## THE COMPANIES ACT, 2013 COMPANY LIMITED BY SHARES

(Incorporated under Companies Act, 1956)

# ARTICLES OF ASSOCIATION OF V.I.P. INDUSTRIES LIMITED

The following regulations comprised in these Articles of Association were adopted pursuant to members' resolution passed at the Annual General Meeting of the Company held on in substitution for, and to the entire exclusion of, the earlier regulations comprised in the extant Articles of Association of the Company.

#### **TABLE 'F' EXCLUDED**

1.	(i)	The regulations contained in Table F of Schedule I of	Table F
		the Companies Act, 2013 shall not apply to the	regulations not to
		Company, except in so far as, if the same are expressly	apply
		made applicable in these Articles or by the said Act.	
	(ii)	The regulations for the management of the Company	Company to be
		and for the observance by the members thereto and	governed by these
		their representatives, shall, subject to any exercise of	Articles
		the statutory powers of the Company with reference to	
		the deletion or alteration of or addition to its regulations	
		by resolution as prescribed or permitted by the	
		Companies Act, 2013, be such as are contained in	
		theseArticles.	

#### Interpretation

2.	In th	e interpretation of these Articles, the following words	Interpretation
	and	expression shall have the following meanings, unless	
	repu	gnant to the subject or context:	
	(i)	"Act" means the Companies Act, 2013 and the	"Act"
		Companies Act, 1956 (to the extent applicable) and	
		the rules framed there under, as amended from time-	
		to-time, and shall include any and all modifications,	
		amendments and replacements thereto from time-to-	
		time;	

(ii)	"Articles" shall mean these Articles of Association of	"Articles"
	the Company as amended or replaced from time-to-	
	time;	
(iii)	"Board" or "Board of Directors" means the collective	"Board" or "Board
	body of directors of the Company;	of Directors"
(iv)	"Company" means V.I.P. Industries Limited	"Company"
(v)	"Rules" means the applicable rules for the time being	"Rules"
	in force as prescribed under relevant sections of the	
	Act.	
(vi)	"Seal" means the common seal of the Company.	"Seal"
(vii)	Words importing the singular number shall include	
	the plural number and words importing the masculine	
	gender shall, where the context admits, include the	
	feminine gender.	
(viii)	Unless the context otherwise requires, words or	
	expressions contained in these Articles but not	
	defined above shall bear the same meaning as in the	
	Act or the Rules, as the case may be	

## Share capital, Securities and variation of rights

3.	Subject to the provisions of the Act, Rules and these	Shares under
	Articles the shares in the capital of the Company shall be	control of Board
	under the control of the Board who may issue, allot or	
	otherwise dispose of the same or any of them to such	
	persons, in such proportion and on such terms and	
	conditions and either at a premium or at par and at such	
	time as they may from time-to-time think fit.	
4.	Subject to the provisions of the Act, Rules and these	Allotment of
	Articles, the Board may issue and allot shares in the capital	shares otherwise
	of the Company in consideration of on payment for any	than for cash
	property or assets of any kind whatsoever sold or	

	transferred, goods or machinery supplied or for services					
		ered to the Company in the conduct of its business or				
		weat equity and any shares which may be so allotted				
		be issued as fully paid-up or partly paid-up otherwise				
		for cash, and if so issued, shall be deemed to be fully				
	paid-	up or partly paid-up shares, as the case may be.				
5.	(i)	The Company shall be entitled to issue the following	Kinds of Share			
		kinds of shares in accordance with these Articles, the	Capital and			
		Act, the Rules and other applicable laws:	Securities			
		a. Equity share capital:				
		i. with voting rights; and / or				
		ii. with differential rights as to dividend,				
		votingor otherwise in accordance with the				
		Rules; and				
		b. Preference share capital				
	(ii)	Subject to the provisions of the Act and the Rules and				
		other applicable laws, the Company shall have a right				
6.	(i)	Every person whose name is entered as a member in	Issue of			
		the register of members shall be entitled to receive	certificate			
		within two months after allotment or within fifteen				
		transmission or within such other period as the				
		conditions of issue shall provide –				
		a. one certificate for all his shares without payment				
		of any charges; or				
		b. several certificates, each for one or more of his				
<u> </u>	<u> </u>					

		shares, upon payment of such charges as may	
		be fixed by the Board for each certificate after	
		the first.	
	(ii)	Every certificate shall be issued under the Seal in	Certificate to
		accordance with the Act and the Rules and shall	bear seal
		specify the shares to which it relates and the amount	
		paid-up thereon.	
	(iii)	In respect of any share or shares held jointly by	One certificate
		several persons, the Company shall not be bound to	for shares held
		issue more than one certificate and delivery of a	jointly
		certificate for a share to one of several joint holders	
		shall be sufficient delivery to all such holders.	
7.	A pe	erson subscribing to shares offered by the Company	Option to receive
	shall	have the option either to receive certificates for such	share certificate
	share	es or hold the shares in a dematerialized state with a	or hold shares
	depo	sitory. Where a person opts to hold any share with the	with depository
	depo	sitory, the Company shall intimate such depository the	
	detail	ls of allotment of the share to enable the depository to	
	enter	r in its records the name of such person as the	
	bene	ficial owner of that share and the record of the	
	depo	sitory shall be the prima facie evidence of the interest	
	of the	e beneficial owner.	
8.	If any	y share certificate be worn out, defaced, mutilated or	Issue of new
	torn	or if there be no further space on the back for	certificate in
	endo	rsement of transfer, then upon production and	place of one
	surre	ender thereof to the Company, a new certificate may be	defaced, lost or
	issue	ed in lieu thereof, and if any certificate is lost or	destroyed
	destr	royed then upon proof thereof to the satisfaction of the	
	Com	pany and on execution of such indemnity as the Board	
	deem	ns adequate, a new certificate in lieu thereof shall be	
	given	n. Every certificate under this Article shall be issued on	
	paym	nent of fees for each certificate as may be fixed by the	
	Board	d.	

