The Companies Act, 2013

(Company Limited by Shares)

ARTICLES OF ASSOCIATION

OF

AEGEUS TECHNOLOGIES LIMITED *

PRELIMINERY

1. The Regulations contained in Table F in Schedule I to the Companies Act, 2013 shall apply to the Company and the Regulations herein contained shall be the regulations for the management of the Company and for the observance of its members and their representatives. They shall be binding on the Company and its members as if they are the terms of an agreement between them.

INTERPRETATION

- 2. (i) In these Regulations:-
 - (a) "Company" means AEGEUS TECHNOLOGIES LIMITED *
 - (b) "Office" means the Registered Office of the Company.
 - (c) The "Act" means the "The Companies Act, 2013 and every statutory modification or re-enactment thereof and references to Sections of the Act shall be deemed to mean and include references to Sections enacted in modification or replacement thereof.
 - (d) "These Regulations" means these Articles of Associations as originally framed or as altered, from time to time.
 - (e) "The office" means the Registered Office for the time being of the Company.
 - (f) "The Seal" means the common seal or round seal or stamp of the Company.
- * The Name of the Company is Changed from Aegeus Technologies Private Limited to Aegeus Technologies Limited vide special resolution passed in extra ordinary general meeting dated May 27, 2024.

Words imparting the singular shall include the plural and vice versa, words imparting the masculine gender shall include the feminine gender and words imparting persons shall includes bodies corporate and all other persons recognized by law as such.

- (g) "Month" means a calendar month and "Year" means financial year respectively.
- (h) Expressions referring to writing shall be construed as including references to printing, lithography, photography, and other modes of representing or reproducing words in a visible form.
- (i) Unless the context otherwise requires, the words or expressions contained in these regulations shall bear the same meaning as in the Act or any statutory modifications thereof, in force at the date at which these regulations become binding on the Company.
- (j) The Company is a "**Public Company**" within the meaning of Section 2(71) of the Companies Act, 2013 and accordingly means a company which
 - a) is not a private company;
 - b) has minimum paid up share capital, as may be prescribed.

Title of Article	No.	Content	
	CAPITAL AND INCREASE AND REDUCTION OF CAPITAL		
Share Capital	3	The Authorised Share Capital of the Company shall be such amount; divided into such class(es) denomination(s) and number of shares in the Company as stated in Clause V of the Memorandum of Association of the Company; with power to increase or reduce such Capital from time to time and power to divide the shares in the Capital for the time being into other classes and to attach thereto respectively such preferential, convertible, deferred, qualified or other special rights, privileges, conditions or restrictions and to vary, modify or abrogate the same in such manner as may be determined by or in accordance with the regulations of the Company or the provisions of the Company or the provisions of the law for the time being in force.	
Increase of Capital by the Company how carried into effect	4	The Company may in General Meeting from time to time by Ordinary Resolution increase its capital by creation of new shares which may be unclassified and may be classified at the time of issue in one or more classes and 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 with a right of voting at General Meeting of the Company in conformity with Section 47 of the Companies Act, 2013. Whenever the capital of the Company has been increased under the provisions of this Articles the Directors shall comply with the provisions of Section 64 of the Companies Act, 2013.	
New Capital same as existing capital	5	Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the 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.
Non-Voting	6	The Board shall have the power to issue a part of authorised capital by way of
Shares		non- voting Shares at price(s) premium, dividends, eligibility, volume,
		quantum, proportion and other terms and conditions as they deem fit, in the
		event it is permitted by law to issue shares without voting rights attached to
		the subject however to provisions of law, rules, regulations, notifications and
		enforceable guidelines for the time being in force.
Redeemable	7	Subject to the provisions of Section 55 of the Companies Act, 2013, the
Preference		Company shall have the power to issue preference shares which are or at the
Shares		option of the Company, liable to be redeemed and the resolution authorizing
		such issue shall prescribe the manner, terms and conditions of redemption.
Voting rights of	8	The holder of Preference Shares shall have a right to vote only on Resolutions,
preference		which directly affect the rights attached to his Preference Shares and in
shares		circumstances provided under Section 47(2).
Provisions to	9	On the issue of redeemable preference shares under the provisions of Article 7
apply on issue		hereof, the following provisions-shall take effect:
of Redeemable		fiereof, the following provisions-shall take effect.
Preference		(a) No such Shares shall be redeemed except out of profits of which would
Shares		otherwise be available for dividend or out of proceeds of a fresh issue of
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		shares made for the purpose of the redemption.
		(b) No such Shares shall be redeemed unless they are fully paid.
		(c) The premium, if any payable on redemption shall have been provided for
		out of the profits of the Company or out of the Company's security
		premium account, before the Shares are redeemed.
		(d) Where any such Shares are redeemed otherwise then out of the proceeds of
		a fresh issue, there shall out of profits which would otherwise have been
		available for dividend, be transferred to a reserve fund, to be called "the
		Capital Redemption Reserve Account", a sum equal to the nominal amount
		of the Shares redeemed, and the provisions of the Act relating to the
		reduction of the share capital of the Company shall, except as provided in
		Section 55 of the Companies Act, 2013 apply as if the Capital Redemption
		Reserve Account were paid-up share capital of the Company.
		(e) Subject to the provisions of Section 55 of the Companies Act, 2013, the
		redemption of preference shares hereunder may be affected in accordance
		with the terms and conditions of their issue and in the absence of any
		specific terms and conditions in that behalf, in such manner as the Directors
		may think fit.
Reduction of	10	The Company may (subject to the provisions of Section 52, 55(1) & (2) of the
capital		Companies Act, 2013 and Section 80 of the Companies Act, 2013, to the extent
		applicable, and Section 100 to 105 of the Companies Act, 2013, both inclusive,
		and other applicable provisions, if any, of the Act) from time to time by 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
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		Article is not to derogate from any power the Company would have, if it were omitted.
Purchase of own Shares	11	The Company shall have power, subject to and in accordance with all applicable provisions of the Act, to purchase any of its own fully paid Shares whether or not they are redeemable and may make a payment out of capital in respect of such purchase.
Sub-division consolidation and cancellation of Shares	12	Subject to the provisions of Section 61 of the Companies Act, 2013 and other applicable provisions of the Act, the Company in General Meeting may, from time to time, sub-divide or consolidate its Shares, or any of them and the resolution whereby any Share is sub-divided may determine that, as between the holders of the Shares resulting from such sub-divisions, one or more of such Shares shall have some preference or special advantage as regards dividend, capital or otherwise over or as compared with the other(s). Subject as aforesaid, the Company in General Meeting may also cancel shares which have not been taken or agreed to be taken by any person and diminish the amount of its share capital by the amount of the Shares so cancelled.
	I	MODIFICATION OF RIGHTS
Modification of rights	13	Whenever the capital, by reason of the issue of preference shares or otherwise, is divided into different classes of Shares, all or any of the rights and privileges attached to each class may, subject to the provisions of Sections 48 of the Companies Act, 2013 be modified, commuted, affected, abrogated, dealt with or varied with the consent in writing of the holders of not less than three-fourth of the issued capital of that class or with the sanction of a Special Resolution passed at a separate General Meeting of the holders of Shares of that class, and all the provisions hereafter contained as to General Meeting shall mutatis mutandis apply to every such Meeting. This Article is not to derogate from any power the Company would have if this Article was omitted. The rights conferred upon the holders of the Shares (including preference shares, if any) of any class issued with preferred or other rights 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, dealt with or varied by the creation or issue of further Shares ranking pari passu therewith.
	SI	HARES, CERTIFICATES AND DEMATERIALISATION
Restriction on allotment and return of allotment	14	The Board of Directors shall observe the restrictions on allotment of Shares to the public contained in Section 39 of the Companies Act, 2013, and shall cause to be made the returns as to allotment provided for in Section 39 of the Companies Act, 2013.
Further issue of shares	15	 Where at any time, a company having a share capital proposes to increase its subscribed capital by the issue of further shares, such shares shall be offered- a. to persons who, at the date of the offer, are holders of equity shares of the company in proportion, as nearly as circumstances admit, to the paid-up share capital on those shares by sending a letter of offer subject to the following conditions, namely: — b. the offer shall be made by notice specifying the number of shares offered

		and limiting a time not being less than fifteen days and not exceeding
		thirty days from the date of the offer within which the offer, if not
		accepted, shall be deemed to have been declined;
		c. the offer aforesaid shall be deemed to include a right exercisable by the
		person concerned to renounce the shares offered to him or any of them in
		favour of any other person; and the notice referred to in clause (i) shall
		contain a statement of this right;
		d. after the expiry of the time specified in the notice aforesaid, or on receipt
		of earlier intimation from the person to whom such notice is given that
		he declines to accept the shares offered, the Board of Directors may
		dispose of them in such manner which is not disadvantageous to the
		shareholders and the company;
		e. to employees under a scheme of employees' stock option, subject to
		special resolution passed by company and subject to such conditions as
		may be prescribed; or
		f. to any persons, if it is authorized by a special resolution, whether or not
		those persons include the persons referred to in clause (a) or clause (b),
		either for cash or for a consideration other than cash, if the price of such
		shares is determined by the valuation report of a registered valuer subject
		to such conditions as may be prescribed.
		2) The notice referred to in sub-clause (a)(i) of Clause (1) shall be dispatched
		through registered post or speed post or through electronic mode to all the
		existing shareholders at least three days before the opening of the issue.
		3) Nothing aforesaid shall apply to the increase of the subscribed capital of a
		company caused by the exercise of an option as a term attached to the
		debentures issued or loan raised by the company to convert such debentures
		or loans into shares in the company:
		Provided that the terms of issue of such debentures or loan containing such an
		option have been approved before the issue of such debentures or the raising
		of loan by a special resolution passed by the company in general meeting.
Shares at the	16	Subject to the provisions of Section 62 of the Companies Act, 2013 and these
disposal of the		Articles, the Shares in the capital of the Company for the time being shall be
Directors		under the control of the Directors who may issue, allot or otherwise dispose of
		the same or any of them to such person, in such proportion and on such terms
		and conditions and either at a premium or at par or (subject to the compliance
		with the provision of Section 53 of the Companies Act, 2013) at a discount and
		at such time as they may from time to time think fit and with 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 part of 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.
		Provided that option or right to call for Shares shall not be given to any person
		or persons without the sanction of the Company in the General Meeting.
Power to offer	16A	Without prejudice to the generality of the powers of the Board under Article
1 OWEL TO OTIEL	10/1	1) Without prejudice to the generality of the powers of the board under Article

Shares/ options		16 or in any other Article of these Articles of Association, the Board or any
to acquire		Committee thereof duly constituted may, subject to the applicable
Shares		provisions of the Act, rules notified thereunder and any other applicable
		laws, rules and regulations, at any point of time, offer existing or further
		Shares (consequent to increase of share capital) of the Company, or options
		to acquire such Shares at any point of time, whether such options are granted
		by way of warrants or in any other manner (subject to such consents and
		permissions as may be required) to its employees, including Directors
		(whether whole-time or not), whether at par, at discount or at a premium,
		for cash or for consideration other than cash, or any combination thereof as
		may be permitted by law for the time being in force.
		2) In addition to the powers of the Board under Article 16A (1), the Board may
		also allot the Shares referred to in Article 16A (1) to any trust, whose
		principal objects would inter alia include further transferring such Shares to
		the Company's employees [including by way of options, as referred to in
		Article 16A (1)] in accordance with the directions of the Board or any
		Committee thereof duly constituted for this purpose. The Board may make
		such provision of moneys for the purposes of such trust, as it deems fit.
		3) The Board, or any Committee there of duly authorized for this purpose, may
		do all such acts, deeds, things, etc. as may be necessary or expedient for the
		purposes of achieving the objectives set out in Articles 16A (1) and (2) above.
Application of	17	1) Where the Company issues Shares at a premium whether for cash or
premium		otherwise, a sum equal to the aggregate amount or value of the premium on
received on		these Shares shall be transferred to an account, to be called "the securities
Shares		premium account" and the provisions of the Act relating to the reduction of
		the share capital of the Company shall except as provided in this Article,
		apply as if the securities premium account were paid up share capital of the
		Company.
		2) The securities premium account may, notwithstanding anything in clause
		(1) thereof be applied by the Company:
		a. In paying up unissued Shares of the Company, to be issued to the
		Members of the Company as fully paid bonus shares;
		b. In writing off the preliminary expenses of the Company;
		c. In writing off the expenses of or the commission paid or discount allowed
		or any issue of Shares or debentures of the Company ;or
		_ ,
		d. In providing for the premium payable on the redemption of any
		redeemable preference shares or of any debentures of the Company.
		e. For the purchase of its own shares or other securities under Section 68 of
Donney also to	10	the Companies Act, 2013.
Power also to	18	In addition to and without derogating from the powers for that purpose
Company in		conferred on the Board under these Articles, the Company in General Meeting
General Meeting		may, subject to the provisions of Section 62 of the Companies Act, 2013,
to issue Shares		determine that any Shares (whether forming part of the original capital or of
		any increased capital of the Company) shall be offered to such persons
		(whether Members or not) in such proportion and on such terms and conditions
		and either (subject to compliance with the provisions of Sections 52 and 53 of
		the Companies Act, 2013) at a premium or at par or at a discount as such

		General Meeting shall determine and with full power to give any person
		(whether a Member or not) the option or right to call for or buy allotted Shares
		of any class of the Company either (subject to compliance with the provisions
		of Sections 52 and 53 of the Companies Act, 2013) at a premium or at par or at
		a discount, such option being exercisable at such times and for such
		consideration as may be directed by such General Meeting or the Company in
		General Meeting may make any other provision whatsoever for the issue,
D C	10.4	allotment, or disposal of any Shares.
Power of	18A	Without prejudice to the generality of the powers of the General Meeting under
General Meeting		Article 18 or in any other Article of these Articles of Association, the General
to authorize		Meeting may, subject to the applicable provisions of the Act, rules notified
Board to offer		thereunder and any other applicable laws, rules and regulations, determine, or
Shares/Options		give the right to the Board or any Committee thereof to determine, that any
to employees		existing or further Shares (consequent to increase of share capital) of the
		Company, or options to acquire such Shares at any point of time, whether such
		options are granted by way of warrants or in any other manner (subject to such
		consents and permissions as may be required) be allotted/granted to its
		employees, including Directors (whether whole-time or not), whether at par, at
		discount or a premium, for cash or for consideration other than cash, or any
		combination thereof as may be permitted by law for the time being in force. The
		General Meeting may also approve any Scheme/Plan/ other writing, as may
		be set out before it, for the aforesaid purpose. In addition to the powers
		contained in Article 18A (1), the General Meeting may authorize the Board or
		any Committee thereof to exercise all such powers and do all such things as
		may be necessary or expedient to achieve the objectives of any
		Scheme/Plan/other writing approved under the aforesaid Article.
Shares at a	19	The Company shall not issue Shares at a discount except the issue of Sweat
discount		Equity Shares of a class already issued, if the following conditions are fulfilled,
		namely:
		(a) the issue is authorized by a special resolution passed by the company;
		(b) the resolution specifies the number of shares, the current market price,
		consideration, if any, and the class or classes of directors or employees to
		whom such equity shares are to be issued;
		(c) not less than one year has, at the date of such issue, elapsed since the date
		on which the company had commenced business; and
		(d) where the equity shares of the company are listed on a recognized stock
		exchange, the sweat equity shares are issued in accordance with the
		regulations made by the Securities and Exchange Board in this behalf and
		if they are not so listed, the sweat equity shares are issued in accordance
		with the prescribed rules.
Installments of	20	If by the conditions of any allotment of any Shares the whole or any part of the
Shares to be		amount or issued price thereof shall, be payable by installments, every such
duly paid		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 Shares or
		his legal representatives, and shall for the purposes of these Articles be deemed
		to be payable on the date fixed for payment and in case of non-payment the
		provisions of these Articles as to payment of interest and expenses forfeiture
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		and like and all the other relevant provisions of the Articles shall apply as if
		such installments were a call duly made notified as hereby provided.
The Board may	21	Subject to the provisions of the Act and these Articles, the Board may allot and
issue Shares as		issue Shares in the Capital of the Company as payment for any property
fully paid-up		purchased or acquired or for services rendered to the Company in the conduct
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		of its business or in satisfaction of any other lawful consideration. Shares which
		may be so issued may be issued as fully paid-up or partly paid up Shares.
Acceptance of	22	Any application signed by or on behalf of an applicant for Share(s) in the
Shares		Company, followed by an allotment of any Share therein, shall be an acceptance
		of Share(s) within the meaning of these Articles, and every person who thus or
		otherwise accepts any Shares and whose name is therefore placed on the
		Register of Members shall for the purpose of this Article, be a Member.
Deposit and call	23	The money, if any which the Board of Directors shall on the allotment of any
etc., to be debt		Shares being made by them, require or direct to be paid by way of deposit, call
payable		or otherwise, in respect of any Shares allotted by them shall immediately on the
		inscription of the name of the allottee in the Register of Members as the holder
		of such Shares, become a debt due to and recoverable by the Company from
		the allottee thereof, and shall be paid by him accordingly.
Liability of	24	Every Member, or his heirs, executors or administrators to the extent of his
Members		assets which come to their hands, shall be liable to pay to the Company the
		portion of the capital represented by his Share which may, for the time being,
		remain unpaid thereon in such amounts at such time or times and in such
		manner as the Board of Directors shall, from time to time, in accordance with
		the Company's requirements require or fix for the payment there of.
Domotorializatio		Definitions
Dematerializatio	25A	Definitions:
Dematerializatio n of securities	25A	Beneficial Owner "Beneficial Owner" means a person whose name is recorded
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Options to	25C	Every person subscribing to securities offered by the Company shall have the
receive security	250	
certificates or		option to receive the Security certificates or hold securities with a depository.
hold securities		Where a person opts to hold a Security with a depository, the Company shall
with depository		intimate such depository the details of allotment of the Security, and on receipt
		of such information the depository shall enter in its record the name of the
		allotted as the Beneficial Owner of that Security.
Securities in	25D	All Securities held by a Depository shall be dematerialized and shall be in a
depositories to		fungible form;
be in fungible		
form		
Rights of	25E	1) Notwithstanding anything to the contrary contained in the Articles, a
depositories and		Depository shall be deemed to be a registered owner for the purposes of
beneficial		effecting transfer of ownership of Security on behalf of the Beneficial
owners		
OWIEIS		Owner;
		2) Save as otherwise provided in (1) above, the Depository as a registered
		owner shall not have any voting rights or any other rights in respect of
		Securities held by it;
		3) Every person holding equity share capital of the Company and whose name
		is entered as Beneficial Owner in the Records of the Depository shall be
		deemed to be a Member of the Company. The Beneficial Owner shall been
		titled to all the rights and benefits and be subjected to all the liabilities in
		respect of the Securities held by a Depository.
Depository To	25F	Every Depository shall furnish to the Company information about the transfer
Furnish		of Securities in the name of the Beneficial Owner at such intervals and in such
Information		manner as may be specified by the bye-laws and the Company in that behalf.
Service of	25G	Notwithstanding anything in the Act or these Articles to the contrary, where
documents	23G	securities are held in a depository, the records of the beneficial ownership may
documents		_ · · · · · · · · · · · · · · · · · · ·
		be served by such depository on the Company by means of electronic mode or
		by delivery of floppies or discs.
Option to opt	25H	If a Beneficial Owner seeks to opt out of a Depository in respect of any Security,
out in respect of		the Beneficial Owner shall inform the Depository accordingly. The Depository
any security		shall on receipt of information as above make appropriate entries in its Records
		and shall inform the Company. The Company shall, within thirty (30) days of
		the receipt of intimation from the depository and on fulfillment of such
		conditions and on payment of such fees as may be specified by the regulations,
		issue the certificate of securities to the Beneficial Owner or the transferee as the
		case may be.
Sections 45 and	25I	Notwithstanding anything to the contrary contained in the Articles:
56 of the		1) Section 45 of the Companies Act, 2013 shall not apply to the Shares held
Companies Act,		
_		with a Depository;
2013 not to apply		2) Section 56 of the Companies Act, 2013 shall not apply to transfer of Security
		affected by the transferor and the transferee both of whom are entered as
		Beneficial Owners in the Records of a Depository.
Share certificate	26	(a) Every Member or allottee of Shares is entitled, without payment, to receive
		one certificate for all the Shares of the same class registered in his name.
		(b) Any two or more joint allottees or holders of Shares shall, for the purpose
	1	, · · · · · · · · · · · · · · · · · · ·

