THE COMPANIES ACT, 2013 (COMPANY LIMITED BY SHARES) ARTICLES OF ASSOCIATION*

OF

APSIS AEROCOM LIMITED

Sr. No	Particulars	
1.	No regulation contained in Table "F" in the First	Table F Applicable.
	Schedule to Companies Act, 2013 shall apply to this	
	Company but the regulations for the Management of	
	the Company and for the observance of the Members	
	thereof and their representatives shallbe as set out in	
	the relevant provisions of the Companies Act, 2013 and	
	subject to any exercise of the statutory powers of the	
	Companywith reference to the repeal or alteration of or	
	addition to its regulations by Special Resolution as	
	prescribed by the said Companies Act, 2013 be such as	
	are contained in these Articles unless the same are	
	repugnant or contrary to the provisions of the	
	Companies Act, 2013 or any amendment thereto.	
	Interpretation Clause	
2.	In the interpretation of these Articles the following	
	expressions shall have the following meanings unless	
	repugnant to the subjector context:	
	(a) "The Act" means the Companies Act, 2013 and	Act
	includes any statutory modification or re-	
	enactment thereof for the time being in force.	**
	(b) "These Articles" means Articles of Association for	Articles
	the time being in force or as may be altered from	
	time to time vide Special Resolution.	
	(c) "Auditors" means and includes those persons	Auditors
	appointed as such for the time being of the	
	Company.	



(d) "Capital" means the share capital for the time being	Capital
raised orauthorized to be raised for the purpose of	
the Company.	
(e) "The Company" shall mean APSIS AEROCOM	
LIMITED	
(f) "Executor" or "Administrator" means a person who	Executor
has obtained a probate or letter of administration,	or Administrator
as the case may be from a Court of competent	
jurisdiction and shall include a holder of a	
Succession Certificate authorizing the holder	
thereof to negotiate or transfer the Share or Shares	
ofthe deceased Member and shall also include the	
holder of a Certificate granted by the Administrator	
General under section 31 of the Administrator	
General Act, 1963.	
(g) "Legal Representative" means a person who in law	Legal Representative
represents the estate of a deceased Member.	
(h) Words importing the masculine gender also	Gender
include the feminine gender.	
(i) "In Writing" and "Written" includes printing	In Writing and Written
lithography and other modes of representing or	
reproducing words in a visible form.	
(j) The marginal notes hereto shall not affect the	Marginal notes
constructionthereof.	
(k) "Meeting" or "General Meeting" means a meeting	Meeting or General Meeting
of members.	
(l) "Month" means a calendar month.	Month
(m) "Annual General Meeting" means a General	Annual General Meeting
Meeting of the Members held in accordance with the	
provision of section 96off the Act.	

Extraordinary General Meeting of the Members duly called and constituted and any adjourned holding thereof. (o) "National Holiday" means and includes a day declared as National Holiday by the Central Government. (p) "Non-retiring Directors" means a director not subject to retirement by rotation. (q) "Office" means the registered Office for the time being of the Company. Meeting National Holiday National Holiday Non-retiring Directors Office			
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		and everyother Act for the time being in force	
affecting the Company.		affecting the Company.	

	(y) "These presents" means the Memorandum of	These presents
	Association and the Articles of Association as	
	originally framed or as altered from time to time.	
	(z) "Variation" shall include abrogation; and "vary"	Variation
	shall includeabrogate.	
	(aa) "Year" means the calendar year and "Financial	Year and Financial Year
	Year" shall have the meaning assigned thereto by	
	Section 2(41) of the Act.	
	Save as aforesaid any words and expressions contained	Expressions in the Act to
	in these Articles shall bear the same meanings as in the	bear the same meaning in
	Act or any statutorymodifications thereof for the time	Articles
	being in force.	
	CAPITAL	
3.	The Authorized Share Capital of the Company shall be	Authorized Capital.
	such amount as may be mentioned in Clause 5 of	
	Memorandum of Association of the Company from time	
	to time.	
4.	The Company may in General Meeting from time to	Increase of capital by
	time by Ordinary Resolution increase its capital by	the Company how carried
	creation of new Shares which may be unclassified and	into effect
	may be classified at the time of issue in one or more	
	classes and of such amount or amounts as may be	
	deemed expedient. The new Shares shall be issued	
	upon such terms and conditions and with such rights	
	and privileges annexed thereto as the resolution shall	
	prescribe and in particular, such Shares may be issued	
	with a preferential or qualified right to dividends and	
	in the distribution of assets of the Company and witha	
	right of voting at General Meeting of the Company in	
	conformity with Section 47 of the Act. Whenever the	
	capital of the Company has been increased under the	
	provisions of this Article the Directors shall comply with	
	the provisions of Section 64 of the Act.	

5.	Except so far as otherwise provided by the conditions of	New Capital same as
	issue or by these Presents, any capital raised by the	existing capital
	creation of new Shares shall be considered as part of	
	the existing capital, and shall be subject to the	
	provisions herein contained, with reference to the	
	payment of calls and installments, forfeiture, lien,	
	surrender, transfer and transmission, voting and	
	otherwise.	
6.	The Board shall have the power to issue a part of	Non-Voting Shares
	authorized capital by way of non-voting Shares at	
	price(s) premia, dividends, eligibility, volume, quantum,	
	proportion and other terms and conditions as they	
	deem fit, subject however to provisions of law, rules,	
	regulations, notifications and enforceable guidelines	
	for the time being in force.	
7.	Subject to the provisions of the Act and these Articles,	Redeemable Preference
	the Board of Directors may issue redeemable	Shares
	preference shares to such persons, on such terms and	
	conditions and at such times as Directors think fit	
	either at premium or at par, and with full power to give	
	any person the option to call for or be allotted shares of	
	the company either at premium or at par, such option	
	being exercisable at such times and for such	
	consideration as the Board thinks fit.	
8.	The holder of Preference Shares shall have a right to	Voting rights of
	vote only on Resolutions, which directly affect the	preference shares
	rights attached to his Preference Shares.	
9.	On the issue of redeemable preference shares under the	Provisions to apply on
	provisions of Article 7 hereof, the following provisions-	issue of Redeemable
	shall take effect:	Preference Shares
	(a) No such Shares shall be redeemed except out of	
	profits of whichwould otherwise be available for	
	dividend or out of proceeds of a fresh issue of	

	pro	ovisions, if any, of the Act) from time to time by	
		55, 66, both inclusive, and other applicable	
10.		e Company may (subject to the provisions of sections	Reduction of capital
		Capital	
		reducing the amount of its Authorized Share	
		provisions by the Company shall not be taken as	
		reduction of Preference Shares under the	
		manner as the Directors may think fit. The	
		specific terms and conditions in that behalf, in such	
		conditions of their issue and in the absence of any	
		may be effected in accordance with the terms and	
		the redemption of preference shares hereunder	
	(e)	Subject to the provisions of Section 55 of the Act,	
		Company; and	
		Account were paid-up share capital of the	
		the Act apply as if the Capital Redemption Reserve	
		Company shall, except as provided in Section 55of	
		relating to the reduction of the share capital of the	
		the Shares redeemed, and the provisions of the Act	
		Account", a sum equal to the nominal amount of	
		fund, to be called "the Capital Redemption Reserve	
		available for dividend, be transferred to a reserve	
		out of profits which would otherwise have been	
	(d)	then out of the proceeds of a fresh issue, there shall	
	(4)	Shares are redeemed; Where any such Shares are redeemed otherwise	
		Company's security premium account, before the	
		for out of the profits of the Company or out of the	
		payable on redemption shall have been provided	
	(c)	Subject to section 55(2)(d)(i) the premium, if any	
		fully paid;	
	(b)	No such Shares shall be redeemed unless they are	
		shares made for the purpose of the redemption;	

	Special Resolution reduce	
	(a) the share capital;	
	(b) any capital redemption reserve account; or	
	(c) any security premium account	
	In any manner for the time being, authorized by law	
	and in particular capital may be paid off on the footing	
	that it may be called up again or otherwise. This Article	
	is not to derogate from any power the Company would	
	have, if it were omitted.	
11.	Any debentures, debenture-stock or other securities	Debentures
	may be issuedat a discount, premium or otherwise and	
	may be issued on condition that they shall be	
	convertible into shares of any denomination and with	
	any privileges and conditions as to redemption,	
	surrender, drawing, allotment of shares, attending (but	
	not voting) at the General Meeting, appointment of	
	Directors and otherwise. Debentures with the right to	
	conversion into or allotment of shares shall be issued	
	only with the consent of the Company in the General	
	Meeting by a Special Resolution.	
12.	The Company may exercise the powers of issuing sweat	Issue of Sweat Equity Shares
	equity shares conferred by Section 54 of the Act of a	
	class of shares already issued subject to such conditions	
	as may be specified in that sections and rules framed	
	thereunder.	
13.	The Company may issue shares to Employees including	ESOP
	its Directors other than independent directors and such	
	other persons as the rules may allow, under Employee	
	Stock Option Scheme (ESOP) or any other scheme, if	
	authorized by a Special Resolution of the Company in	
	general meeting subject to the provisions of the Act, the	
	Rules and applicable guidelines made there under, by	
	whatevername called.	

14.	Notwithstanding anything contained in these articles	Buy Back of shares
	but subject to the provisions of sections 68 to 70 and	
	any other applicable provision of the Act or any other law	
	for the time being in force, the company may purchase its	
	own shares or other specified securities.	
15.	Subject to the provisions of Section 61 of the Act, the	Consolidation, Sub-
	Company in general meeting may, from time to time,	Division and Cancellation
	sub-divide or consolidateall or any of the share capital	
	into shares of larger amount than its existing share or	
	sub-divide its shares, or any of them into shares of	
	smaller amount than is fixed by the Memorandum;	
	subject	
	nevertheless, to the provisions of clause (d) of sub-	
	section (1) of Section 61; Subject as aforesaid the	
	Company in general meeting may also cancel shares	
	which have not been taken or agreed to betaken by any	
	person and diminish the amount of its share capital by the	
	amount of the shares so cancelled.	
16.	Subject to compliance with applicable provision of the Act	Issue of Depository Receipts
	and rules framed thereunder the company shall have	
	power to issue depository receipts in any foreign	
	country.	
17.	Subject to compliance with applicable provision of the Act	Issue of Securities
	and rules framed thereunder the company shall have	
	power to issue any kindof securities as permitted to be	
	issued under the Act and rules framed thereunder.	

MODIFICATION OF CLASS RIGHTS

(a) If at any time the share capital, by reason of the issue of Preference Shares or otherwise is divided into different classes of shares, all or any of the rights privileges attached to any class (unless otherwise provided by the terms of issue of the shares of the class) may, subject to the provisions of Section 48 of the Act and whether or not the Company is being wound-up, be varied, modified or dealt, with the consent in writing of the holders of notless than three-fourths of the issued shares of that class or with the sanction of a Special Resolution passed at a separate general meeting of the holders of the shares of that class. The provisions of these Articles relating to general meetings shall mutatis mutandis apply to every such separate class of meeting. Provided that if variation by one class of shareholders affects the rights of any other class of shareholders, the consent of three- fourths of such other class of shareholders shall also be obtained and the provisions of this section shall apply to such variation.

Modification of rights

(b) The rights conferred upon the holders of the Shares including Preference Share, if any) of any class issued with preferred or otherrights or privileges shall, unless otherwise expressly provided by the terms of the issue of shares of that class, be deemed not to be modified, commuted, affected, abrogated, dealt with or varied by the creation or issue of further shares ranking pari passu therewith.

New Issue of Shares not to affect rights attached to existing shares of that class.

18.

