

Company Number: 3565643

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

ARTICLES OF ASSOCIATION

of

THE FEDERATION OF EUROPEAN MICROBIOLOGICAL SOCIETIES

(as amended by Special Resolution passed on 8 September 2001)

INCORPORATED ON 18 MAY 1998



FEMS

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: [fems@
fems-microbiology.org](mailto:fems@fems-microbiology.org)
www.fems-microbiology.org*

Ref: GMS.FEMS
Date: September 2001

Index to Articles

Interpretation
Members
General meetings
Notice of general meetings
Proceedings at general meetings
Votes of members
Number of directors
Powers of directors
Delegation of Executive Committee powers
Disqualification and removal of directors
Remuneration of directors
Directors' expenses
Directors' appointments and interests
Proceedings of Executive Committee
Minutes
Accounts
Notices
Winding up
Indemnity
Standing Orders
Subscribers to the Company

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

FEMS

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: [fems@
fems-microbiology.org](mailto:fems@fems-microbiology.org)
www.fems-microbiology.org*

No 3565643

The Companies Acts 1985 and 1989

Company Limited by Guarantee And Not Having A Share Capital

ARTICLES OF ASSOCIATION

of

THE FEDERATION OF EUROPEAN MICROBIOLOGICAL SOCIETIES

Incorporated on 18 May 1998

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

Interpretation

1. In these Articles:

'THE ACT' means the Companies Act 1985 including any statutory modification or re-enactment thereof for the time being in force

'THE ARTICLES' means the Articles of Association of the Company

'CLEAR DAYS' in relation to the period of a notice means that 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 to take effect

'COUNCIL' means the administrative council elected pursuant to the Standing Orders of the Company.

'EUROPEAN AREA' means countries falling within the boundaries formed by the following countries or geographical features: The Canary Islands (West); The Ural Mountains (East); Greenland (North); and North Africa (South)

'THE EXECUTIVE COMMITTEE' means the board of directors of the Company

'EXECUTED' includes any mode of execution

'OFFICE' means the registered office of the Company

'PERSONS' includes societies and bodies corporate

'PRESIDENT' means the chairman of the Executive Committee elected pursuant to the Standing Orders of the Company

'THE SEAL' means the common seal of the Company if it has one

'SECRETARY GENERAL' means the Secretary of the Company or any other person appointed to perform the duties of the Secretary of the Company, including a joint, assistant or deputy secretary

'THE UNITED KINGDOM' means Great Britain and Northern Ireland

Unless the context otherwise requires, words or expressions contained in these Articles bear the same meaning as in the Act but excluding any statutory modification thereof not in force when these Articles become binding on the Company.



*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@
fems-microbiology.org
www.fems-microbiology.org*

Members

2. The subscribers to the Memorandum of Association of the Company and such other persons as are admitted to membership in accordance with the Articles shall be members of the Company.
3.
 - 3.1. Members of the Company shall consist of 'Member Societies' in the European Area that shall be microbiological societies and associations, and, other societies with a substantial microbiological interest. Notwithstanding the foregoing provisions the Council shall have an absolute discretion to admit to membership any society from a country outside the European Area. Other societies or associations or companies or other organisations at the discretion of the Council may be granted the status of 'Affiliated Organisation'.
 - 3.2. Admission of a society as a Member Society or the granting of the status of Affiliated Organisation shall be decided by the Council, provided that the society or affiliated organisation making the application has submitted fully detailed documentation of its activities to the Secretary General on the approved application form which is to be submitted to the Executive Committee at least six months prior to the Council meeting at which a decision is to be made on the application. A Member Society or Affiliated Organisation wishing to change its name or national status must similarly submit fully detailed documentation of the proposed changes to the secretary at least six months prior to the Council meeting at which the new status is to be ratified.
 - 3.3. Any Member Society or Affiliated Organisation may withdraw from the Company at a Council meeting, provided that notice of such intention has been communicated to the Secretary General at least six months prior to the Council meeting at which a decision is to be made on the withdrawal application.
 - 3.4. To finance the activities of the Company, each Member Society shall contribute annually, not later than 1 April in each year, a sum of money based on the total number of members of the Member Society on 31 December of the previous year. Such contribution shall be decided annually by the Council and notified forthwith to each of the Member Societies.