		of this Article, be treated as a single Member and the certificate of any Share
		which may be the subject of joint ownership may be delivered to anyone of
		such joint owners, on behalf of all of them.
Limitation of	26A	Every Member shall be entitled, without payment to one or more certificates in
time for issue of		marketable lots, for all the shares of each class or denomination registered in
certificates		his name, or if the directors so approve (upon paying such fee as the Directors
certificates		so time determine) to several certificates, each for one or more of such shares
		and the Company shall complete and have ready for delivery such certificates
		within three months from the date of allotment, unless the conditions of issue
		thereof otherwise provide, or within two months of the receipt of application
		of registration of transfer, transmission, sub-division, consolidation or renewal
		of any of its Shares as the case may be. 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 and 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 or several joint holders shall be a sufficient delivery to all such
		holder.
Renewal of	27	No certificate of any Share or Shares shall be issued either in exchange for those,
share certificates		which are sub-divided or consolidated or in replacement of those which are
		defaced, torn or old, decrepit, worn-out, or where the pages on the reverse for
		recording transfer have been duly utilised unless the certificate in lieu of which
		it is issued is surrendered to the Company.
		PROVIDED THAT no fee shall be charged for issue of new certificate in
		replacement of those which are old, decrepit or worn out or where the pages
		on the reverse for recording transfer have been fully utilized.
Issue of new	28	If any certificate be worn out, defaced, mutilated or torn or if there be no further
certificate in		space on the back thereof for endorsement of transfer, then upon production
place of one		and surrender thereof to the Company, a new Certificate may be issued in lieu
defaced, lost or		thereof, and if any certificate lost or destroyed then upon proof thereof to the
destroyed		satisfaction of the Company and on execution of such indemnity as the
		company deem adequate, being given, a new certificate in lieu thereof 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.2/- for each certificate) as
		the Directors shall prescribe. Provided that no fee shall be charged for issue of
		new Certificates in replacement of those which are old, defaced or worn out or
		where there is no further space on the back thereof for endorsement of transfer.
		Provided that notwithstanding what is stated above the Directors shall comply
		with such rules or regulations or requirements of any Stock Exchange or the
		rules made under the Act or rules made under Securities Contracts (Regulation)
		Act, 2013 or any other Act, or rules applicable thereof in this behalf.
		The provision of this Article shall mutatis mutandis apply to Debentures of the
The first name	29	Company. If any Share(s) stands in the name of two or more persons, the person first
The first name	29	if any share(s) stands in the name of two or more persons, the person first

joint holder		named in the Register of Members shall, as regards receipt of dividends or
deemed sole		bonus or service of notice and all or any other matters connected with Company
holder		
Holder		except voting at Meetings and the transfer of the Shares be deemed the sole
		holder thereof but the joint holders of a Share shall severally as well as jointly
		be liable for the payment of all incidents thereof according to the Company's
		Articles.
Issue of Shares	30	In the event it is permitted by law to issue shares without voting rights attached
without Voting		to them, the Directors may issue such share upon such terms and conditions
Rights		and with such rights and privileges annexed thereto as thought fit and as may
		be permitted by law.
Buy-Back of	31	Notwithstanding anything contained in these Articles, in the event it is
Shares and	01	permitted by law for a company to purchase its own shares or securities, the
Securities Securities		
Securities		Board of Directors may, when and if thought fit, buy back, such of the
		Company's own shares or securities as it may think necessary, subject to such
		limits, upon such terms and conditions, and subject to such approvals,
		provision of Section 67 and SEBI (Buy Back of Shares) Regulations as may be
		permitted by law.
Employees	32	The Directors shall have the power to offer , issue and allot Equity Shares in or
Stock Options		Debentures (Whether fully/partly convertible or not into Equity Shares) of the
Scheme/Plan		Company with or without Equity Warrants to such of the Officers, Employees,
-		Workers of the Company or of its Subsidiary and / or Associate Companies or
		Managing and Whole Time Directors of the Company (hereinafter in this
		Article collectively referred to as "the Employees") as may be selected by them
		or by the trustees of such trust as may be set up for the benefit of the Employees
		in accordance with the terms and conditions of the Scheme, trust, plan or
		proposal that may be formulated, created, instituted or set up by the Board of
		Directors or the Committee thereof in that behalf on such terms and conditions
		as the Board may in its discretion deem fit.
Sweat Equity	33	Subject to the provisions of the Act (including any statutory modification or re-
		enactment thereof, for the time being in force), shares of the Company may be
		issued at a discount or for consideration other than cash to Directors or
		employees who provide know-how to the Company or create an intellectual
		property right or other value addition.
Postal Ballot	34	The Company may pass such resolution by postal ballot in the manner
) x	prescribed by Section 110 of the Companies Act, 2013 and such other applicable
		provisions of the Act and any future amendments or re-enactment thereof and
		,
		as may be required by any other law including Listing Regulations as amended
		from time to time. Notwithstanding anything contained in the provisions of the
		Act, the Company shall in the case of a resolution relating to such business, as
		the Central Government may, by notification, declare to be conducted only by
		postal ballot, get such resolution passed by means of postal ballot instead of
		transacting such business in a general meeting of the Company.
Company not	35	Except as ordered by a Court of competent jurisdiction or as by law required,
bound to		the Company shall not be bound to recognize, even when having notice thereof
recognize any		any equitable, contingent, future or partial interest in any Share, or (except only
interest in		as is by these Articles otherwise expressly provided) any right in respect of a
Shares other		Share other than an absolute right thereto, in accordance with these Articles, in
Similes offici	1	Share other than an absolute right thereto, in accordance with these Articles, in

than of		the person from time to time registered as holder thereof but the Board shall be
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registered		at liberty at their sole discretion to register any Share in the joint names of any
holder		two or more persons (but not exceeding 4 persons) or the survivor or survivors
		of them.
Trust recognized	36	(a) Except as ordered, by a Court of competent jurisdiction or as by law
		required, the Company shall not be bound to recognize, even when having
		notice thereof, any equitable, contingent, future or partial interest in any
		Share, or (except only as is by these 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
		holder thereof but the Board shall be at liberty at their sole discretion to
		register any Share in the joint names of any two or more persons (but not
		exceeding 4 persons) or the survivor or survivors of them.
		1
		(b)Shares may be registered in the name of an incorporated Company or other
		body corporate but not in the name of a minor or of a person of unsound
		mind (except in case where they are fully paid) or in the name of any firm or
		partnership.
Declaration by	37	1) Notwithstanding anything herein contained a person whose name is at any
person not		time entered in Register of Member of the Company as the holder of a Share
holding		in the Company, but who does not hold the beneficial interest in such Shares,
beneficial		shall, if so required by the Act within such time and in such forms as may be
interest in any		prescribed, make declaration to the Company specifying the name and other
Shares		particulars of the person or persons who hold the beneficial interest in such
		Share in the manner provided in the Act.
		2) A person who holds a beneficial interest in a Share or a class of Shares of the
		<u> </u>
		Company, shall if so required by the Act, within the time prescribed, after
		his becoming such beneficial owner, make a declaration to the Company
		specifying the nature of his interest, particulars of the person in whose name
		the Shares stand in the Register of Members of the Company and such other
		particulars as may be prescribed as provided in the Act.
		3) Whenever there is a change in the beneficial interest in a Share referred to
		above, the beneficial owner shall, of so required by the Act, within the time
		prescribed, from the date of such change, make a declaration to the
		Company in such form and containing such particulars as may be prescribed
		in the Act
		4) Notwithstanding anything contained in the Act and Articles 35 and 36
		hereof, where any declaration referred to above is made to the Company, the
		Company shall, if so required by the Act, make a note of such declaration in
		the Register of Members and file within the time prescribed from the date of
		receipt of the declaration a return in the prescribed form with the Registrar
T. 1. 1	60	with regard to such declaration.
Funds of	38	No funds of the Company shall except as provided by Section 67 of the
Company not to		Companies Act, 2013 be employed in the purchase of its own Shares, unless the
be applied in		consequent reduction of capital is effected and sanction in pursuance of
purchase of		Sections 52, 55 (to the extent applicable) of Companies Act, 2013 and Sections
Shares of the		80 and 100 to 105 of the Companies Act, 2013 and these Articles or in giving
Company		either directly or indirectly and whether by means of a loan, guarantee, the
L	1	

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		provision of security or otherwise, any financial assistance for the purpose of
		or in connection with a purchase or subscription made or to be made by any
		person of or for any Share in the Company in its holding Company.
		UNDERWRITING AND BROKERAGE
Commission	39	Subject to the provisions of Section 40 of the Companies Act, 2013, the
may be paid		Company may at any time pay commission to any person in consideration of
		his subscribing or agreeing to subscribe (whether absolutely or conditionally)
		for any Shares in or debentures of the Company.
Brokerage	40	The Company may on any issue of Shares or Debentures or on deposits pay
		such brokerage as may be reasonable and lawful.
Commission to	41	Where the Company has paid any sum by way of commission in respect of any
be included in		Shares or Debentures or allowed any sums by way of discount in respect to any
the annual		Shares or Debentures, such statement thereof shall be made in the annual return
return		as required by Section 92 to the Companies Act, 2013.
		DEBENTURES
Debentures with	42	(a) The Company shall not issue any debentures carrying voting rights at any
voting rights not	12	Meeting of the Company whether generally or in respect of particular classes
to be issued		of business.
		(b)Payments of certain debts out of assets subject to floating charge in priority
		to claims under the charge may be made in accordance with the provisions
		of Section 327 of the Companies Act, 2013.
		(c) Certain charges (which expression includes mortgage) mentioned in Section
		77 of the Companies Act, 2013 shall be void against the Liquidator or creditor
		unless registered as provided in Section 77 of the Companies Act, 2013.
		(d) A contract with the Company to take up and pay debentures of the
		Company may be enforced by a decree for specific performance.
		(e) Unless the conditions of issue thereof otherwise provide, the Company shall
		(subject to the provisions of Section 56 of the Companies Act, 2013) within
		six months after the allotment of its debentures or debenture-stock and
		within one month after the application for the registration of the transfer of
		any such debentures or debentures-stock have completed and ready for
		delivery the certificate of all debenture- stock allotted or transferred.
		(f) The Company shall comply with the provisions of Section 71 of the
		Companies Act, 2013 as regards supply of copies of Debenture Trust Deed
		and inspection thereof.
		(g) The Company shall comply with the provisions of Section 2(16), 77 to87
		(inclusive) of the Companies Act, 2013 as regards registration of charges.
		CALLS
Diment	40	
Directors may	43	(a) Subject to the provisions of Section 49 of the Companies Act, 2013 the Board
make calls		of Directors may from time to time by a resolution passed at a meeting of a
		Board (and not by a circular resolution) make such calls as it thinks fit upon
		the Members in respect of all moneys unpaid on the Shares or by way of
		premium, held by them respectively and not by conditions of allotment
		thereof made payable at fixed time and each Member shall pay the amount
		of every call so made on him to person or persons and at the times and places

		appointed by the Board of Directors. A call may be made payable by
		installments. A call may be postponed or revoked as the Board may
		determine. No call shall be made payable within less than one month from
		the date fixed for the payment of the last preceding call.
		(b) The joint holders of a Share shall be jointly and severally liable to pay all
27.41.4		calls in respect thereof.
Notice of call when to be	44	Not less than fourteen days' notice in writing of any call shall be given by the
given		Company specifying the time and place of payment and the person or persons to whom such call shall be paid.
Call deemed to	45	A call shall be deemed to have been made at the time when the resolution
have been made	15	authorizing such call was passed at a meeting of the Board of Directors and
		may be made payable by the Members of such date or at the discretion of the
		Directors on such subsequent date as shall be fixed by the Board of Directors.
Directors may	46	The Directors may, from time to time, at their discretion, extend the time fixed
extend time		for the payment of any call, and may extend such time as to all or any of the
		members who from residence at a distance or other cause, the Directors may
		deem fairly entitled to such extension, but no member shall be entitled to such
A , 17	47	extension, save as a matter of grace and favour.
Amount payable at fixed time or	47	If by the terms of issue of any Share or otherwise any amount is made payable
by installments		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
to be treated as		shall be payable as if it were a call duly made by the Directors and of which
calls		due notice has been given and all the provisions herein contained in respect of
		calls shall apply to such amount or installment accordingly.
When interest	48	If the sum payable in respect of any call or installment is not paid on or before
on call or		the day appointed for the payment thereof, the holder for the time being or
installment		allottee of the Share in respect of which the call shall have been made or the
payable		installment shall be due, shall pay interest on the same at such rate not
		exceeding ten percent per annum as Directors shall fix from the day appointed
		for the payment thereof up to the time of actual payment but the Directors may
Evidence in	49	waive payment of such interest wholly or in part. On the trial of hearing of any action or suit brought by the Company against
action by		any Member or his Legal Representatives for the recovery of any money
Company any		claimed to be due to the Company in respect of his Shares, it shall be sufficient
against share		to prove that the name of the Member in respect of whose Shares the money is
holder		sought to be recovered is entered on the Register of Members as the holder or
		as one of the holders at or subsequent to the date at which the money sought to
		be recovered is alleged to have become due on the Shares in respect of which
		the money is sought to be recovered, that the resolution making the call is duly
		recorded in the minute book and the notice of such call was duly given to the Member or his legal representatives sued in pursuance of these Articles and it
		shall not be necessary to prove the appointment of Directors who made such
		call, nor that a quorum of Directors was present at the Board meeting at which
		any call was made nor that the meeting at which any call was made was duly
		convened or constituted nor any other matter whatsoever but the proof of the
		matters aforesaid shall be conclusive evidence of the debt.
Payment in	50	The Directors may, if they think fit, subject to the provisions of Section 50 of the

anticipation of		Companies Act, 2013, agree to and receive from any Member willing to advance
calls may carry		the same whole or any part of the moneys due upon the shares held by him
interest		beyond the sums actually called for, and upon the amount so paid or satisfied
		in advance, or so much thereof as from time to time exceeds the amount of the
		calls then made upon the shares in respect of which such advance has been
		made, the Company may pay interest at such rate, as the member paying such
		sum in advance and the Directors agree upon provided that money paid in
		advance of calls shall not confer a right to participate in profits or dividend. The
		Directors may at any time repay the amount so advanced.
		The Members shall not be entitled to any 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 these Articles shall mutatis mutandis apply to the calls on
		Debentures of the Company.
		LIEN
Dantial	F1	
Partial payment	51	Neither the receipt by the Company of a portion of any money which shall,
not to preclude		from time to time be due from any Member to the Company in respect of his
forfeiture		Shares, either by way of principal or interest, or any indulgence granted by the
		Company in respect of the payment of such money, shall preclude the
		Company from thereafter proceeding to enforce a forfeiture of such Shares as
		hereinafter provided.
Company's lien	52	The Company shall have first and paramount lien upon all Shares/Debentures
on Shares/		(other than fully paid up Shares/ Debentures) registered in the name of each
Debentures		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 time in 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 a 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 any Shares/
		Debentures wholly or in part exempt from the provisions of this Article.
As to	53	The Company may sell, in such manner as the Board thinks fit, any Shares on
enforcing lien		which the Company has lien for the purpose of enforcing the same.
by sale		
		PROVIDED THAT no sale shall be made:-
		(a) Unless a sum in respect of which the lien exists is presently payable; or
		(b) Until the expiration of fourteen days after a notice in writing stating and
		demanding payment of such part of the amount in respect of which the lien
		exists as is /presently payable has been given to the registered holder for
		the time being of the Share or the person entitled thereto by reason of his
		death or insolvency.
		death of hisorvency.
		For the purpose of such sale the Board may cause to be issued a duplicate
		certificate in respect of such Shares and may authorize one of their members to
		execute a transfer there from on behalf of and in the name of such Members.

Amplication	F4	The purchaser shall not be bound to see the application of the purchase money, nor shall his title to the Shares be affected by any irregularity, or invalidity in the proceedings in reference to the sale.
Application of proceeds of sale	54	(a) The net proceeds of any such sale shall be received by the Company and applied in or towards satisfaction of such part of the amount in respect of which the lien exists as is presently payable, and(b) The residue if any, after adjusting costs and expenses if any incurred shall
		be paid to the person entitled to the Shares at the date of the sale (subject to a like lien for sums not presently payable as existed on the Shares before the sale).
	I	FORFEITURE OF SHARES
If money	55	If any Member fails to pay the whole or any part of any call or any installments
payable on		of a call on or before the day appointed for the payment of the same or any such
Shares not paid		extension thereof, the Board of Directors may, at any time thereafter, during
notice to be		such time as the call for installment remains unpaid, give notice to him
given		requiring him to pay the same together with any interest that may have accrued
		and all expenses that may have been incurred by the Company by reason of such non-payment.
Sum payable on	56	For the purposes of the provisions of these Articles relating to forfeiture of
allotment to be		Shares, the sum payable upon allotment in respect of a share shall be deemed
deemed a call		to be a call payable upon such Share on the day of allotment.
Form of notice	57	The notice shall name a day, (not being less than fourteen days from the day of
		the notice) and a place or places on and at which such call in installment and
		such interest thereon at such rate not exceeding eighteen percent per annum as
		the Directors may determine and expenses as aforesaid are to be paid. The
		notice shall also state that in the event of the non-payment at or before the time
		and at the place appointed, Shares in respect of which the call was made or
		installment is payable will be liable to be forfeited.
In default of	58	If the requirements of any such notice as aforesaid are not complied with, any
payment Shares		Share or Shares in respect of which such notice has been given may at any time
to be forfeited		thereafter before payment of all calls or installments, interests and expenses
		due in respect thereof, be forfeited by a resolution of the Board of Directors to
		that effect. Such forfeiture shall include all dividends declared or any other
		moneys payable in respect of the forfeited Shares and not actually paid before
N	F 0	the forfeiture.
Notice of	59	When any Share shall have been so forfeited, notice of the forfeiture shall be
forfeiture to a Member		given to the Member in whose name it stood immediately prior to the
MICHIDEI		forfeiture, and an entry of the forfeiture, with the date thereof, shall forthwith
		be made in the Register of Members, but no forfeiture shall be in any manner
		invalidated by any omission or neglect to give such notice or to make any such entry as aforesaid.
Forfeited Shares	60	Any Share so forfeited, shall be deemed to be the property of the Company and
to be the		may be sold, re-allotted or otherwise disposed of, either to the original holder
property of the		or to any other person, upon such terms and in such manner as the Board of
Company and		Directors shall think fit.
may be sold etc.		Discourse similar interest in the second similar interest in t
. ,	1	