19.	Subject to the provisions of Section 62 of the Act and	Shares at the disposal of
	these Articles, the shares in the capital of the company	theDirectors.
	for the time being shall be under the control of the	
	Directors who may issue, allot or otherwise dispose of	
	the same or any of them to such persons, in such	
	proportion and on such terms and conditions and	
	either at a premium or at par and at such time as they	
	may from time to timethink fit and with the sanction	
	of the company in the General Meeting to give to any	
	person or persons the option or right to call for any	
	shares either at par or premium during such time	
	and for such consideration as the Directors think fit,	
	and may issue and allot shares in the capital of the	
	company on payment in full or partof any property	
	sold and transferred or for any services rendered to	
	the company in the conduct of its business and any	
	shares which may so be allotted may be issued as	
	fully paid up shares and if so issued, shall be deemed	
	to be fully paid shares.	
20.	The Company may issue shares or other securities in	Power to issue
	any manner whatsoever including by way of a	shares on preferential
	preferential offer, to any persons whether or not	basis.
	those persons include the persons referred to in	
	clause (a) or clause (b) of sub-section (1) of section	
	62 subject to compliance with section 42 and 62 of	
	the Act and rules framed thereunder.	
21.	The shares in the capital shall be numbered	Shares should be
	progressively according to their several	Numbered progressively
	denominations, and except in the manner	and no share to be
	hereinbefore mentioned no share shall be sub-	subdivided.
	divided. Every forfeited or surrendered share shall	
	continue to bear the number by which the same was	
	originally distinguished.	

for shares in the Company, followed by an allotment of any shares therein, shallbe an acceptance of shares within the meaning of these Articles, and every person who thus or otherwise accepts any shares and whose name is on the Register shall for the purposes	
within the meaning of these Articles, and every person who thus or otherwise accepts any shares and	
person who thus or otherwise accepts any shares and	
whose name is on the Register shall for the purposes	
of these Articles, be a Member.	
23. Subject to the provisions of the Act and these Articles,	ot shares
the Directors may allot and issue shares in the Capital as fullpaid-up	
of the Company as payment or part payment for any	
property (including goodwill of any business) sold or	
transferred, goods or machinery supplied or for	
services rendered to the Company either in or about	
the formation or promotion of the Company or the	
conduct of its business and any shares which may be	
so allotted may be issued asfully paid-up or partly	
paid-up otherwise than in cash, and if so issued, shall	
be deemed to be fully paid-up or partly paid-up shares	
as aforesaid.	
24. The money (if any) which the Board shall on the Deposit and call e	tc.to be a
allotment of any shares being made by them, require debtpayable imme	diately.
or direct to be paid by way of deposit, call or	
otherwise, in respect of any shares allotted by them	
shall become a debt due to and recoverable by the	
Company fromthe allottee thereof, and shall be paid	
by him, accordingly.	
25. Every Member, or his heirs, executors, administrators, Liability of Member	S.
or legal representatives, shall pay to the Company the	
portion of the Capital represented by his share or shares	
which may, for the time being, remain unpaid thereon,	
in such amounts at such time or times, and in such	
manner as the Board shall, from time to time in	
accordance with the Company's regulations, require	

	on date fixed for the payment thereof.	
26.	Shares may be registered in the name of any limited	Registration of Shares.
	company or other corporate body but not in the name	
	of a firm, an insolvent person or a person of unsound	
	mind.	
	RETURN ON ALLOTMENTS TO BE MADE OR RESTRICTION	ONS ON ALLOTMENT
27.	The Board shall observe the restrictions as regards	
	allotment of shares to the public, and as regards return	
	on allotments containedin Sections 39 of the Act	
	CERTIFICATES	
28.	(a) Every member shall be entitled, without payment,	Share Certificates.
	to one or more certificates in marketable lots, for	
	all the shares of each class or denomination	
	registered in his name, or if the Directors so	
	approve (upon paying such fee as provided in the	
	relevant laws) to several certificates, each for one	
	or more of such shares and the company shall	
	complete and have ready for delivery such	
	certificates within two months from the date of	
	allotment, unless the conditions of issue thereof	
	otherwise provide, or within one month of the	
	receipt of application for registration of transfer,	
	transmission, sub-division, consolidation or	
	renewal of any of its shares as the case maybe.	
	Every certificate of shares shall be under the seal	
	of the company and shall specify the number and	
	distinctive numbers of shares in respect of which it	
	is issued and amount paid-up thereon and shall be	
	in such form as the directors may prescribe or	
	approve, provided that in respect of a share or	

shares held jointly by several persons, the company shall not be bound to issue more than one certificate and delivery of a certificate of shares to one of several joint holders shall be sufficient delivery to all such holder. Such certificate shall be issued only in pursuance of a resolution passed by the Board and on surrender to the Company of its letter of allotment or its fractional coupons of requisite value, save incases of issues against letter of acceptance or of renunciationor in cases of issue of bonus shares. Every such certificate shall be issued under the seal of the Company, which shall beaffixed in the presence of two Directors or persons acting on behalf of the Directors under a duly registered power of attorney and the Secretary or some other person appointed by the Board for the purpose and two Directors or their attorneys and the Secretary or other person shall sign the share certificate, provided that if the composition of the Board permits of it, at least one of the aforesaid two Directors shall be a person other than a Managing or whole-time Director. Particulars of every share certificate issued shall be entered in the Register of Members against the name of the person, to whom it has been issued, indicating the date of issue.

(b) Any two or more joint allottees of shares shall, for the purpose of this Article, be treated as a single member, and the certificate of any shares which may be the subject of joint ownership, may be delivered to anyone of such joint ownerson behalf of all of them. For any further certificate the Board

- shall be entitled, but shall not be bound, to prescribe a charge not exceeding Rupees Fifty. The Company shall comply with the provisions of Section 39 of the Act.
- (c) A Director may sign a share certificate by affixing his signature thereon by means of any machine, equipment or other mechanical means, such as engraving in metal or lithography, but not by means of a rubber stamp provided that the Director shall be responsible for the safe custody of such machine, equipment or other material used for the purpose.
- (d) When a new Share certificate has been issued in pursuance of the preceding clause of this Article, it shall state on the face of it and against the stub or counterfoil to the effect that it is —"Issued in lieu of Share Certificate No....... sub-divided/replaced/on consolidation of Shares".
- If any certificate be worn out, defaced, mutilated or torn 29. or if therebe no further space on the back thereof for endorsement of transfer, then upon production and surrender thereof to the Company, a new Certificate may be issued in lieu thereof, and if any certificate lost or destroyed then upon proof thereof to the satisfaction of the company and on execution of such indemnity as the company deem adequate, being given, a new Certificate in lieuthereof shall be given to the party entitled to such lost or destroyed Certificate. Every Certificate under the Article shall be issued without payment of fees if the Directors so decide, or on payment of such fees (not exceeding Rs.50/- for each certificate) as the Directors shall prescribe. Provided that no fee shall be charged for issue of new certificates in replacement of those

Issue of new certificates in place of those defaced, lost or destroyed.

	which are old, defaced or worn out or where there is no	
	further space on the backthereof for endorsement of	
	transfer.	
	Provided that notwithstanding what is stated above the	
	Directors shall comply with such Rules or Regulation or	
	requirements of anyStock Exchange or the Rules made	
	under the Act or the rules made under Securities	
	Contracts (Regulation) Act, 1956, or any other Act, or	
	rules applicable in this behalf.	
	The provisions of this Article shall mutatis mutandis	
	apply to debentures of the Company.	
30.	(a) If any share stands in the names of two or more	The first named joint
	persons, the person first named in the Register shall as	holder deemed Sole holder.
	regard receipts of dividends or bonus or service of	
	notices and all or any other matterconnected with the	
	Company except voting at meetings, and the transfer of	
	the shares, be deemed sole holder thereof but the joint-	
	holders of a share shall be severally as well as jointly	
	liable for the payment of all calls and other payments	
	due in respect of such share and for all incidentals	
	thereof according to the Company's regulations.	
	(b) The Company shall not be bound to register more	Maximum number of join
	than threepersons as the joint holders of any share.	holders.
31.	Except as ordered by a Court of competent jurisdiction	Company not bound to
	or as by lawrequired, the Company shall not be bound	recognize any interest in
	to recognize any equitable, contingent, future or partial	share other than that of
	interest in any share, or (except only as is by these	registered holders.
	Articles otherwise expressly provided) any right in	
	respect of a share other than an absolute right thereto,	
	in accordance with these Articles, in the person from	
	time to time registered as the holder thereof but the	
	Board shall be at liberty atits sole discretion to register	
	any share in the joint names of any two or more persons	
	1	1

	or the survivor or survivors of them.	
32.	If by the conditions of allotment of any share the whole	Installment on shares to be
	or part of the amount or issue price thereof shall be	duly paid.
	payable by installment, every such installment shall	
	when due be paid to the Company by the person who	
	for the time being and from time to time shall be the	
	registered holder of the share or his legal	
	representative.	
	UNDERWRITING AND BROKERAGI	E
33.	Subject to the provisions of Section 40 (6) of the Act, the	Commission
	Companymay at any time pay a commission to any person	
	in consideration of his subscribing or agreeing, to	
	subscribe (whether absolutely or conditionally) for any	
	shares or debentures in the Company, or procuring, or	
	agreeing to procure subscriptions (whether absolutely or	
	conditionally) for any shares or debentures in the	
	Company butso that the commission shall not exceed	
	the maximum rates laid down by the Act and the rules	
	made in that regard. Such commission may be satisfied	
	by payment of cash or by allotment offully or partly paid	
	shares or partly in one way and partly in the other.	
34.	The Company may pay on any issue of shares and	Brokerage
	debentures suchbrokerage as may be reasonable and	
	lawful.	
	CALLS	
35.	(1) The Board may, from time to time, subject to the	Directors may make calls
	terms on which any shares may have been issued	
	and subject to the conditions of allotment, by a	
	resolution passed at a meeting ofthe Board and not	
	by a circular resolution, make such calls as itthinks	
	fit, upon the Members in respect of all the moneys	
	unpaid on the shares held by them respectively and	
	each Member shall pay the amount of every call so	

	made on him to the persons and at the time and places appointed by the Board.	
	(2) A call may be revoked or postponed at the	
	discretion of the Board.	
	A call may be made payable by installments.	
36.	(1) The Board may, from time to time, make calls upon	Notice of Calls
	the members unpaid on their shares (whether an	
	account of the nominal value of the shares or by	
	way of premium) and not by the conditions of	
	allotment thereof made payable at fixed time:	
	Provided that no call shall exceed one-fourth of the	
	nominal value of the share or be payable at less than	
	one month from the date fixed for the payment of	
	the last preceding call.	
	(2) Fourteen days' notice in writing of any call shall be	
	given by the Company specifying the time and place	
	of payment, and the personor persons to whom such	
	call shall be paid.	
	(3) A call may be revoked or postponed at the	
	discretion of the Board.	
37.	A call shall be deemed to have been made at the time	Calls to date from resolution
	when the resolution of the Board of Directors	
	authorizing such call was passed and may be made	
	payable by the members whose names appear on	
	the Register of Members on such date or at the	
	discretion of the Directors on such subsequent date as	
	may be fixed by Directors.	
38.	Whenever any calls for further share capital are made	Calls on uniform basis.
	on shares, such calls shall be made on uniform basis on	
	all shares falling underthe same class. For the purposes	
	of this Article shares of the same nominal value of	
	which different amounts have been paid up shallnot be	
	deemed to fall under the same class.	

39.	The Board may, from time to time, at its discretion, extend	Directors may extend time.
	the time fixed for the payment of any call and may extend	
	such time as to all or any of the members who on	
	account of the residence at a distance or other cause,	
	which the Board may deem fairly entitled to such	
	extension, but no member shall be entitled to such	
	extension save as a matter of grace and favour.	
40.	If any Member fails to pay any call due from him on the	Calls to carry interest.
	day appointed for payment thereof, or any such	
	extension thereof as aforesaid, he shall be liable to pay	
	interest on the same from the day appointed for the	
	payment thereof to the time of actual payment at such	
	rate as shall from time to time be fixed by the Board not	
	exceeding 21% per annum but nothing in this Article shall	
	render it obligatory for the Board to demand or recover	
	any interest from any such member.	
41.	If by the terms of issue of any share or otherwise any	Sums deemed to be calls.
	amount is made payable at any fixed time or by	
	installments at fixed time (whether on account of the	
	amount of the share or by way of premium) every such	
	amount or installment shall be payable as if itwere a call	
	duly made by the Directors and of which due notice has	
	been given and all the provisions herein contained in	
	respect of calls shall apply to such amount or installment	
	accordingly.	
42.	On the trial or hearing of any action or suit brought by	Proof on trial of suit for
	the Company against any Member or his	moneydue on shares.
	representatives for the recovery of any money	
	claimed to be due to the Company in respect of his	
	shares, if shall be sufficient to prove that the name of the	
	Member in respect of whose shares the money is sought	
	to be recovered, appears entered on the Register of	
	Members as the holder, at or subsequent to the date at	

which the money is soughtto be recovered is alleged to have become due on the share in respect of which such money is sought to be recovered in the Minute Books: and that notice of such call was duly given to the Member or his representatives used in pursuance of these Articles: and that it shall not be necessary to prove the appointment of the Directors who made such call, nor that a quorum of Directors was present at the Board at which any call was made was duly convened or constituted nor any other matters whatsoever, but the proof of the matters aforesaid shall be conclusive evidence of the debt. 43. Neither a judgment nor a decree in favor of the Judgment, decree, partial Company for callsor other moneys due in respect of any payment motto proceed shares nor any part paymentor satisfaction thereunder for forfeiture. nor the receipt by the Company of a portion of any money which shall from time to time be due from any Member of the Company in respect of his shares, either by way of principal or interest, nor any indulgence granted by the Company in respect of the payment of any such money, shall preclude the Company from thereafter proceeding to enforce forfeiture of such shares as hereinafter provided. 44. The Board may, if it thinks fit, receive from any **Payments in Anticipation** Member willing to advance the same, all or any of calls may carry interest part of the amounts of his respective shares beyond the sums, actually called up andupon the moneys so paid in advance, or upon so much thereof, from time to time, and at any time thereafter as exceeds the amount of the calls then made upon and due in respect of the shares on account of which such advances are made the Board may pay or allow

interest, at such rate as themember paying the sum

in advance and the Board agree upon. The Board may agree to repay at any time any amount so advanced or may at any time repay the same upon giving to the Member three months' notice in writing: provided thatmoneys paid in advance of calls on shares may carry interest but shall not confer a right to dividend or to participate in profits.

(b) No Member paying any such sum in advance shall be entitled to voting rights in respect of the moneys so paid by him until the same would but for such payment become presently payable. The provisions of this Article shall mutatis mutandis apply to calls on debentures issued by the Company.

LIEN

45. The Company shall have a first and paramount lien upon all the shares/debentures (other than fully paidup shares/debentures) registered in the name of each member (whether solely or jointly with others) and upon the proceeds of sale thereof for all moneys (whether presently payable or not) called or payable at a fixed timein respect of such shares/debentures and no equitable interest in any share shall be created except upon the footing and condition that this Article will have full effect. And such lien shall extend to all dividends and bonuses from time to time declared in respect of such shares/debentures. Unless otherwise agreed the registration of а transfer of shares/debentures shall operate as a waiver of the Company's lien if any, on such shares/debentures. The Directors may at any time declare shares/debentures wholly or in part to be exempt from

Company to have Lien on shares.