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*



General meetings

4. The Company shall in each calendar year hold a general meeting of the Council which shall be the annual general meeting of the Company and shall be in addition to any other meetings in that year and shall specify the meeting as such in the notices calling it; and not more than 15 months shall elapse between the date of one annual general meeting of the Company and that of the next. Provided that so long as the Company holds its first annual general meeting within 18 months of its incorporation, it need not hold it in the year of its incorporation or in the following year. The annual general meeting in each year shall be held at such time and place as the directors shall appoint. All general meetings other than annual general meetings shall be called extraordinary general meetings.
5. The Executive Committee may call general meetings and, on the requisition of members pursuant to the provisions of the Act, shall forthwith proceed to convene an extraordinary general meeting for a date not later than 8 weeks after receipt of the requisition. If there are not within the United Kingdom sufficient directors to call a general meeting, any director or any member of the Company may call a general meeting.

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@fems-microbiology.org
www.fems-microbiology.org*

Notice of general meetings

6. An annual general meeting and an extraordinary general meeting called for the passing of a special resolution or a resolution appointing a person as a director shall be called by at least four calendar months notice. All other extraordinary general meetings shall be called by at least 21 Clear Days' notice but a general meeting may be called by shorter notice if it is so agreed:
 - 6.1. in the case of an annual general meeting, by all the members entitled to attend and vote thereat; and
 - 6.2. in the case of any other meeting by a majority in number of the members having a right to attend and vote being a majority together holding not less than 95 per cent of the total voting rights at the meeting of all the members.

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

The notice shall specify the time and place of the meeting and the general nature of the business to be transacted and, in the case of an annual general meeting, shall specify the meeting as such.

The notice shall be given to all the members and to the directors and auditors.

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

Proceedings at general meetings

8. No business shall be transacted at any meeting unless a quorum is present. One-third of the delegates and deputies of Member Societies entitled to vote upon the business to be transacted, each being a member or a proxy for a member or a duly authorised representative of a corporation, shall be a quorum.
9. If such a quorum is not present within half an hour from the time appointed for the meeting, or if during a meeting such a quorum ceases to be present, the meeting shall stand adjourned to the same day in the next week at the same time and place or to such other time as the directors may determine.
10. The President or in his absence the Vice-President shall preside as chairman of the meeting, but if neither the President nor the Vice-President be present within 15 minutes after the time appointed for holding the meeting and willing to act, those members of the Executive Committee present shall elect one of their number to be chairman and, if there is only one member of the Executive Committee present and willing to act, he shall be chairman.
11. If no member of the Executive Committee is willing to act as chairman, or if no member of the Executive Committee is present within 15 minutes after the time appointed for holding the meeting, the representatives of the Member Societies present and entitled to vote shall choose one of their number to be chairman.
12. A member of the Executive Committee shall, notwithstanding that he is not a member, be entitled to attend and speak at any general meeting.
13. The chairman of the meeting may, with the consent of a meeting at which a quorum is present, adjourn the meeting from time to time and from place to place, but no business

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@
fems-microbiology.org
www.fems-microbiology.org*

shall be transacted at an adjourned meeting other than business which might properly have been transacted at the meeting had the adjournment not taken place. When a meeting is adjourned for 14 days or more, at least 7 Clear Days' notice shall be given specifying the time and place of the adjourned meeting and the general nature of the business to be transacted. Otherwise it shall not be necessary to give any such notice.