Member still	61	Any Member whose Shares have been forfeited shall notwithstanding the
	01	,
liable for money		forfeiture, be liable to pay and shall forthwith pay to the Company on demand
owning at the		all calls, installments, interest and expenses owing upon or in respect of such
time of		Shares at the time of the forfeiture together with interest thereon from the time
forfeiture and		of the forfeiture until payment, at such rate not exceeding eighteen percent per
interest		annum as the Board of Directors may determine and the Board of Directors may
		enforce the payment of such moneys or any part thereof, if it thinks fit, but shall
		not be under any obligation to do so.
Effects of	62	The forfeiture of a Share shall involve the extinction at the time of the forfeiture,
forfeiture		of all interest in and 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
D1	(2)	rights as by these Articles are expressly saved.
Power to annul	63	The Board of Directors may at any time before any Share so forfeited shall have
forfeiture		been sold, re-allotted or otherwise disposed of, annul the forfeiture thereof
		upon such conditions as it thinks fit.
Declaration of	64	(a) A duly verified declaration in writing that the declarant is a Director, the
forfeiture		Managing Director or the Manager or the Secretary of the Company, and
		that Share in the Company has 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
		Share.
		(b) The Company may receive the consideration, if any, given for the Share on
		any sale, re-allotment or other disposal thereof and may execute a transfer
		of the Share in favour of the person to whom the Share is sold or disposed
		off.
		(c) The person to whom such Share is sold, re-allotted or disposed of shall
		thereupon be registered as the holder of the Share.
		(d) Any such purchaser or allotee shall not (unless by express agreement) be
		liable to pay calls, amounts, installments, interests and expenses owing to
		the Company prior to such purchase or allotment nor shall be entitled
		(unless by express agreement) to any of the dividends, interests or bonuses
		accrued or which might have accrued upon the Share before the time of
		_
		completing such purchase or before such allotment.
		(e) Such purchaser or allottee shall not be bound to see to the application of the
		purchase money, if any, nor shall his title to the Share be effected by the
		irregularity or invalidity in the proceedings in reference to the forfeiture,
		sale, re-allotment or other disposal of the Shares.
Provisions of	65	The provisions of these Articles as to forfeiture shall apply in the case of non-
these Articles as		payment of any sum which by the terms of issue of a Share becomes payable at
to forfeiture to		a fixed time, whether on account of the nominal value of Share or by way of
apply in case of		premium, as if the same had been payable by virtue of a call duly made and
non-payment of		notified.
any sum		
Cancellation of	66	Upon sale, re-allotment or other disposal under the provisions of these Articles,
shares		the certificate or certificates originally issued in respect of the said Shares shall
certificates in		(unless the same shall on demand by the Company have been previously
respect of		surrendered to it by the defaulting Member) stand cancelled and become null
		barrenacied to it by the actualting inclinion, stand cancelled and become full

forfeited Shares		and void and of no effect and the Directors shall be entitled to issue a new
		certificate or certificates in respect of the said Shares to the person or persons
		entitled thereto.
Evidence of	67	The declaration as mentioned in Article 64(a) of these Articles shall be
forfeiture		conclusive evidence of the facts therein stated as against all persons claiming to
		be entitled to the Share.
Validity of sale	68	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.
Surrender of	69	The Directors may subject to the provisions of the Act, accept surrender of any
Shares		share from any Member desirous of surrendering on such terms and conditions
		as they think fit.
		TRANSFER AND TRANSMISSION OF SHARES
No transfers to	70	No Share which is partly paid-up or on which any sum of money is due shall
minors etc.		in any circumstances be transferred to any minor, insolvent or person of
		unsound mind.
Instrument	71	The instrument of transfer shall be in writing and a common form of transfer
transfer of		shall be used and all provisions of Section 56 of the Companies Act, 2013 and
		statutory modification thereof for the time being shall be duly complied with
		in respect of all transfer of shares and registration thereof.
Application	72	(a) An application for registration of a transfer of the Shares in the Company
transfer for		may be made either by the transferor or the transferee.
		(b) Where the application is made by the transferor and relates to partly paid
		Shares, the transfer shall not be registered unless the 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.
		(c) For the purposes of clause (b) above notice to the transferee shall be deemed
		to have been duly given if it is dispatched by prepaid registered post 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.
Execution	73	The instrument of transfer of any Share shall be duly stamped and executed by
transfer of		or on behalf of both the transferor and the transferee and shall be witnessed.
		The transferor shall be deemed to remain the holder of such Share until the
		name of the transferee shall have been entered in the Register of Members in
		respect thereof. The requirements of provisions of Section 56 of the Companies
		Act, 2013 and any statutory modification thereof for the time being shall be duly
Transfer by least	74	complied with.
Transfer by legal representatives	/4	A transfer of Share in the Company of a deceased Member thereof made by his
representatives		legal representative shall, although the legal representative is not himself a

		Member be as valid as if he had been a Member at the time of the execution of
		the instrument of transfer.
Register of	75	The Board of Directors shall have power on giving not less than seven days
Members etc.		pervious notice by advertisement in some newspaper circulating in the district
when closed		in which the registered office of the Company is situated to close the Register
		of Members and/or the Register of debentures holders, in accordance with
		Section 91 of the Companies Act, 2013 and rules made thereunder, 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 in each year as it may seem
		expedient to the Board.
Directors may	76	Subject to the provisions of Section 58 & 59 of the Companies Act, 2013, these
refuse to register		Articles and other applicable provisions of the Act or any other law for the time
transfer		being in force, the Board may refuse whether in pursuance of any power of the
		company under these Articles or otherwise to register the transfer of, or the
		transmission by operation of law of the right to, any Shares or interest of a
		Member in or Debentures of the Company. The Company shall within one
		month from the date on which the instrument of transfer, or the intimation of
		such transmission, as the case may be, was delivered to Company, send notice
		of the refusal to the transferee and the transferor or to the person giving
		intimation of such transmission, as the case may be, giving reasons for such
		refusal. Provided that the registration of a transfer shall 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 account whatsoever except where the
		Company has a lien on Shares.
Death of one or	77	In case of the death of any one or more of the persons named in the Register of
	//	· · · · · · · · · · · · · · · · · · ·
more joint	//	Members as the joint holders of any Share, the survivor or survivors shall be
more joint holders of	77	Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in
more joint	77	Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of
more joint holders of	77	Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other
more joint holders of Shares		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person.
more joint holders of Shares Titles of Shares	77	Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78.The Executors or Administrators of a deceased Member or holders of a
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78.The Executors or Administrators of a deceased Member or holders of a Succession Certificate or the Legal Representatives in respect of the Shares of a
more joint holders of Shares Titles of Shares		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78.The Executors or Administrators of a 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
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78.The Executors or Administrators of a 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
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78.The Executors or Administrators of a 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
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78.The Executors or Administrators of a 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
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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 a duly constituted Court in the
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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 a duly constituted Court in the Union of India provided that in any case where the Board of Directors in its
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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 a duly constituted Court in the Union of India provided that in any case where the Board of Directors in its absolute discretion thinks it, the Board upon such terms as to indemnity or
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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 a duly constituted Court in the Union of India provided that in any case where the Board of Directors in its absolute discretion thinks it, the Board upon such terms as to indemnity or otherwise as the Directors may deem proper dispense with production of
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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 a duly constituted Court in the Union of India provided that in any case where the Board of Directors in its absolute discretion thinks it, 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
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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 a duly constituted Court in the Union of India provided that in any case where the Board of Directors in its absolute discretion thinks it, 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,
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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 a duly constituted Court in the Union of India provided that in any case where the Board of Directors in its absolute discretion thinks it, 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 72 and 56 of the Companies Act,
more joint holders of Shares Titles of Shares of deceased		Members as the joint holders of any Share, the survivor or survivors shall be the only persons recognized by the Company as having any title or interest in such Share, but nothing herein contained shall be taken to release the estate of a deceased joint holder from any liability on Shares held by him with any other person. 78. The Executors or Administrators of a 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 a duly constituted Court in the Union of India provided that in any case where the Board of Directors in its absolute discretion thinks it, 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,

application		the transferor, the Company shall give notice of the application to the transferee
when to be		in accordance with the provisions of Section 56 of the Companies Act, 2013.
given		in accordance with the provisions of occupros of the companies ricy 2010.
Registration of	80	Subject to the provisions of the Act and Article 77 hereto, any person becoming
persons entitled	00	entitled to Share in consequence of the death, lunacy, bankruptcy or insolvency
to Shares		
otherwise than		of any Member or by any lawful means other than by a transfer in accordance
		with these Articles may, with the consent of the Board (which it shall not be
by transfer		under any obligation to give), upon producing such evidence that he sustains
(Transmission		the character in respect of which he proposes to act under this Article or of such
Clause)		title as the Board thinks sufficient, either be registered himself as the holder of
		the Share or elect to have some person nominated by him and approved by the
		Board registered as such holder; provided nevertheless, that if such person
		shall elect to have his nominee registered as a holder, he shall execute an
		instrument of transfer in accordance with the provisions herein contained, and
		until he does so, he shall not be freed from any liability in respect of the Shares.
		This clause is hereinafter referred to as the "Transmission Clause".
Refusal to	81	Subject to the provisions of the Act and these Articles, the Directors shall have
register nominee		the same right to refuse to register a person entitled by transmission to any
		Share of his nominee as if he were the transferee named in an ordinary transfer
		presented for registration.
Person entitled	82	A person entitled to a Share by transmission shall subject to the right of the
may receive	02	Directors to retain dividends or money as is herein provided, be entitled to
dividend		· -
without being		receive and may give a discharge for any dividends or other moneys payable
registered as a		in respect of the Share.
member		
No fee on	83	No fee shall be charged for registration of transfer, transmission, Probate,
transfer or	63	Succession Certificate & Letters of Administration, Certificate of Death or
transmissions		
Transfer to be	0.4	Marriage, Power of Attorney or other similar document.
	84	Every instrument of transfer shall be presented to the Company duly stamped
presented with		for registration accompanied by such evidence as the Board may require to
evidence of title		prove the title of the transferor, his right to transfer the Shares and generally
		under and subject to such conditions and regulations as the Board may, from
		time to time prescribe, and every registered instrument of transfer shall remain
		in the custody of the Company until destroyed by order of the Board.
Company not	85	The Company shall incur no liability or responsibility whatsoever in
liable for		consequence of its registering or giving effect to any transfer of Shares made or
disregard of a		purporting to be made by any apparent legal owner thereof (as shown or
notice		appearing in the Register of Members) to the prejudice of persons having or
prohibiting		claiming any equitable right, title or interest to or in the said Shares,
registration of		notwithstanding that the Company may have had notice of such equitable
transfer		right, title or interest or notice prohibiting registration of such transfer, and may
		have entered such notice, or referred thereto, in any book of the Company, and
		the Company shall not be bound to be required to regard or attend to give effect
		to any notice which may be given to it of any equitable right, title or interest or
		be under any liability whatsoever for refusing or neglecting to do so, though it
		may have been entered or referred to in some book of the Company, but the
	<u> </u>	may have been entered of referred to in some book of the Company, but the

		Company shall nevertheless be at liberty to regard and attend to any such
		notice and give effect thereto if the Board shall so think fit.
(CONVI	ERSION OF SHARES INTO STOCK AND RECONVERSION
Share may be	86	The Company may, by Ordinary Resolution convert any fully paid up Share
converted into		into stock, and reconvert any stock into fully paid-up Shares.
stock		
Transfer of stock	87	The several holders of such stock may transfer their respective interest therein
		or any part thereof in the same manner and subject to the same regulations
		under 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 stock arose.
Right of	88	The holders of stock shall, according to the amount of stock held by them, have
stockholders		the same right, privileges and advantages as regards dividends, voting at
		meeting of the Company, and other matters, as if they held them in Shares from
		which the stock arose; but no such privilege or advantage (except participation
		in the dividends and profits of the Company and in the assets on winding up)
		shall be conferred by an amount of stock which would not, if existing in Shares,
Regulation	89	have conferred those privileges or advantages.
applicable to	09	Such of the regulations of the Company as are applicable to the paid up Shares shall apply to stock and the words "Share" and "Shareholder" in these
stock and share		regulations shall include "stock" and "stock holder" respectively.
warrant		regulations shall include stock and stock holder respectively.
	ı	BORROWING POWERS
Power to borrow	90	Subject to the provisions of Sections 73, 74 and 179 of the Companies Act, 2013
		and these Articles, the Board of Directors may, from time to time at its
		discretion by a resolution passed at a meeting of the Board, borrow, accept
		deposits from Members either in advance of calls or otherwise and generally
		raise or borrow or secure the payment of any such sum or sums of money for
		the purposes of the Company from any source.
		PROVIDED THAT, where the moneys to be borrowed together with the
		moneys already borrowed (apart from temporary loans obtained from the
		Company's bankers in the ordinary course of business) exceed the aggregate of
		the paid up capital of the Company and its free reserves (not being reserves set
		apart for any specific purpose) the Board of Directors shall not borrow such
		money without the sanction of the Company in General Meeting. No debts
		incurred by the Company in excess of the limit imposed by this Article shall be
		valid or effectual unless the lender proves that he advanced the loan in good
		faith and without knowledge that the limit imposed by this Article had been
The market of a	01	exceeded.
The payment or	91	The payment or repayment of moneys borrowed as aforesaid may be secured in such manner and upon such torms and conditions in all respects as the Board
repayment of moneys		in such manner and upon such terms and conditions in all respects as the Board of Directors may think fit, and in particular in pursuance of a resolution passed

borrowed		at a meeting of the Board (and not by circular resolution) by the issue of bonds,
		debentures or debentures stock of the Company, charged upon all or any part
		of the property of the Company, (both present and future), including its un-
		called capital for the time being and the debentures and the debenture stock
		and other securities may be made assignable free from any equities between
D 1 -	02	the Company and the person to whom the same may be issued.
Bonds, Debentures, etc.	92	Any bonds, debentures, debenture-stock or other securities issued or to be
to be subject to		issued by the Company shall be under the control of the Directors who may issue them upon such terms and conditions and in such manner and for such
control of		consideration as they shall consider being for the benefit of the Company.
Directors		consideration as they shall consider being for the benefit of the Company.
Terms of issue	93	Any Debentures, Debenture-stock or other securities may be issued at a
of Debentures		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. However, 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.
Mortgage of	94	If any uncalled capital of the Company is included in or charged by mortgage
uncalled capital		or other security, the Directors may, subject to the provisions of the Act and
		these Articles, make calls on the Members in respect of such uncalled capital in
		trust for the person in whose favour such mortgage or security has been
		executed.
Indemnity may	95	Subject to the provisions of the Act and these Articles, if the Directors or any of
be given		them or any other person shall incur or about to incur any liability as principal
		or surety 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.
		RELATED PARTY TRANSACTIONS
Related Party	96	A. Subject to the provisions of the Act, the Company may enter into contracts
Transactions		with the Related Party which are at arm's length and are in ordinary course
		of business of the company with approval of the Audit Committee.
		B. Subject to the provisions of the Act, the Company may enter into contracts
		with the related parties which are of such nature wherein it requires consent
		of shareholders in terms of Act or Listing Regulations or any other law for
		the time being in force, with approval of the shareholders in the general
		meeting.
		MEETING OF MEMBERS
Annual General	97	i. An Annual General Meeting of the Company shall be held within six months
Meeting		after the expiry of each financial year, provided that not more than fifteen
		months shall lapse between the date of one Annual General Meeting and
		that of next.
		ii. Nothing contained in the foregoing provisions shall be taken as affecting the

		wight conformed areas the Decistres and double provisions of Coetion O(/1) of
		right conferred upon the Registrar under the provisions of Section 96 (1) of
		the Act to extend the time with which any Annual General Meeting may be
		held.
		iii. Every Annual General Meeting shall be called at a time during business
		hours i.e. 9 a.m. to 6 p.m., on a day that is not a National holiday, and shall
		be held at the office of the Company or at some other place within the city
		in which the Registered Office of the Company is situated as the Board may
		determine and the notices calling the Meeting shall specify it as the Annual
		General Meeting.
		iv. The Company may in any one Annual General Meeting fix the time for its
		subsequent Annual General Meeting.
		v. Every Member of the Company shall be entitled to attend, either in person
		or by proxy and the Auditors of the Company shall have the right to attend
		and be heard at any General Meeting which he attends on any part of the
		business which concerns him as an Auditor.
		vi. At every Annual General Meeting of the Company, there shall be laid on the
		, , , , , , , , , , , , , , , , , , , ,
		table the Director's Report and Audited statement of accounts, the Proxy
		Register with proxies and the Register of Director's Shareholding, which
		Registers shall remain open and accessible during the continuance of the
		Meeting.
		vii. The Board shall cause to be prepared the annual list of Members, summary
		of share capital, balance sheet and profit and loss account and forward the
		same to the Registrar in accordance with Sections 92 and 137 of the Act.
Report	98	The Company shall in every Annual General Meeting in addition to any other
statement and		Report or Statement lay on the table the Director's Report and audited
registers to be		statement of accounts, Auditor's Report (if not already incorporated in the
laid before the		audited statement of accounts), the Proxy Register with proxies and the
Annual General		Register of Director's Shareholdings, which Registers shall remain open and
Meeting		
	00	accessible during the continuance of the Meeting.
Extra-Ordinary	99	All General Meeting other than Annual General Meeting shall be called Extra-
General Meeting		Ordinary General Meeting.
Requisitionists'	100	1) Subject to the provisions of Section 111 of the Companies Act, 2013, the
Meeting		Directors shall on the requisition in writing of such number of Members as
		is herein after specified:-
		a. Give to the Members of the Company entitled to receive notice of the next
		Annual General Meeting, notice of any resolution which may properly be
		moved and is intended to be moved at that meeting.
		b. Circulate to the Members entitled to have notice of any General Meeting
		sent to them, any statement with respect to the matter referred to in any
		proposed resolution or any business to be dealt with at that Meeting.
		2) The number of Members necessary for a requisition under clause (1) hereof
		shall be such number of Members as represent not less than one- tenth of the
		total voting power of all the Members having at the date of the resolution a
		right to vote on the resolution or business to which the requisition relates; or
		3) Notice of any such resolution shall be given and any such statement shall be
		circulated, to Members of the Company entitled to have notice of the
		Meeting sent to them by serving a copy of the resolution or statement to each
	1	, , , , , , , , , , , , , , , , , , , ,

Member in any manner permitted by the Act for service of notice of the Meeting and notice of any such resolution shall be given to any other Member of the Company by giving notice of the general effect of the resolution in any manner permitted by the Act for giving him notice of meeting of the Company. The copy of the resolution shall be served, or notice of the effect of the resolution shall be given, as the case may be in the same manner, and so far as practicable, at the same time as notice of the Meeting and where it is not practicable for it to be served or given at the time it shall be served or given as soon as practicable thereafter. 4) The Company shall not be bound under this Article to give notice of any resolution or to circulate any statement unless: a. A copy of the requisition signed by the requisitionists (or two or more copies which between them contain the signature of all the requisitionists) is deposited at the Registered Office of the Company. i. In the case of a requisition, requiring notice of resolution, not less than six weeks before the Meeting; ii. In the case of any other requisition, not less than two weeks before the Meeting, and b. There is deposited or tendered with the requisition sum reasonably sufficient to meet the Company's expenses in giving effect thereto. PROVIDED THAT if, after a copy of the requisition requiring notice of a resolution has been deposited at the Registered Office of the Company, an Annual General Meeting is called for a date six weeks or less after such copy has been deposited, the copy although not deposited within the time required by this clause, shall be deemed to have been properly deposited for the purposes thereof. 5) The Company shall also not be bound under this Article to circulate any statement, if on the application either of the Company or of any other person who claims to be aggrieved, the Company Law Board is satisfied that the rights conferred by this Article are being abused to secure needless publicity for defamatory matter. 6) Notwithstanding anything in these Articles, the business which may be dealt with at Annual General Meeting shall include any resolution for which notice is given in accordance with this Article, and for the purposes of this clause, notice shall be deemed to have been so given, notwithstanding the accidental omission in giving it to one or more Members. 101 Extra-Ordinary The Directors may, whenever they think fit, convene an Extra-Ordinary General Meeting General Meeting and they shall on requisition of the Members as herein by Board and by provided, forthwith proceed to convene Extra-Ordinary General Meeting of requisition the Company. When a Director (b) If at any time there are not within India sufficient Directors capable of acting or any two to form a quorum, or if the number of Directors be reduced in number to less Members may than the minimum number of Directors prescribed by these Articles and the call an Extracontinuing Directors fail or neglect to increase the number of Directors to Ordinary that number or to convene a General Meeting, any Director or any two or General Meeting 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.
Contents of	102	In case of requisition the following provisions shall have effect:
requisition, and	102	
number of		(a) The requisition shall set out the matter for the purpose of which the
requisitionists'		Meeting is to be called and shall be signed by the requisitionists and
required and the		shall be deposited at the Registered Office of the Company.
conduct of		(b) The requisition may consist of several documents in like form each
Meeting		signed by one or more requisitionists.
recent		(c) The number of Members entitled to requisition a Meeting in regard to any matter shall be such number as hold at the date of the deposit of the requisition, not less than one-tenth of such of the paid-up share capital of the Company as that date carried the right of voting in regard to that
		matter.
		(d) Where two or more distinct matters are specified in the requisition, the
		provisions of sub-clause (c) shall apply separately in regard to each such
		matter and the requisition shall accordingly be valid only in respect of
		those matters in regard to which the conditions specified in that clause
		are fulfilled.
		(e) If the Board does not, within twenty-one days from the date of the
		deposit of a valid requisition in regard to any matters, proceed duly to
		call a Meeting for the consideration of those matters on a day not later
		than forty-five days from the date of the deposit of the requisition, the
		Meeting may be called:
		i. by the requisitionists themselves; or
		ii. by such of the requisitionists as represent either a majority in value
		of the paid up share capital held by all of them or not less than one
		tenth of the paid-up share capital of the Company as is referred to
		in sub clauses (c) of clause (I) whichever is less.
		PROVIDED THAT for the purpose of this sub-clause, the Board shall, in the case
		of a Meeting at which a resolution is to be proposed as a Special Resolution, be
		deemed not to have duly convened the Meeting if they do not give such notice
		thereof as is required by sub-Section (2) of Section 114 of the Companies Act,
		2013.
		2) A meeting called under sub-clause (c) of clause (1) by requisitionists or any
		of them:
		(a) shall be called in the same manner as, nearly as possible, as that in which
		meeting is to be called by the Board; but
		(b) shall not be held after the expiration of three months from the date of
		deposit of the requisition.
		PROVIDED THAT nothing in sub-clause (b) shall be deemed to prevent a
		Meeting duly commenced before the expiry of the period of three months
		aforesaid, from adjourning to some days after the expiry of that period.
		3) Where two or more Persons hold any Shares in the Company jointly; a
		requisition or a notice calling a Meeting signed by one or some only of them
	1	