48.	If any Member fails to pay the whole or any part of any	If call or installment not
	FORFEITURE AND SURRENDER OF SHA	RES
	person entitled to the shares at the date of the sale.	
	existed upon the shares before the sale) be paid to the	
	(subject to lien for sums not presently payable as	
	is presently payable and the residue, if any, shall	
	part of the amount in respect of which the lien exists as	
	Company and applied in or towards payment of such	sale.
47.	The net proceeds of any such sale shall be received by the	Application of proceeds of
	purchaser or purchasers concerned.	
	Certificate or Certificates in lieu thereof to the	
	and the Directors shall be entitled to issue a new	
	cancelled and become null and void and of no effect,	
	the Certificates in respect of the shares sold shall stand	
	comprised in any such transfer. Upon any such sale as	
	shall be registered as the holder of the shares	
	shares sold to the purchaser thereof and purchaser	
	Board may authorise some person to transfer the	
	after such notice. To give effect to any such sale the	
	such debts, liabilities or engagements for seven days	
	made by him in payment, fulfillment of discharge of	
	transmission to the shares and default shall have been	
	on such member or the person (if any) entitled by	
	period as aforesaid shall have arrived and until notice in writing of the intention to sell shall have been served	
	they shall think fit, but no sale shall be made until such	
	may sell the shares subject thereto in such manner as	sale.
46.	For the purpose of enforcing such lien the Directors	As to enforcing lien by
	at a fixed time in respect of such shares.	
	lien, if any, shall be restricted to moneys called or payable	
	lien, while in the case of partly paid shares, the company's	
	Provided that the fully paid shares shall be free from all	
	the provisions of this clause.	

call or installment or any moneys due in respect of any paid, notice may be given. shares either by way of principal or interest on or before the day appointed for the payment of the same, the Directors may, at any time thereafter, during such time as the call or installment or any part thereof or other moneys as aforesaid remains unpaid or a judgment or decree in respect thereof remains unsatisfied in whole or in part, serve a notice on such Member or on the person (if any) entitled to the shares by transmission, requiring him to pay such call or installment of such part thereof or other moneys as remain unpaid together with any interest that may have accrued and all reasonable expenses (legal or otherwise) that may have been accrued by the Company by reason of such non-payment. Provided that no such shares shall be forfeited if any moneys shall remain unpaid in respect of any call or installment or any part thereof as aforesaid by reason of the delay occasioned in payment due to the necessity of complying with the provisions contained in the relevant exchange control laws or other applicable laws of India, for the time being inforce. 49. The notice shall name a day (not being less than Terms of notice. fourteen days from the date of notice) and a place or places on and at which such call or installment and such interest thereon as the Directors shall determine from the day on which such call or installment ought to have been paid and expenses as aforesaid are to be paid. The notice shall also state that, in the event of the nonpayment ator before the time and at the place or places appointed, the sharesin respect of which the call was made or installment is payable will be liable to be forfeited.

50.	If the requirements of any such notice as aforesaid shall	On default of payment,
	not be complied with, every or any share in respect of	shares tobe forfeited.
	which such notice has been given, may at any time	
	thereafter but before payment of all calls or	
	installments, interest and expenses, due in respect	
	thereof, be forfeited by resolution of the Board to that	
	effect. Such forfeiture shall include all dividends	
	declared or any other moneyspayable in respect of the	
	forfeited share and not actually paid before the	
	forfeiture.	
51.	When any shares have been forfeited, notice of the	Notice of forfeiture to a
	forfeiture shallbe given to the member in whose name	Member
	it stood immediately prior to the forfeiture, and an	
	entry of the forfeiture, with the date thereof shall	
	forthwith be made in the Register of Members.	
52.	Any shares so forfeited, shall be deemed to be the	Forfeited shares to be
	property of the Company and may be sold, re-allotted,	property of the Company
	or otherwise disposed of, either to the original holder	and may be soldetc.
	thereof or to any other person, upon such terms and in	
	such manner as the Board in their absolute discretion	
	shall think fit.	
53.	Any Member whose shares have been forfeited shall	Members still liable to
	notwithstanding the forfeiture, be liable to pay and	pay money owing at time
	shall forthwithpay to the Company, on demand all calls,	offorfeiture and interest.
	installments, interest and expenses owing upon or in	
	respect of such shares at the time of the forfeiture,	
	together with interest thereon from the time of the	
	forfeiture until payment, at such rate as the Board may	
	determineand the Board may enforce the payment of	
	the whole or a portionthereof as if it were a new call	
	made at the date of the forfeiture, but shall not be under	
	any obligation to do so.	
54.	The forfeiture shares shall involve extinction at the	Effect of forfeiture.

	time of the forfeiture, of all interest in all claims and	
	demand against the Company, in respect of the share	
	and all other rights incidental to the share, except only	
	such of those rights as by these Articles are expressly	
	saved.	
55.	A declaration in writing that the declarant is a Director	Evidence of Forfeiture.
	or Secretary of the Company and that shares in the	
	Company have been duly forfeited in accordance with	
	these articles on a date stated in the declaration, shall	
	be conclusive evidence of the facts therein stated as	
	against all persons claiming to be entitled to the shares.	
56.	The Company may receive the consideration, if any,	Title of purchaser and
	given for the share on any sale, re-allotment or other	allottee of Forfeited
	disposition thereof and the person to whom such share	shares.
	is sold, re-allotted or disposed of may be registered as	
	the holder of the share and he shall not be bound to see	
	to the application of the consideration: if any, nor shall	
	his title to the share be affected by any irregularly or	
	invalidity in the proceedings in reference to the	
	forfeiture, sale, re-allotment or other disposal of the	
	shares.	
57.	Upon any sale, re-allotment or other disposal under the	Cancellation of share
	provisions of the preceding Article, the certificate or	certificate in respect of
	certificates originally issued in respect of the relative	forfeited shares.
	shares shall (unless the same shallon demand by the	
	Company have been previously surrendered to it by the	
	defaulting member) stand cancelled and become null	
	and void and of no effect, and the Directors shall be	
	entitled to issue a duplicate certificate or certificates in	
	respect of the said shares to the person or persons	
	entitled thereto.	
58.	In the meantime and until any share so forfeited shall	Forfeiture may be
30.	be sold, re- allotted, or otherwise dealt with as aforesaid,	remitted.
	be solu, re- anotteu, or otherwise dealt with as dioresald,	i cilliticu.

the forfeiture thereof may, at the discretion and by a resolution of the Directors, be remitted as a matter of grace and favour, and not as was owing thereon to the Company at the time of forfeiture being declared with interest for the same unto the time of the actual payment thereof if the Directors shall think fit to receive the same, or on any other terms which the Director may deem reasonable. 59. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Board may appoint some person to execute an instrument of transfer of the Shares sold and cause the purchaser's name to be entered in the Register of Members in respect of the Shares sold, and the purchasers shall not be bound to see to the regularity of the proceedings or to the application of the purchase money, and after his name has been entered in the Register of Members in respect of such Shares, the validity of the sale shall not be impeached by any person and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively. 60. The Directors may, subject to the provisions of the Act, accept a surrender of any share from or by any Member desirous of surrendering on such terms the Directors may think fit. TRANSFER AND TRANSMISSION OF SHARES 61. (a) The instrument of transfer of any share in or debenture of the Company shall be executed by or on behalf of both thetransferor and transferee. The transferor shall be deemed to remain a holder of the share or debenture until the name of the transferee is entered in the Register of Members or Register of			
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payment thereof if the Directors shall think fit to receive the same, or on any other terms which the Director may deem reasonable. 59. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers hereinbefore given, the Board may appoint some person to execute an instrument of transfer of the Shares sold and cause the purchaser's name to be entered in the Register of Members in respect of the Shares sold, and the purchasers shall not be bound to see to the regularity of the proceedings or to the application of the purchase money, and after his name has been entered in the Register of Members in respect of such Shares, the validity of the sale shall not be impeached by any person and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively. 60. The Directors may, subject to the provisions of the Act, accept a surrender of any share from or by any Member desirous of surrendering on such terms the Directors may think fit. TRANSFER AND TRANSMISSION OF SHARES 61. (a) The instrument of transfer of any share in or debenture of the Company shall be executed by or on behalf of both thetransferor and transferee. The transferor shall be deemed to remain a holder of the share or debenture until the name of the transferee		Company at the time of forfeiture being declared with	
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The transferor shall be deemed to remain a holder of the share or debenture until the name of the transferee		debenture of the Company shall be executed by or	instrument of shares.
the share or debenture until the name of the transferee		on behalf of both thetransferor and transferee.	
		The transferor shall be deemed to remain a holder of	
is entered in the Register of Members or Register of		the share or debenture until the name of the transferee	
		is entered in the Register of Members or Register of	

	Debentureholders in respect thereof.	
62.	The instrument of transfer of any share or debenture	Transfer Form.
	shall be in writing and all the provisions of Section 56	
	and statutory modification thereof including other	
	applicable provisions of the Act shall be duly complied	
	with in respect of all transfers of sharesor debenture	
	and registration thereof.	
	Provided that the company shall use a common form of	
	transfer;	
63.	The Company shall not register a transfer in the	Transfer not to be
	Company other than the transfer between persons	registered except on
	both of whose names are entered as holders of	production of instrument
	beneficial interest in the records of a depository, unless	of transfer.
	a proper instrument of transfer duly stamped and	
	executed by or on behalf of the transferor and by or on	
	behalf of the transferee and specifying the name,	
	address and occupation if any, of the transferee, has	
	been delivered to the Company along with the	
	certificate relating to the shares or if no such share	
	certificate is in existence along with the letter of	
	allotment of the shares: Provided that where, on an	
	application in writing made to the Company by the	
	transferee and bearing the stamp, required for an	
	instrument of transfer, it is proved to the satisfaction of	
	the Board of Directors that the instrument of transfer	
	signed by or on behalf of the transferor and by or on	
	behalf of the transferee has been lost, the Company	
	may register the transfer on such terms asto indemnity	
	as the Board may think fit, provided further that	
	nothing in this Article shall prejudice any power of the	
	Company to register as shareholder any person to	
	whom the right to any sharesin the Company has been	
	transmitted by operation of law.	

64.	Subject to the provisions of Section 58 of the Act and	Directors may refuse to
	Section 22A of the Securities Contracts (Regulation) Act,	register transfer.
	1956, the Directors may, decline to register—	
	(a) any transfer of shares on which the company has a	
	lien.	
	That registration of transfer shall however not be	
	refused on the ground of the transferor being either	
	alone or jointly with any other person or persons	
	indebted to the Company on any accountwhatsoever;	
65.	If the Company refuses to register the transfer of any	Notice of refusal to be
	share or transmission of any right therein, the	given to transferor and
	Company shall within one month from the date on	transferee.
	which the instrument of transfer or intimation of	
	transmission was lodged with the Company, send	
	notice of refusal to the transferee and transferor or to	
	the person giving intimation of the transmission, as the	
	case may be, and thereupon the provisions of Section	
	56 of the Act or any statutory modification thereof for	
	the time being in force shall apply.	
66.	No fee shall be charged for registration of transfer,	No fee on transfer.
	transmission, Probate, Succession Certificate and letter	
	of administration, Certificate of Death or Marriage,	
	Power of Attorney or similar otherdocument with the	
	Company.	
67.	The Board of Directors shall have power on giving not	Closure of Register of
	less than seven days pervious notice in accordance with	Members or debenture
	section 91 and rules made thereunder close the	holder or other security
	Register of Members and/or the Register of debentures	holders.
	holders and/or other security holders at such time or	
	times and for such period or periods, not exceeding	
	thirty days at a time, and not exceeding in the aggregate	
	forty five days at a time, and not exceeding in the	
	aggregate forty five days ineach year as it may seem	

	expedient to the Board.	
68.	The instrument of transfer shall after registration be	Custody of transfer Deeds.
	retained by the Company and shall remain in its	
	custody. All instruments of transfer which the	
	Directors may decline to register shall on demand be	
	returned to the persons depositing the same. The	
	Directors may cause to be destroyed all the transfer	
	deeds with the Company after such period as they may	
	determine.	
69.	Where an application of transfer relates to partly paid	Application for transfer of
	shares, the transfer shall not be registered unless the	partlypaid shares.
	Company gives notice of the application to the	
	transferee and the transferee makes no objection to the	
	transfer within two weeks from the receipt of the	
	notice.	
70.	For this purpose the notice to the transferee shall be	Notice to transferee.
	deemed tohave been duly given if it is dispatched by	
	prepaid registered post/speed post/ courier to the	
	transferee at the address given in the instrument of	
	transfer and shall be deemed to have been duly	
	delivered at the time at which it would have been	
	delivered in the ordinary course of post.	
71.	(a) On the death of a Member, the survivor or	Recognition of legal
	survivors, where the Member was a joint holder,	representative.
	and his nominee or nominees or legal	
	representatives where he was a sole holder, shall	
	be the only person recognized by the Company as	
	having any title to his interest in the shares.	
	(b) Before recognising any executor or administrator	
	or legal representative, the Board may require	
	him to obtain a Grant of Probate or Letters	
	Administration or other legal representation as	
	the case may be, from some competent court in	

India.

Provided nevertheless that in any case where the Board in itsabsolute discretion thinks fit, it shall be lawful for the Board to dispense with the production of Probate or letter of Administration or such other legal representation upon such terms as to indemnity or otherwise, as the Board in its absolute discretion, may consider adequate

Nothing in clause (a) above shall release the estate of the deceased joint holder from any liability in respect of any share which had been jointly held by him with other persons.