9.	The	provisions of the foregoing Articles relating to issue of	Provisions as to
	certif	ficates shall mutatis mutandis apply to issue of	issue of
	certif	ficates for any other securities including debentures	certificates to
	(exc	ept where the Act otherwise requires) of the Company.	apply mutatis
			mutandis to
			debentures, etc.
10.	(i)	The Company may exercise the powers of paying	Power to pay
		commissions conferred by the Act, to any person in	commission in
		connection with the subscription to its securities,	connection with
		provided that the rate per cent or the amount of the	securities issued
		commission paid or agreed to be paid shall be paid	
		and disclosed in the manner required by the Act and	
		the Rules.	
	(ii)	The rate or amount of the commission shall not	Rate of
		exceed the rate or amount prescribed in the Rules.	commission in
			accordance with
			Rules
	(iii)	The commission may be satisfied by the payment of	Mode of payment
		cash or the allotment of fully or partly paid shares or	of commission
		partly in the one way and partly in the other.	
11.	(i)	If at any time the share capital is divided into	Variation of
		different classes of shares, the rights attached to any	members' rights
		class (unless otherwise provided by the terms of	
		issue of the shares of that class) may, subject to the	
		provisions of the Act, and whether or not the	
		Company is being wound up, be varied with the	
		consent in " writing, of such number of the holders of	
		the issued shares of that class, or with the sanction of	
		a resolution passed at a separate meeting of the	
		holders of the shares of that class with such	
		requisite majority, as prescribed by the Act.	
	(ii)	To every such separate meeting, the provisions of	Provisions as to
		these Articles relating to general meetings shall	general meetings
		mutatis mutandis apply.	to apply mutatis

				mutandis to each
				meeting
12.	The	rights	s conferred upon the holders of the shares of any	Issue of further
	class	issu	shares not to	
	other	wise	expressly provided by the terms of issue of the	affect rights of
	share	es of	existing	
	or iss	sue o	f further shares ranking pari passu therewith.	members
13.	Subje	ect to	the provisions of the Act, the Board shall have	Power to issue
	the p	owe	r to issue or re-issue preference shares of one or	redeemable
	more	clas	ses which are liable to be redeemed, or converted	preference
	to eq	uity	shares, on such terms and conditions and in such	shares
	manr	ner a	s determined by the Board in accordance with the	
	Act a	nd th	ne Rules.	
14.	(i)	The	Board or the Company, as the case may be, in	Further issue of
		acc	ordance with the Act and the Rules, issue further	share capital
		sha	res to	
	a. Person(s) who, at the date of offer, is/are			
			offer 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; or	
		b.	employees under any scheme of employees'	
			stock option; or	
		C.	any persons, whether or not those persons	
	(ii)	A fu	irther issue of shares may be made in any manner	Mode of further
		wha	atsoever as the Board may determine including by	issue of shares
			of preferential offer or private placement, subject	
		to a	nd in accordance with the Act and the Rules.	

## Lien

15.	(i)	The	Company shall have a first and paramount lien:	Company's lien
		a.	on every share (not being a fully paid share), for	on shares
			all monies (whether presently payable or not)	
			called, or payable at a fixed time, in respect of	
			that share; and	
		b.	on all shares (not being fully paid shares)	
			standing registered in the name of a member, for	
			all monies presently payable by him or his estate	
			to the Company.	
			Provided that the Board may at any time declare	
			any share to be wholly or in part exempt from	
			the provisions of this Article.	
	(ii)	The	Company's lien, if any, on a share shall extend to	Lien to extend to
		all c	dividends or interest payable, as the case may be,	dividends, etc.
		and	bonuses declared from time-to-time by the	
		Con	npany in respect of such shares.	
	(iii)	Unle	ess otherwise agreed by the Board, the	Waiver of lien in
		regi	stration of a transfer of shares shall operate as a	case of
		wai	ver of the Company's lien	registration
16.			pany may sell, in such manner as the Board thinks	As to enforcing
	fit, ar	ny sha	ares on which the Company has a lien:	lien by sale
	Provi		that no sale shall be made-	
	a.		ess a sum in respect of which the lien exists is	
		·	sently payable; or	
	b.	unti	I the expiration of fourteen days after a notice in	
		writi	ing stating and demanding payment of such part	
		of th	ne amount in respect of which the lien exists as is	
		pres	sently payable, has been given to the registered	
		holo	der for the time being of the share or to the person	
			tled thereto by reason of his death or insolvency	
		or o	therwise.	

17.	(i)	To give effect to any such sale, the Board may	Validity of sale
		authorize some person to transfer the shares sold to	
		the purchaser thereof.	
	(ii)	The purchaser shall be registered as the holder of the	Purchaser to be
		shares comprised in any such transfer.	registered holder
	(iii)	The receipt of the Company for the consideration (if	Validity of
		any) given for the share on the sale thereof shall	Company's
		(subject, if necessary, to execution of an instrument	receipt
		of transfer or a transfer by relevant system, as the	
		case may be) constitute a good title to the share and	
		the purchaser shall be registered as the holder of the	
		share.	
	(iv)	The purchaser shall not be bound to see to the	Purchaser not
		application of the purchase money, nor shall his title	affected
		to the shares be affected by any irregularity or	
		invalidity in the proceedings with reference to the	
		sale.	
18.	(i)	The proceeds of the sale shall be received by the	Application of
		Company and applied in payment of such part of the	proceeds of sale
		amount in respect of which the lien exists as is	
		presently payable.	
	(ii)	The residue, if any, shall, subject to a like lien for	Payment of
		sums not presently payable as existed upon the	residual money
		shares before the sale, be paid to the person entitled	
		to the shares at the date of the sale.	
19.	In ex	ercising its lien, the Company shall be entitled to treat	Outsider's lien
	the r	egistered holder of any share as the absolute owner	not to affect
	there	of and accordingly shall not (except as ordered by a	Company's lien
	court	of competent jurisdiction or unless required by any	
	statu	te) be bound to recognize any equitable or other claim	
	to, o	r interest in, such share on the part of any other	
	perso	on, whether a creditor of the registered holder or	
	other	wise. The Company's lien shall prevail notwithstanding	
	that i	t has received notice of any such claim.	