		shall, for the purpose of this Article, have the same force and effect as if it
		has been signed by all of them.
		4) Any reasonable expenses incurred by the requisitionists by reason of the
		failure of the Board to duly to call a Meeting shall be repaid to the
		requisitionists by the Company; and any sum repaid shall be retained by the
		Company out of any sums due or to become due from the Company by way
		of fees or other remuneration for their services to such of the Directors as
		were in default.
I amouth of motion	102	
Length of notice of Meeting	103	1) A General Meeting of the Company may be called by giving not less than
of Meeting		twenty-one days' notice in writing.
		2) A General Meeting may be called after giving shorter notice than that
		specified in clause (1) hereof, if consent is accorded thereto:
		i. In the case of Annual General Meeting by all the Members entitled to vote
		thereat; and
		ii. In the case of any other Meeting, by Members of the Company holding
		not less than ninety-five percent of such part of the paid up share capital
		of the Company as gives a right to vote at the Meeting.
		PROVIDED THAT where any Members of the Company are entitled to vote
		only on some resolution, or resolutions to be moved at a Meeting and not on
		the others, those Members shall be taken into account for the purposes of this
		clause in respect of the former resolutions and not in respect of the later.
Contents and	104	1) Every notice of a Meeting of the Company shall specify the place and the
manner of		day and hour of the Meeting and shall contain a statement of the business to
service of notice		be transacted thereat.
and persons on		2) Subject to the provisions of the Act notice of every General Meeting shall
whom it is to be		be given;
served		(a) to every Member of the Company, in any manner authorized by Section
		20 of the Companies Act, 2013
		(b)to the persons entitled to a Share in consequence of the death or
		insolvency of a Member, by sending it through post in a prepaid letter
		addressed to them by name or by the title of representative of the
		deceased, or assignees of the insolvent, or by like description, at the
		address, if any in India supplied for the purpose by the persons claiming
		to be so entitled or until such an address has been so supplied, by giving
		the notice in any manner in which it might have been given if the death
		or insolvency had not occurred; and
		(c) to the Auditor or Auditors for the time being of the Company
		3) Every notice convening a Meeting of the Company shall state with
		reasonable prominence that a Member entitled to attend and vote at the
		Meeting is entitled to appoint one or more proxies to attend and vote
		instead of himself and that a proxy need not be a Member of the Company.
Special and	105	(a) In the case of an Annual General Meeting all business to be transacted
ordinary		at the Meeting shall be deemed special, with the exception of business
business and		relating to
explanatory		i. the consideration of the accounts, balance sheet, the reports of the
statement		Board of Directors and Auditors;
		ii. the declaration of dividend;
		ii. the declaration of divident,

		 iii. the appointment of Directors in the place of those retiring; and iv. the appointment of, and the fixing of the remuneration of the Auditors, and (b) In the case of any other meeting, all business shall be deemed special. 2) Where any items of business to be transacted at the Meeting of the Company are deemed to be special as aforesaid, there shall be annexed to the notice of the Meeting a statement setting out all material facts concerning each such item of business, including in particular the nature of the concern or interest, if any, therein of every Director. PROVIDED THAT where any such item of special business at the Meeting of the Company relates to or affects, any other company, the extent of shareholding interest in that other company of every Director of the Company shall also be set out in the statement, if the extent of such shareholding interest is not less than twenty percent of the paid up-share capital of the other company. 3) Where any item of business consists of the according of approval to any
		document by the Meeting, the time and place where the document can be inspected shall be specified in the statement aforesaid.
Omission to give	106	The accidental omission to give such notice as aforesaid to or non-receipt
notice not to		thereof by any Member or other person to whom it should be given, shall not
invalidate		invalidate the proceedings of any such Meeting.
Proceedings		
		MEETING OF MEMBERS
Notice of	107	No General Meeting, Annual or Extra-Ordinary shall be competent to enter
business to be		upon, discuss or transact any business which has not been mentioned in the
given		notice or notices convening the Meeting.
Quorum	108	The quorum for General Meetings shall be as under: i. five members personally present if the number of members as on the date of meeting is not more than one thousand;
		ii. fifteen members personally present if the number of members as on the date of meeting is more than one thousand but up to five thousand;iii. thirty members personally present if the number of members as on the date of the meeting exceeds five thousand;
		of meeting is more than one thousand but up to five thousand; iii. thirty members personally present if the number of members as on the date of the meeting exceeds five thousand; No business shall be transacted at the General Meeting unless the quorum requisite is present at the commencement of the Meeting. A body corporate being a Member shall be deemed to be personally present if it is represented in accordance with Section 113 of the Companies Act, 2013. The President of India or the Governor of a State being a Member of the Company shall be deemed to be personally present if it is presented in accordance with Section 113 of the Companies Act, 2013.
If quorum not	109	of meeting is more than one thousand but up to five thousand; iii. thirty members personally present if the number of members as on the date of the meeting exceeds five thousand; No business shall be transacted at the General Meeting unless the quorum requisite is present at the commencement of the Meeting. A body corporate being a Member shall be deemed to be personally present if it is represented in accordance with Section 113 of the Companies Act, 2013. The President of India or the Governor of a State being a Member of the Company shall be deemed to be personally present if it is presented in accordance with Section 113 of the Companies Act, 2013. If within half an hour from the time appointed for holding a Meeting of the
present when	109	of meeting is more than one thousand but up to five thousand; iii. thirty members personally present if the number of members as on the date of the meeting exceeds five thousand; No business shall be transacted at the General Meeting unless the quorum requisite is present at the commencement of the Meeting. A body corporate being a Member shall be deemed to be personally present if it is represented in accordance with Section 113 of the Companies Act, 2013. The President of India or the Governor of a State being a Member of the Company shall be deemed to be personally present if it is presented in accordance with Section 113 of the Companies Act, 2013. If within half an hour from the time appointed for holding a Meeting of the Company, a quorum is not present, the Meeting, if called by or upon the
_	109	of meeting is more than one thousand but up to five thousand; iii. thirty members personally present if the number of members as on the date of the meeting exceeds five thousand; No business shall be transacted at the General Meeting unless the quorum requisite is present at the commencement of the Meeting. A body corporate being a Member shall be deemed to be personally present if it is represented in accordance with Section 113 of the Companies Act, 2013. The President of India or the Governor of a State being a Member of the Company shall be deemed to be personally present if it is presented in accordance with Section 113 of the Companies Act, 2013. If within half an hour from the time appointed for holding a Meeting of the

when to be		is a public holiday until the next succeeding day which is not a public holiday,
adjourned		at the same time and place or to such other day and at such other time and place
		as the Board may determine. If at the adjourned meeting also, a quorum is not
		present within half an hour from the time appointed for holding the Meeting,
		-
		the Members present shall be a quorum and may transact the business for
		which the Meeting was called.
Resolution	110	Where a resolution is passed at an adjourned Meeting of the Company, the
passed at		resolution for all purposes is treated as having been passed on the date on
adjourned		which it was in fact passed and shall not be deemed to have been passed on
Meeting		any earlier date.
Chairman of	111	At every General Meeting the Chair shall be taken by the Chairman of the Board
General		of Directors. If at any Meeting, the Chairman of the Board of Directors is not
Meeting.		present within ten minutes after the time appointed for holding the Meeting or
		though present, is unwilling to act as Chairman, the Vice Chairman of the
		Board of Directors would act as Chairman of the Meeting and if Vice Chairman
		of the Board of Directors is not present or, though present, is unwilling to act
		as Chairman, the Directors present may choose one of themselves to be a
		Chairman, and in default or their doing so or if no Directors shall be present
		and willing to take the Chair, then the Members present shall choose one of
A at for	110	themselves, being a Member entitled to vote, to be Chairman.
Act for	112	Any act or resolution which, under the provisions of these Articles or of the
resolution		Act, is permitted or required to be done or passed by the Company in General
sufficiently		Meeting shall be sufficiently done so or passed if effected by an Ordinary
done or passed		Resolution unless either the Act or the Articles specifically require such act to
by Ordinary		be done or resolution be passed by a Special Resolution.
Resolution		
unless otherwise		
required		
Business	113	No business shall be discussed at any General Meeting except the election of a
confined to		Chairman whilst the Chair is vacant.
election of		
Chairman whilst		
the Chair is		
vacant	igsquare	
Chairman may	114	(a) The Chairman may with the consent of Meeting at which a quorum is
adjourn Meeting		present and shall if 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.
		(d) Save as aforesaid, it shall not be necessary to give any notice of an
		adjournment of or of the business to be transacted at any adjourned
Home sees the see	115	Meeting.
How questions	115	Every question submitted to a General Meeting shall be decided in the first
are decided at		instance by a show of hands unless the poll is demanded as provided in these

Meetings		Articles.
Chairman's	116	A declaration by the Chairman of the Meeting that on a show of hands, a
declaration of		resolution has or has not been carried either unanimously or by a particular
result of voting		majority, and an entry to that effect in the book containing the minutes of the
on show of		proceeding of the Company's General Meeting shall be conclusive evidence of
hands		the fact, without proof of the number or proportion of votes cast in favour of or
		against such resolution.
Demand of poll	117	.Before or on the declaration of the result of the voting on any resolution on a
		show of hands a poll may be ordered to be taken by the Chairman of the
		Meeting on his own motion and shall be ordered to be taken by him on a
		demand made in that behalf by any Member or Members present in person or
		by proxy and holding Shares in the Company which confer a power to vote on
		the resolution not being less than one-tenth of the total voting power in respect
		of the resolution, or on which an aggregate sum of not less than fifty thousand
		rupees has been paid up. The demand for a poll may be withdrawn at any time
		by the Person or Persons who made the demand.

Time of taking poll Chairman's	118	A poll demanded on a question of adjournment or election of a Chairman shall be taken forthwith. A poll demanded on any other question shall be taken at such time not being later than forty-eight hours from the time when the demand was made and in such manner and place as the Chairman of the Meeting may direct and the result of the poll shall be deemed to be the decision of the Meeting on the resolution on which the poll was taken. In the case of equality of votes, the Chairman shall both on a show of hands and
casting vote		on a poll (if any) have a casting vote in addition to the vote or votes to which he may be entitled as a Member.
Appointment of scrutinizers	120	Where a poll is to be taken, the Chairman of the Meeting shall appoint two scrutinizers to scrutinize the vote given on the poll and to report thereon to him. One of the scrutinizers so appointed shall always be a Member (not being an officer or employee of the Company) present at the Meeting, provided such a Member is available and willing to be appointed. The Chairman shall have power, at any time before the result of the poll is declared, to remove a scrutinizer from office and fill vacancies in the office of the scrutinizer arising from such removal or from any other cause.
Demand for poll	121	The demand for a poll shall not prevent transaction of other business (except on
not to prevent transaction of other business		the question of the election of the Chairman and of an adjournment) other than the question on which the poll has been demanded.
Special notice	122	Where by any provision contained in the Act or in these Articles, special notice
		is required for any resolution, the notice of the intention to move the resolution shall be given to the Company not less than fourteen days before the Meeting at which it is to be moved, exclusive of the day which the notice is served or deemed to be served on the day of the Meeting. The Company shall immediately after the notice of the intention to move any such resolution has been received by it, give its Members notice of the resolution in the same manner as it gives notice of the Meeting, or if that is not practicable shall give them notice thereof, either by advertisement in a newspaper having an appropriate circulation or in any other mode allowed by these presents not less than seven days before the Meeting.
		VOTES OF MEMBERS
Member paying money in advance not to be entitled to vote in respect thereof	123	A Member paying the whole or a part of the amount remaining unpaid on any Share held by him although no part of that amount has been called up, shall not be entitled to any voting rights in respect of moneys so paid by him until the same would but for such payment become presently payable.
Restriction on exercise of voting rights of Members who have not paid calls	124	No Member shall exercise any voting rights 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 of lien.
Number of votes to which	125	Subject to the provisions of Article 123, every Member of the Company holding any equity share capital and otherwise entitled to vote shall, on a show of hands

Member entitled		when present in person (or being a body corporate present by a representative duly authorized) have one vote and on a poll, when present in person (including a body corporate by a duly authorized representative), or by an agent duly authorized under a Power of Attorney or by proxy, his voting right 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 Companies Act, 2013) he shall have a right to vote only on resolutions before the Meeting which directly affect the rights attached to his preference shares.
		A Member is not prohibited from exercising his voting rights on the ground that he has not held his Shares or interest in the Company for any specified period preceding the date on which the vote is taken.
Votes of Members of unsound mind	126	A Member of unsound mind, or in respect of whom order has been made by any Court having jurisdiction in lunacy, may vote, whether on a show of 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.
Votes of joint Members	127	If there be joint registered holders of any Shares, one of such persons may vote at any Meeting personally or by an agent duly authorized under a Power of Attorney or by proxy in respect of such Shares, as if he were solely entitled there to but the proxy so appointed shall not have any right to speak at the Meeting, and if more than one of such joint holders be present at any Meeting either personally or by agent or by proxy, that one of the said persons so present whose name appears higher on the Register of Members shall alone be entitled to speak and to vote in respect of such Shares, but the other holder(s) shall be entitled to vote in preference to a person present by an agent duly authorized under a Power of Attorney or by proxy although the name of such person present by agent or proxy stands first or higher in the Register of Members in respect of such Shares. Several executors or administrators of a deceased Member in whose name Shares stand shall for the purpose of these Articles be deemed joint holders thereof.
Representation of body corporate	128	(a) A body corporate (whether a company within the meaning of the Act or not) may, if it is a Member or creditor of the Company (including a holder of Debentures) authorize such person as it thinks fit by a resolution of its Board of Directors or other governing body, to act as its representative at any Meeting of the Company or any class of shareholders of the Company or at any meeting of the creditors of the Company or Debenture-holders of the Company. A person authorized by resolutions aforesaid shall be entitled to exercise the same rights and powers (including the right to vote by proxy) on behalf of the body corporate which he represents as that body could exercise if it were an individual Member, shareholder, creditor or holder of Debentures of the Company. The production of a copy of the resolution referred to above certified by a Director or the Secretary of such body corporate before the commencement of the Meeting shall be accepted by the Company as sufficient evidence of the validity of the said representatives' appointment and his right to vote thereat.

		(1) YIM (1 7) 11 (1 7) 11 (1 7)
Votos in reservada	130	(b) Where the President of India or the Governor of a State is a Member of the Company, the President or as the case may be the Governor may appoint such person as he thinks fit to act as his representative at any Meeting of the Company or at any meeting of any class of shareholders of the Company and such a person shall be entitled to exercise the same rights and powers, including the right to vote by proxy, as the President, or as the case may be, the Governor could exercise as a Member of the Company.
Votes in respects	129	Any person entitled under the Transmission Article to transfer any Shares may
of deceased or insolvent		vote at any General Meeting in respect thereof in the same manner as if he was
Members		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,
Wichibels		at which he proposes to vote, he shall satisfy the Directors of the right to transfer
		such Shares and give such indemnity (if any) as the Directors may require unless
		the Directors shall have previously admitted his right to vote at such Meeting in
		respect thereof.
Voting in person	130	Subject to the provisions of these Articles, votes may be given either personally
or by proxy		or by proxy. A body corporate being a Member may vote either by a proxy or by
		a representative duly authorized in accordance with Section 105 of the
Dialete of	101	Companies Act, 2013.
Rights of Members to use	131	On a poll taken at a Meeting of the Company a Member entitled to more than one vote or his proxy, or other persons entitled to vote for him, as the case may
votes differently		be, need not, if he votes, use all his votes or cast in the same way all the votes he
		uses
Proxies	132	Any Member of the Company entitled to attend and vote at a Meeting of the
		Company, shall be entitled to appoint another person (whether a Member or not)
		as his proxy to attend and vote instead of himself. PROVIDED that a proxy so
		appointed shall not have any right whatsoever to speak at the Meeting. Every
		notice convening a Meeting of the Company shall state that a Member entitled to
		attend and vote is entitled to appoint one or more proxies to attend and vote
Proxy either for	133	instead of himself, and that a proxy need not be a Member of the Company. An instrument of proxy may appoint a proxy either for the purposes of a
specified	100	particular Meeting specified in the instrument and any adjournment thereof or it
meeting or for a		may appoint a proxy for the purpose of every Meeting to be held before a date
period		specified in the instrument and every adjournment of any such Meeting.
No proxy to vote	134	No proxy shall be entitled to vote by a show of hands.
on a show of		
hands	125	The instrument empointing a grown and the Develop (Attended to the Control of the
Instrument of proxy when to	135	The instrument appointing a proxy and the Power of Attorney or authority (if any) under which it is signed or a notarised certified copy of that Power of
be deposited		Attorney or authority, shall be deposited at the Registered Office of the Company
		at least forty eight hours before the time for holding the Meeting at which the
		person named in the instrument purposes to vote and in default the instrument
		of proxy shall not be treated as valid.
Form of Proxy	136	Every instrument of proxy whether for a specified Meeting or otherwise shall, as
		nearly as circumstances will admit, be in any of the forms as prescribed in the
		Companies Act, 2013, and signed by the appointer or his attorney duly
		authorized in writing or if the appointer is a body corporate, be under its seal or

		be signed by any officer or attorney duly authorized by it.
Validity of votes	137	A vote given in accordance with the terms of an instrument of proxy shall be
given by proxy		valid notwithstanding the previous death or insanity of the principal, or
notwithstanding		revocation of the proxy or of any Power of Attorney under which such proxy was
revocation of		signed, or the transfer of the Share in respect of which the vote is given, provided
authority		that no intimation in writing of the death, insanity, revocation or transfer shall
		have been received by the Company at the Registered Office before the
		commencement of the Meeting or adjourned Meeting at which the proxy is used
		provided nevertheless that the Chairman of any Meeting shall be entitled to
		require such evidence as he may in his discretion think fit of the due execution
		of an instrument of proxy and of the same not having been revoked.
Time for	138	No objection shall be made to the qualification of any voter or to the validity of a
objection to vote		vote except at the Meeting or adjourned Meeting at which the vote objected to is
		given or tendered, and every vote, whether given personally or by proxy, not
		disallowed at such Meeting, shall be valid for all proposes and such objection
		made in due time shall be referred to the Chairman of the Meeting.
Chairman of any	139	The Chairman of any Meeting shall be the sole judge of the validity of every vote
Meeting to be		tendered at such Meeting. The Chairman present at the taking of a poll shall be
the judge of		the sole judge of the validity of every vote tendered at such poll. The decision of
Validity of any		the Chairman shall be final and conclusive.
value		
Custody of	140	If any such instrument of appointment is confined to the object of appointing at
Instrument		attorney or proxy for voting at Meetings of the Company, it shall remain
		permanently or for such time as the Directors may determine, in the custody of
		the Company. If such instrument embraces other objects, a copy there of
		examined with the original shall be delivered to the Company to remain in the
		custody of the Company.
	1	DIRECTORS
Number of	141	Until otherwise determined by a General Meeting of the Company and subject
Directors		to the provisions of Section 149 of the Companies Act, 2013, the number of
		Directors shall not be less than three and not more than fifteen.
	141	First Directors of the Company were:
	A	i. SURAJ VERNEKAR (DIN: 07434465)
		ii. ROOPA VERNEKAR (DIN: 07449656)
Ammaintenant	1.40	iii. PRAFUL BHIMSEN ROOGI (DIN: 05118003)
Appointment of Directors	142	The appointment of Directors of the Company shall be in accordance with the
Debenture	142	provisions of the Act and these Articles, to the extent applicable.
Directors	143	Any Trust Deed for securing Debentures may if so arranged, provide for the
Directors		appointment, from time to time by the Trustees thereof or by the holders of
		Debentures, of some person to be a Director of the Company and may empower such Trustees or holder of Debentures, from time to time, to remove and re-
		appoint any Director so appointed. The Director appointed under this Article is
		herein referred to as "Debenture Director" and the term "Debenture Director"
		means the Director for the time being in office under this Article. The Debenture
		Director shall not be liable to retire by rotation or be removed by the Company. The Trust Deed may contain such ancillary provisions as may be agreed between
		the Company and the Trustees and all such provisions shall have effect