72. The Executors or Administrators of a deceased Member Titles of Shares of or holders of a Succession Certificate or the Legal deceased Member

or holders of a Succession Certificate or the Legal Representatives in respect of the Shares of a deceased Member (not being one of two or more joint holders) shall be the only persons recognized by the Company as having any title to the Shares registered in the name of such Members, and the Company shall not be bound to recognize such Executors or Administrators or holders of Succession Certificate or the Legal Representative unless such Executors or Administrators or Legal Representative shall have first obtained Probate or Letters of Administration or Succession Certificate as the case may be from aduly constituted Court in the Union of India provided that in any case where the Board of Directors in its absolute discretion thinks fit, the Board upon such terms as to indemnity or otherwise as the Directors may deem proper dispense with production of Probate or Letters of Administration or Succession Certificate and register Shares standing in the name of a deceased Member, as a Member. However, provisions of this Article are subject to Sections 72of the Companies

	Act.	
73.	Where, in case of partly paid Shares, an application for	Notice of application
	registration is made by the transferor, the Company	when to begiven
	shall give notice of the application to the transferee in	
	accordance with the provisions of Section 56 of the Act.	
74.	Subject to the provisions of the Act and these Articles,	Registration of persons
	any person becoming entitled to any share in	entitled to share
	consequence of the death, lunacy, bankruptcy,	otherwise than by
	insolvency of any member or by any lawful means other	transfer. (Transmission
	than by a transfer in accordance with these presents,	clause).
	may, with the consent of the Directors (which they shall	
	not be under any obligation to give) upon producing such	
	evidence that he sustains the character in respect of	
	which he proposes to act underthis Article or of this title	
	as the Director shall require either be registered as	
	member in respect of such shares or elect to have some	
	person nominated by him and approved by the	
	Directors registered as Member in respect of such	
	shares; provided nevertheless that if such person shall	
	elect to have his nominee registered he shall testify his	
	election by executing in favor of his nominee an	
	instrument of transfer in accordance so he shall not be	
	freed from any liability in respect of such shares. This	
	clause is hereinafter referred to as the 'Transmission	
	Clause'.	
75.	Subject to the provisions of the Act and these Articles, the	Refusal to register
	Directors shall have the same right to refuse or suspend	nominee.
	register a person entitled by the transmission to any	
	shares or his nominee as if he were the transferee	
	named in an ordinary transfer presented for	
	registration.	
76.	Every transmission of a share shall be verified in such	Board may require
	manner as the Directors may require and the Company	evidence oftransmission.

	may refuse to registerany such transmission until the	
	same be so verified or until or unless an indemnity be	
	given to the Company with regard to such registration	
	which the Directors at their discretion shall consider	
	sufficient, provided nevertheless that there shall not be	
	any obligation on the Company or the Directors to	
	accept any indemnity.	
77.	The Company shall incur no liability or responsibility	Company not liable for
	whatsoever inconsequence of its registering or giving	disregard of a notice
	effect to any transfer of shares made, or purporting to	prohibiting registration
	be made by any apparent legal owner thereof (as shown	of transfer.
	or appearing in the Register or Members) to the	
	prejudice of persons having or claiming any equitable	
	right, title or interest to or in the same shares	
	notwithstanding that the Company may have had notice	
	of such equitable right, title or interest or notice	
	prohibiting registration of such transfer, and mayhave	
	entered such notice or referred thereto in any book of	
	the Company and the Company shall not be bound or	
	require to regardor attend or give effect to any notice	
	which may be given to them of any equitable right, title	
	or interest, or be under any liability whatsoever for	
	refusing or neglecting so to do though it may have been	
	entered or referred to in some book of the Company but	
	theCompany shall nevertheless be at liberty to regard	
	and attend to any such notice and give effect thereto, if	
	the Directors shall so think fit.	
78.	In the case of any share registered in any register	Form of transfer Outside
	maintained outside India the instrument of transfer	India.
	shall be in a form recognized by the law of the place	
	where the register is maintained but subject thereto	
	shall be as near to the form prescribed in Formno. SH-4	
	hereof as circumstances permit.	
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79.	No transfer shall be made to any minor, insolv	ent or No transfer to insolvent
	person ofunsound mind.	etc.
	NOMINATION	,
80.	i) Notwithstanding anything contained in	n the Nomination
	articles, every holder of securities of the Cor	npany
	may, at any time, nominate a person in	whom
	his/her securities shall vest in theevent of h	is/her
	death and the provisions of Section 72	of the
	Companies Act, 2013shall apply in respect of	of such
	nomination.	
	ii) No person shall be recognized by the Comp	any as
	a nomineeunless an intimation of the appoin	itment
	of the said person asnominee has been given	to the
	Company during the lifetime of the holder(s)	ofthe
	securities of the Company in themanner spe	ecified
	under Section 72of the Companies Act, 201	3 read
	with Rule 19 of the Companies (Share Capit	al and
	Debentures) Rules, 2014	
	iii) The Company shall not be in any way respo	onsible
	for transferring the securities consequent upo	n such
	nomination.	
	If the holder(s) of the securities survive(s) no	minee,
	then thenomination made by the holder(s) shall be	e of no
	effect and shall automatically stand revoked.	
81.	A nominee, upon production of such evidence a	as may Transmission of
	be required by the Board and subject as here	inafter Securities bynominee
	provided, elect, either-	
	(i) to be registered himself as holder of the sec	curity,
	as the casemay be; or	
	(ii) to make such transfer of the security, as th	e case
	may be, asthe deceased security holder, could	d have
	made;	
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(iii)	if the nominee elects to be registered as holder of		
	the security, himself, as the case may be, he shall		
	deliver or sendto the Company, a notice in writing		
	signed by him stating that he so elects and such		
	notice shall be accompanied with the death		
	certificate of the deceased security holder as the		
	case may be;		
(iv)	a nominee shall be entitled to the same dividends		
	and other advantages to which he would be		
	entitled to, if he were the registered holder of the		
	security except that he shall not, before being		
	registered as a member in respect of his security,		
	be entitled in respect of it to exercise any right		
	conferred by membership in relation to meetings		
	of the Company.		
Prov	ided further that the Board may, at any time, give		
notio	ce requiring any such person to elect either to be		
regis	stered himself orto transfer the share or debenture,		
and i	f the notice is not complied with within ninety days,		
the	Board may thereafter withhold payment of all		
divid	lends, bonuses or other moneys payable or rights		
accrı	uing in respect of the share or debenture, until the		
requ	irements of the notice have been complied with.		
	DEMATERIALISATION OF SHARES		
Sub	ject to the provisions of the Act and Rules made	Dematerialization 0	of
the	reunder the Company may offer its members facility	Securities	
to h	old securities issued byit in dematerialized form.		
<u> </u>	JOINT HOLDER		
Wh	ere two or more persons are registered as the	Joint Holders	
holo	ders of any share they shall be deemed to hold the		
1			

same as joint Shareholders with benefits of survivorship subject to the following and other

provisions contained in these Articles.

82.

83.

84.	(a) The Joint holders of any share shall be liable	Joint and several
	severally as well as jointly for and in respect of all	liabilities for allpayments
	calls and other payments which ought to be made	in respect of shares.
	in respect of such share.	
	(b) on the death of any such joint holders the survivor	Title of survivors.
	or survivors shall be the only person recognized by	
	the Companyas having any title to the share but the	
	Board may require such evidence of death as it may	
	deem fit and nothing herein contained shall be	
	taken to release the estate of a deceased joint	
	holder from any liability of shares held by them	
	jointly with any other person;	
	(c) Any one of two or more joint holders of a share may	Receipts of one sufficient.
	give effectual receipts of any dividends or other	
	moneys payable in respect of share; and	
	(d) only the person whose name stands first in the	Delivery of certificate and
	Register of Members as one of the joint holders of	giving of notices to first
	any share shall be entitled to delivery of the	named holders.
	certificate relating to such share or to receive	
	documents from the Company and any such	
	document served on or sent to such person shall	
	deemed to be service on all the holders.	
	SHARE WARRANTS	
85.	The Company may issue warrants subject to and in	Power to issue share
	accordance with provisions of the Act and accordingly	warrants
	the Board may in its discretion with respect to any	
	Share which is fully paid upon application in writing	
	signed by the persons registered as holder of the Share,	
	and authenticated by such evidence (if any) as the Board	
	may, from time to time, require as to the identity of the	
	persons signing the application and on receiving the	
	certificate (if any) of the Share, and the amount of the	
	stamp duty on the warrant and such fee as the Board	

	may	y, from time to time, require, issue a share warrant.	
86.	(a)	The bearer of a share warrant may at any time deposit the warrant at the Office of the Company, and so long as the warrant remains so deposited, the depositor shall have the same right of signing a requisition for call in a meeting of the Company, and of attending and voting and exercising the other privileges of a Member at any meeting held after the expiry of two clear days from the time of deposit, as if his name were inserted in the Register of Members as the holder of the Share included in the deposit warrant. Not more than one person shall be recognized as depositor of the Share warrant.	Deposit of share warrants
	(c)	The Company shall, on two day's written notice, return the deposited share warrant to the depositor.	
87.	(a)	Subject as herein otherwise expressly provided, no person, being a bearer of a share warrant, shall sign a requisition for calling a meeting of the Company or attend or vote or exercise any other privileges of a Member at a meeting of the Company, or be entitled to receive any notice from the Company. The bearer of a share warrant shall be entitled in all other respects to the same privileges and advantages as if he werenamed in the Register of Members as the holder of the Share included in the warrant, and he shall be a Member of the Company.	Privileges and disabilities of the holders of share warrant

88.	(a) The Board may, from time to time, make bye-laws	Issue of new share
	as to terms on which (if it shall think fit), a new	warrantcoupons
	share warrant or coupon may be issued by way of	
	renewal in case of defacement, loss or destruction.	
	CONVERSION OF SHARES INTO STOC	K
89.	The Company may, by ordinary resolution in General	Conversion of shares into
	Meeting.	stockor reconversion.
	(a) convert any fully paid-up shares into stock; and	
	(b) re-convert any stock into fully paid-up shares of	
	anydenomination.	
90.	The holders of stock may transfer the same or any part	Transfer of stock.
	thereof in the same manner as and subject to the same	
	regulation under which the shares from which the stock	
	arose might before the conversion have been	
	transferred, or as near thereto as circumstances admit,	
	provided that, the Board may, from time to time, fix the	
	minimum amount of stock transferable so however that	
	such minimum shall not exceed the nominal amount of	
	the shares from which the stock arose.	
91.	The holders of stock shall, according to the amount of	Rights of stockholders.
	stock held bythem, have the same rights, privileges and	
	advantages as regards dividends, participation in	
	profits, voting at meetings of the Company, and other	
	matters, as if they hold the shares for which the stock	
	arose but no such privilege or advantage shall be	
	conferred by an amount of stock which would not, if	
	existing in shares, have conferred that privilege or	
	advantage.	
92.	Such of the regulations of the Company (other than	Regulations.
	those relating to share warrants), as are applicable to	
	paid up share shall apply tostock and the words "share"	
	and "shareholders" in those regulations shall include	
	"stock" and "stockholders" respectively.	

	BORROWING POWERS	
93.	The Board may from time to time, for the purpose of the	Power to borrow.
	Company's business raise or borrow or secure the	
	payment of any sum or sums exceeding paid up capital	
	and free reserves in addition to temporary loans, if any,	
	obtained from the Company's bankers as they, in their	
	discretion deem fit and proper, without such approval	
	from the members. Any such money may be raised or the	
	payment or repayment of thereof may be secured in such	
	manner and upon such terms and conditions in all respect	
	as the Board may think fit by promissory notes or by	
	opening loan or current accounts or by receiving deposits	
	and advances at interest with or without security or	
	otherwise and in particular by the issue of bonds,	
	perpetual or redeemable debentures, Stocks of the	
	Company (both present and future) including its uncalled	
	capital for the time being or by mortgaging or charging or	
	pledging any lands, buildings, machinery, plant, goods or	
	other property and securities of the company or by other	
	means as the Board deems expedient.	
94.	Subject to the provisions of the Act and these Articles,	Issue of discount etc. or
	any bonds, debentures, debenture-stock or any other	withspecial privileges.
	securities may be issued at a discount, premium or	
	otherwise and with any special privileges and conditions	
	as to redemption, surrender, allotment of shares,	
	appointment of Directors or otherwise; provided that	
	debentures with the right to allotment of or conversion	
	into shares shall not beissued except with the sanction	
	of the Company in General Meeting.	
95.	The payment and/or repayment of moneys borrowed	Securing payment or
	or raised as aforesaid or any moneys owing otherwise	repayment of Moneys
	or debts due from the Company may be secured in such	borrowed.
	manner and upon such terms and conditions in all	
	1	1

	respects as the Board may think fit, and in particular by	
	mortgage, charter, lien or any other security upon allor	
	any of the assets or property (both present and future)	
	or the undertaking of the Company including its	
	uncalled capital for the time being, or by a guarantee by	
	any Director, Government or thirdparty, and the bonds,	
	debentures and debenture stocks and othersecurities	
	may be made assignable, free from equities between the	
	Company and the person to whom the same may be	
	issued and also by a similar mortgage, charge or lien to	
	secure and guarantee, the performance by the Company	
	or any other person or company of any obligation	
	undertaken by the Company or any person or Company	
	as the case may be.	
96.	Any bonds, debentures, debenture-stock or their	Bonds, Debentures etc. to
	securities issued or to be issued by the Company shall	be under the control of
	be under the control of the Board who may issue them	the Directors.
	upon such terms and conditions, and insuch manner and	
	for such consideration as they shall consider to be for the	
	benefit of the Company.	
97.	If any uncalled capital of the Company is included in or	Mortgage of uncalled
	charged by any mortgage or other security the	Capital.
	Directors shall subject to the provisions of the Act and	
	these Articles make calls on the membersin respect of	
	such uncalled capital in trust for the person in whose	
	favour such mortgage or security is executed.	
98.	Subject to the provisions of the Act and these Articles if	Indemnity may be given.
	the Directors or any of them or any other person shall	
	incur or be about to incur any liability whether as	
	principal or surely for the payment of any sum	
	primarily due from the Company, the Directors may	
	execute or cause to be executed any mortgage, charge	
	or security over or affecting the whole or any part of	

