

FILE COPY



## **CERTIFICATE OF REGISTRATION OF A LIMITED PARTNERSHIP**

Partnership Number  
2018

I hereby certify that the firm

GARTLOIST FARM 1992 PARTNERSHIP

having lodged a statement of particulars pursuant to section 8  
of the Limited Partnerships Act, 1907, is this day registered as  
a limited partnership.

Signed at Edinburgh

30 November 1992

  
Registrar of Limited Partnerships

SL2018

(Registration fee £2)

LP5

## LIMITED PARTNERSHIPS ACT 1907

Application for Registration of a Limited Partnership and Statement of particulars  
and of the amounts contributed (in cash or otherwise) by the Limited Partners

(Pursuant to section 8 of the Limited Partnerships Act 1907)

Name of firm or partnership GARTLOIST FARM 1992 PARTNERSHIP

We, the undersigned, being the partners of the above-named firm, hereby apply for registration as a limited partnership and for that purpose supply the following particulars:

The general nature of the business Farming the farm and lands of Gartloist Farm, Bridgend, Islay, Argyll.The principal place of business  
Strathlaggan, Mulindry Farm, Bridgend, Islay, Argyll.The term, if any, for which the partnership is entered into  
12 years subject to terms of Clause (Third) of Partnership Agreement (see paper apart)

If no definite term, the conditions of existence of the partnership

See paper apart Clause (Third)

Date of commencement Martinmas (28th November) 1992

The partnership is limited and the full name and address of each of the partners are as follows:

General partners Alastair Robert Torrance, residing at "Strathlaggan", Mulindry Farm, Bridgend, Islay, Argyll.

Limited partners <i>2 partners</i>	Amounts Contributed (1)
	Islay Estates Company having their Registered Office at Pitchpenny House, Fonthill Bishop, Salisbury, Wiltshire.
	£250
TOTAL	£250

Signatures of all the partners

*Alastair Robert Torrance*  
*Alastair Robert Torrance*  
*J. I. Morrison Director*

Date 10th November 199212<sup>th</sup> November 1992Presented by: Brodies, W.S.,  
15 Atholl Crescent, Edinburgh.Presentor's reference: PB/I/36/240

## Notes

- (i) State amount contributed by each limited partner, and whether paid in cash, or how otherwise.

(THIRD)

The Partnership shall notwithstanding the date or dates hereof be deemed to have commenced at Martinmas (Twenty-eighth November) Nineteen hundred and ninety-two and shall be dissolved and terminate automatically without the requirement of further notice by or to any party on the date of the first to occur of:-

- (a) the expiry of a period of Twelve years commencing at the term of Martinmas (Twenty-eighth November) Nineteen hundred and ninety-two;
- (b) the termination of the said tenancy;
- (c) the granting of a trust deed for behoof of his creditors by or the sequestration or apparent insolvency of the General Partner or the Partnership;
- (d) the death of the General Partner;

but notwithstanding the foregoing provisions and in the event only of the Partnership continuing as a partnership-at-will for any reason beyond its automatic termination as hereinbefore provided for the Limited Partners may notwithstanding the terms of Section 6(5)(e) of the 1907 Act on giving prior notice to the General Partner terminate the Partnership on any date occurring not less than six months after the date of such written notice and shall up to the date of termination of such partnership-at-will remain limited partners within the meaning of the 1907 Act and the Partnership shall continue as a Limited Partnership governed by the terms of this Agreement.

*This is Clause (Third) of the Partnership Agreement referred to in the foregoing Form LP5 relating to the application for Registration of the Brathelby Farm 1992 Partnership.*

*Alastair Robert Lomax*

*Alastair Lomax*

*J. J. Morrison*

*Director*