		notwithstanding any of the other provisions contained herein.
Nominee	144	(a) Notwithstanding anything to the contrary contained in these Articles, so long
Director or		as any moneys remain owing by the Company to any Finance Corporation or
Corporation		Credit Corporation or to any Financing company or body, (which corporation
Director		or body is hereinafter in this Article referred to as "the corporation") out of
		any loans granted or to be granted by them to the Company or so long as the
		corporation continue to hold Debentures in the Company by direct
		subscription or private placement, or so long as the Corporation holds Shares
		in the Company as a result of underwriting or direct subscription or so long
		as any liability of the Company arising out of any guarantee furnished by the
		Corporation on behalf of the Company remains outstanding, the Corporation
		shall have a right to appoint from time to time any person or persons as a
		Director, whole time or non-whole time (which Director or Directors is/are
		hereinafter referred to as "Nominee Director(s)") on the Board of the Company
		and to remove from such office any persons so appointed and to appoint any
		person or persons in his/their places.
		(b) The Board of Directors of the Company shall have no power to remove from
		office the Nominee Director(s). Such Nominee Director(s) shall not be
		required to hold any Share qualification in the Company. Further Nominee
		Director shall not be liable to retirement by rotation of Directors. Subject as
		aforesaid, the Nominee Directors(s) shall be entitled to the same rights and
		privileges and be subject to the obligations as any other Director of the
		Company.
		(c) The Nominee Director(s) so appointed shall hold the said office only so long
		as any moneys remain owing by the Company to the Corporation and the
		Nominee Director/s so appointed in exercise of the said power, shall ipso
		facto vacate such office immediately on the moneys owing by the Company
		to the Corporation being paid off.
		(d) The Nominee Director(s) appointed under this Article shall be entitled to
		receive all notices of and attend all General Meetings, Board Meetings and all
		the Meetings of the Committee of which the Nominee Director(s) is/are
		Member(s) as also the minutes of such Meetings. The Corporation shall also
		be entitled to receive all such notices and minutes.
		(e) The sitting fees in relation to such Nominee Director(s) shall also accrue to the
		Corporation and the same shall accordingly be paid by the Company directly
		to the Corporation. Any other fees, commission, moneys or remuneration in
		any form is payable to the Nominee Director of the Company, such fees,
		commission, moneys and remuneration in relation to such Nominee
		Director(s) shall accrue to the Corporation and the same shall accordingly be
		paid by the Company directly to the Corporation. Any expenses that may be
		incurred by the Corporation or such Nominee Director(s), in connection with
		their appointment or Directorship, shall also be paid or reimbursed by the
		Company to the Corporation or as the case may be to such Nominee
		Director/s provided that if any such Nominee Director/s is/are an officer(s)
		of the Corporation.
		Provided also that in the event of the Nominee Director(s) being appointed as
		Whole-time Director(s); such Nominee Director/s shall exercise such power and

		duties as may be approved by the landers and have such rights as are usually
		duties as may be approved by the lenders and have such rights as are usually
		exercised or available to a whole-time Director in the management of the affairs
		of Company. Such Nominee Director shall be entitled to receive such
		remuneration, fees, commission and moneys as may be approved by the
		Corporation(s) nominated by him.
Special Director	145	(a) In connection with any collaboration arrangement with any company or
		corporation or any firm or person for supply of technical know-how and/or
		machinery or technical advice the directors may authorize such company,
		corporation, firm or person herein-after in this clause referred to as
		"collaboration" to appoint from time to time any person as director of the
		company (hereinafter referred to as "special director") and may agree that
		such special director shall not be liable to retire by rotation and need not
		possess any qualification shares to qualify him for office of such director, so
		however that such special director shall hold office so long as such
		collaboration arrangement remains in force unless otherwise agreed upon
		between the Company and such collaborator under the collaboration
		arrangements or at any time thereafter.
		(b) The collaborators may at any time and from time to time remove any such
		special director appointed by it and may at the time of such removal and also
		in the case of death or resignation of the person so appointed, at any time
		appoint any other person as special director in his place and such appointment
		or removal shall be made in writing signed by such company or corporation
		or any partner or such person and shall be delivered to the Company at its
		registered office.
		(c) It is clarified that every collaborator entitled to appoint a director under this
		article may appoint one such person as a director and so that if more than one
		collaborator is so entitled there may be at any time as may special directors as
		the collaborators eligible to make the appointment.
Limit on	146	The provisions of Articles 143, 144 and 145 are subject to the provisions of Section
number of non-		152 of the Companies Act, 2013 and number of such Directors appointed shall
retiring		not exceed in the aggregate one third of the total number of Directors for the time
Directors		being in office.
Alternate	147	The Board may appoint, an Alternate Director recommended for such
Director		appointment by the Director (hereinafter in this Article called "the Original
		Director") to act for him during his absence for a period of not less than three
		months from the State in which the meetings of the Board are ordinarily held.
		Every such Alternate Director shall, subject to his giving to the Company an
		address in India at which notice may be served on him, be entitled to notice of
		meetings of Directors and to attend and vote as a Director and be counted for the
		purposes of a quorum and generally at such Meetings to have and exercise all
		the powers and duties and authorities of the Original Director. The Alternate
		Director appointed under this Article shall vacate office as and when the Original
		Director returns to the State in which the meetings of the Board are ordinarily
		held and if the term of office of the Original Director is determined before he
		returns to as aforesaid, any provisions in the Act or in these Articles for automatic
		reappointment of retiring Director in default of another appointment shall apply
		to the Original Director and not the Alternate Director.
		to the Original Director and not the Alternate Director.

Directors may fill in vacancies Additional Directors	148 149 150	The Directors shall have power at any time and from time to time to appoint any person to be a Director to fill a casual vacancy. Such casual vacancy shall be filled by the Board of Directors at a meeting of the Board. Any person so appointed shall hold office only up to the date to which the Director in whose place he is appointed would have held office, if it had not been vacated as aforesaid. However, he shall then be eligible for re-election. Subject to the provisions of Section 161 of the Companies Act, 2013 the Directors shall have the power at any time and from time to time to appoint any other person to be a Director as an addition to the Board ("Additional Director") so that the total number of Directors shall not at any time exceed the maximum fixed by these Articles. Any person so appointed as an Additional Director to the Board shall hold his office only up to the date of the next Annual General Meeting and shall be eligible for election at such Meeting. A Director need not hold any qualification shares.
shares		
Directors' sitting fees	151	The fees payable to a Director for attending each Board meeting shall be such sum as may be fixed by the Board of Directors not exceeding such sum as may be prescribed by the Central Government for each of the meetings of the Board or a Committee thereof and adjournments thereto attended by him. The Directors, subject to the sanction of the Central Government (if any required) may be paid such higher fees as the Company in General Meeting shall from time to time determine.
Extra remuneration to Directors for special work	152	Subject to the provisions of Sections 188 and 197 of the Companies Act, 2013, if any Director, being willing, shall be called upon to perform extra services (which expression shall include work done by a Director as a Member of any Committee formed by the Directors or in relation to signing share certificate) or to make special exertions in going or residing or residing out of his usual place of residence or otherwise for any of the purposes of the Company, the Company may remunerate the Director so doing either by a fixed sum or otherwise as may be determined by the Director, and such remuneration may be either in addition to or in substitution for his share in the remuneration herein provided. Subject to the provisions of the Act, a Director who is neither in the whole time employment nor a Managing Director may be paid remuneration either: i. by way of monthly, quarterly or annual payment with the approval of the Central Government; or ii. by way of commission if the Company by a Special Resolution authorized such payment.
Traveling expenses incurred by Directors on Company's business	153	The Board of Directors may subject to the limitations provided by the Act allow and pay to any Director who attends a meeting of the Board of Directors or any Committee thereof or General Meeting of the Company or in connection with the business of the Company at a place other than his usual place of residence, for the purpose of attending a Meeting such sum as the Board may consider fair compensation for traveling, hotel, and other incidental expenses properly incurred by him in addition to his fees for attending such Meeting as above specified.
Director may act	154	The continuing Director or Directors may act notwithstanding any vacancy in

notwithstanding		their body, but if and so long as their number is reduced below the quorum fixed
vacancy		by these Articles for a meeting of the Board, the Director or Directors may act for
		the purpose of increasing the number of Directors or that fixed for the quorum
		or for summoning a General Meeting of the Company but for no other purposes.
Board resolution	155	(a) Subject to the provisions of Section 188 of the Companies Act, 2013, except
necessary for	100	with the consent of the Board of Directors of the Company, a Director of the
certain contracts		Company or his relative, a firm in which such a Director or relative is partner,
		any other partner in such a firm or a private company of which the Director
		is a member or director, shall not enter into any contract with the Company:
		(a) For the sale, purchase or supply of goods, materials or services; or
		(b) for underwriting the subscription of any Share in or debentures of the Company;
		(c) nothing contained in clause (a) of sub-clause (1) shall affect:-
		i. the purchase of goods and materials from the Company, or the sale of
		goods and materials to the Company by any Director, relative, firm,
		partner or private company as aforesaid for cash at prevailing market prices; or
		ii. any contract or contracts between the Company on one side and any
		such Director, relative, firm, partner or private company on the other
		for sale, purchase or supply of any goods, materials and services in
		which either the Company, or the Director, relative, firm, partner or
		private company, as the case may be regularly trades or does
		business.
		business.
		PROVIDED THAT such contract or contracts do not relate to goods and
		PROVIDED THAT such contract or contracts do not relate to goods and materials the value of which, or services the cost of which, exceeds five
		materials the value of which, or services the cost of which, exceeds five
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts.
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative,
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials or services even if the value of such goods or cost of such services exceeds
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials or services even if the value of such goods or cost of such services exceeds rupees five thousand in the aggregate in any year comprised in the period of
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		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials or services even if the value of such goods or cost of such services exceeds rupees five thousand in the aggregate in any year comprised in the period of
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		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials or services even if the value of such goods or cost of such services exceeds rupees five thousand in the aggregate in any year comprised in the period of the contract; but in such a case the consent of the Board shall be obtained at a Meeting within three months of the date on which the contract was entered into. (c) Every consent of the Board required under this Article shall be accorded by are solution passed at a meeting of the Board required under clause and the
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials or services even if the value of such goods or cost of such services exceeds rupees five thousand in the aggregate in any year comprised in the period of the contract; but in such a case the consent of the Board shall be obtained at a Meeting within three months of the date on which the contract was entered into. (c) Every consent of the Board required under this Article shall be accorded by are solution passed at a meeting of the Board required under clause and the same shall not be deemed to have been given within the meaning of that
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		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials or services even if the value of such goods or cost of such services exceeds rupees five thousand in the aggregate in any year comprised in the period of the contract; but in such a case the consent of the Board shall be obtained at a Meeting within three months of the date on which the contract was entered into. (c) Every consent of the Board required under this Article shall be accorded by are solution passed at a meeting of the Board required under clause and the same shall not be deemed to have been given within the meaning of that clause unless the consent is accorded before the contract is entered into or within three months of the data on which was entered into
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials or services even if the value of such goods or cost of such services exceeds rupees five thousand in the aggregate in any year comprised in the period of the contract; but in such a case the consent of the Board shall be obtained at a Meeting within three months of the date on which the contract was entered into. (c) Every consent of the Board required under this Article shall be accorded by are solution passed at a meeting of the Board required under clause and the same shall not be deemed to have been given within the meaning of that clause unless the consent is accorded before the contract is entered into or within three months of the data on which was entered into (d) If consent is not accorded to any contract under this Article, anything done in pursuance of the contract will be voidable at the option of the Board. (e) The Directors, so contracting or being so interested shall not be liable to the
		materials the value of which, or services the cost of which, exceeds five thousand rupees in the aggregate in any year comprised in the period of the contract or contracts. (b) Notwithstanding any contained in sub-clause (1) hereof, a Director, relative, firm partner or private company as aforesaid may, in circumstances of urgent necessity, enter without obtaining the consent of the Board, into any contract with the Company for the sale, purchase or supply of any goods, materials or services even if the value of such goods or cost of such services exceeds rupees five thousand in the aggregate in any year comprised in the period of the contract; but in such a case the consent of the Board shall be obtained at a Meeting within three months of the date on which the contract was entered into. (c) Every consent of the Board required under this Article shall be accorded by are solution passed at a meeting of the Board required under clause and the same shall not be deemed to have been given within the meaning of that clause unless the consent is accorded before the contract is entered into or within three months of the data on which was entered into (d) If consent is not accorded to any contract under this Article, anything done in pursuance of the contract will be voidable at the option of the Board.

Disclosure to the	156	When the Company
Members of	136	When the Company:-
Directors'		(a) enters into a contract for the appointment of a Managing Director or Whole-
interest in		time Director in which contract any Director of the Company is whether
		directly or indirectly, concerned or interested; or
contract		(b) varies any such contract already in existence and in which a Director is
appointing		concerned or interested as aforesaid, the provisions of Section 190 of the
Managers,		Companies Act, 2013 shall be complied with.
managing Director or		
Whole-time		
Director	157	() A Director of the Common who is in any way whether directly on indirectly
Directors of	157	(a) A Director of the Company who is in any way, whether directly or indirectly
interest General		concerned or interested in a contract entered into or to be entered into by or
notice of		on behalf of the Company shall disclose the nature of his concern or interest
disclosure		at a meeting of the Board in the manner provided in Section 184 of the
		Companies Act, 2013.
		(b) A general notice, given to the Board by the Director to the effect that he is a
		director or is a member of a specified body corporate or is a member of a
		specified firm under Sections 184 of the Companies Act, 2013 shall expire at
		the end of the financial year in which it shall be given but may be renewed
		for a further period of one financial year at a time by fresh notice given in the
		last month of the financial year in which it would have otherwise expired.
		No such general notice and no renewal thereof shall be of effect unless, either
		it is given at a meeting of the Board or the Director concerned takes
		reasonable steps to secure that is brought up and read at the first meeting of
		the Board after it is given.
Directors and	158	Subject to the provisions of the Act the Directors (including a Managing Director
Managing		and Whole time Director) shall not be disqualified by reason of his or their office
Director may		as such from holding office under the Company or from contracting with the
contract with		Company either as vendor, purchaser, lender, agent, broker, lessor or lessee or
Company		otherwise, nor shall any such contract or any contracts or arrangement entered
		into by or on behalf of the Company with any Director or with any company or
		partnership of or in which any Director shall be a member or otherwise interested
		be avoided nor shall any Director so contracting be liable to account to the
		Company for any profit realized by such contract or arrangement by reason only
		of such Director holding that office or of the fiduciary relation thereby
		established, but it is declared that the nature of his interest shall be disclosed as
		provided by Section 184 of the Companies Act, 2013 and in this respect all the
		provisions of Section 184 and 189 of the Companies Act, 2013 shall be duly
Disqualification	150	observed and complied with. A person shall not be capable of being appointed as a Director of the Company
Disqualification of the Director	159	A person shall not be capable of being appointed as a Director of the Company
of the Director		if:-
		(a) he has been found to be of unsound mind by a Court of competent
		jurisdiction and the finding is in force;
		(b) he is an un-discharged insolvent;
		(c) he has applied to be adjudged an insolvent and his application is pending;
		(d) he has been convicted by a Court of any offence involving moral turpitude
		sentenced in respect thereof to imprisonment for not less than six months and

		a period of five years has not elapsed form the date of expiry of the sentence; (e) he has not paid any call in respect of Shares of the Company held by him whether alone or jointly with others and six months have lapsed from the last day fixed for the payment of the call; or
		(f) an order disqualifying him for appointment as Director has been passed by a Court, unless the leave of the Court has been obtained for his appointment.
Vacation of	160	The office of Director shall become vacant if:-
office by		(a) he is found to be of unsound mind by a Court of competent jurisdiction; or
Directors		(b) he applies to be adjudged an insolvent; or
		(c) he is adjudged an insolvent; or
		(d) he is convicted by a Court of any offence involving moral turpitude and
		sentenced in respect thereof to imprisonment for less than six months; or
		(e) he fails to pay any call in respect of Shares of the Company held by him,
		whether alone or jointly with others within six months from the last date fixed
		for the payment of the call unless the Central Government, by a notification in
		the Official Gazette removes the disqualification incurred by such failure; or
		(f) absents himself from three consecutive meetings of the Board of Directors, or
		from all meetings of the Board for a continuous period of three months,
		whichever is longer, without obtaining leave of absence from the Board; or
		(g) he (whether by himself or by any person for his benefit or on his account or
		any firm in which he is a partner or any private company of which he is a
		director), accepts a loan, or any guarantee or security for a loan, from the
		Company in contravention of Section 185 of the Companies Act, 2013; or
		(h) he being in any way whether directly or indirectly concerned or interested in
		a contract or arrangement or proposed contract or arrangement, entered into
		or to be entered into by or on behalf of the Company fails to disclose the nature
		of his concern or interest at a meeting of the Board of Directors as required by
		Section 184 of the Companies Act, 2013; or
		(i) he is removed by an Ordinary Resolution of the Company before the expiry
		of his period of notice; or
		(j) if by notice in writing to the Company, he resigns his office, or
		(k) having been appointed as a Director by virtue of his holding any office or
		other employment in the Company, he ceases to hold such office or other
X7 1' C	1.11	employment in the Company.
Vacation of office by	161	Notwithstanding anything contained in sub-clauses (c), (d) and (i) of Article 160 hereof, the disqualification referred to in these clauses shall not take effect:
Directors		(a) for thirty days from the date of the adjudication, sentence or order;
(contd.)		(a) for thirty days from the date of the adjudication, sentence of order, (b) where any appeal or petition is preferred within thirty days aforesaid against
(conta.)		the adjudication, sentence or conviction resulting in the sentence or order until
		the expiry of seven days from the date on which such appeal or petition is
		disposed of; or
		(c) where within the seven days aforesaid, any further appeal or petition is
		preferred in respect of the adjudication, sentence, conviction or order, and the
		appeal or petition, if allowed, would result in the removal of the
		disqualification, until such further appeal or petition is disposed of.
Removal of	162	(a) The Company may subject to the provisions of Section 169 and other
Directors		applicable provisions of the Companies Act, 2013 and these Articles by
<u> </u>	1	1 ** * /

