 7(2) are met they may admit the candidate as a Member.
- (4) The board may at its absolute discretion refuse an application for membership.
- (5) Membership is not transferable.
- (6) The board shall require a list of all Members to be kept at the Company's registered office or at such other location agreed by the board.
- (7) The board may withdraw membership if it has established to its reasonable satisfaction that a Member is in breach of Article 7(8) below or has acted against the Company's Code of Practice or other generally accepted standard of good business practice and fails to rectify its behaviour when asked to do so by the board.
- (8) Subscriptions for each calendar year are payable in advance no later than January of the relevant year but the first subscription of a Member admitted

during the year shall be limited to a proportion of the full year calculated as from commencement of the quarter immediately preceding its election.

- (9) From time to time the board may change the terms and conditions of approval for membership and re-set the threshold and rates for membership subscriptions provided that any subscription increase above 10% per annum shall require the authorisation of the general meeting.
- (10) If a Member wishes to cease its membership, it shall give written notice to the Company at its registered office addressed to the Chief Executive before the end of June in any year of its wish to retire, and shall then cease to be a Member with effect from 31/12 of that year. If a Member gives such notice after the 30/06 of any year it will be liable for its subscription for the ensuing calendar year.

Classes of membership

8.

- (1) Establishing or amending the membership classes requires the Members' consent in accordance with the provisions of the Companies Act.
- (2) There are two classes of membership:
 - a. A Members – the Members as listed in the Schedule hereto; and
 - b. B Members – British chambers of commerce and other similar organisations or business groups operating in the United Kingdom, in Europe or/and around the world, as the board may from time to time approve.
- (3) Whether a candidate is eligible to be considered as an affiliate partner (for the sake of greater clarity affiliate partners are not Members) shall be determined by the Chairman (or in his absence or incapacity, a Vice Chairman) whose decision shall be final.

General Meetings

9.

- (1) An annual general meeting must be held in each subsequent year and not more than fifteen months may elapse between annual general meetings.
- (2) Each Member will have one vote, which is to be exercised by its appointed representative.

- (3) For a Member's vote to be valid it must not have any outstanding debt to the Company in regard to its membership fee. A Member whose subscription is in arrears, shall not be entitled to vote on any questions at a general meeting of the Company, and at the board's discretion if its subscription remains unpaid on the 30th June of the year in which the subscription payment becomes due, all privileges of membership for the Member and its members will be forfeited until payment is made, and the defaulting Member's name may be posted in an arrears list in the offices of the Company; but the arrears will still be a debt due to and recoverable by the Company.
- (4) Each Member may appoint a representative authorised to attend the general meeting and vote (as may be applicable) thereat. Each Member shall give notice of such appointment to the board prior of that meeting.
- (5) Matters to be considered at a general meeting shall for example include:
- (a) receive the report of the board;
 - (b) receive the statement of accounts;
 - (c) elect officers of the Company and, if appropriate, to remove existing officers;
 - (d) consider, and if necessary take action with reference to any business or motion of which due notice has been given;
 - (e) receive communications from members on any subject connected with the work, progress, or welfare of the Company;
 - (f) determine any change to Members' subscriptions;
 - (g) discharge the officers from liability for their actions;
 - (h) review and adopt the annual business plan and budget to be presented to the Members by the board;
 - (i) adopt rules in connection with the Company acting as an arbitral tribunal or otherwise in relation to arbitration;
 - (j) where appropriate revise these articles; and
 - (k) if appropriate consider liquidation of the Company.

The above is a non-exhaustive list for illustrative purposes only.

- (6) Unless a different notice period is required by law, twenty-one clear days' notice in writing at least of every general meeting (including the annual general

meeting) shall be given in the Company's newsletter or on its website or other official publication or in manner hereinafter mentioned to such persons as are under these presents entitled to receive such notices from the Company; but with the consent of twenty five per cent of all having the right to attend, count and vote thereat, in the case of meetings other than annual general meetings, a meeting may be convened by such notice as those Members may think fit.

- (7) Any notice for a general meeting shall specify the place, the day and the time of meeting. The quorum for all general meetings will be the presence either in person or by proxy of the representatives of 6 Members entitled to vote thereat, provided that at least 3 shall be A Members, or if there are less than 3 A Members, all the A Members present.
- (8) Any Member shall be allowed to vote by a written proxy or may nominate in writing a third party to act as its proxy.
- (9) Any resolution to be validly passed requires both the majority of the A Members and the majority of the B Members present or represented at any meeting and entitled to vote and count, unless a higher majority is required by law.
- (10) The chairman of the general meeting shall have a casting vote in the event of any tie.
- (11) At any general meeting a resolution put to the vote of the meeting shall be decided on a show of hands unless a poll, before or upon the declaration of the result of the show of hands, is demanded by the chairman of the meeting or by a Member. Unless a poll be so demanded a declaration by the chairman of the meeting that a resolution has been carried, or carried unanimously or by a particular majority in accordance with article 9(10), or lost, or not carried by a particular majority in accordance with article 9(10), and an entry to that effect in the minute book, shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against that resolution. The demand for a poll may be withdrawn at any time before the taking of such poll. If a poll be demanded in manner aforesaid, it shall be taken at such time and place, and in such manner as the chairman of the meeting shall direct, and the result of the poll shall be deemed to be the resolution of the

meeting at which the poll was demanded. No poll shall be demanded on the election of a chairman of a meeting, or on any question of adjournment.