	the assets of the Company by way of indemnity to			
	secure the Directors or person so becoming liable as			
	aforesaid from any loss in respect of such liability.			
	MEETINGS OF MEMBERS			
99.	All the General Meetings of the Company other than	Distinction between AGM		
	Annual General Meetings shall be called Extra-ordinary &EGM.			
	General Meetings.			
100.	(a) The Directors may, whenever they think fit,	Extra-Ordinary General		
	convene an Extra-Ordinary General Meeting and they	Meeting by Board and by		
	shall on requisition of requisition of Members made in	requisition		
	compliance with Section 100 of the Act, forthwith			
	proceed to convene Extra-Ordinary General Meeting of			
	the members			
	(b) If at any time there are not within India sufficient	When a Director or any two		
	Directors capable of acting to form a quorum, or if the	Members may call an		
	number of Directors be reduced in number to less than	Extra Ordinary General		
	the minimum number of Directors prescribed by these	Meeting		
	Articles and the continuing Directors fail or neglect to			
	increase the number of Directors to that number or to			
	convene a General Meeting, any Director or any two or			
	more Members of the Company holding not less than			
	one-tenth of the total paid up share capital of the			
	Company may call for an Extra-Ordinary General			
	Meeting in the same manner as nearly as possible as			
	that in which meeting may be called by the Directors.			
101.	No General Meeting, Annual or Extraordinary shall be	Meeting not to transact		
	competent to enter upon, discuss or transfer any	business not mentioned in		
	business which has not been mentioned in the notice or	notice.		
	notices upon which it was convened.			
102.	a.) The General meeting including Annual general meeting	Length of Notice for calling		
	shall be convened by giving notice of clear 21 days in	meeting		
	advance as per section 101 of Companies Act 2013.			

	b.) A General meeting of the company including annual	
	general meeting may be called after giving shorter notice	
	than specified in above clause (a), if consent is accorded	
	by the members of the company holding not less than 95%	
	(Ninety Five percent) of such part of the paid-up capital of	
	the company and it shall not be necessary to annex any	
	explanatory statement to the notice.	
103.	The Chairman (if any) of the Board of Directors shall be	Chairman of General
	entitled to take the chair at every General Meeting,	Meeting
	whether Annual or Extraordinary. If there is no such	
	Chairman of the Board of Directors, or if at any meeting	
	he is not present within fifteen minutes of the time	
	appointed for holding such meeting or if he is unable or	
	unwilling to take the chair, then the Members present	
	shall elect another Director as Chairman, and if no	
	Director be present or if all the Directors present	
	decline to take the chair thenthe Members present shall	
	elect one of the members to be the Chairman of the	
	meeting.	
104.	No business, except the election of a Chairman, shall be	Business confined to
	discussed at any General Meeting whilst the Chair is	election of Chairman
	vacant.	whilst chair is vacant.
105.	a) The Chairperson may, with the consent of any	Chairman with consent
	meeting at which a quorum is present, and shall, if	mayadjourn meeting.
	so directed by the meeting, adjourn the meeting	
	from time to time and from place to place.	
	b) No business shall be transacted at any adjourned	
	meeting other than the business left unfinished at	
	the meeting from which the adjournment took	
	place.	
	c) When a meeting is adjourned for thirty days or	
	more, notice of the adjourned meeting shall be given	
	as in the case of an original meeting.	
	•	

	Save as aforesaid, and as provided in section 103 of the			
	Act, itshall not be necessary to give any notice of an			
	adjournment or of the business to be transacted at an			
	adjourned meeting.			
106.	In the case of an equality of votes the Chairman shall	Chairman's casting vote.		
	both on a show of hands, on a poll (if any) and e-voting,			
	have casting vote in addition to the vote or votes to			
	which he may be entitled as a Member.			
107.	Any poll duly demanded on the election of Chairman of the	In what case poll taken		
	meeting or any question of adjournment shall be taken	withoutadjournment.		
	at the meeting forthwith.			
108.	The demand for a poll except on the question of the	Demand for poll not to		
	election of the Chairman and of an adjournment shall not	prevent transaction of		
	prevent the continuance of a meeting for the transaction	other business.		
	of any business other than the question on which the poll			
	has been demanded.			
	VOTES OF MEMBERS			
109.	No Member shall be entitled to vote either personally or	Members in arrears not to		
	by proxy at any General Meeting or Meeting of a class of	vote.		
	shareholders eitherupon a show of hands, upon a poll or			
	shareholders either upon a show of hands, upon a poll or electronically, or be reckoned in a quorum in respect of			
	electronically, or be reckonedin a quorum in respect of			
	electronically, or be reckonedin a quorum in respect of any shares registered in his name on which any calls or			
	electronically, or be reckonedin a quorum in respect of any shares registered in his name on which any calls or other sums presently payable by him have not been paid			
110.	electronically, or be reckoned in a quorum in respect of any shares registered in his name on which any calls or other sums presently payable by him have not been paid or in regard to which the Company has exercised, any	Number of votes each		
110.	electronically, or be reckoned in a quorum in respect of any shares registered in his name on which any calls or other sums presently payable by him have not been paid or in regard to which the Company has exercised, any right or lien.	Number of votes each memberentitled.		
110.	electronically, or be reckonedin a quorum in respect of any shares registered in his name on which any calls or other sums presently payable by him have not been paid or in regard to which the Company has exercised, any right or lien. Subject to the provision of these Articles and without			
110.	electronically, or be reckonedin a quorum in respect of any shares registered in his name on which any calls or other sums presently payable by him have not been paid or in regard to which the Company has exercised, any right or lien. Subject to the provision of these Articles and without prejudice to any special privileges, or restrictions as to			
110.	electronically, or be reckonedin a quorum in respect of any shares registered in his name on which any calls or other sums presently payable by him have not been paid or in regard to which the Company has exercised, any right or lien. Subject to the provision of these Articles and without prejudice to any special privileges, or restrictions as to voting for the time beingattached to any class of shares			
110.	electronically, or be reckonedin a quorum in respect of any shares registered in his name on which any calls or other sums presently payable by him have not been paid or in regard to which the Company has exercised, any right or lien. Subject to the provision of these Articles and without prejudice to any special privileges, or restrictions as to voting for the time beingattached to any class of shares for the time being forming part of the capital of the			
110.	electronically, or be reckonedin a quorum in respect of any shares registered in his name on which any calls or other sums presently payable by him have not been paid or in regard to which the Company has exercised, any right or lien. Subject to the provision of these Articles and without prejudice to any special privileges, or restrictions as to voting for the time being attached to any class of shares for the time being forming part of the capital of the company, every Member, not disqualified by the last			

	upon a poll the voting right of every Member present in	
	person or by proxy shall be in proportion to his share of	
	the paid-up equity share capital of the Company,	
	Provided, however, if any preference shareholder is	
	present at any meeting of the Company, save as	
	provided in sub- section (2) of Section 47 of the Act, he	
	shall have a right to vote only on resolution placed	
	before the meeting which directly affect the rights	
	attached to his preference shares.	
111.	On a poll taken at a meeting of the Company a member	Casting of votes by a
	entitled to more than one vote or his proxy or other	member entitled to more
	person entitled to vote for him, as the case may be, need	than one vote.
	not, if he votes, use all his votes or cast in the same way	
	all the votes he uses.	
112.	A member of unsound mind, or in respect of whom an	Vote of member of
	order has been made by any court having jurisdiction	unsound mind and of
	in lunacy, or a minor may vote, whether on a show of	minor
	hands or on a poll, by his committee or other legal	
	guardian, and any such committee or guardian may, on	
	a poll, vote by proxy.	
113.	Notwithstanding anything contained in the provisions	Postal Ballot
	of the Companies Act, 2013, and the Rules made there	
	under, the Company may, and in the case of resolutions	
	relating to such business as may be prescribed by such	
	authorities from time to time, declare to be conducted	
	only by postal ballot, shall, get any such business/	
	resolutions passed by means of postal ballot, instead of	
	transacting the business in the General Meeting of the	
	Company.	
114.	A member may exercise his vote at a meeting by	E-Voting
	electronic means in accordance with section 108 and	
	shall vote only once.	

	In the case of joint holders, the vote of the senior who	Votes of joint members.
	tendersa vote, whether in person or by proxy, shall be	
	accepted to the exclusion of the votes of the other joint	
	holders. If more than one of the said persons remain	
	present than the senior shall alone be entitled to speak	
	and to vote in respect of such shares, but the other or	
	others of the joint holders shall be entitled to be present	
	at the meeting. Several executors or administrators of a	
	deceased Member in whose name share stands shall for	
	the purpose of these Articles be deemed jointsholders	
	thereof.	
	For this purpose, seniority shall be determined by the	
	order in which the names stand in the register of	
	members.	
116.	Votes may be given either personally or by attorney or	Votes may be given by
	by proxy orin case of a company, by a representative	proxy or by
	duly Authorised as mentioned in Articles	representative
44=	A body corporate (whether a company within the	
117.	is body corporate (whether a company within the	Representation of a
117.	meaning of the Act or not) may, if it is member or	Representation of a body corporate.
117.		_
117.	meaning of the Act or not) may, if it is member or	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the provisions of Section 113 of the Act to act as its	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the provisions of Section 113 of the Act to act as its representative at any Meeting of the members or	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the provisions of Section 113 of the Act to act as its representative at any Meeting of the members or creditors of the Company or debentures holders of the	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the provisions of Section 113 of the Act to act as its representative at any Meeting of the members or creditors of the Company or debentures holders of the Company. A person authorised by resolution as	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the provisions of Section 113 of the Act to act as its representative at any Meeting of the members or creditors of the Company or debentures holders of the Company. A person authorised by resolution as aforesaid shall be entitled to exercise the same rights and	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the provisions of Section 113 of the Act to act as its representative at any Meeting of the members or creditors of the Company or debentures holders of the Company. A person authorised by resolution as aforesaid shall be entitled to exercise the same rights and powers (including the right to vote by proxy) on behalf of the body corporate as if it were an individual member, creditor or holder of debentures of the Company.	_
117.	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the provisions of Section 113 of the Act to act as its representative at any Meeting of the members or creditors of the Company or debentures holders of the Company. A person authorised by resolution as aforesaid shall be entitled to exercise the same rights and powers (including the right to vote by proxy) on behalf of the body corporate as if it were an individual member,	_
	meaning of the Act or not) may, if it is member or creditor of the Company (including being a holder of debentures) authorise such person by resolution of its Board of Directors, as it thinks fit, in accordance with the provisions of Section 113 of the Act to act as its representative at any Meeting of the members or creditors of the Company or debentures holders of the Company. A person authorised by resolution as aforesaid shall be entitled to exercise the same rights and powers (including the right to vote by proxy) on behalf of the body corporate as if it were an individual member, creditor or holder of debentures of the Company.	body corporate.

	to any voting rights in respect of the moneys paid until	
	the same would, but for this payment, become presently	
	payable.	
	(b) A member is not prohibited from exercising his	Members not prohibited
	voting rights on the ground that he has not held his	if share not held for any
	shares or interest in the Company for any specified	specified period.
	period preceding the date on which the vote was taken.	
119.	Any person entitled under Article 73 (transmission	Votes in respect of shares
	clause) to transfer any share may vote at any General	of deceased or insolvent
	Meeting in respect thereof in the same manner as if he	members.
	were the registered holder of such shares, provided that	
	at least forty-eight hours before the time of holding the	
	meeting or adjourned meeting, as the case may be at	
	which he proposes to vote he shall satisfy the Directors	
	of his right to transfer such shares and give such	
	indemnify (if any) as the Directors may require or the	
	directors shall have previously admitted his right to	
	vote at such meeting in respect thereof.	
120.	No Member shall be entitled to vote on a show of hands	No votes by proxy on
	unless such member is present personally or by	show ofhands.
	attorney or is a body Corporate present by a	
	representative duly Authorised under the provisions of	
	the Act in which case such members, attorney or	
	representative may vote on a show of hands as if he	
	were a Member of the Company. In the case of a Body	
	Corporate the production at the meeting of a copy of	
	such resolution duly signedby a Director or Secretary	
	of such Body Corporate and certified by him as being a	
	true copy of the resolution shall be accepted by the	
	Company as sufficient evidence of the authority of the	
	appointment.	
121.	The instrument appointing a proxy and the power-of-	Appointment of a Proxy.
	attorney or other authority, if any, under which it is	

	signed or a notarised copyof that power or authority,			
	shall be deposited at the registered office of the			
	company 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, in			
	the case of a poll,not less than 24 hours before the time			
	appointed for the taking of the poll; and in default the			
	instrument of proxy shall not be treatedas valid.			
122.	An instrument appointing a proxy shall be in the form as	Form of proxy.		
	prescribedin the rules made under section 105.			
123.	A vote given in accordance with the terms of an	Validity of votes given by		
	instrument of proxy shall be valid notwithstanding the	proxy not withstanding		
	previous death or insanity of the Member, or revocation	death of a member.		
	of the proxy or of any power of attorney which such			
	proxy signed, or the transfer of the share in respect of			
	which the vote is given, provided that no intimation in			
	writing of the death or insanity, revocation or transfer			
	shall have been received at the office before the			
	meeting or adjourned meeting at which the proxy is			
	used.			
124.	No objection shall be raised to the qualification of any	Time for objections to		
	voter except at the meeting or adjourned meeting at	votes.		
	which the vote objected to is given or tendered, and every			
	vote not disallowed at such meeting shall be valid for all			
	purposes.			
125.	Any such objection raised to the qualification of any	Chairperson of the		
145.	voter in due time shall be referred to the Chairperson	Meeting to bethe judge of		
	•	validity of any vote.		
	of the meeting, whose decision shall be final and	vanuity of any vote.		
	conclusive.			