14. A resolution put to the vote of a meeting shall be decided by postal votes and on a show of hands unless before, or on the declaration of the result of, the postal vote and the show of hands a poll is duly demanded. Subject to the provisions of the Act, a poll may be demanded:
 - 14.1. by the Chairman of the meeting; or
 - 14.2. by at least two Members Societies having the right to vote at the meeting
 and a demand by a person as proxy for a member shall be the same as a demand by the member.
15. Unless a poll is duly demanded a declaration by the Chairman of the meeting that a resolution has been carried or carried unanimously, or by a particular majority, or lost, or not carried by a particular majority and an entry to that effect in the minutes of the meeting shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against the resolution.
16. The demand for a poll may, before the poll is taken, be withdrawn but only with the consent of the chairman and a demand so withdrawn shall not be taken to have invalidated the result of the postal vote and show of hands declared before the demand was made.
17. A poll shall be taken as the Chairman of the meeting directs and he may appoint scrutineers (who need not be members) and fix a time and place for declaring the result of the poll. The result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.
18. In the case of an equality of votes, whether on a postal vote and show of hands or on a poll, the Chairman of the meeting shall be entitled to a casting vote in addition to any other vote he may have.
19. A poll demanded on the election of a chairman or on a question of adjournment shall be taken immediately. A poll demanded on any other question shall be taken either immediately or at such other time and place as the Chairman of the meeting directs not being more than 30 days after the poll is demanded. The demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poll was demanded. If a poll is demanded before the declaration of the result of a postal vote and a show of hands and the demand is duly withdrawn, the meeting shall continue as if the demand had not been made.
20. No notice need be given of a poll not taken forthwith if the time and place at which it is to be taken are announced at the meeting at which it is demanded. In any other case at least 7 Clear Days' notice shall be given specifying the time and place at which the poll is to be taken.

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

FEMS

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@fems-microbiology.org
www.fems-microbiology.org*

Votes of members

21. Subject to Article 18 on a show of hands every representative of a Member Society present in person shall have one vote. On a poll every representative of a Member

Society present in person or by proxy shall have one vote. On a postal vote every Member Society shall have one vote.

22. Each Affiliated Organisation shall have the right to appoint one representative to attend and speak but not to vote at all general meetings of the Company.
23. The Executive Committee shall be entitled to remove the right of a Member Society to vote at any general meeting of the Company if any monies due to the Company from that Member Society are more than two years in arrears.
24. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is tendered and every vote not disallowed at the meeting shall be valid. Any objection made in due time shall be referred to the President whose decision shall be final and conclusive.
25. An instrument appointing a proxy shall be in writing, executed by or on behalf of the appointer and shall be in the following form (or in a form as near thereto as circumstances allow or in any other form which is usual or which the Executive Committee may approve):

*We (.....) of (.....) being a Member Society of the above-named Company, hereby appoint (.....) of (.....) or failing him (.....) of (.....) as our proxy to vote in our name and on our behalf at the annual/extraordinary general meeting of the Company to be held on (.....) and at any adjournment thereof.
Signed on (.....), duly authorised representative.*

26. Where it is desired to afford Member Societies an opportunity of instructing the proxy how he shall act the instrument appointing a proxy shall be in the following form (or in a form as near thereto as circumstances allow or in any other form which is usual or which the Executive Committee may approve):

*We (.....) of (.....) being a Member Society of the above-named Company, hereby appoint (.....) of (.....) or failing him (.....) of (.....) as our proxy to vote in our name and on our behalf at the annual/extraordinary general meeting of the Company to be held on (.....) and at any adjournment thereof.
Signed on (.....), duly authorised representative.*

This form is to be used in respect of the resolutions mentioned below as follows:

*Resolution No (.....) for /against⁺
Resolution No (.....) for /against⁺
⁺Strike out whichever is not desired.*

Unless otherwise instructed, the proxy may vote as he thinks fit or abstain from voting.

Signed on (.....), duly authorised representative.