20.	The provisions of these Articles relating to lien shall mutatis	Provisions as to	ĺ
	mutandis apply to any other securities including debentures	lien to apply	1
	of the Company.	mutatis mutandis	
		to debentures,	
		etc.	
		1	

## Call on Shares

21.	(i)	The Board may, from time-to-time, make calls	Board may make
		upon the members in respect of any monies	calls
		unpaid on their shares (whether on account of the	
		nominal value of the shares or by way of premium)	
		and not being the amounts payable at fixed times	
		as per the conditions of allotment thereof.	
	(ii)	Each member shall, subject to receiving at least	Notice of call
		fourteen days' notice specifying the time or times	
		and place of payment, pay to the Company, at the	
		time or times and place so specified, the amount	
		called on his shares.	
	(iii)	The Board may, from time-to-time, at its discretion,	Board may
		extend the time fixed for the payment of any call-in	extend time for
		respect of one or more members as the Board	payment
		may deem appropriate in any circumstances.	
	(iv)	A call may be revoked or postponed at the	Revocation or
		discretion of the Board	postponement of
			call
22.	A cal	shall be deemed to have been made at the time	Call to take effect
	when	the resolution of the Board authorizing the call was	from date of
	passe	ed and may be required to be paid by installments.	resolution
23.	The j	oint holders of a share shall be jointly and severally	Liability of joint
	liable	to any all calls in respect thereof.	holders of shares
24.	(i)	If a sum called in respect of a share is not paid	When interest on
		before or on the day appointed for payment thereof	call or installment
		(the "due date"), the person from whom the sum is	payable
	due shall pay interest thereon from the due date to		
		the date of actual payment at such rate as may be	

	fixed by the Board.	
(ii)	The Board shall be at liberty to waive payment of	Board may waive
	any such interest wholly or in part.	interest

0.5	(1)		
25.	(i)	Any sum which by the terms of issue of a share	Sums deemed to
		becomes payable on allotment or at any fixed date,	be calls
		whether on account of the nominal value of the	
		share or by way of premium, shall, for the purposes	
		of these Articles, be deemed to be a call duly made	
		and payable on the date on which by the terms of	
		issue such sum becomes payable.	
	(ii)	In case of non-payment of such sum, all the relevant	Effect of none
		provisions of these Articles as to payment of interest	payment of sums
		and expenses, forfeiture or otherwise shall apply as	
		if such sum had become payable by virtue of a call	
		duly made and notified.	
26.	The	Board –	
	a.	may, if it thinks fit, receive from any member willing	Payment in
		to advance the same, all or any part of the monies	anticipation of
		uncalled and unpaid upon any shares held by him;	calls may carry
		and	interest
	b.	upon all or any of the monies so advanced, may	
		(until the same would, but for such advance,	
		become presently payable) pay interest at such rate	
		as may be fixed by the Board. Nothing contained in	
		this clause shall confer on the member (a) any right	
		to participate in profits or dividends or (b) any voting	
		rights in respect of the moneys so paid by him until	
		the same would become presently payable by him.	
27.	If by	the conditions of allotment of any shares, the whole	Installments on
	or p	part of the amount of issue price thereof shall be	shares to be duly
	paya	able by installments, then every such installment	paid
	shal	I, when due, be paid to the Company by the person	
	who	, for the time being and from time-to-time, is or shall	

	be the registered holder of the share or the legal	
	representative of a deceased registered holder.	
28.	All calls shall be made on a uniform basis on all shares	Calls on shares of
	falling under the same class.	same class to be
	Explanation: Shares of different class having the same	on uniform basis
	nominal value on which different amounts have been	
	paid-up shall not be deemed to fall under the same class.	
29.	Neither a judgment nor a decree in favour of the	Partial payment
	Company for calls or other moneys due in respect of any	not to preclude
	shares nor any part payment or satisfaction thereof nor	forfeiture
	the receipt by the Company of a portion of any money	
	which shall from time-to-time be due from any member in	
	respect of any shares either by way of principal or interest	
	nor any indulgence granted by the Company in respect of	
	payment of any such money shall preclude the forfeiture	
	of such shares as herein provided.	
30.	The provisions of these Articles relating to calls shall	Provisions as to
	mutatis mutandis apply to any other securities including	calls to apply
	debentures of the Company.	mutatismutandis
		todebentures,etc.

#### Transfer of Shares

31.	(i)	For shares in physical form, the instrument of transfer	Instrument of
		of any share in the Company shall be duly executed	transfer to be
		by or on behalf of both the transferor and transferee.	executed by
	(ii)	The transferor shall be deemed to remain a holder of	transferor and
		the share until the name of the transferee is entered	transferee
		in the register of members in respect thereof.	
32.	The	Board may, subject to the right of appeal conferred by	Board may
	the A	Act decline to register –	refuse to
	(a)	the transfer of a share, not being a fully paid share, to	register transfer
		a person of whom they do not approve; or	
	(b)	any transfer of shares on which the Company has a	
		lien.	

33.	In ca	ase of shares held in physical form, without prejudice to	Board may
	the o	other requirements of the Act and the Rules, the Board	decline to
	may	decline to recognize any instrument of transfer unless	recognize
	-		instrument of
	(a)	the instrument of transfer is duly executed and is in	transfer
		the form as prescribed in the Rules made under the	
		Act;	
	(b)	the instrument of transfer is accompanied by the	-
		certificate of the shares to which it relates, and such	
		other evidence as the Board may reasonably require	
		to show the right of the transferor to make the	
		transfer; and	
	(c)	the instrument of transfer is in respect of only one	
		class of shares.	
34.	On g	giving of previous notice of at least seven days or such	Transfer of
	lesse	er period in accordance with the Act and Rules made	shares when
	there	e under, the registration of transfers may be	suspended
	susp	ended at such times and for such periods as the	
	Boai	rd may from time-to-time determine:	
	Prov	ided that such registration shall not be suspended for	
	more	e than thirty days at any one time or for more than	
	forty	-five days in the aggregate in any year.	
35.	The	provisions of these Articles relating to transfer of	Provisions as to
	shar	es shall mutatis mutandis apply to any other securities	transfer of
	inclu	ding debentures of the Company.	shares to apply
			mutatis
			mutandis to
			debentures,
			etc.