Ordinary Resolution remove any Director not being a Director appointed by the Central Government in pursuance of Section 242 of the Companies Act, 2013 before the expiry of his period of office. (b) Special Notice as provided by these Articles or Section 115 of the Companies Act, 2013 shall be required of any resolution to remove a Director under this Article or to appoint some other person in place of a Director so removed at the Meeting at which he is removed. (c) On receipt of notice of a resolution to remove a Director under this Article; the Company shall forthwith send a copy thereof to the Director concerned and the Director (whether or not he is a Member of a Company) shall be entitled to be heard on the resolution at the Meeting. (d) where notice is given of a resolution to remove a Director under this Article and the Director concerned makes with respect thereto representations in writing to the Company (not exceeding reasonable length) and requests their notification to Members of the Company, the Company shall, unless the representations are, received by it too late for it to do so: i. in the notice of the resolution given to the Members of the Company state the fact of the representations having been made, and ii. send a copy of the representations to every Member of the Company to whom notice of the Meeting is sent (before or after the representations by the Company) and if a copy of the representations is not sent as aforesaid because they were received too late\or because of the Company's default, the Director may (without prejudice to his right to be heard orally) require that the representation shall be read out at the Meeting: Provided that copies of the representation need not be sent or read out at the Meeting if, on the application either of the Company or of any other person who claims to be aggrieved, the Court is satisfied that the rights concerned by this sub-clause are being abused to secure need less publicity for defamatory (e) A vacancy created by the removal of the Director under this Article may, if he had been appointed by the Company in General Meeting or by the Board, in pursuance of Article 153 or Section 161 of the Companies Act, 2013 be filled by the appointment of another Director in his place by the Meeting at which he is removed, provided special notice of the intended appointment has been given under clause (b) hereof. A Director so appointed shall hold office until the date upto which his predecessor would have held office if he had not been removed as aforesaid. (f) If the vacancy is not filled under sub-clause (e) hereof, it may be filled as a casual vacancy in accordance with the provisions, in so far as they are applicable of Article 148 or Section 161 of the Companies Act, 2013 and all the provisions of that Article and Section shall apply accordingly Provided that the Director who was removed from office under this Article shall not be re-appointed as a Director by the Board of Directors.\ (g) Nothing contained in this Article shall be taken:i. as depriving a person removed hereunder of any compensation of

1 1 .	1 . 1
damages payal as Director, or	ble to him in respect of the termination of his appointment
ii. as derogating f from this Artic	rom any power to remove a Director which may exist apart le.
Interested 163 No Director shall as	a Director take part in the discussion of or vote on any
Directors not to contract arrangemen	t or proceedings entered into or to be entered into by or on
	any, if he is in any way, whether directly or indirectly,
1	ted in such contract or arrangement, not shall his presence
	e of forming a quorum at the time of any such discussion or
	s vote, his vote shall be void.
	nat nothing herein contained shall apply to:-
	demnity against any loss which the Directors, or any one or
I I -	y suffer by reason of becoming or being sureties or a surety
for the Company;	y surfer by reason or becoming or being surenes or a surery
1 1	rangement entered into or to be entered into with a public
1 1 -	vate company which is a subsidiary of a public company in
	of the Director consists solely;
i. in his being:	of the Director consists solery,
	such company; and
	not more than shares of such number of value therein as is
	ualify him for appointment as a director, thereof, he having
	ted as director by the company, or
	nember holding not more than two percent of its paid-up
share capital.	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	or become a director of any company promoted by the
	h it may be interested as a vendor, shareholder, or otherwise
	shall be accountable for any benefit received as director or
	company except in so far Section 197 or Section 188 of the
the Company Companies Act, 2013	may be applicable.
	PPOINTMENT OF DIRECTORS
	rd of the total number of Directors shall:
	period of the office is liable to termination by retirement by
rotation and	
	e expressly provided in the Articles be appointed by the
Company in Gene	· ·
	sions of Articles 145 and 147, the non-retiring Directors
1 1	by the Board for such period or periods as it may in its
discretion deem appr	-
	ons of Section 152 of the Companies Act, 2013 and Articles
	annual General Meeting of the Company, one- third or such
	he time being as are liable to retire by rotation; or if their
number is not three	or a multiple of three the number nearest to one-third shall
retire from office. T	he Debenture Directors, Nominee Directors, Corporation
Directors Managing	
Directors, Managing	Directors if any, subject to Article 180, shall not be taken
	Directors if any, subject to Article 180, shall not be taken mining the number of Directors to retire by rotation. In these
into account in deter	

Technical or		person or persons as Technical Director or Executive Director/s and remove
Executive		any such persons from time to time without assigning any reason whatsoever.
Directors		A Technical Director or Executive Director shall not be required to hold any
Birectors		qualification shares and shall not be entitled to vote at any meeting of the
		Board of Directors.
		(b) Subject to the provisions of Section 161 of the Companies Act, 2013 if the 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.
Ascertainment	169	Subject to Section 152 of the Companies Act, 2013 the Directors retiring by
of Directors		rotation under Article 167 at every Annual General Meeting shall be those, who
retiring by		have been longest in office since their last appointment, but as between those
rotation and		who became Directors on the same day, those who are to retire shall in default of
filling of		and subject to any agreement amongst themselves be determined by the lot.
vacancies	1=0	
Eligibility for re-	170	A retiring Director shall be eligible for re-election and shall act as a Director
election		throughout and till the conclusion of the Meeting at which he retires.
Company to fill	171	At the General Meeting, at which a Director retires as aforesaid, the Company
vacancies		may fill up the vacancy by appointing the retiring Director or some other person
		thereto.
Provision in	172	(a) If the place of retiring Director is not so filled up and the Meeting has not
default of		expressly resolved not to fill the vacancy, the Meeting shall stand adjourned
appointment		till the same day in the next week, at the same time and place, or if that day is
		a public holiday, till the next succeeding day which is not a public holiday, at
		the same time and place.
		(b) If at the adjourned Meeting also, the place of the retiring Director is not filled
		up and the Meeting also has not expressly resolved not to fill the vacancy, the
		retiring Director shall be deemed to have been re-appointed at the adjourned
		Meeting, unless:
		i. at that Meeting or the previous Meeting a resolution for the re-appointment
		of such Director has been put to the Meeting and lost.
		ii. the retiring Director has by a notice in writing addressed to the Company or
		its Board of Directors expressed his unwillingness to be sore-appointed.
		iii. he is not qualified or is disqualified for appointment.
		iv. a resolution, whether Special or Ordinary is required for his appointment or
		re-appointment by virtue of any provisions of the Act, or
		v. Section 162 of the Companies Act, 2013 is applicable to the case.
Company may	173	Subject to the provisions of Section 149 and 152 of the Companies Act, 2013 the
increase or		Company may by Ordinary Resolution from time to time, increase or reduce the
reduce the		number of Directors and may alter qualifications.
number of		
Directors or		
remove any		
Director		

A	154	
Appointment of	174	(a) No motion, at any General Meeting of the Company shall be made for the
Directors to be		appointment of two or more persons as Directors of the Company by a single
voted		resolution unless a resolution that it shall be so made has been first agreed to
individually		by the Meeting without any vote being given against it.
		(b) A resolution moved in contravention of clause (a) hereof shall be void,
		whether or not objection was taken at the time of its being so moved, provided
		where a resolution so moved has passed no provisions or the automatic re-
		appointment of retiring Directors in default of another appointment as therein
		before provided shall apply.
		(c) For the purposes of this Article, a motion for approving a person's
		appointment, or for nominating a person for appointment, shall be treated as
		a motion for his appointment.
Notice of	175	1) No person not being a retiring Director shall be eligible for election to the
candidature for		office of Director at any General Meeting unless he or some other Member
office of		intending to propose him has given at least fourteen days' notice in writing
Directors except		under his hand signifying his candidature for the office of a Director or the
in certain cases		intention of such person to propose him as Director for that office as the case
		may be, along with a deposit of one lakh rupees or such higher amount as may
		be prescribed which shall be refunded to such person or, as the case may be,
		to such Member, if the person succeeds in getting elected as a Director or gets
		more than twenty-five per cent. of total valid votes cast either on show of
		hands or on poll on such resolution.
		2) The Company shall inform its Members of the candidature of the person for
		the office of Director or the intention, of a Member to propose such person as
		candidate for that office in such manner as may be prescribed.
		3) Every person (other than Director retiring by rotation or otherwise or a person
		who has left at the office of the Company a notice under Section 160 of the
		Companies Act, 2013 signifying his candidature for the office of a Director)
		proposed as a candidate for the office a Director shall sign and file with the
		Company his consent in writing to act as a Director, if appointed.
		4) A person other than:
		(a) a Director appointed after retirement by rotation or immediately on the
		expiry of his term of office, or
		(b) an Additional or Alternate Director or a person filling a casual vacancy in
		the office of a Director under Section 161 of the Companies Act, 2013
		appointed as a Director or re-appointed as an additional or alternate
		Director, immediately on the expiry of his term of office
		shall not act as a Director of the Company unless he has within thirty days of his
		appointment signed and filled with the Registrar his consent in writing to act as
D' 1 '	150	such Director.
Disclosure by	176	Every Director and every person deemed to be Director of the Company by
Directors of		virtue of Section 170 of the Companies Act, 2013 shall give notice to the Company
their holdings of		of such matters relating to himself as may be necessary for the purpose of
their Shares and		enabling the Company to comply with the provisions of that Section. Any such
debentures of		notice shall be given in writing and if it is not given at a meeting of the Board the
the Company		person giving the notice shall take all reasonable steps to secure that it is brought
		up and read at the next meeting of the Board after it is given.

T7 (47)	4	
Votes of Body Corporate	177	A body corporate, whether a company within the meaning of the Act or not, which is a member of the Company, may by resolution of its Board of Directors or other governing body, authorize such person as it thinks fit to act as its representative at any meeting of the company or at any meeting of any class of members of the company and the persons so authorized shall be entitled to exercise the same rights and power (including the right to vote by proxy) on behalf of the body corporate which he represents as that body could exercise as if it were an individual member of the company and the production of a copy of the Minutes of such resolution certified by a director or the copy of the Minutes of such resolution certified by a Director or the Secretary of such body corporate as being a true copy of the Minutes of such resolution shall be accepted as sufficient evidence of the validity of the said representative's appointment and of his right to vote.
		MANAGING DIRECTOR
Powers to	178	Subject to the provisions of Section 196 and 203 of the Companies Act, 2013 the
appoint		Board may, from time to time, appoint one or more Directors to be Managing
Managing		Director or Managing Directors or Whole-time Directors of the Company, for a
Director		fixed term not exceeding five years as to the period for which he is or they are to
		hold such office, 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. The
		Managing Director shall perform such functions and exercise such powers as are
		delegated to him by the Board of Directors of the Company in accordance with the provisions of the Companies Act, 2013 and Companies Act, 2013, to the extent
		applicable subject to the provisions of Section152 of the Companies Act, 2013 the
		Managing Director shall not be, while he continues to hold that office, subject to
		retirement by rotation.
Remuneration of	179	Subject to the provisions of Sections 196 and 197 of the Companies Act, 2013 a
Managing		Managing Director shall, in addition to any remuneration that might be payable
Director		to him as a Director of the Company under these Articles, receive such
		remuneration as may from time to time be approved by the Company.
Special position	180	Subject to any contract between him and the Company, a Managing or Whole-
of Managing		time Director shall not, while he continues to hold that office, be subject to
Director		retirement by rotation and he shall not be reckoned as a Director for the purpose
		of determining the rotation of retirement of Directors or in fixing the number of
		Directors to retire but (subject to the provision of any contract between him and the Company), he shall be subject to the same provisions as to resignation and
		removal as the Directors of the Company and shall, ipso facto and immediately,
		cease to be a Managing Director if he ceases to hold the office of Director from
		any cause.
Powers of	181	The Director may from time to time entrust to and confer upon a Managing
Managing		Director or Whole-time Director for the time being such of the powers exercisable
Director		under these provisions by the Directors, as they may think fit, and may confer
		such powers for such time and to be exercised for such objects and purposes and
		upon such terms and conditions and with such restrictions, as they think
		expedient and they may 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 from time to time, revoke, withdraw, alter, or vary all or any of
		such powers.
	182	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.
	183	Receipts signed by the Managing Director for any moneys, goods or property
		received in the usual course of business of the Company or for any money, goods,
		or property lent to or belonging to the Company shall be an official discharge on
		behalf of and against the Company for the money, funds or property which in
		such receipts shall be acknowledged to be received and the persons paying such
		moneys shall not be bound to see to the application or be answerable for any
		misapplication thereof. The Managing Director shall also have the power to sign,
		accept and endorse cheques on behalf of the Company.
	184	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.
	185	Notwithstanding anything contained in these Articles, the Managing Director is
		expressly allowed generally to work for and contract with the Company and
		especially to do the work of Managing Director and also to do any work for the
		Company upon such terms and conditions and for such remuneration (subject to
		the provisions of the Act) as may from time to time be agreed between him and
		the Directors of the Company.
Appointment	186	The Board may, from time to time, appoint any person as Manager (under
and powers of		Section 2(53) of the Companies Act, 2013) to manage the affairs of the Company.
Manager		The Board may from time to time entrust to and confer upon a Manager such of
		the powers exercisable under these Articles by the Directors, as they may think
		fit, and may confer such powers for such time and to be exercised for such objects
		and purposes and upon such terms and conditions and with such restrictions as
		they think expedient.
	1	WHOLE TIME DIRECTOR
Power to	187	Subject to the provisions of the Act and of these Articles, the Board may from
appoint Whole-		time to time with such sanction of the Central Government as may be required
Time Director		by law appoint one or more of its Director/s or other person/s as Whole-Time
and/or Whole-		Director or Whole-Time Directors of the Company out of the Directors/persons
time Directors		nominated under Article only either for a fixed term that the Board may
		determine or permanently for life time upon such terms and conditions as the
		Board may determine and thinks fit. The Board may by ordinary resolution
		and/or an agreement/s vest in such Whole-Time Director or Whole Time
		Directors such of the powers, authorities and functions hereby vested in the
		Board generally as it thinks fit and such powers may be made exercisable and for
		such period or periods and upon such conditions and subject to such restrictions
		as it may be determined or specified by the Board and the Board has the powers
		to revoke, withdraw, alter or vary all or any of such powers and/or remove or

	, ,	
		dismiss him or them and appoint another or others in his or their place or places
		again out of the Directors/persons nominated under Article 188 only. The Whole
		Time Director or Whole Time Directors will be entitled for remuneration as may
		be fixed and determined by the Board from time to time either by way of ordinary
		resolution or a Court act/s or an agreement/s under such terms not expressly
		prohibited by the Act.
To what	188	Subject to the provisions of Section 152 of the Companies Act, 2013 and these
provisions		Articles, a Whole Time Director or Whole Time Directors shall not, while he/they
Whole time		continue to hold that office, be liable to retirement by rotation but (subject to the
Directors shall		provisions of any contract between him/they and the Company) he/they shall
subject		be subject to the same provision as to resignation and removal as the other
		Directors and he/they shall ipso facto and immediately ceases or otherwise cease
		to hold the office of Director/s for any reason whatsoever save that if he/they
		shall vacate office whether by retirement, by rotation or otherwise under the
		provisions of the Act in any Annual General Meeting and shall be re-appointed
		as a Director or Directors at the same meeting he/they shall not by reason only
		of such vacation, cease to be a Whole Time Director or Whole Time Directors.
Seniority of	189	If at any time the total number of Managing Directors and Whole Time Directors
Whole Time		is more than one-third who shall retire shall be determined by and in accordance
Director and		with their respective seniorities. For the purpose of this Article, the seniorities of
Managing		the Whole Time Directors and Managing Directors shall be determined by the
Director		date of their respective appointments as Whole Time Directors and Managing
		Directors of the Company.
		PROCEEDINGS OF THE BOARD OF DIRECTORS
Meeting of	190	The Directors may meet together as a Board for the dispatch of business from
Directors		time to time, and unless the Central Government by virtue of the provisions of
		Section 173 of the Companies Act, 2013 allow otherwise, Directors shall so meet
		at least once in every three months and at least four such Meetings shall be held
		in every year. The Directors may adjourn and otherwise regulate their Meetings
		as they think fit. The provisions of this Article shall not be deemed to have been
		contravened merely by reason of the fact that the meeting of the Board which
		had been called in compliance with the terms of this Article could not be held for
		want of a quorum.
Quorum	191	(a) Subject to Section 174 of the Companies Act, 2013 the quorum for a meeting
Quorum	171	of the Board of Directors shall be one-third of its total strength (excluding
		Directors, if any, whose place may be vacant at the time and any fraction
		contained in that one third being rounded off as one) or two Directors
		whichever is higher.
		wherever is higher.
		PROVIDED that where at any time the number of interested Directors at any
		meeting exceeds or is equal to two-third of the Total Strength, the number of
		the remaining Directors that is to say, the number of directors who are not
		interested present at the Meeting being not less than two shall be, the quorum
		during such time.
		daring sacri time.
		(b) For the purpose of clause(a)
		(b) For the purpose of clause(a)

		i. "Total Strength" means total strength of the Board of Directors of the
		Company determined in pursuance of the Act after deducting there from
		number of the Directors if any, whose places may be vacant at the time, and
		ii. "Interested Directors" mean any Directors whose presence cannot by reason
		of any provisions in the Act count for the purpose of forming a quorum at a
		meeting of the Board at the time of the discussion or vote on any matter.
Procedure when	192	If a meeting of the Board could not be held for want of quorum then, the Meeting
Meeting		shall automatically stand adjourned till the same day in the next week, at the
adjourned for		same time and place, or if that day is a public holiday, till the next succeeding
want of quorum		day which is not a public holiday at the same time and place, unless otherwise
1		adjourned to a specific date, time and place.
Chairman of	193	, -
	193	The Chairman of the Board of Directors shall be the Chairman of the meetings of
Meeting		Directors, provided that if the Chairman of the Board of Directors is not present
		within five minutes after the appointed time for holding the same, meeting of the
		Director shall choose one of their members to be Chairman of such Meeting.
Question at	194	Subject to the provisions of Section 203 of the Companies Act, 2013 questions
Board meeting		arising at any meeting of the Board shall be decided by a majority of votes, and
how decided		in case of any equality of votes, the Chairman shall have a second or casting vote.
Powers of Board	195	A meeting of the Board of Directors at which a quorum is present shall be
meeting		competent to exercise all or any of the authorities, powers and discretions which
		by or under the Act, or the Articles for the time being of the Company which are
		vested in or exercisable by the Board of Directors generally.
Directors may	196	The Board of Directors may subject to the provisions of Section 179 and other
appoint		relevant provisions of the Companies Act, 2013 and of these Articles delegate any
Committee		of the powers other than the powers to make calls and to issue debentures to such
		Committee or Committees and may from time to time revoke and discharge any
		such Committee of the Board, either wholly or in part and either as to the persons
		, 1
		or purposes, but every Committee of the Board so formed shall in exercise of the
		powers so delegated conform to any regulation(s) that may from time to time be
		imposed on it by the Board of Directors. All acts done by any such Committee of
		the Board in conformity with such regulations and in fulfillment of the purpose
		of their appointments, but not otherwise, shall have the like force and effect, as if
		done by the Board.
Meeting of the	197	The meetings and proceedings of any such Committee of the Board consisting of
Committee how		two or more members shall be governed by the provisions herein contained for
to be governed		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. Quorum for the Committee meetings
		shall be two.
Circular	198	(a) A resolution passed by circulation without a meeting of the Board or a
resolution		Committee of the Board appointed under Article 197 shall subject to the
		provisions of sub-clause (b) hereof and the Act, be as valid and effectual as the
		resolution duly passed at a meeting of Directors or of a Committee duly called
		and held.
		(b) A resolution shall be deemed to have been duly passed by the Board or by a
		Committee thereof by circulation if the resolution has been circulated in draft
		together with necessary papers if any to all the Directors, or to all the members