27. The instrument appointing a proxy and any authority under which it is executed or a copy of such authority certified notarially or in some other way approved by the Executive Committee and any form of postal vote may:

27.1. be deposited at the Office or such other place within the European Area as is specified in the notice convening the meeting or in any instrument of proxy sent out by the Company in relation to the meeting not less than 48 hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote; or

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*



*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@
fems-microbiology.org
www.fems-microbiology.org*

27.2. in the case of a poll taken more than 48 hours after it is demanded, be deposited as aforesaid after the poll has been demanded and not less than 24 hours before the time appointed for the taking of the poll; or

27.3. where the poll is not taken forthwith but is taken not more than 48 hours after it was demanded, be delivered at the meeting at which the poll was demanded to the chairman or to the Secretary or to any director;

and an instrument of proxy which is not deposited or delivered in a manner so permitted shall be invalid.

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

28. A vote given by postal vote or given or poll demanded by proxy or by the duly authorised representative of a corporation shall be valid notwithstanding the previous determination of the authority of the person voting or demanding a poll unless notice of the determination was received by the Company at the Office or at such other place at which the instrument of proxy was duly deposited before the commencement of the meeting or adjourned meeting at which the vote is given or the poll demanded or (in the case of a poll taken otherwise than on the same day as the meeting or adjourned meeting) the time appointed for taking the poll.

Number of directors

29. Unless otherwise determined by ordinary resolution, the number of directors shall not be subject to any maximum but shall be not less than six.

Powers of directors

30. Subject to the provisions of the Act, the Memorandum and the Articles and to any directions given by resolution of the Council, the business of the Company shall be managed by the Executive Committee who may exercise all the powers of the Company. No alteration of the Memorandum of Articles and no such direction shall invalidate any prior act of the Executive Committee which would have been valid if that alteration had not been made or that direction had not been given. The powers given by this regulation shall not be limited by any special power given to the Executive Committee by the Articles and a meeting of the Executive Committee at which a quorum is present may exercise all powers exercisable by the Executive Committee.

31. In addition to all powers hereby expressly conferred upon them and without detracting from the generality of their powers under these Articles, the Executive Committee shall have the following powers:

31.1. to expand the funds of the Company in such manner as they shall consider most beneficial for the achievement of the objects and to invest in the name of the Company such part of the funds as they see fit and to direct the sale or transposition of any such investments and to expend the proceeds of any such sale in furtherance of the objects of the Company; and

31.2. to enter into contracts on behalf of the Company.

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@
fems-microbiology.org
www.fems-microbiology.org*

Delegation of Executive Committee powers

32. The Executive Committee may delegate any of their powers to any sub-committee consisting of one or more members of the Executive Committee or other persons. Any such delegation may be made subject to any conditions the Executive Committee may

impose, and either collaterally with or to the exclusion of their own powers and may be revoked or altered. Subject to any such conditions, the proceedings of a sub-committee with two or more members shall be governed by the Articles regulating the proceedings of the Executive Committee so far as they are capable of applying.

Disqualification and removal of directors

33. The office of a member of the Executive Committee shall be vacated if:
- 33.1. he ceases to be a director by virtue of any provision of the Act or he becomes prohibited by law from being a director; or
 - 33.2. he becomes bankrupt or makes any arrangement or composition with his creditors generally; or
 - 33.3. he is, or may be, suffering from mental disorder and either:
 - 33.3.1. he is admitted to hospital in pursuance of an application for admission for treatment under the Mental Health Act 1983 or, in Scotland, an application for admission under the Mental Health (Scotland) Act 1984; or
 - 33.3.2. an order is made by a court having jurisdiction (whether in the United Kingdom or elsewhere) in matters concerning mental disorder for his detention or for the appointment of a receiver, curator bonis or other person to exercise powers with respect to his property or affairs, or
 - 33.4. he resigns his office by notice to the Company; or
 - 33.5. he shall for more than 6 consecutive months have been absent without permission of the Executive Committee from meetings of the Executive Committee held during that period and the Executive Committee resolves that his office be vacated.