- (12) The Chairman, or in his absence or incapacity, the Senior Vice-Chairman shall act as chairman of a general meeting.
- (13) Minutes of the proceedings of general meetings shall be open to the inspection of members at the Company's registered office at all convenient times.

Officers and Board of Directors

10.

- (1) The annual general meeting shall elect by ballot or otherwise the officers of the Company, which shall consist of no fewer than 3 and no more than 10 directors.
- (2) Each officer shall have a term of office of three years or such other term as the annual general meeting shall, from time to time, decide. Each officer shall be eligible for re-election.
- (3) A Member may nominate its representative for election as an officer subject to the nomination being endorsed by two other Members of which at least one Member shall be of the same membership class, and such nomination must be received by the Chairman not less than 30 days prior to the next annual general meeting.
- (4) Each officer must be a member of a Member or a principal, partner, employee or director of such member.
- (5) The names of the candidates shall be sent to Members prior to the annual general meeting at which the election is to take place. In the election of officers, proxies shall be allowed.
- (6) The board shall meet at least twice a year but subject thereto the board shall act and meet as the Chairman shall consider appropriate and otherwise in accordance with regulations adopted from time to time by the board. They shall also be called by the Chairman upon the requisition in writing of at least three directors. In all cases not less than seven days' notice of the proposed meeting shall be given to all officers (unless all directors waive such requirement in writing).
- (7) Officers shall use their best efforts to attend meetings of the board.

- (8) Meetings of the board shall be presided over by the Chairman or by a Vice-Chairman. The Chairman only shall have a casting vote in the event of a tie. Three directors (taking into account proxies and alternates) shall form a quorum. If the total number of directors in office for the time being is less than the quorum required, the directors must not take any decision other than a decision:-
- (a) to appoint further directors; or
 - (b) to call a general meeting so as to enable the Members to appoint further directors.
- (9) At meetings of the board voting by proxy (as provided below) or letter shall be permitted and it shall be valid for a majority of the board members to authorise in writing the Chairman to follow a certain course of action and such authority shall be ratified at the next meeting of the board.
- (10) A director not able to attend a board meeting shall be entitled to appoint (by notice to the Chairman in writing) an alternate to attend meetings in his or her place or to give such person a written proxy to vote on his or her behalf. Such appointee may exercise all rights of the director but a proxy holder shall only be entitled to vote in accordance with the terms of the proxy.
- (11) The board may act notwithstanding any vacancy in their body.
- (12) Notwithstanding the above, resolutions of the board may also be adopted in writing by electronic mail by not less than three directors provided that seven days' notice shall have been given to all directors of the intention to adopt a resolution in this manner and no two directors have requested oral deliberation. Any resolution so adopted shall be binding as if a physical meeting of the board had taken place.
- (13) At the annual general meeting in every year the board shall lay before the Members an income and expenditure account for the period since the last preceding account made up to a date not more than 6 months before such meeting, together with a balance sheet made up as the same date. Every such balance sheet shall be accompanied by reports of the board, and copies of such account, balance sheet and reports (all of which shall be framed in accordance with any statutory requirements for the time being in force) and of any other

documents required by law to be annexed or attached thereto or to accompany the same shall, not less than twenty-one clear days before the date of the meeting, be sent to all other persons entitled to receive notices of general meetings in the manner in which notices are hereinafter directed to be served.

(14) The board will be responsible for the on-going management of the Company, and the co-ordination of its projects, and shall propose the initiation of such activities as it may consider expedient in the pursuance of its objectives. In particular, the board shall have power:

- (a) to take offices or acquire premises for the use of the Company;
- (b) to appoint and dismiss and determine the duties of a Chief Executive, who shall attend board meetings but has no right to vote, and appoint and dismiss and determine the duties of such other officials as may be necessary for the due conduct of the Company's business, with annual salaries or otherwise;
- (c) to engage professional assistance and to remunerate all persons employed by them provided that no officer shall vote on any board decision relating to his employment by the Company or where he would materially benefit by such decision;
- (d) to act in the name of the Company and to determine the officials authorised to represent it;
- (e) generally to exercise all powers and functions of the Company not hereby defined.