#### **Transmission of Shares**

36.	(i)	On the death of a member, the survivor or survivors	Title to shares
		where the member was a joint holder, and his	on death of a

		nominee or nominees or legal representatives where	member
		he was a sole holder, shall be the only persons	
		recognized by the Company as having any title to his	
		interest in the shares.	
	(ii)	Nothing in clause (i) shall release the estate of a	Estate of
		deceased joint holder from any liability in respect of	deceased
		any share which had been jointly held by him with	member liable
		other persons.	
37.	(i)	Any person becoming entitled to a share in	Transmission
		consequence of the death or insolvency of a member	Clause
		may, upon such evidence being produced as may	
		from time-to-time properly be required by the Board	
		and subject as hereinafter provided, elect, either –	
		a. to be registered himself as holder of the share;	
		or	
		b. to make such transfer of the share as the	
		deceased or insolvent member could have	
		made.	
	(ii)	The Board shall in either case have the same right to	Board's right
		decline or suspend registration as it would have had,	unaffected
		if the deceased or insolvent member had transferred	
		the share before his death or insolvency.	
	(iii)	The Company shall be fully indemnified by such	Indemnity to the
		person from all liability, if any, by actions taken by	Company
		the Board to give effect to such registration or	
		transfer.	
38.	(i)	If the person so becoming entitled shall elect to be	Right to
		registered as holder of the share himself, he shall	election of
		deliver or send to the Company a notice in writing	holder of share
		signed by him stating that he so elects.	
	(ii)	If the person aforesaid shall elect to transfer the	Manner of
		share, he shall testify his election by executing a	testifying
		transfer of the share.	election
	(iii)	All the limitations, restrictions and provisions of these	Limitations

	regulations relating to the right to transfer and the	applicable to
	registration of transfers of shares shall be applicable	notice
	to any such notice or transfer as aforesaid as if the	
	death or insolvency of the member had not occurred	
	and the notice or transfer were a transfer signed by	
	that member.	
39.	A person becoming entitled to a share by reason of the	Claimant to be
	death or insolvency of the holder shall be entitled to the	entitled to same
	same dividends and other advantages to which he would	advantage
	be entitled if he were the registered holder of the share,	
	except that he shall not, before being registered as a	
	member in respect of the share, be entitled in respect of it	
	to exercise any right conferred by membership in relation	
	to meetings of the Company:	
	Provided that the Board may, at any time, give notice	
	requiring any such person to elect either to be registered	
	himself or to transfer the share, and if the notice is not	
	complied with within ninety days, the Board may thereafter	
	withhold payment of all dividends, bonuses or other	
	monies payable in respect of the share, until the	
	requirements of the notice have been complied with.	
40.	The provisions of these Articles relating to transmission by	Provisions as to
	operation of law shall mutatis mutandis apply to any other	transmission to
	securities including debentures of the Company.	apply mutatis
		mutandis to
		debentures,
		etc.

#### Forfeiture of shares

41.	If a member fails to pay any call, or installment of a call or	If call or
	any money due in respect of any share, on the day	installment not
	appointed for payment thereof, the Board may, at any time	paid, notice

	thereafter during such time as any part of the call or	must be given
	installment remains unpaid or a judgment or decree in	
	respect thereof remains unsatisfied in whole or in part,	
	serve a notice on him requiring payment of so much of the	
	call or installment or other money as is unpaid, together	
	with any interest which may have accrued and all	
	expenses that may have been incurred by the Company by	
	reason of non-payment.	
42.	The notice aforesaid shall:	Form of notice
	(a) name a further day (not being earlier than the expiry	]
	of fourteen days from the date of service of the	
	notice) on or before which the payment required by	
	the notice is to be made; and	
	(b) state that, in the event of non-payment on or before	1
	the day so named, the shares in respect of which the	
	call was made shall be liable to be forfeited.	
43.	If the requirements of any such notice as aforesaid are not	In default of
	complied with, any share in respect of which the notice has	payment of
	been given may, at any time thereafter, before the payment	shares to be
	required by the notice has been made, be forfeited by a	forfeited
	resolution of the Board to that effect.	
44.	Neither the receipt by the Company for a portion of any	Receipt of part
	money which may from time-to-time be due from any	amount or
	member in respect of his shares, nor any indulgence that	grant of
	may be granted by the Company in respect of payment of	indulgence not
	any such money, shall preclude the Company from	to affect
	thereafter proceeding to enforce a forfeiture in respect of	forfeiture
	such shares as herein provided. Such forfeiture shall	
	include all dividends declared or any other moneys payable	
	in respect of the forfeited shares and not actually paid	
	before the forfeiture.	
45.	When any share shall have been so forfeited, notice of the	Entry of
	forfeiture shall be given to the defaulting member and an	forfeiture in
	entry of the forfeiture with the date thereof, shall forthwith	register of

	be m	nade in the register of members but no forfeiture shall	members
	be in	validated by any omission or neglect or any failure, to	
	give	such notice or make such entry as aforesaid.	
46.	The	forfeiture of a share shall involve extinction at the time	Effect of
	of fo	rfeiture, of all interest in and all claims and demands	forfeiture
	agair	nst the Company, in respect of the share and all other	
	rights	s incidental to the share.	
47.	(i)	A forfeited share shall be deemed to be the property	Forfeited
		of the Company and may be sold or re-allotted or	shares may be
		otherwise disposed of either to the person who was	sold, etc.
		before such forfeiture the holder thereof or entitled	
		thereto or to any other person on such terms and in	
		such manner as the Board thinks fit.	
	(ii)	At any time before a sale, re-allotment or disposal as	Cancellation of
		aforesaid, the Board may cancel the forfeiture on	forfeiture
		such terms as it thinks fit.	
48.	(i)	A person whose shares have been forfeited shall	Members still
		cease to be a member in respect of the forfeited	liable to pay
		shares, but shall, notwithstanding the forfeiture,	money owing
		remain liable to pay, and shall pay, to the Company	at the time of
		all monies which, at the date of forfeiture, were	forfeiture
		presently payable by him to the Company in respect	
		of the shares.	
	(ii)	All such monies payable shall be paid together with	Member still
		interest thereon at such rate as the Board may	liable to pay
		determine, from the time of forfeiture until payment or	money owing
		realization. The Board may, if it thinks fit, but without	at time of
		being under any obligation to do so, enforce the	forfeiture and
		payment of the whole or any portion of the monies	interest
		due, without any allowance for the value of the	
		shares at the time of forfeiture or waive payment in	
		whole or in part.	