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*



Remuneration of directors

34. The provisions of the Memorandum of Association as to the remuneration of directors shall apply.

Directors' expenses

35. The members of the Executive Committee may be paid all travelling, hotel, and other expenses properly incurred by them in connection with their attendance at meetings of the Executive Committee or committees of members of the Executive Committee or general meetings or otherwise in connection with the discharge of their duties.

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@
fems-microbiology.org
www.fems-microbiology.org*

Proceedings of Executive Committee

36. Subject to the provisions of the Articles and any direction of the Council, the members of the Executive Committee may regulate their proceedings as they think fit. A member of the Executive Committee may, and the Secretary General at the request of a director shall, call a meeting of the members of the Executive Committee. It shall be necessary to give notice of a meeting to a member of the Executive Committee who is absent from the United Kingdom. Questions arising at a meeting shall be decided by a majority of votes. In the case of an equality of votes, the chairman of the meeting shall have a second or casting vote.

37. The quorum for the transaction of the business of the directors may be fixed by the members of the Executive Committee and unless so fixed at any other number shall be four.
38. The continuing members of the Executive Committee may act notwithstanding any vacancies in their number, but, if the number of members of the Executive Committee is less than the number fixed as the quorum, the continuing members of the Executive Committee may act only for the purpose of filling vacancies or of calling a general meeting.
39. The President shall preside at every meeting of the Executive Committee at which he is present. If the President is not present within 15 minutes after the time appointed for the meeting, the Vice-President shall preside. If neither the President nor the Vice-President are present within 15 minutes the members of the Executive Committee shall nominate one of the members of the Executive Committee to preside.
40. All acts done by a meeting of the Executive Committee, or of a committee of the Executive Committee, or by a person acting as a director shall, notwithstanding that it be afterwards discovered that there was a defect in the appointment of any director or that any of them were disqualified from holding office, or had vacated office, or were not entitled to vote, be as valid as if every such person had been duly appointed and was qualified and had continued to be a director and had been entitled to vote.
41. A resolution in writing signed by all members of the Executive Committee entitled to receive notice of a meeting of the Board or a committee of directors shall be as valid and effectual as if it had been passed at a meeting of directors or a committee of directors duly convened and held and may consist of several documents in the like form each signed by one or more directors.
42. Any bank account in which any part of the assets of the Company is deposited shall be operated by the directors and shall indicate the name of the Company. The signing of all cheques and orders for the payment of money, for amounts in excess of a sum determined by the Executive Committee from time to time, shall be signed by 2 people authorised from time to time by the Executive Committee.

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*



Minutes

43. The Executive Committee shall cause minutes to be made in books kept for the purpose:
 - 43.1. of all appointments of officers made by the Company; and
 - 43.2. of all proceedings at meetings of the Company, and of the Executive Committee, and of sub-committees of the Executive Committee, including the names of the directors present at each such meeting.

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@
fems-microbiology.org
www.fems-microbiology.org*

Accounts

44. No Member Society shall (as such) have any right of inspecting any accounting records or other book or document of the Company except as conferred by statute.
45. The Executive Committee shall comply with their obligations under the Charities Act 1992 (or any statutory re-enactment or modification thereof) with regard to the preparation of an annual report and annual return and their transmission to the Charity Commission.

Notices

46. Any notice to be given to or by any person pursuant to the Articles shall be in writing except that a notice calling a meeting of the Executive Committee need not be in writing.
47. The Company may give any notice to a Member Society either personally or by sending it by post in a prepaid envelope addressed to the Member Society at its registered address or by leaving it at that address.
48. A Member Society, present either in person or by proxy, at any meeting of the Company shall be deemed to have received notice of the meeting and, where requisite, of the purposes for which it was called.
49. Proof that an envelope containing a notice was properly addressed, prepaid and posted shall be conclusive evidence that the notice was given. A notice shall be deemed to be given at the expiration of a reasonable period, being not less than one week, after the envelope containing it was posted.