(15) The board may delegate any of the powers which are conferred on them under the articles to any person or committee, by such means, to such an extent, in relation to such matters or territories and on such conditions or guidelines as they think fit and may appoint chapters, task forces, working groups or committees to assist them in particular areas as it considers appropriate and determine their remits and scope of activity as well as meeting and reporting terms. Such person or committee shall work under the control of the board and report to the board as often as circumstances shall require. In particular, the board shall appoint a Management Committee.

- (16) The Chief Executive will manage day-to-day matters on behalf of the board following guidelines established by the board as appropriate or any of the committees (if applicable).
- (17) Subject to any authorisation granted or power delegated by the board or the Management Committee, the non-executive directors shall not be authorised or have any powers to enter into any contract or arrangements or to incur any liability for on behalf of the Company.
- (18) Copies or extracts from minutes or other documents shall be certified by the signature of the Chairman, or failing him, of the chairman elected for the meeting.
- (19) The funds of the Company shall be under the control of the board. The operation of this control may, however, be delegated by the board to and exercised by any two board members from among the Chairman, the Vice-Chairman, and any honorary treasurer appointed by the board, or by any one of these persons jointly with the Chief Executive and they may be empowered to operate the bank accounts of the Company and to withdraw and deal with on behalf of the board, any of its assets or property.
- (20) The board may appoint representatives of the Members to sit on an advisory committee which can be consulted by the board on various issues. This advisory committee may in turn appoint sub-committees for specific projects or subjects of interest to the board or the members. The Chairman may invite the advisory committee or, any sub-committee appointed by it, to a board meeting when he believes this is of benefit to the business of the board meeting. The advisory committee will meet from time to time by invitation from the Chairman. Membership of the advisory committee may be terminated either by a written resignation, sent to the Chairman, or by a decision of the board.
- (21) The board may offer and withdraw at any time observer status to representatives of affiliate partners and other partnership categories on the board.

Honorary Titles

11.

The board may from time to time grant or withdraw honorary titles, including “Fellow”, “Ex-officio Member” and “Honorary President”, conferring only the right to attend general meetings of the Company, but not voting rights, upon any person or organisations as it sees fit, notwithstanding that such a person or organisation shall not be deemed to have been appointed as a director or admitted as a Member by virtue of any such a title.

Indemnity

12.

- (1) The Company shall indemnify any relevant officer against any liability incurred by him or her in that capacity, to the extent permitted by sections 232 to 234 of the Companies Act.
- (2) In this article a ‘relevant officer’ means any officer or former officer of the Company.

Dissolution

13.

If the Company is wound up or dissolved and after all its debts and liabilities have been satisfied there remains any property it shall not be paid to or distributed among the Members, but shall be given or transferred to some other company or charities having objects similar to the objects and which prohibits the distribution of its or their income and property to an extent at least as great as is imposed on the Company by article 6, chosen by the Members at or before the time of dissolution and if that cannot be done then to some other not for profit object or as directed by the Court.

Accounts and Audit

14.

- (1) Accounts shall be kept in accordance with the guidelines approved by the board as appropriate for a non-profit organisation and in accordance with applicable UK accounting standards. The financial year of the Company shall be the calendar year and the board shall be responsible for ensuring that the Company's

accounts are appropriately made up to the 31st December of each year, for submission (after audit) to the annual general meeting.

- (2) At least once every year the accounts of the Company shall be examined by a firm of auditors who will give their opinion on the financial statements. The auditors' report may be open to inspection at the Company's registered office during the three week period prior to the annual general meeting.

Notices

15.

- (1) A notice may be served by the Company upon any Member, by sending a letter on the Company's letterhead signed by an authorised representative of the Company, through first class post addressed to such Member at its registered place of abode or registered office (as appropriate), or alternatively by sending the said letter in a pdf format by electronic mail.
- (2) A notice may be served by a Member on the Company by sending a letter signed by an authorised signatory of the Member through first class post addressed to the CEO at the Company's registered place of abode or registered office (as appropriate), or alternatively by sending the said letter in a pdf format by electronic mail.
- (3) Any notice, if served by post, shall be deemed to have been served at the time when the letter containing the same would be delivered in the ordinary course of the post; and in proving such service it shall be sufficient to prove that the letter containing the notice was properly addressed and put into the post office. Any notice, if served by electronic mail, shall be deemed to have been served on the date of transmission.

Interpretation or Construction of the Articles

16.

- (1) If any question shall arise upon the interpretation or construction of these articles, the board shall decide the point and its decision shall be final in the absence of manifest error.
- (2) These articles are subject to English Law.

Amendment of Articles

17.

These articles shall come into effect on the date of incorporation and may be added to or varied or any one or more of these articles may be rescinded at any general meeting of the Company provided that not less than twenty-one days' written notice of any proposed amendments is given to the Chairman, who shall inform Members of such proposed amendments at the same time as he gives notice of the meeting at which the amendments are to be discussed. Any amendment shall be adopted only if passed by three quarters of all Members present or represented and entitled to vote and count at such meeting.