	(iii)	The liability of such person shall cease if and when	Cesar of
		the Company shall have received payment in full of	liability
		all such monies in respect of the shares.	
49.	(i)	A duly verified declaration in writing that the declarant	Certificate of
		is a director, the manager or the secretary of the	forfeiture
		Company, and that a share in the Company has been	
		duly forfeited 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;	
	(ii)	the Company may receive the consideration, if any,	Transfer of
		given for any sale, re-allotment or disposal thereof	forfeited
		and may execute a transfer of the share in favour of	shares
		the person to whom the share is sold or disposed of;	
	(iii)	The transferee shall thereupon be registered as the	Transferee not
		holder of the share; and	affected
	(iv)	The transferee shall not be bound to see to the	
		application of the purchase money if any, nor shall his	
		title to the share be affected by any irregularity or	
		invalidity in the proceedings in reference to the	
		forfeiture, sale, re-allotment or disposal of the share.	
50.	Upor	n any sale after forfeiture or for enforcing a lien in	Validity of
	exer	cise of the powers hereinabove given, the Board may,	sales
	if ned	cessary, appoint some person to execute an instrument	
	for to	ransfer of the shares sold and cause the purchaser's	
	name	e to be entered in the register of members in respect of	
	the s	hares sold and after his name has been entered in the	
	regis	ter of members in respect of such shares the validity of	
	the s	ale shall not be impeached by any person.	
51.	•	n any sale, re-allotment or other disposal under the	Cancellation of
	· .	sions of the preceding Articles, the certificate(s), if any,	Share
		nally issued in respect of the relative shares shall	Certificate in
	,	ess the same shall on demand by the Company has	respect of
	been	previously surrendered to it by the defaulting member)	forfeited

	stand cancelled and become null and void and be of no	Shares.
	effect, and the Board shall be entitled to issue a duplicate	
	certificate(s) in respect of the said shares to the person(s)	
	entitled thereto.	
52.	The Board may, subject to the provisions of the Act, accept	Surrender of
	a surrender of any share certificate or certificate or	share
	entitlement to any security from or by any member desirous	certificates and
	of surrendering his shares or other securities on such terms	other
	as they think fit.	entitlements
53.	The provisions of these Articles as to forfeiture shall apply	Sums deemed
	in the case of non-payment of any sum which, by the terms	to be calls
	of issue of a share, becomes payable at a fixed time,	
	whether on account of the nominal value of the share or by	
	way of premium, as if the same had been payable by virtue	
	of a call duly made and notified.	
54.	The provisions of these Articles relating to forfeiture of	Provisions as
	shares shall mutatis mutandis apply to any other securities	to forfeiture of
	including debentures of the Company.	shares to apply
		mutatis
		mutandis to
		debentures,
		etc.

## **Alteration of Capital**

55.	Subj	ect to the provisions of the Act, the Company may by	Power to alter
	ordir	nary resolution:	share capital.
	(a)	increase the share capital by such sum, to be divided	
		into shares of such amount as it thinks expedient;	
	(b)	consolidate and divide all or any of its share capital	
		into shares of larger amount than its existing shares:	
		Provided that any consolidation and division which	
		results in changes in the voting percentage of	
		members shall require applicable approvals under the	
		Act;	

	(c)	convert all or any of its fully paid-up shares into stock, and reconvert that stock into fully paid-up shares of any denomination; sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the memorandum;	
	(e)	cancel any shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person.	
56.	Whe	ere shares are converted into stock:	Shares may be converted into stock
	(a)	the holders of stock may transfer the same or any part thereof in the same manner as, and subject to the same Articles under which, the shares from which the stock arose might before the conversion have been transferred, or as near thereto as circumstances admit;  Provided that the Board may, from time-to-time, fix the minimum amount of stock transferable, so, however, that such minimum shall not exceed the nominal amount of the shares from which the stock arose;	Right of stockholders
	(b)	the holders of stock shall, according to the amount of stock held by them, have the same rights, privileges and advantages as regards dividends, voting at meetings of the Company, and other matters, as if they held the 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, have conferred that privilege or advantage;	

	(c)	such of these Articles of the Company as are applicable to paid-up shares shall apply to stock and the words "share" and "shareholder"/"member" shall	
		include "stock" and "stock-holder" respectively.	
57.	The	Company may, by resolution as prescribed by the Act,	Reduction of
	redu	ce, in any manner and in accordance with the	capital
	prov	isions of the Act and the Rules, -	
	(a)	its share capital; and / or	
	(b)	any capital redemption reserve account; and / or	
	(c)	any securities premium account; and/ or	
	(d)	any other reserve in the nature of share capital.	

#### **Joint Holders**

58.	Whe	re two or more persons are registered as joint holders	Liability of Joint
	(not	more than four) of any share, they shall be deemed	holders
	(so f	ar as the Company is concerned) to hold the same as	
	joint	holders with benefits of survivorship, subject to the	
	follo	wing and other provisions contained in these Articles:	
	(i)	The joint holders of any share shall be liable	Severally as
		severally as well as jointly for and in respect of all	well as jointly
		calls or installments and other payments which	
		ought to be made in respect of such share.	
	(ii)	On the death of any one or more of such joint	Death of one or
		holders, the survivor or survivors shall be the only	more joint
		person or persons recognized by the Company as	holders
		require such evidence of death as they may deem	
		fit, and nothing herein contained shall be taken to	
		release the estate of a deceased joint holder from	
		any liability on shares held by him jointly with any	
		other person.	
	(iii)	Any one of such joint holders may give effectual	Receipt of one
		receipts of any dividends, interests or other moneys	shareholder is
		payable in respect of such share.	sufficient
	(iv)	Only the person whose name stands first in the	Delivery of

	register of members as one of the joint holders of	certificate and
	any share shall be entitled to the delivery of	giving of notice
	certificate, if any, relating to such share or to receive	to first named
	notice (which term shall be deemed to include all	holder
	relevant documents) and any notice served on or	
	sent to such person shall be deemed service on all	
	the joint holders.	
(v)	(a) Any one of two or more joint holders may vote	Vote of joint
	at any meeting either personally or by attorney	holders
	or by proxy in respect of such shares as if he	
	were solely entitled thereto and if more than	
	one of such joint holders be present at any	
	meeting personally or by proxy or by attorney	
	then that one of such persons so present	
	whose name stands first or higher (as the	
	case may be) on the register in respect of	
	such shares shall alone be entitled to vote in	
	respect thereof.	
	(b) Several executors or administrators of a	Executors or
	deceased member in whose (deceased	administrators
	member) sole name any share stands, shall	as joint holders
	for the purpose of this clause be deemed joint	
	holders.	
(vi)	The provisions of these Articles relating to joint	Provisions as to
	holders of shares shall mutatis mutandis apply to	joint holders as
	any other securities including debentures of the	to shares to
	Company registered in joint names.	apply mutatis
		mutandis to
		debentures, etc.