Acts of Board or Committee valid notwithstanding defect in appointment	199	of the Committee, then in India (not being less in number than the quorum fixed for a meeting of the Board or Committee as the case may be) and to all other Directors or members of the Committee at their usual addresses in India or to such other addresses outside India specified by any such Directors or members of the Committee and has been approved by such of the Directors or members of the Committee, as are then in India, or by a majority of such of them as are entitled to vote on the resolution. All acts done by any meeting of the Board or by a Committee of the Board or by any person acting as a Director shall, notwithstanding that it shall afterwards be discovered; that there was some defect in the appointment of one or more of such Directors or any person acting as aforesaid; or that they or any of them were disqualified or had vacated office or that the appointment of any of them is deemed to be terminated by virtue of any provision 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; provided nothing in the Article shall be deemed to give validity to acts done by a Director after his appointment has been shown to the Company to be invalid or to have terminated.
		POWERS OF THE BOARD
General powers of management	200	The Board may exercise all such powers of the Company and do all such acts and
vested in the		things as are not, by the Act, or any other Act or by the Memorandum or by the Articles of the Company required to be exercised by the Company in General
Board of		Meeting, subject nevertheless to these Articles, to the provisions of the Act, or
Directors		any other Act and to such regulations being not inconsistent with the aforesaid Articles, as may be prescribed by the Company in General Meeting but 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.
		Provided that the Board shall not, except with the consent of the Company in General Meeting:- (a) sell, lease or otherwise dispose of the whole, or substantially the whole, of the undertaking of the Company, or where the Company owns more than one undertaking of the whole, or substantially the whole, of any such undertaking; (b) remit, or give time for the repayment of, any debt due by a Director, (c) invest otherwise than in trust securities the amount of compensation received by the Company in respect of the compulsory acquisition or any such undertaking as is referred to in clause (a) or of any premises or properties used for any such undertaking and without which it cannot be carried on or can be carried on only with difficulty or only after a considerable time;
		 (d) borrow moneys where the moneys to be borrowed together with the moneys already borrowed by the Company (apart from temporary loans obtained from the Company's bankers in the ordinary course of business), will exceed the aggregate of the paid-up capital of the Company and its free reserves that is to say, reserves not set apart for any specific purpose; (e) contribute to charitable and other funds not directly relating to the business of the Company or the welfare of its employees, any amounts the aggregate of which will, in any financial year, exceed fifty thousand rupees or five per

Certain powers to be exercised by the Board only at Meetings	201	cent of its average net profits as determined in accordance with the provisions of Section 349 and 350 of the Act during the three financial years immediately preceding whichever is greater, provided that the Company in the General Meeting or the Board of Directors shall not contribute any amount to any political party or for any political purposes to any individual or body; i. Provided that in respect of the matter referred to in clause (d) and clause (e) such consent shall be obtained by a resolution of the Company which shall specify the total amount upto which moneys may be borrowed by the Board under clause (d) of as the case may be total amount which may be contributed to charitable or other funds in a financial year under clause(e) ii. Provided further that the expression "temporary loans" in clause (d) above shall mean loans repayable on demand or within six months from the date of the loan such as short term cash credit arrangements, the discounting of bills and the issue of other short term loans of a seasonal character, but does not include loans raised for the purpose of financing expenditure of a capital nature. 1) Without derogating from the powers vested in the Board of Directors under these Articles, the Board shall exercise the following powers on behalf of the Company and they shall do so only by means of resolutions passed at the meeting of the Board; the power to make calls, on shareholders in respect of money unpaid on their Shares, the power to borrow moneys otherwise than on Debentures, (a) the power to borrow moneys otherwise than on Debentures, (b) the power to make loans Provided that the Board may, by resolution passed at a Meeting, delegate to any Committee of Directors, the Managing Director, the Manager or any other principal officer of the Company, the powers specified in sub-clause (1)(d) above shall specify the total amount outstanding at any one time, upto which moneys may be borrowed by the delegate. 3) Every resolution delegating the power referred to in sub-clause (1)
	20-	individual cases.
Certain powers of the Board	202	Without prejudice to the general powers conferred by the last preceding Article
of the board		and so as not in any way to limit or restrict those powers, and without prejudice to the other powers conferred by these Articles, but subject to the restrictions
		contained in the last preceding Article, it is hereby declared that the Directors
	1	

- shall have the following powers, that is to say, power:
- 1) To pay the cost, charges and expenses preliminary and incidental to the promotion, formation, establishment and registration of the Company.
- To pay and charge to the capital account of the Company any commission or interest lawfully payable thereon under the provisions of Sections 76 and 208 of the Act.
- 3) Subject to Section 292 and 297 and other provisions applicable of the Act to purchase or otherwise acquire for the Company any property, right or privileges which the Company is authorized to acquire, at or for such price or consideration and generally on such terms and conditions as they may think fit and in any such purchase or other acquisition to accept such title as the Directors may believe or may be advised to be reasonably satisfactory.
- 4) At their discretion and subject to the provisions of the Act to pay for any property, rights or privileges acquired by or services rendered to the Company, either wholly or partially in cash or in share, bonds, debentures, mortgages, or other securities of the Company, and any such Shares may be issued either as fully paid-up or with such amount credited as paid-up thereon as may be agreed upon and any such bonds, debentures, mortgages or other securities may be either specifically charged upon all or any part of the property of the Company and its uncalled capital or not so charged.
- 5) To secure the fulfillment of any contracts or engagement entered into by the Company by mortgage or charge of all or any of the property of the Company and its uncalled capital for the time being or in such manner as they may think fit.
- 6) To accept from any Member, as far as may be permissible by law to a surrender of his Shares or any part thereof, on such terms and conditions as shall be agreed.
- 7) To appoint any person to accept and hold in trust for the Company any property belonging to the Company, in which it is interested, or for any other purpose and to execute and do all such deeds and things as may be required in relation to any trust, and to provide for the remuneration of such trustee or trustees.
- 8) To institute, conduct, defend, compound or abandon any legal proceedings by or against the Company or its officers or otherwise concerning the affairs of the Company, and also to compound and allow time for payment or satisfaction of any debts due and of any claim or demands by or against the Company and to refer any differences to arbitration and observe and perform any awards made thereon either according to Indian law or according to foreign law and either in India or abroad and to observe and perform or challenge any award made there on.
- 9) To act on behalf of the Company in all matters relating to bankruptcy and insolvency, winding up and liquidation of companies.
- 10) To make and give receipts, releases and other discharges for moneys payable to the Company and for the claims and demands of the Company.
- 11) Subject to the provisions of Sections 291, 292, 295, 370, 372 and all other applicable provisions of the Act, to invest and deal with any moneys of the Company not immediately required for the purpose thereof upon such

- security (not being Shares of this Company), or without security and in such manner as they may think fit and from time to time vary or realise such investments. Save as provided in Section 49 of the Act, all investments shall be made and held in the Company's own name.
- 12) To execute in the name and on behalf of the Company, in favour of any Director or other person who may incur or be about to incur any personal liability whether as principal or surety, for the benefit of the Company, such mortgages of the Company's property (present and future) as they think fit, and any such mortgage may contain a power of sale and such other powers, provisions, covenants and agreements as shall be agreed upon.
- 13) To open bank account and to determine from time to time who shall be entitled to sign, on the Company's behalf, bills, notes, receipts, acceptances, endorsements, cheques, dividend warrants, releases, contracts and documents and to give the necessary authority for such purpose.
- 14) To distribute by way of bonus amongst the staff of the Company a Share or Shares in the profits of the Company and to give to any Director, officer or other person employed by the Company a commission on the profits of any particular business or transaction and to charge such bonus or commission as a part of the working expenses of the Company.
- 15) To provide for the welfare of Directors or ex-Directors or employees or exemployees 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 293(1)(e) of the Act, to subscribe or contribute or otherwise to assist or to guarantee money to charitable, 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.
- 16) Before recommending any dividend, to set aside out of the profits of the Company such sums as they may think proper for depreciation or to depreciation fund, or to an insurance fund, or as reserve fund or any special fund to meet contingencies or to repay redeemable preference shares or debentures or debenture stock, or for special dividends or for equalising dividends or for repairing, improving, extending and maintaining any of the property of the Company and for such other purposes (including the purpose referred to in the preceding clause), as the Board may in their absolute discretion, think conducive to the interest of the Company and subject to Section 292 of the Act, to invest several sums so set aside or so much thereof as required to be invested, upon such investments (other than Shares of the Company) as they may think fit, and from time to time to deal with and vary such investments and dispose of and apply and expend all or any such part

- thereof for the benefit of the Company, in such a manner and for such purposes as the Board in their absolute discretion, think conducive to the interest of the Company notwithstanding that the matters to which the Board apply or upon which they expend the same or any part thereof or upon which the capital moneys of the Company might rightly be applied or expended; and to divide the general reserve or reserve fund into such special funds as the Board may think fit with full power to transfer the whole or any portion of reserve fund or division of a reserve fund and with full power to employ the assets constituting all or any of the above funds, including the depreciation fund, in the business of the Company or in the purchase or repayment of redeemable preference shares or debentures or debenture stock, and without being bound to keep the same separate from the other assets and without being bound to pay interest on the same with power however, to the Board at their discretion to pay or allow to the credit of such funds interest at such rate as the Board may think proper.
- 17) To appoint, and at their discretion, remove or suspend, such general managers, managers, secretaries, assistants, supervisors, scientists, technicians, engineers, consultants, legal, medical or economic advisors, research workers, laborers, 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 fix their salaries or emoluments or remuneration, and to require security in such instances and to such amount as they may think fit. And also from time to time to provide for the management and transaction of the affairs of the Company in any specified locality in India or elsewhere in such manner as they think and the provisions contained in the four next following sub-clauses shall be without prejudice to the general powers conferred by this sub-clause.
- 18) To appoint or authorize appointment of officers, clerks and servants for permanent or temporary or special services as the Board may from time to time think fit and to determine their powers and duties and to fix their salaries and emoluments and to require securities in such instances and of such amounts as the Board may think fit and to remove or suspend any such officers, clerks and servants. Provided further that the Board may delegate matters relating to allocation of duties, functions, reporting etc. of such persons to the Managing Director or Manager.
- 19) From time to time and at any time to establish any local Board for managing any of the affairs of the Company in any specified locality in India or elsewhere and to appoint any person to be members of such local Boards, and to fix their remuneration or salaries or emoluments.
- 20) Subject to Section 292 of the Act, from time to time and at any time to delegate to any person so appointed any of the powers, authorities and discretionsforthetimebeingvestedintheBoard,otherthantheirpowerto make calls or to make loans or borrow money, and to authorize the members for the time being of any such local Board, or any of them to fill up any vacancies therein and to act notwithstanding vacancies, and any such appointment or delegation may be made on such terms and subject to such terms and subject to such conditions as the Board may think fit, and Board may at any time

remove any person so appointed, and may annul or vary any such delegation. 21) At any time and from time to time by Power of Attorney under the Seal of the Company, to appoint any person or person to be the Attorney or Attorneys of the Company, for such purposes and with such powers, authorities and discretions (not exceeding those vested in or exercisable by the Board under these presents and subject to the provisions of Section 292 of the Act) and for such period and subject to such conditions as the Board may from time to time think fit; and any such appointment may (if the Board thinks fit) be made in favour of any company, or the shareholders, directors, nominees, or managers of any company or firm or otherwise in favour of any fluctuating body of persons whether nominated directly or indirectly by the Board and such Power of Attorney may contain such powers for the protection or convenience of persons dealing with such Attorneys as the Board may think fit, and may contain powers enabling any such delegates or attorneys as aforesaid to sub-delegate all or any of the powers authorities and discretions for the time being vested in them. 22) Subject to Sections 294 and 297 and other applicable provisions of the Act, for or in relation to any of the matters aforesaid or, otherwise for the purposes of the Company to enter into all such negotiations and contracts and rescind and vary all such contracts, and execute and do all such acts, deeds and things in the name and on behalf of the Company as they may consider expedient. 23) From time to time to make, vary and repeal bye-laws for the regulations of the business of the Company, its officers and servants. 24) To purchase or otherwise acquire any land, buildings, machinery, premises, hereditaments, property, effects, assets, rights, credits, royalties, business and goodwill of any joint stock company carrying on the business which the Company is authorized to carry on in any part of India. 25) To purchase, take on lease, for any term or terms of years, or otherwise acquire any factories or any land or lands, with or without buildings and outhouses thereon, situated in any part of India, at such price or rent and under and subject to such terms and conditions as the Directors may think fit. And in any such purchase, lease or other acquisition to accept such title as the Directors may believe or may be advised to be reasonably satisfactory. 26) To insure and keep insured against loss or damage by fire or otherwise for such period and to such extent as it may think proper all or any part of the buildings, machinery, goods, stores, produce and other movable 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 exportedby the Company and to sell, assign, surrender or discontinue any policies of assurance effected in pursuance of this power. 27) 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. 28) 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. 29) From time to time to extend the business and 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. 30) 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 freehold sample of all or any of the lands of the Company for the time being held under lease or for an estate less than freehold estate. 31) 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. 32) To let, sell or otherwise dispose of subject to the provisions of Section 293 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 as it thinks fit and to accept payment in satisfaction for the same in cash or otherwise as it thinks fit. 33) 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. 34) 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 MANAGEMENT Appointment of 203 The Company shall have the following whole-time key managerial personnel, different i. managing director, or Chief Executive Officer or manager and in their categories of absence, Key managerial ii. a whole-time director; personnel iii. company secretary; and iv. Chief Financial Officer 203 Same person The same individual may, at the same time, be appointed as the Chairperson of may be the Company as well as the Managing Director or Chief Executive Officer of the Chairperson of Company. the Board and MD/CEO **MINUTES** Minutes to be 204 1) The Company shall cause minutes of all proceedings of General Meeting and made of all proceedings of every meeting of the Board of Directors or every Committee thereof within thirty days of the conclusion of every such meeting concerned by making entries thereof in books kept for that purpose with their

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		pages consecutively numbered.2) Each page of every such books shall be initialed or signed and the last p of the record of proceedings of each Meeting in such books shall be dated a signed:			
		 (a) in the case of minutes of proceedings of a meeting of Board or of a Committee there of by the Chairman of the said meeting or the Chairman of the next succeeding meeting. (b) in the case of minutes of proceeding of the General Meeting, by the Chairman of the said meeting within the aforesaid period of thirty days or in the event of the death or inability of that Chairman within that period by a Director duly authorized by the Board for the purpose. 			
Minutes to be	205	(a) The minutes of proceedings of every General Meeting and of the proceedings			
evidence of the		of every meeting of the Board or every Committee kept in accordance with			
proceeds Books		the provisions of Section 118 of the Companies Act, 2013 shall be evidence of			
of minutes of		the proceedings recorded therein.			
General Meeting		(b) The books containing the aforesaid minutes shall be kept at the Registered			
to be kept		Office of the Company and be open to the inspection of any Member without			
•		charge as provided in Section 119 and Section 120 of the Companies Act, 2013			
		and any Member shall be furnished with a copy of any minutes in accordance			
		with the terms of that Section.			
Presumptions	206	Where the minutes of the proceedings of any General Meeting of the Company			
Tresumptions	200	or of any meeting of the Board or of a Committee of Directors have been kept in			
		accordance with the provisions of Section 118 of the Companies Act, 2013 until			
		the contrary is proved, the meeting shall be deemed to have been duly called and held, all proceedings thereat to have been duly taken place and in particular all			
		appointments of Directors or Liquidators made at the meeting shall be deemed			
		to be valid.			
		THE SECRETARY			
Secretary	207	The Directors may from time to time appoint, and at their discretion, remove any			
Secretary	207	individual, (hereinafter called "the Secretary") to perform any functions, which			
		by the Act are to be performed by the Secretary, and to execute any other			
		ministerial or administrative duties, which may from time to time be assigned to			
		the Secretary by the Directors. The Directors may also at any time appoint some			
		person (who need not be the Secretary) to keep the registers required to be kept			
		by the Company. The appointment of Secretary shall be made according to the			
		provisions of the Companies Act, read with rules made thereunder.			
The Seal, its	208	(a) The Board shall provide for the safe custody of the seal.			
custody and use		(b) The seal of the company shall not be affixed to any 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 except in the presence of at least one			
		director 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.			
	1	DIVIDENDS AND CAPITALISATION OF RESERVES			
		DIVIDENDE MID CHITTELONITON OF RECENTED			

I		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 Share in			
		the Company, dividends may be declared and paid according to the amounts			
		of the Shares;			
		(b) No amount paid or credited as paid on a Share in advance of calls shall be			
		treated for the purpose of this Article as paid on the Shares.			
The Company at	210				
General Meeting		according to their respective rights and interest in the profits and may fix the			
may declare		time for payment and the Company shall comply with the provisions of Section			
dividend		127 of the Companies Act, 2013 but no dividends shall exceed the amount			
		recommended by the Board of Directors. However, the Company may declare a			
		smaller dividend than that recommended by the Board in General Meeting.			
Dividends out	211	No dividend shall be payable except out of profits of the Company arrived at the			
of		manner provided for in Section 123 of the Companies Act, 2013.			
profits only					
Interim	212	The Board of Directors may from time to time pay to the Members such interim			
Dividend	010	dividends as in their judgment the position of the Company justifies.			
Debts may be	213	(a) The Directors may retain any dividends on which the Company has a lien			
deducted		and may apply the same in or towards the satisfaction of the debts, liabilities			
		or engagements in respect of which the lien exists.			
		(b) The Board of Directors may retain the dividend payable upon Shares in			
		respect of which any person is, under the Transmission Article, entitled to			
		become a Member or which any person under that Article is entitled to			
		transfer until such person shall become a Member or shall duly transfer the			
		same.			
Capital paid-up	214	Where the capital is paid in advance of the calls upon the feeting that the same			
Capital paid-up	214	Where the capital is paid in advance of the calls upon the footing that the same			
in advance to	214	shall carry interest, such capital shall not, whilst carrying interest, confer a right			
in advance to carry interest,	214				
in advance to	214	shall carry interest, such capital shall not, whilst carrying interest, confer a right			
in advance to carry interest, not the right to	214	shall carry interest, such capital shall not, whilst carrying interest, confer a right			
in advance to carry interest, not the right to earn dividend		shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits.			
in advance to carry interest, not the right to earn dividend Dividends in		shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid			
in advance to carry interest, not the right to earn dividend Dividends in proportion to		shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid on the Shares during any portion or portions of the period in			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-		shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-		shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-up	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly.			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-up No Member to receive dividend while indebted	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly. No Member shall be entitled to receive payment of any interest or dividend or			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-up No Member to receive dividend while indebted to the Company	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly. No Member shall be entitled to receive payment of any interest or dividend or bonus in respect of his Share or Shares, whilst any money may be due or owing			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-up No Member to receive dividend while indebted to the Company and the	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly. No Member shall be entitled to receive payment of any interest or dividend or bonus in respect of his Share or Shares, whilst any money may be due or owing from him to the Company in respect of such Share or Shares (or otherwise			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paidup No Member to receive dividend while indebted to the Company and the Company's right	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly. No Member shall be entitled to receive payment of any interest or dividend or bonus in respect of his Share or Shares, whilst any money may be due or owing from him to the Company in respect of such Share or Shares (or otherwise however either alone or jointly with any other person or persons) and the Board			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-up No Member to receive dividend while indebted to the Company and the Company's right in respect	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly. No Member shall be entitled to receive payment of any interest or dividend or bonus in respect of his Share or Shares, whilst any money may be due or owing from him to the Company in respect of such Share or Shares (or otherwise however either alone or jointly with any other person or persons) and the Board of Directors may deduct from the interest or dividend to any Member all such			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-up No Member to receive dividend while indebted to the Company and the Company's right in respect thereof	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly. No Member shall be entitled to receive payment of any interest or dividend or bonus in respect of his Share or Shares, whilst any money may be due or owing from him to the Company in respect of such Share or Shares (or otherwise however either alone or jointly with any other person or persons) and the Board of Directors may deduct from the interest or dividend to any Member all such sums of money so due from him to the Company.			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid- up No Member to receive dividend while indebted to the Company and the Company's right in respect thereof Effect of transfer	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly. No Member shall be entitled to receive payment of any interest or dividend or bonus in respect of his Share or Shares, whilst any money may be due or owing from him to the Company in respect of such Share or Shares (or otherwise however either alone or jointly with any other person or persons) and the Board of Directors may deduct from the interest or dividend to any Member all such sums of money so due from him to the Company. A transfer of Shares shall not pass the right to any dividend declared therein			
in advance to carry interest, not the right to earn dividend Dividends in proportion to amounts paid-up No Member to receive dividend while indebted to the Company and the Company's right in respect thereof	215	shall carry interest, such capital shall not, whilst carrying interest, confer a right to dividend or to participate in profits. All dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid 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 provided that it shall rank for dividends as from a particular date such Share shall rank for dividend accordingly. No Member shall be entitled to receive payment of any interest or dividend or bonus in respect of his Share or Shares, whilst any money may be due or owing from him to the Company in respect of such Share or Shares (or otherwise however either alone or jointly with any other person or persons) and the Board of Directors may deduct from the interest or dividend to any Member all such sums of money so due from him to the Company.			