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

Winding up

50. On the winding-up and dissolution of the Company the provisions of the Memorandum of Association shall have effect as if repeated in these Articles.

Indemnity

51. Subject to the provisions of the Act but without prejudice to any indemnity to which a member of the Executive Committee may otherwise be entitled, every member of the Executive Committee or other officer or auditor of the Company shall be indemnified out of the assets of the Company against any liability incurred by him 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 is granted to him by the court from liability for negligence, default, breach of duty or breach of trust in relation to the affairs of the Company.

Standing Orders

52.
 - 52.1. The Council may from time to time make such standing orders as they may deem necessary or expedient or convenient for the proper conduct administration and management of the Company and for the purposes of prescribing classes of and conditions of membership, and in particular but without prejudice to the generality of the foregoing, they may by such standing orders regulate:
 - 52.1.1. the admission and classification of members of the Company (including the admission of organisations to membership) and the rights and privileges of such members, and the conditions of membership and the terms on which the members may resign or have their membership terminated and the entrance fees, subscriptions and other fees or payments to be made by the members;
 - 52.1.2. the conduct of members of the Company in relation to one another and to the Company servants;

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@
fems-microbiology.org
www.fems-microbiology.org*

- 52.1.3. the setting aside of the whole or any part or parts of the Company's premises at any particular time or times or for any particular purpose or purposes;
- 52.1.4. the procedure at general meetings and meetings of the Executive Committee and sub-committees in so far as such procedure is not regulated by the Articles;
- 52.1.5. generally, all such matters as are commonly the subject matter of Company rules;
- 52.2. The Company in General Meeting shall have the power to alter, add to or appeal the standing orders and the Executive Committee shall adopt such means as they think sufficient to bring to the notice of members of the Company all such standing orders, which shall be binding on all members of the Company provided that no standing order shall be inconsistent with, or shall affect or repeal anything contained in, the Memorandum of the Articles.

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

FEMS

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: [fems@
fems-microbiology.org](mailto:fems@fems-microbiology.org)
www.fems-microbiology.org*

Subscribers to the Company

Names, addresses, and descriptions of subscribers

1. Association of Medical Microbiologists: Secretary and FEMS Delegate

(Dated 5 May 1998)

Dr Judith Richards

Public Health Laboratory
Bawthorpe Road
Norwich, NR2 8TX
United Kingdom

Witnessed by:

T W Burgess
Laboratory Administrator
Public Health Laboratory
Bawthorpe Road
Norwich, NR2 8TX
United Kingdom

*FEMS is a Charity,
registered in England and
Wales (No. 1072117)*

*FEMS is a Company Limited
by Guarantee (No. 3565643)*

2. Society for Applied Microbiology: Honorary President and FEMS Delegate

(Dated 5 May 1998)

Professor R A Herbert

Department of Biological Sciences
University of Dundee
Dundee, DD1 4HN
United Kingdom

Witnessed by Secretary to the Head of Department:

Miss A K Nicoll
Department of Biological Sciences
University of Dundee
Dundee, DD1 4HN
United Kingdom

3. Society for General Microbiology: International Secretary and FEMS Delegate

(Dated 5 May 1998)

Professor J W Almond

School of Animal & Microbial Sciences
The University of Reading
Whiteknights PO Box 228
Reading, RG6 6AJ
United Kingdom

Witnessed by Secretary:

Mrs M E Pembroke
School of Animal & Microbial Sciences
The University of Reading
Whiteknights PO Box 228
Reading, RG6 6AJ
United Kingdom

*FEMS Central Office
Poortlandplein 6
2628 BM Delft
The Netherlands
Tel: +31-15-278 5604
Fax: +31-15-278 5696
Email: fems@
fems-microbiology.org
www.fems-microbiology.org*