## **Capitalization of profits**

59.	(i)	The Company may by ordinary resolution in general	Capitalization
		meeting, upon the recommendation of the Board,	
		resolve-	

 1			1	
	(a)	that it is desirable to capitalize any part of the		
		amount for the time being standing to the		
		credit of any of the Company's reserve		
		accounts, or to the credit of the profit and		
		loss account, or otherwise available for		
		distribution; and		
	(b)	that such sum be accordingly set free for		
		distribution in the manner specified in clause		
		(ii) below amongst the members who would		
		have been entitled thereto, if distributed by		
		way of dividend and in the same proportions.		
(ii)	The su	um aforesaid shall not be paid in cash but shall	Utilisation	
	be ap	plied, subject to the provision contained in		
	clause	e (iii) below, either in or towards:		
	(a)	paying up any amounts for the time being		
		unpaid on any shares held by such members		
		respectively;		
	(b)	paying up in full, unissued shares or other		
		securities of the Company to be allotted and		
		distributed, credited as fully paid-up, to and		
		amongst such members in the proportions		
		aforesaid;		
	(c)	partly in the way specified in sub-clause (a)		
		and partly in that specified in sub-clause (b).		
(iii)	A se	curities premium account and a capital	Sum	how
	redem	ption reserve account or any other permissible	applied	
	reserv	e account may, for the purposes of this Article,		
	be app	olied in the paying up of unissued shares to be		
	issued	I to members of the Company as fully paid		
	bonus	shares;		
(iv)	The B	oard shall give effect to the resolution passed		
	by the	Company in pursuance of this Article.		
	1		1	

60.	(i)	Whenever such a resolution as aforesaid shall have	Powers of the
		been passed, the Board shall –	Board for
		(a) make all appropriations and applications of the	capitalization
		amounts resolved to be capitalized thereby,	
		and all allotments and issues of fully paid	
		shares or other securities, if any; and	
		(b) generally, do all acts and things required to	
		give effect thereto.	
	(ii)	The Board shall have power-	Board's power
		(a) to make such provisions, by the issue of	to issue
		fractional certificate / coupons or by payment in	fractional
		cash or otherwise as it thinks fit, for the case of	certificate /
		shares or other securities becoming	coupon etc.
		distributable infractions; and	
		(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 or other	
		securities 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 thereto of their	
		respective proportions of profits resolved to be	
		capitalized, of the amount or any part of the	
		amounts remaining unpaid on their existing	
		shares.	
	(iii)	Any agreement made under such authority shall be	Agreement
		effective and binding on such members.	binding on
			members

## Purchase/Buy back of Shares

61.	(i)	Notwithstanding anything contained in these Articles	Purchase/ Buy-
		but subject to all applicable provisions of the Act or	back of shares

	any other laws for the time being in force, the	
	Company shall be entitled to purchase its own shares	
	or other specified securities on such terms as	
	deemed fit.	
(ii)	Subject to all applicable provisions of the Act or any	
	other laws for the time being in force, the Company	
	shall also be entitled to provide loan or any financial	
	assistance to any person to purchase shares or	
	securities of the Company.	

## **General Meetings**

62.	All general meetings other than annual general meeting	Extraordinary		
	shall be called extraordinary general meeting.	general meeting		
63.	The Board may, whenever it thinks fit, call an extraordinary	Powers of		
	general meeting.	Board to call		
		extraordinary		
		general meeting		

## Proceedings at general meetings

64.	(i)	No business shall be transacted at any general	Presence of
		meeting unless a quorum of members is	Quorum
		present at the time when the meeting proceeds	
		to business.	
	(ii)	No business shall be discussed or transacted at	Business
		any general meeting except election of	confined to
		Chairperson whilst the chair is vacant.	election of
			Chairperson
			whilst chair
			vacant
	(iii)	The quorum for a general meeting shall be as	Quorum for
		provided in the Act.	general
			meeting

65.	The Chairperson of the Company shall preside as	Chairperson of
	Chairperson at every general meeting of the	the meetings
	Company.	
66.	If there is no such Chairperson, or if he is not present	Directors to
	within fifteen minutes after the time appointed for	elect a
	holding the meeting, or is unwilling to act as	Chairperson
	chairperson of the meeting, the directors present shall	
	elect any one of the directors present to be	
	Chairperson of the meeting.	
67.	If at any meeting no director is willing to act as	Members to
	Chairperson or if no director is present within fifteen	elect a
	minutes after the time appointed for holding the	Chairperson
	meeting, the members present shall, by poll or	
	electronically, choose one of their members to be	
	Chairperson of the meeting.	
68.	On any business at any general meeting, in case of	Casting vote of
	an equality of votes, whether on a show of hands or	Chairperson at
	electronically or on a poll, the Chairperson shall have	general
	a second or casting vote.	meeting
69.	(i) The Company shall cause minutes of the	Minutes of
	proceedings of every general meeting of any	proceedings of
	class of members or creditors and every	
	resolution passed by postal ballot to be	resolutions
	prepared and signed in such manner as may be	passed by
	prescribed by the Rules and kept by making	postal ballot
	within thirty days of the conclusion of every such	
	meeting concerned or passing of resolution by	
	postal ballot entries thereof in books kept for	
	that purpose with their pages consecutively	
	numbered.	
	(ii) There shall not be included in the minutes any	Certain matters
	matter which, in the opinion of the Chairperson	not to be
	of the meeting –	included in
		Minutes