		DIRECTORS	
126.	The	e following are the First Directors of the Company:	Number of Directors
	1. 1	BASAVARAJU K S;	
	2. \	VINOD KUMAR M;	
	3. N	MIHIR KUMAR PRADHAN;	
	Un	til otherwise determined by a General Meeting of the	
	Cor	mpany and subject to the provisions of Section 149	
	of t	he Act, the number of Directors (including Debenture	
	and	l Alternate Directors) shall not be less than three and	
	not	more than fifteen. Provided that a company may	
	app	point more than fifteen directors after passing a	
	spe	ecial resolution	
127.	ΑГ	Director of the Company shall not be bound to hold	Qualification shares.
	any	Qualification Shares in the Company.	
128.	(a)	Subject to the provisions of the Companies Act,	Nominee Directors.
		2013 and notwithstanding anything to the	
		contrary contained in these Articles, the Board	
		may appoint any person as a director nominated by	
		any institution in pursuance of the provisions of any	
		law for the time being in force or of any agreement	
	(b)	The Nominee Director/s so appointed shall not be	
		required to hold any qualification shares in the	
		Company nor shall be liable to retire by rotation.	
		The Board of Directors of the Company shall have	
		no power to remove from office the Nominee	
		Director/s so appointed. The said Nominee	
		Director/s shall be entitled to the same rights and	
		privileges including receiving of notices, copies of	
		the minutes, sitting fees, etc. as any other Director	
		of the Company is entitled.	
	(c)	If the Nominee Director/s is an officer of any of the	
		financial institution the sitting fees in relation to	
		such nominee Directors shall accrue to such	

	financial institution and the same accordingly be	
	paid by the Company to them. The Financial	
	Institution shall be entitled to depute observer to	
	attend the meetings of the Board or any other	
	Committee constituted by the Board.	
	(d) The Nominee Director/s shall, notwithstanding	
	anything to the Contrary contained in these	
	Articles, be at liberty to disclose any information	
	obtained by him/them to the Financial Institution	
	appointing him/them as such Director/s.	
129.	The Board may appoint an Alternate Director to act for	Appointment of alternate
	a Director (hereinafter called "The Original Director")	Director.
	during his absence for a period of not less than three	
	months from India. An Alternate Director appointed	
	under this Article shall not hold office for period longer	
	than that permissible to the Original Director in whose	
	place he has been appointed and shall vacate office if	
	and when the Original Director returns to India. If the	
	term of Office of the Original Director is determined	
	before he so returns to India, any provision in the Act	
	or in these Articles for the automatic re- appointment	
	of retiring Director in default of another appointment	
	shall apply to the Original Director and not to the	
	Alternate Director.	
130.	Subject to the provisions of the Act, the Board shall	Additional Director
	have power at any time and from time to time to	
	appoint any other person to be an Additional Director.	
	Any such Additional Director shall hold office only upto	
	the date of the next Annual General Meeting.	

131.	Subject to the provisions of the Act, the Board shall	Director's power to fill	
	have power at any time and from time to time to	casual vacancies.	
	appoint a Director, if the office of any director		
	appointed by the company in general meeting is		
	vacated before his term of office expires in the normal		
	course, who shall hold office only upto the date upto		
	which the Director in whose place he is appointed		
	would have held office if it had not been vacated by him.		
132.	Until otherwise determined by the Company in General	Sitting Fees.	
	Meeting, each Director other than the		
	Managing/Whole-time Director (unless otherwise		
	specifically provided for) shall be entitled to sitting fees		
	not exceeding a Rs. 1 Lakh as prescribed in the Act (as		
	may be amended from time to time) for attending		
	meetings of the Board orCommittees thereof.		
133.	The Board of Directors may subject to the limitations	Travelling expenses	
	provided in the Act allow and pay to any Director who	Incurred by Director on	
	attends a meeting at a place other than his usual place	Company's business.	
	of residence for the purpose of attending a meeting,		
	such sum as the Board may consider fair, compensation		
	for travelling, hotel and other incidental expenses		
	properly incurred by him, in addition to his fee for		
	attending such meeting as above specified.		
	PROCEEDING OF THE BOARD OF DIREC	TORS	
134.	(a) The Board of Directors may meet for the conduct of	Meetings of Directors.	
	business, adjourn and otherwise regulate its meetings		
	as it thinks fit.		
	(b) A director may, and the manager or secretary on the		
	requisition of a director shall, at any time, summon a		
	meeting of the Board.		
135.	a) The Directors may from time to time elect from	Chairperson	
	among theirmembers a Chairperson of the Board and		
	determine the period for which he is to hold office. If at		

	any meeting of the Board, the Chairman is not present	
	within five minutes after the timeappointed for holding	
	the same, the Directors present may choose one of the	
	Directors then present to preside at the meeting.	
	b) Subject to Section 203 of the Act and rules made	
	there under, one person can act as the Chairman as well	
	as the Managing Director or Chief Executive Officer at	
	the same time.	
136.	Questions arising at any meeting of the Board of	Questions at Board
	Directors shall be decided by a majority of votes and in	meeting how decided.
	the case of an equality of votes, the Chairman will have a	
	second or casting vote.	
137.	The continuing directors may act notwithstanding any	Continuing directors may
	vacancy in the Board; but, if and so long as their	act notwithstanding any
	number is reduced below the quorum fixed by the Act	vacancy in the Board
	for a meeting of the Board, the continuing directors or	
	director may act for the purpose of increasing the	
	number of directors to that fixed for the quorum, or of	
	summoninga general meeting of the company, but for no	
	other purpose.	
138.	Subject to the provisions of the Act, the Board may	Directors may appoint
	delegate any oftheir powers to a Committee consisting	committee.
	of such member or members of its body as it thinks fit,	
	and it may from time to time revoke and discharge any	
	such committee either wholly or in part and either as	
	to person, or purposes, but every Committee so	
	formed shall in the exercise of the powers so delegated	
	conform to any regulations that may from time to time	
	be imposed on it by the Board. All acts done by any such	
	Committee in conformity with such regulations and in	
	fulfillment of the purposes of their appointment but	
	not otherwise, shall have the like force and effectas if	
	done by the Board.	

the Board consisting of two or more members shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Directors so far as the same are applicable thereto and are not superseded by any regulations made by the Directors under the last preceding Article. 140. a) A committee may elect a Chairperson of its meetings. b) If no such Chairperson is elected, or if at any meeting the Chairperson is not present within five minutes after the time appointed for holding the meeting, the members present maychoose one of their members to be Chairperson of the meeting. 141. a) A committee may meet and adjourn as it thinks fit. b) Questions arising at any meeting of a committee shall be determined by a majority of votes of the members present, and in case of an equality of votes, the Chairperson shall have a second or casting vote. 142. Subject to the provisions of the Act, all acts done by any meeting ofthe Board or by a Committee of the Board, or Committee shall be val
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meeting of the Deard or have Committee of the Deard or Committee shall be real
meeting of the Board or by a Committee of the Board, or Committee shall be val
by any person acting as a Director shall notwithstanding defect
notwithstanding that it shall afterwards bediscovered appointment.
that there was some defect in the appointment of such
Director or persons acting as aforesaid, or that they or
any of themwere disqualified or had vacated office or
that the appointment of any of them had been
terminated by virtue of any provisions contained in the
Act or in these Articles, be as valid as if every such
person had been duly appointed, and was qualified to be
a Director.

RETIREMENT AND ROTATION OF DIRECTORS			
143.	At the Annual General Meeting of the Company to be held	Eligible to retire by rotation	
	in every year, not less than two-thirds of the total number		
	of Directors of the Company shall be the person whose		
	period of office is liable to determination by retirement of		
	Directors by rotation and be appointed by the Company in		
	the general meeting. Out of the two-third directors, one		
	third of such of the Directors as are liable to retire by		
	rotation for time being, and they will be eligible for re-		
	election. Provided that Independent Director(s) and		
	Nominee director(s) shall not retire by rotation under this		
	Article nor shall they be included in calculating the total		
	number of Directors of whom one third shall retire from		
	office under this Article.		
144.	Subject to the provisions of Section 161 of the Act, if the	Power to fill casual vacancy	
	office of any Director appointed by the Company in		
	General Meeting vacated before his term of office will		
	expire in the normal course, the resulting casual		
	vacancy may in default of and subject to any regulation		
	in the Articles of the Company be filled by the Board of		
	Directors at the meeting of the Board and the Director so		
	appointed shall hold office only up to the date up to		
	which the Director in whose place he is appointed		
	would have held office if had not been vacated as		
	aforesaid.		
	POWERS OF THE BOARD		
145.	The business of the Company shall be managed by the	Powers of the Board	
	Board who may exercise all such powers of the		
	Company and do all such acts and things as may be		
	necessary, unless otherwise restricted by theAct, or by		
	any other law or by the Memorandum or by the Articles		
	required to be exercised by the Company in General		

	Meeting. However no regulation made by the Company	
	in General Meeting shall invalidate any prior act of the	
	Board which would have been valid if that regulation	
	had not been made.	
146.	Without prejudice to the general powers conferred by	Certain powers of the Board
140.		Certain powers of the board
	the Articles and so as not in any way to limit or restrict	
	these powers, and without prejudice to the other	
	powers conferred by these Articles, but subject to the	
	restrictions contained in the Articles, it is hereby,	
	declared that the Directors shall have the following	
	powers, that isto say	
	(1) Subject to the provisions of the Act, to purchase or	To acquire any property,
	otherwise acquire any lands, buildings, machinery,	rights etc.
	premises, property, effects, assets, rights, creditors,	
	royalties, business and goodwill of any person firm or	
	company carrying on the business which this Company	
	is authorized to carry on, in any part of India.	
	(2) Subject to the provisions of the Act to purchase, take	To take on Lease.
	on lease for any term or terms of years, or otherwise	
	acquire any landor lands, with or without buildings and	
	out-houses thereon, situate in any part of India, at such	
	conditions as the Directors may think fit, and in any such	
	purchase, lease or acquisition to accept such title as the	
	Directors may believe, or may be advised to be	
	reasonably satisfy.	
	(3) To erect and construct, on the said land or lands,	To erect & construct.
	buildings, houses, warehouses and sheds and to alter,	
	extend and improve the same, to let or lease the	
	property of the company, in part or in whole for such rent	
	and subject to such conditions, as may be thought	
	advisable; to sell such portions of the land or buildings	
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	of the Company as may not be required for the	
	company; to mortgage the whole or any portion of the	
	property of the company for the purposes of the	
	Company; to sell all or any portion of the machinery or	
	stores belonging to the Company.	
	(4) At their discretion and subject to the provisions of	To pay for property.
	the Act, the Directors may pay property rights or	
	privileges acquired by, or services rendered to the	
	Company, either wholly or partially in cash or in shares,	
	bonds, debentures or other securities of the Company,	
	and any such share may be issuedeither as fully paid up	
	or with such amount credited as paid up thereon as	
	may be agreed upon; and any such bonds, debentures	
	or other securities may be either specifically charged	
	upon all or any part of the property of the Companyand	
	its uncalled capital or not so charged.	
	(5) To insure and keep insured against loss or damage	To insure properties of
	by fire or otherwise for such period and to such extent	theCompany.
	as they may think proper all or any part of the	
	buildings, machinery,goods, stores, produce and other	
	moveable property of the Company either separately or	
	co-jointly; also to insure all or any portion of the goods,	
	produce, machinery and other articles imported or	
	exported by the Company and to sell, assign, surrender	
	or discontinue any policies of assurance effected in	
	pursuance of this power.	
	(6) To open accounts with any Bank or Bankers and to	To open Bank accounts.
	pay money into and draw money from any such account	
	from time to time as the Directors may think fit.	
	(7) To secure the fulfillment of any contracts or	To secure contracts by
	engagement entered into by the Company by mortgage	way of mortgage.
	or charge on all orany of the property of the Company	
	including its whole or part of its undertaking as a	
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going concern and its uncalled capital for the time being	
or in such manner as they think fit.	
(8) To accept from any member, so far as may be	To accept surrender of
permissible by law, a surrender of the shares or any	shares.
part thereof, on such terms and conditions as shall be	
agreed upon.	
(9) To appoint any person to accept and hold in trust,	To appoint trustees for
for the Company property belonging to the Company, or	theCompany.
in which it is interested or for any other purposes and to	
execute and to do all such deeds and things as may be	
required in relation to any such trust, and to provide for	
the remuneration of such trustee or trustees.	
(10) To institute, conduct, defend, compound or	To conduct legal
abandon any legal proceeding by or against the	proceedings.
Company or its Officer, or otherwise concerning the	
affairs and also to compound and allow time for	
payment or satisfaction of any debts, due, and of any	
claims or demands by or against the Company and to	
refer any difference to arbitration, either according to	
Indianor Foreign law and either in India or abroad and	
observe and perform or challenge any award thereon.	
(11) To act on behalf of the Company in all matters	Bankruptcy & Insolvency
relating tobankruptcy insolvency.	
(12) To make and give receipts, release and give	To issue receipts &
discharge for moneys payable to the Company and for	give discharge.
the claims and demands of the Company.	
(13) Subject to the provisions of the Act, and these	To invest and deal with
Articles to invest and deal with any moneys of the	money of the Company.
Company not immediately required for the	
purpose thereof, upon such authority (not being	
the shares of this Company) or without security	
and in such manner as they may think fit and from	
time to time to vary or realize such investments.	
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Save as provided in Section 187 of the Act, all	
investments shall be made and held in the	
Company's own name.	
(14) To execute in the name and on behalf of the	To give Security by way of
Company in favor of any Director or other person	indemnity.
who may incur or be about to incur any personal	
liability whether as principal or as surety, for the	
benefit of the Company, such mortgage of the	
Company's property (present or future) as they	
think fit, and any such mortgage may contain a	
power of sale and other powers, provisions,	
covenants and agreements as shall be agreed	
upon;	
(15) To determine from time to time persons who shall	To determine signing
(15) To determine from time to time persons who shall be entitled to sign on Company's behalf, bills,	To determine signing powers.
	0 0
be entitled to sign on Company's behalf, bills,	0 0
be entitled to sign on Company's behalf, bills, notes, receipts, acceptances, endorsements,	0 0
be entitled to sign on Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, dividend warrants, releases, contracts	0 0
be entitled to sign on Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, dividend warrants, releases, contracts and documents and to give the necessaryauthority	0 0
be entitled to sign on Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, dividend warrants, releases, contracts and documents and to give the necessaryauthority for such purpose, whether by way of a resolution of	0 0
be entitled to sign on Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, dividend warrants, releases, contracts and documents and to give the necessaryauthority for such purpose, whether by way of a resolution of the Board or by way of a power of attorney or	0 0
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be entitled to sign on Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, dividend warrants, releases, contracts and documents and to give the necessaryauthority for such purpose, whether by way of a resolution of the Board or by way of a power of attorney or otherwise. (16) To give to any Director, Officer, or other persons employed by the Company, a commission on the profits of any particular business or transaction,	powers. Commission or share in
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(17) To give, award or allow any bonus, pension, gratuity or compensation to any employee of the Company, or his widow, children, dependents that may appear just or proper, whether such employee, his widow, children or dependents have or have not a legal claim on the Company.