joint holders		may give effectual receipts for all dividends or bonus and payments on account
Joint Holders		of dividends in respect of such Shares.
Dividend here	Dividend how 219 The dividend payable in cash may be paid by cheque or warrant ser	
remitted		post directly to registered address of the shareholder entitled to the payment of
		the dividend or in 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 as the holder or joint holders may in writing direct. The
		Company shall not be liable or responsible for any cheque or warrant or pay slip
		or receipt lost in transit or for any dividend lost, to the Member or person entitled
		thereto by forged endorsement of any cheque or warrant or forged signature on
		any pay slip or receipt or the fraudulent recovery of the dividend by any other
		means.
Notice of	220	Notice of the declaration of any dividend whether interim or otherwise shall be
		given to the registered holders of Share in the manner herein provided.
Reserves	221	The Directors may, before recommending or declaring any dividend set aside out
Keserves	ZZ1	of the profits of the Company such sums as they think proper as reserve or
		reserves, which shall, at the discretion of the Directors, be applicable for meeting
		contingencies or for any other purposes to which the profits of the Company may
		be properly applied 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 Directors may from time
		to time think fit.
Dividend to be	222	The Company shall pay the dividend, or send the warrant in respect thereof to
paid within time		the shareholders entitled to the payment of dividend, within such time as may
required by law.		be required by law from the date of the declaration unless:-where the dividend
		could not be paid by reason of the operation on any law; or where a shareholder
		has given directions regarding the payment of the dividend and those directions
		cannot be complied with; or where there is dispute regarding the right to receive
		the dividend; or where the dividend has been lawfully adjusted by the Company
		against any sum due to it from shareholder; or where for any other reason, the
		failure to pay the dividend or to post the warrant within the period aforesaid was
		not due to any default on the part of the Company.
Unpaid or	223	Where the Company has declared a dividend but which has not been paid or
unclaimed		claimed within 30 days from the date of declaration, to any shareholder entitled
dividend		to the payment of dividend, the Company shall within seven days from the date
arviacia		of expiry of the said period of thirty days, transfer the total amount of dividend
		- •
		which remains unpaid or unclaimed within the said period of thirty days, to a
		special account to be opened by the Company in that behalf in any scheduled
		bank, to be called " (year)Unpaid Dividend Account". Any money
		transferred to the unpaid dividend account of a company which remains unpaid
		or unclaimed for a period of seven years from the date of such transfer, shall be
		transferred by the company to the Fund known as Investor Education and
		Protection Fund established under Section 125 of the Companies Act,2013.No
		unclaimed or unpaid divided shall be forfeited by the Board.
Set-off of calls	224	Any General Meeting declaring a dividend may on the recommendation of the
against		Directors make a call on the Members of such amount as the Meeting fixes but so
dividends		that the call on each Member shall not exceed the dividend payable to him, and
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		so that the call be made payable at the same time as the dividend, and the	
		dividend may, if so arranged between the Company and the Members, be set off	
		against the calls.	
Dividende in	225		
Dividends in	225	No dividends shall be payable except in cash, provided that nothing in this	
cash		Article shall be deemed to prohibit the capitalisation of the profits or reserves of	
		the Company for the purpose of issuing fully paid up bonus Shares or paying up	
		any amount for the time being unpaid on any Shares held by Members of the	
		Company.	
Capitalisation2261) The Company in Ge		1) The Company in General Meeting may, upon the recommendation of the	
		Board, resolve:	
		(a) That is desirable to capitalise any part of the amount for the time being	
		standing to the credit of the Company's reserve accounts or to the credit	
		of the profit and loss account or otherwise available for distribution, and	
		(b) That such sum be accordingly set free for distribution in the manner	
		specified in clause amongst the Members who would have been entitled	
		thereto, if distributed by way of dividend and in the same proportion.	
		2) The sum aforesaid shall not be paid in cash but shall be applied, subject to the	
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		provisions contained in clause (3) either in or towards;	
		(a) paying up any amount for the time being unpaid on any Shares held by	
		such Members respectively, or	
		(b) paying up in full unissued Shares of the Company to be allocated and	
		distributed, credited as fully paid up, to and amongst Members in the	
		proportion aforesaid, or	
		(c) partly in the way specified in sub clause (a) and partly in that specified in	
		sub-clause(b)	
		3) A security premium account and capital redemption reserve account may, for	
		the purpose of this Article, only be applied in the paying up of un issued	
		Shares to be issued to Members of the Company as fully paid bonus shares.	
Board to give	227	The Board shall give effect to the resolution passed by the Company in pursuance	
effect		of above Article.	
Fractional	228	1) Whenever such a resolution as aforesaid shall have been passed, the Board	
certificates	220	shall;	
certificates			
		a. make all appropriations and applications of the undivided profits resolved	
		to be capitalized thereby and all allotments and issues of fully paid Shares	
		and	
		b. Generally 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 cash certificate or by	
		payment in cash or otherwise as it thinks fit, in the case of Shares becoming	
		distributable in fractions, 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 they may be entitled upon such capitalization or (as the case may	
		require) for the payment by the Company on their behalf by the application	
		thereof of the respective proportions of the profits resolved to be	
		capitalized 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. 4) 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 question or difficulties that may arise in regard to any issue including distribution of new Shares and fractional certificates as they think fit. **ACCOUNTS** 1) The Company shall keep at its Registered Office proper books of account as Books to be kept 229 would give a true and fair view of the state of affairs of the Company or its transactions with respect to: a. all sums of money received and expended by the Company and the matters in respect of which the receipt and expenditure takes place b. all sales and purchases of goods by the company c. the assets and liabilities of the Company and d. if so required by the Central Government, such particulars relating to utilisation of material or labour or to other items of cost as may be prescribed by the Government Provided that all or any of the books of account aforesaid may be kept at such other place in India as the Board of Directors may decide and when the Board of Directors so decides the Company shall within seven days of the decision file with the Registrar a notice in writing giving the full address of that other place. 2) Where the Company has a branch office, whether in or outside India, the Company shall be deemed to have complied with the provisions of clause if proper books of account relating to the transaction effected at the branch are kept at that office and proper summarised returns, made upto date at intervals of not more than three months, are sent by the branch office to the Company at its Registered Office or the other place referred to in sub-clause(1). The books of accounts and other books and papers shall be open to inspection by any Director during business hours. Inspection by 230 No Members (not being a Director) shall have any right of inspecting any account Members books or documents of the Company except as allowed by law or authorized by the Board. 231 Statements of The Board of Directors shall from time to time in accordance with Sections 129, accounts to be 133, and 134 of the Companies Act, 2013, cause to be prepared and laid before furnished to each Annual General Meeting a profit and loss account for the financial year of General Meeting the Company and a balance sheet made up as at the end of the financial year which shall be a date which shall not precede the day of the Meeting by more than six months or such extended period as shall have been granted by the Registrar under the provisions of the Act. Right of 232 1) The Company shall comply with the requirements of Section 136 of the Members or Companies Act, 2013. others to copies 2) The copies of every balance sheet including the Profit & Loss Account, the of balance sheet Auditors' Report and every other document required to be laid before the and Auditors' Company in General Meeting shall be made available for inspection at the

report and		Registered Office of the Company during working hours for a period of 21
statement under		days before the Annual General Meeting.
Section136		
Sectioniso		3) A statement containing the salient features of such documents in the
		prescribed form or copies of the documents aforesaid, as the Company may
		deem fit will be sent to every Member of the Company and to every trustee of
		the holders of any Debentures issued by the Company not less than 21 days
		before the date of the Meeting.
Accounts to be	233	Once at least in every year the accounts of the Company shall be examined,
audited		balanced and audited and the correctness of the profit and loss Account and the
		balance sheet ascertained by one or more Auditor or Auditors.
Appointment of	234	1) Auditors shall be appointed and their qualifications, rights and duties
Auditors		regulated in accordance with Section 139 to 146 of the Companies Act, 2013.
		2) The Company shall at each Annual General Meeting appoint an individual or
		a firm as an auditor who shall hold office from the conclusion of that meeting
		till the conclusion of its sixth annual general meeting and thereafter till the
		conclusion of every sixth meeting. The company shall place the matter relating
		to such appointment for ratification by members at every annual general
		meeting. The company shall also inform the auditor concerned of his or its
		appointment, and also file a notice of such appointment with the Registrar
		within fifteen days of the meeting in which the auditor is appointed.
		3) The company or shall not appoint or re-appoint-
		(a) an individual as auditor for more than one term of five consecutive years;
		and
		(b) an audit firm as auditor for more than two terms of five consecutive years:
		Provided that —
		i. an individual auditor who has completed his term under clause (a) shall
		not be eligible for re-appointment as auditor in the same company for five
		years from the completion of his term;
		ii. an audit firm which has completed its term under clause (b), shall not be
		eligible for re-appointment as auditor in the same company for five years
		from the completion of such term:
		4) Subject to the provisions of Clause (1) and the rules made thereunder, a
		retiring auditor may be re-appointed at an annual general meeting, if —
		(a) he is not disqualified for re-appointment;
		(b) he has not given the company a notice in writing of his unwillingness to be
		re-appointed; and
		(c) a special resolution has not been passed at that meeting appointing some
		other auditor or providing expressly that he shall not be re-appointed.
		5) Where at any annual general meeting, no auditor is appointed or re-
		appointed, the existing auditor shall continue to be the auditor of the
		company.
		6) Any casual vacancy in the office of an auditor shall be filled by the Board of
		Directors within thirty days, but if such casual vacancy is as a result of the
		resignation of an auditor, such appointment shall also be approved by the
		company at a general meeting convened within three months of the
		recommendation of the Board and he shall hold the office till the conclusion
		of the next annual general meeting.
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		7) Special notice shall be required for a resolution at an annual general meeting appointing as auditor a person other than a retiring auditor, or providing expressly that a retiring auditor shall not be re-appointed, except where the retiring auditor has completed a consecutive tenure of five years or, as the case may be, ten years, as provided under Clause(3).			
Accounts when	235	Every account when audited and approved by a General Meeting shall be			
audited and		conclusive except as regards any errors discovered therein within the next three			
approved to be		months after the approval thereof. Whenever any such error is discovered within			
conclusive		that period, the account shall be corrected, and amendments effected by the			
except as to		Directors in pursuance of this Article shall be placed before the Members in			
errors		General Meeting for their consideration and approval and, on such approval,			
discovered		shall be conclusive.			
within 3 months					
		DOCUMENTS AND NOTICES			
To whom	236	Document or notice of every Meeting shall be served or given on or to (a) every			
documents must		Member (b) every person entitled to a Share in consequence of the death or			
be served or		insolvency of a Member and (c) the Auditor or Auditors for the time being of			
given		the Company			
Members bound	237				
by documents or		shall become entitled to any Share, shall be bound by every document or notice			
notices served		in respect of such Share, which prior to his name and address being entered in			
on or given to		the Register of Members shall have been duly served on or given to the person			
previous holders		from whom he derived, his title to such Share.			
Service of	238	A document may be served on the Company or an officer thereof by sending it			
documents on		to the Company or officer at the Registered Office of the Company by post			
the Company		under a certificate of posting or by registered post or by leaving it at its			
A settle and a set	220	Registered Office.			
Authentication	239	Save as otherwise expressly provided in the Act, a document or proceedings			
of documents		requiring authentication by the Company may be signed by a Director, the			
and proceedings		Managing Director, or the Secretary or other authorized officer of the Company			
		and need not be under the Seal of the Company.			
		REGISTERS AND DOCUMENTS			
Registers and	240				
documents to be		required by the Act or these Articles, including the following:			
maintained by		(a) Register of investments made by the Company but not held in its own			
the Company		name, as required by Section 187 of the Companies Act,2013			
		(b) Register of mortgages and charges as required by Section 85 of the			
		Companies Act, 2013 and copies of instruments creating any charge			
		requiring registration according to Section 85 of the Companies Act, 2013.			
		(c) Register and index of Members and debenture holders as required by			
		Section 88 of the Companies Act, 2013.			
		(d) Foreign register, if so thought fit, as required by Section 88 of the			
		Companies Act, 2013.			
		(e) Register of contracts, with companies and firms in which Directors are			
		interested as required by Section 189 of the Companies Act, 2013.			
		(f) Register of Directors and Secretaries etc. as required by Section 170 of the			

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Inspection of Registers	241	Companies Act, 2013. (g) Register as to holdings by Directors of Shares and/or Debentures in the Company as required by Section 170 of the Companies Act, 2013. (h) Register of investments made by the Company in Shares and Debentures of the bodies corporate in the same group as required by Section 186 of the Companies Act, 2013. (i) Copies of annual returns prepared under Section 92 of the Companies Act, 2013 together with the copies of certificates and documents required to be annexed thereto under Section 92 of the Companies Act, 2013. The registers mentioned in clauses (f) and (i) of the foregoing Article and the minutes of all proceedings of General Meetings shall be open to inspection and extracts may be taken therefrom and copies thereof may be required by any Member of the Company in the same manner to the same extent and on payment of the same fees as in the case of the Register of Members of the Company provided for in clause (c) thereof. Copies of entries in the registers mentioned in the foregoing article shall be furnished to the persons entitled to the same on such days and during such business hours as may be consistent with the provisions of the Act in that behalf as determined by the Company in General Meeting.			
		WINDING UP			
Distribution of	242	If the Company shall be wound up, and the assets available for distribution			
assets		among the Members as such shall be insufficient to repay the whole of the paid			
		among the Members as such shall be insufficient to repay the whole of the paid up capital, such assets shall be distributed so that as nearly as may be the losses shall be borne by the Members in the proportion to the capital paid up or which ought to have been paid up at the commencement of the winding up, on the Shares held by them respectively, and if in the winding up the assets available for distribution among the Members shall be more than sufficient to repay the whole of the capital paid up at the commencement of the winding up, the excess shall be distributed amongst the Members in proportion to the capital at the commencement of the winding up, paid up or which ought to have been paid up on the Shares held by them respectively. But this Article is to be without prejudice to the rights of the holders of Shares issued upon special terms and conditions.			
Distribution in specie or kind	243	 (a) If the Company shall be wound up, whether voluntarily or otherwise, the Liquidator may, with the sanction of a Special Resolution, divide amongst the contributories in specie or kind, any part of the assets of the Company and may, with the like sanction, vest any part of the assets of the Company in trustees upon such trusts for the benefit of the contributories or any of them, as the liquidator, with the like sanction, shall think fit. (b) If thought expedient any such division may subject to the provisions of the Act be otherwise than in accordance with the legal rights of the contributions (except where unalterably fixed by the Memorandum of Association and in particular any class may be given preferential or special rights or may be excluded altogether or in part but in case any division otherwise than in accordance with the legal rights of the contributories, shall be determined on any contributory who would be prejudicial thereby shall have a right to dissent and ancillary rights as if such determination were a Special 			

	1	Deschation was also Costs 404 Cut. A c			
		Resolution passed pursuant to Section 494 of the Act.			
		(c) In case any Shares to be divided as aforesaid involve a liability to calls or			
		otherwise any person entitled under such division to any of the said Shares			
		may within ten days after the passing of the Special Resolution by notice in			
		writing direct the Liquidator to sell his proportion and pay him the net			
		proceeds and the Liquidator shall, if practicable act accordingly.			
Right of	244	A Special Resolution sanctioning a sale to any other Company duly passed			
shareholders in		pursuant to Section 319 of the Companies Act, 2013 may subject to the			
case of sale		provisions of the Act in like manner as aforesaid determine that any Shares or			
		other consideration receivable by the liquidator be distributed against the			
		Members otherwise than in accordance with their existing rights and any such			
		determination shall be binding upon all the Members subject to the rights of			
		dissent and consequential rights conferred by the said sanction.			
Directors and					
others right to		officer of the Company or not) employed by the Company as Auditor, shall be			
indemnity		indemnified by the Company against and it shall be the duty of the Directors,			
-		out of the funds of the Company to pay all costs, charges, losses and damages			
		which any such person may incur or become liable to pay by reason of any			
		contract entered into or any act, deed, matter 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 by his own wrongful act, neglect or default) including expenses, and			
		in particular 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 office of the Company in defending any proceedings whether civil or			
		criminal in which judgment is given in his favour, or in which he is acquitted			
		or in connection with any application under Section 463 of the Companies Act,			
		2013 in which relief is granted to him by the Court.			
Director, officer	246	Subject to the provisions of Section 201 of the Act, no Director, Auditor or other			
not responsible	240	officer of the Company shall be liable for the acts, receipts, neglects, or defaults			
for acts of others		of any other Director or officer or for joining in any receipt or other act for			
Tot acts of others		, , , ,			
		conformity or for any loss or expenses happening to the Company through the			
		insufficiency or deficiency of the title to any property acquired by order of the			
		Directors for and 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 for any loss or damages arising from the insolvency or tortuous act of			
		any person, firm or Company to or with whom any moneys, securities or effects			
		shall be entrusted or deposited or any loss occasioned by any error of judgment,			
		omission, default or oversight on his part of for any other loss, damage, or			
		misfortune whatever shall happen in relation to execution of the duties of his			
		office or in relation thereto unless the same shall happen through his own			
		dishonesty.			
		SECRECY CLAUSE			
Secrecy Clause	247	Every Director/Manager, Auditor, treasurer, trustee, member of a committee,			
		officer, servant, agent, accountant or any other person-employed in the business			
		of the Company shall, if so required by the Director, before entering upon his			
		duties, sign a declaration pledging himself, to observe a strict secrecy respecting			

		all transactions and affairs of the Company with the Company customers and the state of the accounts with individuals and in matter thereto and shall by such declaration pledge himself not to reveal any of the matters which may come to his knowledge in discharge of his duties except when required to do so by the Directors or by law or by the person to whom such matters relate and except so far as may be necessary in order to comply with any of the provisions in these presents contained.	
No Member to enter the premises of the Company without permission	248	No Member or other person (not being a Director) shall be entitled to visit or inspect any property or premises of the Company without the permission of the Board of Directors or Managing Director, or to inquire discovery of or any information respecting any details of the Company's trading or any matter which is or may be in the nature of a trade secret, mystery of trade, secret process or any other matter which relate to the conduct of the business of the Company and which in the opinion of the Directors, it would be in expedient in the interest of the Company to disclose.	
		GENERAL	
General Power	249	Wherever in the Act, it has been provided that the Company shall have any right, privilege or authority or that the Company could carry out any transaction only if the Company is so authorized by its Articles, then and in that case this Article authorizes and empowers the Company to have such rights, privileges or authorities and to carry out such transactions as have been permitted by the Act, without there being any specific Article in that behalf herein provided.	

S1. No.	Name, Addresses, Occupation, and Description of each Subscriber	Signature of each Subscriber	Signature, Name, Address, and Occupation of Witness		
1.	SURAJ VERNEKAR S/O MR. D.K.VERNEKAR # 110, M.S.RAMAIAH CITY, J.P.NAGAR, 7TH PHASE, BANGALORE, KARNATAKA - 560078 OCCUPATION: SERVICE	SD/-	DATHATHREYA K VARNEKAR S\O MR. KRISHNARAO ADDRESS: #110, MS RAMAIAH CITY, 1ST MAIN, JP NAGAR, 8th PHASE, BANGALORE SOUTH,		
2.	ROOPA VERNEKAR S/O MR. ACHYUT RAO # 110, M.S.RAMAIAH CITY, J.P.NAGAR, 8TH PHASE, HULIMAVU BANGALORE - KARNATAKA - 560076 OCCUPATION: DOCTOR	SD/-	SOUTH, BANNERGHATTA ROAD, BANGALORE, KARNATAKA - 560076 PAN: CBFPK1870G SD-		
3.	PRAFUL BHIMSEN ROOGI S/o MR. BHIMSEN GURUNATH ROOGI TF06, SV PRAGATHI, #251, HV HALLI, RAJRAJESHWARI NAGAR, BANGALORE, KARNATAKA - 560098 OCCUPATION: BUSINESS	SD/-			

PLACE: BENGALURU DATED THIS 18TH DAY OF APRIL 2017