		(a) is, or could reasonably be regarded, as	
		defamatory of any person; or	
		(b) is irrelevant or immaterial to the	
		proceedings; or	
		(c) is detrimental to the interests of the	
		Company.	
	(iii)	The Chairperson shall exercise an absolute	Discretion of
		discretion in regard to the inclusion or non-	Chairperson in
		inclusion of any matter in the minutes on the	relation to
		grounds specified in the aforesaid clause.	Minutes
	(iv)	The minutes of the meeting kept in accordance	Minutes to be
		with the provisions of the Act shall be evidence	evidence
		of the proceedings recorded therein.	
70.	(i)	The books containing the minutes of the	Inspection of
		proceedings of any general meeting of the	minute books
		Company or a resolution passed by postal ballot	of general
		shall:	meeting
		(a) be kept at the registered office of the	
		Company; and	
		(b) be open to inspection of any member	
		without charge, during the business hours	
		on all working days.	
	(ii)	Any member shall be entitled to be furnished,	Members may
		within the time prescribed by the Act, after he	obtain copy of
		has made a request in writing in that behalf to	minutes
		the Company and on payment of such fees as	
		may be fixed by the Board, with a copy of any	
		minutes referred to in clause (i) above:	
		Provided that a member who has made a	
		request for provision of a soft copy of the	
		minutes of any previous general meeting held	
		during the period immediately preceding three	
		financial years, shall be entitled to be furnished	
		with the same free of cost.	

71.	The Board, and also any person(s) authorized by it,	Powers	to
	may take any action before the commencement of any	arrange	
	general meeting, or any meeting of a class of	security	at
	members in the Company, which they may think fit to	meetings	
	ensure the security of the meeting, the safety of		
	people attending the meeting, and the orderly conduct		
	of the meeting. Any decision made in good faith under		
	this Article shall be final, and rights to attend and		
	participate in the meeting concerned shall be subject		
	to such decision.		
1		I	

## Adjournment of meeting

72.	(i)	The Chairperson may, suo motu, adjourn the	Chairperson
		meeting from time- to-time and from place to place.	may adjourn the
			meeting
	(ii)	No business shall be transacted at any adjourned	Business at
		meeting other than the business left unfinished at the	adjourned
		meeting from which the adjournment took place.	meeting
	(iii)	When a meeting is adjourned for thirty days or more,	Notice of
		notice of the adjourned meeting shall be given as in	adjourned
		the case of an original meeting.	meeting
	(iv)	Save as aforesaid, and save as provided in the Act,	Notice of
		it shall not be necessary to give any notice of an	adjourned
		adjournment or of the business to be transacted at	meeting not
		an adjourned meeting.	required

## Voting rights

73.	Subj	ect to any rights or restrictions for the time	Entitlement to
	bein	gattached to any class or classes of shares –	vote on show of
	(a)	on a show of hands, every member present in person	hands and on
		shall have one vote; and	poll
	(b)	on a poll, the voting rights of members shall be in	
		proportion to his share in the paid-up equity share	
		capital of the company.	
74.	A m	nember may exercise his vote at a meeting by	Voting at

	electronic means or ballot or polling paper (as may be	meeting
	provided by the Company) in accordance with the Act and	
	shall vote only once.	
75.	(i) In the case of joint holders, the vote of the senior	Vote of joint
	who tenders a vote, whether in person or by proxy,	holders
	shall be accepted to the exclusion of the votes of the	
	other joint holders.	
	(ii) For this purpose, seniority shall be determined by the	Seniority of
	order in which the names stand in the register of	names
	members.	
76.	A member of unsound mind, or in respect of whom an	How members
	order has been made by any court having jurisdiction in	non compos
	lunacy, may vote, whether on a show of hands or on a poll,	mentis and
	by his committee or other legal guardian, and any such	minor may vote
	committee or guardian may, on a poll, vote by proxy. If any	
	member be a minor, the vote in respect of his share or	
	shares shall be by his guardian or any of his guardians.	
77.	Subject to the provisions of the Act and other provisions of	Votes in respect
	these Articles, any person entitled under the	of shares of
	Transmission Clause to any shares may vote at any	deceased or
	general meeting in respect thereof as if he was the	insolvent
	registered holder of such shares, provided that at least 48	members, etc.
	(forty eight) hours before the time of holding the meeting	
	or adjourned meeting, as the case may be, at which he	
	proposes to vote, he shall duly satisfy the Board of his	
	right to such shares unless the Board shall have	
	previously admitted his right to vote at such meeting in	
	respect thereof.	
78.	Any business other than that upon which a poll has been	Business may
	demanded may be proceeded with, pending the taking of	proceed
	the poll.	pending poll
79.	No member shall be entitled to vote at any general	Restriction on
	meeting unless all calls or other sums presently payable by	voting rights
	him in respect of shares in the Company have been paid	

	or in regard to which the Company has exercised any right	
	of lien.	
80.	Any member whose name is entered in the register of	Equal rights of
	members of the Company shall enjoy the same rights and	members
	be subject to the same liabilities as all other members of	
	the same class.	

## Proxy

ng may do ao aithar naraanally ar through his	
ng may do so either personally or through his	vote in person or
ituted attorney or through another person as a	otherwise
on his behalf, for that meeting.	
nstrument appointing a proxy and the power of	Proxies when to
ey or other authority, if any, under which it is	be deposited
d or a notarized copy of that power or authority,	
be deposited at the registered office of the	
pany not less than 48 hours before the time for	
ng the meeting or adjourned meeting at	
the person named in the instrument	
ses to vote, and in default the instrument of	
shall not be treated as valid.	
ent appointing a proxy shall be in the form as	Form of proxy
in the Rules.	
iven in accordance with the terms of an	Proxy to be valid
of proxy shall be valid, notwithstanding the	notwithstanding
death or insanity of the principal or the	death of the
of the proxy or of the authority under which the	principal
executed, or the transfer of the shares in	
which the proxy is given:	
hat no intimation in writing of such death,	
evocation or transfer shall have been received	
npany at its office before the commencement of	
g or adjourned meeting at which the proxy is	
	, ,

#### **Board of Directors**

84.	Unless otherwise determined by the Company in general	Board	of	
	meeting, the number of directors shall not be less than 3	Directors		
	(three) and shall not be more than 15 (fifteen).			