Bonus etc. to employees.

sums as they may think proper for depreciation or

Transfer to Reserve Funds.

(18) To set aside out of the profits of the Company such the depreciation funds or to insurance fund or to an export fund, or to a Reserve Fund, or Sinking Fund or any special fund to meet contingencies or repay debentures or debenture-stock or for equalizing dividends or for repairing, improving, extending and maintaining any of the properties of the Company and for such other purposes (including the purpose referred to inthe preceding clause) as the Board may, in the absolute discretion think conducive to the interests of the Company, and subject to Section 179 of the Act, to invest the several sums so set aside or so much thereof as may be required to be invested, upon such investments (other than shares of this Company) as they may think fit and from time to time deal with and vary such investments and dispose of and apply and extend all or any part thereof for the benefit of the Company notwithstanding the matters to which the Board apply or upon which the capital moneys of the Company might rightly be applied or expended and divide the reserve fund into such special funds as the Board may think fit; with full powers to transfer the whole or any portion of a reserve fund or division of a reserve fund to another fund and

with the full power to employ the assets constituting all or any of the above funds, including the depredation fund, in the business of the company or in the purchase or repayment of debentures or debenture-stocks and without being bound to keep the same separate from the other assets and without being bound to pay interest on the same with the power to the Board at their discretion to pay or allow to the credit of such funds, interestat such rate as the Board may think proper. (19) To appoint, and at their discretion remove or To appoint and remove suspend such general manager, managers, officers and other secretaries, assistants, supervisors, scientists, employees. technicians, engineers, consultants, labourers, clerks, agents and servants, for permanent, temporary or special services as they may from time to time think fit, and to determine their powers and duties and to fix their salaries or emoluments or remuneration and to require security in such instances and for such amounts they may think fit and also from time to time to provide for the management and transaction of the affairs of the Company inany specified locality in India or elsewhere in such manner asthey think fit and the provisions contained in the next following clauses shall be without prejudice to the general powers conferred by this clause. (20) At any time and from time to time by power of To appoint Attorneys. attorney under the seal of the Company, to appoint any person or persons to be the Attorney or attorneys of the Company, for such purposes and with such powers, authorities and discretions (not

To enter into contracts.
To make rules.
To effect contracts etc.

Company all transactions, agreements and other	
contracts within the scope of the business of the	
Company.	
(24) To apply for, promote and obtain any act, charter,	To apply & obtain
privilege, concession, license, authorization, if any,	concessionslicenses etc.
Government, State or municipality, provisional	
order or license of any authority for enabling the	
Company to carry any of this objects into effect, or	
for extending and any of the powers of the	
Company or for effecting any modification of the	
Company's constitution, or for any other purpose,	
which may seem expedient and to oppose any	
proceedings or applications which may seem	
calculated, directly or indirectly to prejudice the	
Company's interests.	
(25) To pay and charge to the capital account of the	To pay commissions or
Company any commission or interest lawfully	interest.
payable there out under the provisions of Sections	
40 of the Act and of the provisions contained in	
these presents.	
(26) To redeem preference shares.	To redeem preference
	shares.
(27) To subscribe, incur expenditure or otherwise to	To assist charitable or
assist or to guarantee money to charitable,	benevolent institutions.
benevolent, religious, scientific, national or any	
other institutions or subjects which shall have any	
moral or other claim to support or aid by the	
Company, either by reason of locality or operation	
or of public and general utility or otherwise.	
(28) To pay the cost, charges and expenses preliminary	
and incidental to the promotion, formation,	
establishment and registration of the Company.	
(29) To pay and charge to the capital account of the	

Company any commission or interest lawfully payable thereon under the provisions of Sections 40 of the Act. (30) To provide for the welfare of Directors or ex-Directors or employees or ex-employees of the Company and their wives, widows and families or the dependents or connections of such persons, by building or contributing to the building of houses, dwelling or chawls, or by grants of moneys, pension, gratuities, allowances, bonus or other payments, or by creating and from time to time subscribing or contributing, to provide other associations, institutions, funds or trusts and by providing or subscribing or contributing towards place of instruction and recreation, hospitals and dispensaries, medical and other attendance and other assistance as the Board shall think fit and subject to the provision of Section 181 of the Act, to subscribe or contribute or otherwise to assist to guarantee money charitable. or benevolent, religious, scientific, national or other institutions or object which shall have any moral or other claim to support or aid by the Company, either by reason of locality of operation, or of the public and general

utility or otherwise.

- (31) To purchase or otherwise acquire or obtain license for the use of and to sell, exchange or grant license for the use of any trade mark, patent, invention or technical know-how.
- (32) To sell from time to time any Articles, materials, machinery, plants, stores and other Articles and thing belonging to the Company as the Board may think proper and to manufacture, prepare and sell waste and by-products.
- undertaking of the Company by adding, altering or enlarging all or any of the buildings, factories, workshops, premises, plant and machinery, for the time being the property of or in the possession of the Company, or by erecting new or additional buildings, and to expend such sum of money for the purpose aforesaid or any of them as they be thought necessary or expedient.
- (34) To undertake on behalf of the Company any payment of rents and the performance of the covenants, conditions and agreements contained in or reserved by any lease that may be granted or assigned to or otherwise acquired by the Company and to purchase the reversion or reversions, and otherwise to acquire on free hold sample of all or any of the lands of the Company for the time being held under lease orfor an estate less than freehold estate.
- (35) To improve, manage, develop, exchange, lease, sell, resell and re-purchase, dispose off, deal or otherwise turn to account, any property (movable or immovable) or any rights or privileges belonging to or at the disposal of the Company or

- in which the Company is interested.
- (36) To let, sell or otherwise dispose of subject to the provisions of Section 180 of the Act and of the other Articles any property of the Company, either absolutely or conditionally and in such manner and upon such terms and conditions in all respects asit thinks fit and to accept payment in satisfaction for the same in cash or otherwise as it thinks fit.
- (37) Generally subject to the provisions of the Act and these Articles, to delegate the powers/authorities and discretions vested in the Directors to any person(s), firm, company or fluctuating body of persons as aforesaid.
- (38) To comply with the requirements of any local law which in their opinion it shall in the interest of the Company be necessary or expedient to comply with.

MANAGING AND WHOLE-TIME DIRECTORS

- Articles, the Directors may from time to time in Board Meetings appoint one or more of their body to be a Managing Director or Managing Directors or whole-time Director or whole-time Directors of the Company for such term not exceeding five years at a time as they may think fit to manage the affairs andbusiness of the Company, and may from time to time (subject to the provisions of any contract between him or them and the Company) remove or dismiss him or them from office and appoint another or others in his or their place or places.
 - b) The Managing Director or Managing Directors or whole time Director or whole-time Directors so appointed shall be liable to retire by rotation. A

Powers to appoint Managing/ Whole-Time Directors.

	· · · · · · · · · · · · · · · · · · ·
	Managing Director or Whole-time Director who is
	appointed as Director immediately on the retirement
	by rotation shall continue to hold his office as
	Managing Director or Whole-time Director and such
	re-appointment as such Director shall not be deemed
	to constitute a break in his appointment as Managing
	Director or Whole-time Director.
148.	The remuneration of a Managing Director or a Whole-Remuneration of
	time Director(subject to the provisions of the Act and of Managing or Whole
	these Articles and of any contract between him and the Time Director .
	Company) shall from time to time be fixed by the
	Directors, and may be, by way of fixed salary, or
	commission on profits of the Company, or by
	participation in any such profits, or by any, or all of these
	modes.
149.	(1) Subject to control, direction and supervision of the Powers and duties of
	Board of Directors, the day-today management of Managing Director or
	the company will bein the hands of the Managing Whole-Time Director.
	Director or Whole-time Director appointed in
	accordance with regulations of these Articles of
	Association with powers to the Directors to
	distribute such day-to-day management functions
	among such Directors andin any manner as may be
	directed by the Board.
	(2) The Directors may from time to time entrust to
	and confer upon the Managing Director or Whole-
	time Director for the time being save as prohibited
	in the Act, such of the powers exercisable under
	these presents by the Directors as they may think
	fit, and may confer such objects and purposes, and
	upon such terms and conditions, and with such
	restrictions asthey think expedient; and they may
	subject to the provisions of the Act and these

- Articles confer such powers, either collaterally with or to the exclusion of, and in substitution for, all or any of the powers of the Directors in that behalf, and may from time to time revoke, withdraw, alter or vary all or any such powers.
- (3) The Company's General Meeting may also from time to time appoint any Managing Director or Managing Directors or Whole time Director or Whole time Directors of the Company and may exercise all the powers referred to in these Articles.
- (4) The Managing Director shall be entitled to sub-delegate (with the sanction of the Directors where necessary) all or any of the powers, authorities and discretions for the time being vested in him in particular from time to time by the appointment of any attorney or attorneys for the management and transaction of the affairs of the Company in any specified locality in such manner as they may think fit.

Chief Executive Officer, Manager, Company Secretary or ChiefFinancial Officer

150. a) Subject to the provisions of the Act,—

- i. A chief executive officer, manager, company secretary or chief financial officer may be appointed by the Board for such term, at such remuneration and upon such conditions as it may think fit; and any chief executive officer, manager, company secretary or chief financial officer so appointed may be removed by means of a resolution of the Board;
- ii. A director may be appointed as chief executive officer, manager, company secretary or chief financial officer.
- b) A provision of the Act or these regulations requiring