SCHEDULE

LIST OF A MEMBERS

NAME	COMPANY NUMBER (or country of registration)	REGISTERED ADDRESS
Austro-British Chamber	AUSTRIA	Schwindgasse 5/1/4, 1040 Vienna, Austria
British Azerbaijani Chamber of Commerce & Industry	07516343	5th Floor 89 New Bond Street, London, W1S 1DA
British Chamber of Commerce in Belgium	00110574	Avebury House Second Floor, 55 Newhall Street, Birmingham, B3 3RB
British-Belarus Chamber of Commerce	06288281	10 Mead Court, The Mead Business Centre, Berkhamstead Road, Chesham, Bucks, HP5 3EE
British Bulgarian Business Association	BULGARIA	111 Bulgaria Blvd. , Building A, floor 6, Sofia 1618, Bulgaria
British Business Centre Croatia	CROATIA	Ivana Lucica 4, 10 000 Zagreb, Croatia
British Croatian Business Club	09581135	11 Brook Lane, Flitton, Bedford, England, MK45 5EJ
Cyprus-UK Business Association	CYPRUS	38 Grivas dhigenis Avenue & 3 Deligiorgis Street, 1509 Nicosia, Cyprus
British Chamber of Commerce in the Czech Republic	CZECH REPUBLIC	Florentinum, 2nd Floor, Na Florenci 15, 110 00 Prague 1
British-Estonian Chamber of Commerce	ESTONIA	Telliskivi 60A, 10412 Tallin, Estonia
British and Commonwealth Chamber of Commerce in Finland	FINLAND	Kasarmikatu 27, 00130 Helsinki, Finland
Finnish British Trade Association	FINLAND	Group CEO, Algol Oy, P.O. Box 13, FI-02611 Espoo, Finland
Franco-British Chamber of Commerce & IndustrY	FRANCE	63 Avenue de Villiers, 75017, Paris, France
British Hellenic Chamber of Commerce	GREECE	25 Vas. Sophias Avenue, 10674 Athens, Greece
British Chamber of Commerce in Hungary	HUNGARY	Eiffel Palace 6th floor, H-1055 Budapest, Bajcsy-Zsilinszky út 78, Hungary
British-Icelandic Chamber of Commerce	ICELAND	Hús atvinnulífsins, Borgartúni 35, 5 floor, 105 Reykjavík, Iceland

British Irish Chamber of Commerce	IRELAND	3rd Floor, Newmount House, 22-24 Lower Mount Street, Dublin 2, Ireland
Israel-Britain Chamber of Commerce	ISRAEL	Industry House, 29 Hamered St., 13th floor, P.O. Box 50321 Tel Aviv 61502, Israel
British Chamber of Commerce for Italy	00137679	C/o Steven Taylor, The Old Hall Shrubland Park, Coddenham, Ipswich, Great Britain, IP6 9QQ
British Chamber of Commerce in Latvia	LATVIA	British Embassy Building, 5 J. Alunana street, LV-1010 Riga, Latvia
British Chamber of Commerce in Lithuania	LITHUANIA	Didzioji 5, 01128 Vilnius, Lithuania
British Chamber of Commerce for Luxembourg	LUXEMBOURG	6 rue Antoine de Saint-Exupéry, L-1432 Luxembourg
Netherlands British Chamber of Commerce	00082384	8 Northumberland Avenue, London, WC2N 5BY
British-Norwegian Chamber of Commerce	NORWAY	c/o The British Embassy, Thomas Heftyes Gate 8, 0244 Oslo, Norway
British Polish Chamber of Commerce	02662758	43-45 Portman Square, London, W1H 6HN
British Romanian Chamber of Commerce	3581440	Global House, 303 Ballards Lane, London, N12 8NP
British-Serbian Chamber of Commerce	06562392	88 The Panoramic, 152 Grosvenor Road, London, SW1V 3JL
British Chamber of Commerce in the Slovak Republic	SLOVAKIA	Mostová 6, 811 02 Bratislava Slovakia
British-Slovenian Chamber of Commerce	SLOVENIA	Vošnjakova 1, 1000 Ljubljana, Slovenia
British Chamber of Commerce in Spain	SPAIN	Bruc 21, 08010 Barcelona, Spain
British-Swedish Chamber of Commerce	SWEDEN	Waterfront Building , Klarabergsviadukten 63, 111 64 Stockholm, Sweden
British-Swiss Chamber of Commerce	SWITZERLAND	Bleicherweg 12, 8002 Zürich, Switzerland
British-Ukrainian Chamber of Commerce	UKRAINE	18/1 Prorizna Street, Suite 7 Kyiv 01034, Ukraine