Board to appoint Chief
Executive Officer/
Manager/ Company
Secretary/ Chief Financial

	or authorizing a thing to be done by or to a director
	and chief executive officer, manager, company
	secretary or chief financial officer shall not be
	satisfied by its being done by or tothe same person
	acting both as director and as, or in place of, chief
	executive officer, manager, company secretary or
	chief financial officer.
	THE SEAL
151.	(a) The Board shall provide a Common Seal for the The seal, its custody and use
	purposes of the Company, and shall have power
	from time to time to destroy the same and
	substitute a new Seal in lieu thereof, and the Board
	shall provide for the safe custody of the Seal for the
	time being, and the Seal shall never be used except
	by the authority of the Board or a Committee of
	the Board previously given.
	(b) The Company shall also be at liberty to have an
	Official Seal inaccordance with of the Act, for use in
	any territory, district orplace outside India.
152.	The seal of the company shall not be affixed to any Deeds how executed .
	instrument except by the authority of a resolution
	of the Board or of a committee of the Board
	authorized by it in that behalf, and exceptin the
	presence of at least two directors and of the
	secretary or such other person as the Board may
	appoint for the purpose; and those two directors
	and the secretary or other person aforesaid shall
	sign every instrument to which the seal of the
	company is so affixed in their presence.
	Dividend and Reserves
153.	(1) Subject to the rights of persons, if any, entitled to Division of profits.
	shares with special rights as to dividends, all
	dividends shall be declared and paid according to

	the amounts paid or credited as paid on the shares
	in respect whereof the dividend is paid, but if and
	so long as nothing is paid upon any of the shares
	in the Company, dividends may be declared and
	paid according to the amounts of the shares.
	(2) No amount paid or credited as paid on a share in
	advance of calls shall be treated for the purposes of
	this regulation as paid on the share.
	(3) All dividends shall be apportioned and paid
	proportionately to the amounts paid or credited as
	paid on the shares duringany portion or portions
	of the period in respect of which the dividend is
	paid; but if any share is issued on terms providing
	that it shall rank for dividend as from a particular
	date such share shall rank for dividend
	accordingly.
154.	The Company in General Meeting may declare dividends, The company in General
	to be paidto members according to their respective rights Meeting may declare
	and interests in the profits and may fix the time for Dividends .
	payment and the Company shall comply with the
	provisions of Section 127 of the Act, but no dividends
	shall exceed the amount recommended by the Board of
	Directors, but the Company may declare a smaller
	dividend in general meeting.
155.	a) The Board may, before recommending any Transfer to reserves
	dividend, set aside out of the profits of the
	company such sums as it thinks fit as areserve or
	reserves which shall, at the discretion of the
	Board, be applicable for any purpose to which the
	profits of the company may be properly applied,
	including provision for meeting contingencies or
	for equalizing dividends; and pending such
	application, may, at the like discretion, either

	be employed in the business of the company or	
	be invested in such investments (other than	
	shares of the company) as the Board may, from	
	time to time, thinks fit.	
	b) The Board may also carry forward any profits	
	which it may consider necessary not to divide,	
	without setting them aside as a reserve.	
156.	Subject to the provisions of section 123, the Board may	Interim Dividend.
	from time to time pay to the members such interim	
	dividends as appear to itto be justified by the profits of	
	the company.	
157.	The Directors may retain any dividends on which the	Debts may be deducted.
	Company has a lien and may apply the same in or	
	towards the satisfaction of the debts, liabilities or	
	engagements in respect of which the lien exists.	
158.	No amount paid or credited as paid on a share in	Capital paid up in advance
	advance of calls shall be treated for the purposes of this	not to earn dividend.
	articles as paid on the share.	
159.	All dividends shall be apportioned and paid	Dividends in proportion
	proportionately to theamounts paid or credited as paid	toamount paid-up.
	on the shares during any portion or portions of the	
	period in respect of which the dividend is paid but if any	
	share is issued on terms providing that it shall rank for	
	dividends as from a particular date such share shall rank	
	for dividend accordingly.	
160.	The Board of Directors may retain the dividend payable	Retention of dividends
	upon shares in respect of which any person under	until completion of transfer
	Articles has become entitled to be a member, or any	under Articles.
	person under that Article is entitled to transfer, until	
	such person becomes a member, in respect of such shares	
	or shall duly transfer the same.	
161.	No member shall be entitled to receive payment of any	No Member to receive
L	interest ordividend or bonus in respect of his share or	dividend whilst indebted to

	shares, whilst any money may be due or owing from him the company and the
	to the Company in respect of such share or shares (or Company's right of
	otherwise however, either alone or jointly with any reimbursement thereof.
	other person or persons) and the Board of Directors
	may deduct from the interest or dividend payable to any
	member all such sums of money so due from him to the
	Company.
162.	A transfer of shares does not pass the right to any Effect of transfer of shares.
	dividenddeclared thereon before the registration of the
	transfer.
163.	Any one of several persons who are registered as joint Dividend to joint holders.
	holders of any share may give effectual receipts for all
	dividends or bonus and payments on account of dividends
	in respect of such share.
164.	a) Any dividend, interest or other monies payable Dividends how remitted.
	in cash inrespect of shares may be paid by
	cheque or warrant sent through the post
	directed to the registered address of the holder
	or, in the case of joint holders, to the registered
	address of that one of the joint holders who is
	first named on the register of members, or to
	such person and to such address asthe holder or
	joint holders may in writing direct.
	b) Every such cheque or warrant shall be made
	payable to theorder of the person to whom it is
	sent.
165.	Notice of any dividend that may have been declared Notice of dividend.
	shall be givento the persons entitled to share therein in
	the manner mentioned in the Act.
166.	No unclaimed dividend shall be forfeited before the claim No interest on Dividends.
	becomes barred by law and no unpaid dividend shall
	bear interest as againstthe Company.

CAPITALIZATION

- **167.** (1) The Company in General Meeting may, upon the **Capitalization**.
 - (a) that it is desirable to capitalize any part of the amount for thetime being standing to the credit of any of the Company's reserve accounts, or to the credit of the Profit and Loss account, or otherwise available for distribution; and

recommendation of the Board, resolve:

- (b) that such sum be accordingly set free for distribution in the manner specified in clause (2) amongst the members who would have been entitled thereto, if distributed by way of dividend and in the same proportions.
- (2) The sums aforesaid shall not be paid in cash but shall be applied subject to the provisions contained in clause (3)either in or towards:
- paying up any amounts for the time being unpaid on any shares held by such members respectively;
- (ii) paying up in full, unissued shares of the Company to be allotted and distributed, credited as fully paid up, to and amongst such members in the proportions aforesaid; or
- (iii) partly in the way specified in sub-clause (i) and partly in that specified in sub-clause (ii).
- (3) A Securities Premium Account and Capital Redemption Reserve Account may, for the purposes of this regulation, only be applied in the paying up of unissued shares to be issued to members of the Company and fully paid bonus shares.

The Board shall give effect to the resolution passed by the Company in pursuance of this regulation.

168. (1) Whenever such a resolution as aforesaid shall **Fractional Certificates.**

have been passed, the Board shall —

- (a) make all appropriations and applications of the undivided profits resolved to be capitalized thereby and all allotments and issues of fully paid shares, if any, and
- (b) generally to do all acts and things required to give effect thereto.
- (2) The Board shall have full power -
- (a) to make such provision, by the issue of fractional certificates or by payment in cash or otherwise as it thinks fit, in case of shares becoming distributable in fractions; and also
- (b) to authorize any person to enter, on behalf of all the members entitled thereto, into an agreement with the Company providing for the allotment to them respectively, credited as fully paid up, of any further shares to which theymay be entitled upon such capitalization, or (as the case mayrequire) for the payment by the Company on their behalf, by the application thereto of their respective proportions, of the profits resolved to be capitalized, of the amounts or any part of the amounts remaining unpaid on their existing shares.
- (3) Any agreement made under such authority shall be effective and binding on all such members.

That for the purpose of giving effect to any resolution, under the preceding paragraph of this Article, the Directors may give such directions as may be necessary and settle any questions or difficulties that may arise in regard to any issueincluding distribution of new equity shares and fractional certificates as they think fit.

169. (1) The books containing the minutes of the **Inspection of Minutes** proceedings of any General Meetings of the **Books of General Meetings.**

	Company shall be open to inspection of members	
	without charge on such days and during such	
	business hours as may consistently with the	
	provisions of Section 119 of the Act be determined	
	by the Company in General Meeting and the	
	members will also be entitled to befurnished with	
	copies thereof on payment of regulated charges.	
	(2) Any member of the Company shall be entitled to be	
	furnished within seven days after he has made a	
	request in that behalfto the Company with a copy	
	of any minutes referred to in sub-clause (1) hereof	
	on payment of Rs. 10 per page or any part thereof.	
170.	a) The Board shall from time to time determine Inspection	n of Accounts
	whether and to what extent and at what times	
	and places and under what conditions or	
	regulations, the accounts and books of the	
	company, or any of them, shall be open to the	
	inspection of members not being directors.	
	b) No member (not being a director) shall have any	
	right of inspecting any account or book or	
	document of the company except as conferred by	
	law or authorized by the Board or by the	
	company in general meeting.	
	FOREIGN REGISTER	
171.	The Company may exercise the powers conferred on it Foreign I	Register.
	by the provisions of the Act with regard to the keeping of	
	Foreign Registerof its Members or Debenture holders,	
	and the Board may, subject to the provisions of the Act,	
	make and vary such regulations as it may think fit in	
	regard to the keeping of any such Registers.	
	DOCUMENTS AND SERVICE OF NOTICES	
172.	Any document or notice to be served or given by the Signing	of documents &
	Company be signed by a Director or such person duly notices	to be served or

	authorized by the Board for such purpose and the	givon
		given.
450	signature may be written or printed or lithographed.	A .1
173.	Save as otherwise expressly provided in the Act, a	
	document or proceeding requiring authentication by the	
	company may be signed by a Director, the Manager, or	proceedings.
	Secretary or other Authorized Officer of the Company and	
	need not be under the Common Seal of the Company.	
	WINDING UP	
174.	Subject to the provisions of Chapter XX of the Act and	
	rules made thereunder—	
	(i) If the company shall be wound up, the liquidator	
	may, with the sanction of a special resolution of the	
	company and any other sanction required by the Act,	
	divide amongst the members, in specie or kind, the	
	whole or any part of the assets of the company, whether	
	they shall consist of property of the same kind or not.	
	(ii) For the purpose aforesaid, the liquidator may set	
	such value ashe deems fair upon any property to be	
	divided as aforesaid and may determine how such	
	division shall be carried out as between the members	
	or different classes of members.	
	(iii) The liquidator may, with the like sanction, vest the	
	whole or anypart of such assets in trustees upon such	
	trusts for the benefit of the contributories if he considers	
	necessary, but so that no member shall be compelled to	
	accept any shares or other securities whereon there is	
	any liability.	
	INDEMNITY	
175.	Subject to provisions of the Act, every Director, or	Directors' and others right
	Officer or Servant of the Company or any person	toindemnity.
	(whether an Officer of the Company or not) employed	
	by the Company as Auditor, shall be indemnified by the	
	Company against and it shall be the duty of the Directors	

to pay, out of the funds of the Company, all costs, charges, losses and damages which any such person may incur or become liable to, by reason of any contract entered into or act or thing done, concurred in or omitted to be done by him in any way in or about the execution or discharge of his duties or supposed duties (except such if any as he shall incur or sustain through or byhis own wrongful act neglect or default) including expenses, and inparticular and so as not to limit the generality of the foregoing provisions, against all liabilities incurred by him as such Director, Officer or Auditor or other officer of the Company in defending any proceedings whether civil or criminal in which judgment is given in his favor, or in which he is acquitted or in connection with any application under Section 463 of the Act on which relief is granted to him by the Court.

176.

Subject to the provisions of the Act, no Director, Managing Not responsible for acts of Director or other officer of the Company shall be liable for **others** the acts, receipts, neglects or defaults of any other Directors or Officer, or for joiningin any receipt or other act for conformity, or for any loss or expense happening to the Company through insufficiency or deficiency of title to any property acquired by order of the Directors for or on behalf of the Company or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested, or for any loss or damage arising from the bankruptcy, insolvency or tortuous act of any person, company or corporation, with whom any moneys, securities or effects shall be entrusted or deposited, or for any loss occasioned by any error of judgment or oversight on his part, or for any other loss or damage or misfortune whatever which

shall happen in the execution of the duties of his office or in relation thereto, unless the same happens through his own dishonesty. SECRECY 177. (a) Every Director, Manager, Auditor, Treasurer, Secrecy Trustee, Member of a Committee, Officer, Servant, Agent, Accountant or other person employed in the business of the company shall, if so required by the Directors, before entering upon his duties, sign a declaration pleading himself to observe strict secrecy respecting all transactions and affairs of the Company with the customers and the state of the accounts with individuals and in matters relating thereto, and shall by such declaration pledge himself not to reveal any of the matter which may come to his knowledge in the discharge of his duties except when required so to do by the Directors or by any meeting orby a Court of Law and except so far as may be necessary in order to comply with any of the provisions in these presents contained. (b) No member or other person (other than a Access to property Director) shall be entitled to enter the property of information etc. the Company or to inspect or examine the Company's premises or properties or the booksof accounts of the Company without the permission of the Board of Directors of the Company for the time being or to require discovery of or any information in respect of any detail of the Company's trading or any matter which is or may be in the nature of trade secret, mystery of trade or secret process or of any matter whatsoever which may relate to the conduct of the business of the

Company and which in the opinion of the Board it	
will be inexpedient in the interest of the Company	
to disclose or to communicate.	

*Altered by passing Special resolution by members at Extra-ordinary General Meeting held on, 11^{th} Day of November, 2024.



	Subscriber Details						
S. NO	Name, Address, Descript	ion and Occupation	DIN/PAN/Passpor Number	t Plac	e	DSC	Dated
1	BASAVARAJU K S, 105/4, NELADADERAHALLI BANGA BUSINESS		BMYPS7286R	BANGALOR	BANGALORE		06/08/2022
2	VINOD KUMAR M, AP BORLINGAPPA GARDEN COLLEGE ROAD,PEENYA NE 560058 AND BUSINESS	1ST MAIN, GOVT	•		RE	VINOD KUMAR Digitally algred by VINOD KUMAR Dela: 2022 08.06 M	06/08/2022
3	MIHIR KUMAR PRADHAN, KIRTHI RIVERI 6TH CROSS RAMAN NAGAR BANGAL BUSINESS	KAGGADASPURA C V	ALMPP5415D	BANGALOR		MIHIR KUMAR PRADHAN Departy report by street (MAMAR PROJECTION (M	06/08/2022
	Signed Before Me						
Name Address, Description and Occu			and Occupation	DIN/PAN/ Passport Number/ Membership Number	Place	DSC	Dated
FC		ADDRESS: #323, 1ST CROSS, 3RD STAGE BASAWESHWARNAGAI BANGALORE-560079 COMPANY SECRETARY	R, OCCUPATION:	11225	BANGAL ORE	Abhi Iash Achian M.K Ibshah M.K M.K	y i

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