85.	(i)	Executive Chairman or Managing Director shall be a	Directors not
		director not liable to retire by rotation. The Board shall	liable to retire
		have the power to determine the directors whose	by rotation
		period of office is or is not liable to determination by	
		retirement of directors by rotation.	
	(ii)	The same individual may, at the same time, be appointed as the Chairperson of the Company as well as the Managing Director or Chief Executive Officer of	Same individual may be Chairperson and Managing
		the Company.	Director / Chief Executive Officer
86.	(i)	The remuneration of the directors shall, in so far as it	Remuneration
		consists of a monthly payment, be deemed to accrue	of directors
		from day-to-day.	
	(ii)	The remuneration payable to the directors,	Remuneration
		including any managing or whole-time director or	to require
		manager·, if any, shall be determined, in accordance	members'
		with and subject to the provisions of the Act, by an	consent
		ordinary resolution passed by the Company in general meeting.	
	(iii)	In addition to the remuneration payable to them in	Travelling and
		pursuance of the Act, the directors may be paid all	other expenses
		travelling, hotel and other expenses properly incurred	
		by them -	
		(a) in attending, and returning from meetings of the	
		Board of Directors or any committee thereof or	
		general meetings of the Company; or	
		(b) in connection with the business of the Company.	

exchange and other negotiable instruments, and all receipts for monies paid to the Company, shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, by such person and in such manner as the Board shall from time to time by resolution determine.  88. (i) Subject to the provisions of the Act, the Board shall have power at any time, and from time-to-time, to appoint a person as an additional director, provided the number of the directors and additional directors together shall not at any time exceed the maximum strength fixed for the Board by the Articles.  (ii) Such person shall hold office only up to the date of the next annual general meeting of the Company but shall be eligible for appointment by the Company as a director at that meeting subject to the provisions of the Act.  89. (i) The Board may appoint an alternate director to act for a director (hereinafter in this Article called "the Original Director") during his absence for a period of not less than three months from India. No person shall be appointed as an alternate director for an independent director under the provisions of the Act.  (ii) An alternate director shall not hold office for a period longer than that permissible to the Original Director in whose place he has been appointed and shall vacate the office if and when the Original Director returns to India.  (iii) If the term of office of the Original Director is determined before he returns to India the automatic reappointment of retiring directors in default of another appointment shall apply to the Original Director and Original Director	87.	All	cheques, promissory notes, drafts, hundis, bills of	Execution of
accepted, endorsed, or otherwise executed, as the case may be, by such person and in such manner as the Board shall from time to time by resolution determine.  88. (i) Subject to the provisions of the Act, the Board shall have power at any time, and from time-to-time, to appoint a person as an additional director, provided the number of the directors and additional directors together shall not at any time exceed the maximum strength fixed for the Board by the Articles.  (ii) Such person shall hold office only up to the date of the next annual general meeting of the Company but shall be eligible for appointment by the Company as a director at that meeting subject to the provisions of the Act.  89. (i) The Board may appoint an alternate director to act for a director (hereinafter in this Article called "the Original Director") during his absence for a period of not less than three months from India. No person shall be appointed as an alternate director for an independent director under the provisions of the Act.  (ii) An alternate director shall not hold office for a period longer than that permissible to the Original Director in whose place he has been appointed and shall vacate the office if and when the Original Director returns to India.  (iii) If the term of office of the Original Director is determined before he returns to India the automatic reappointment of retiring directors in default of another appointment shall apply to the Original Director and Original Director		exch	ange and other negotiable instruments, and all receipts	negotiable
may be, by such person and in such manner as the Board shall from time to time by resolution determine.  88. (i) Subject to the provisions of the Act, the Board shall have power at any time, and from time-to-time, to appoint a person as an additional director, provided the number of the directors and additional directors together shall not at any time exceed the maximum strength fixed for the Board by the Articles.  (ii) Such person shall hold office only up to the date of the next annual general meeting of the Company but shall be eligible for appointment by the Company as a director at that meeting subject to the provisions of the Act.  89. (i) The Board may appoint an alternate director to act for a director (hereinafter in this Article called "the Original Director") during his absence for a period of not less than three months from India. No person shall be appointed as an alternate director for an independent director unless he is qualified to be appointed as an independent director unlers the provisions of the Act.  (ii) An alternate director shall not hold office for a period longer than that permissible to the Original Director in whose place he has been appointed and shall vacate the office if and when the Original Director returns to India.  (iii) If the term of office of the Original Director is determined before he returns to India the automatic reappointment of retiring directors in default of another appolicable to Original Director and popinitment shall apply to the Original Director and Original Director		for n	nonies paid to the Company, shall be signed, drawn,	instruments
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India.  (iii) If the term of office of the Original Director is determined before he returns to India the automatic provisions reappointment of retiring directors in default of another applicable to appointment shall apply to the Original Director and			whose place he has been appointed and shall vacate	alternate
(iii) If the term of office of the Original Director is determined before he returns to India the automatic reappointment of retiring directors in default of another applicable to appointment shall apply to the Original Director and Original Director			the office if and when the Original Director returns to	director
determined before he returns to India the automatic provisions reappointment of retiring directors in default of another applicable to appointment shall apply to the Original Director and Original Director			India.	
reappointment of retiring directors in default of another applicable to appointment shall apply to the Original Director and Original Director		(iii)	If the term of office of the Original Director is	Re-appointment
appointment shall apply to the Original Director and Original Director			determined before he returns to India the automatic	provisions
			reappointment of retiring directors in default of another	applicable to
			appointment shall apply to the Original Director and	Original Director
not to the alternate director.			not to the alternate director.	

90.	(i)	If the office of any director appointed by the Company	Appointment of
		in general meeting is vacated before his term of office	director to fill a
		expires in the normal course, the resulting casual	casual vacancy
		vacancy may, be filled by the Board of Directors at a	
		meeting of the Board.	
	(ii)	The director so appointed shall hold office only upto	Duration of
		the date upto which the director in whose place he is	office of
		appointed would have held office if it had not been	Director
		vacated.	appointed to fill
			casual vacancy
91.	The	Company may agree with any financial institution or any	Appointment of
	auth	ority or person or State Government that in	Nominee
	cons	ideration of any loan or subscription to the debentures	Director
	issue	ed by the Company or financial assistance of any kind	
	what	soever, which may be rendered by it to the Company, it	
	shall	till such time as the loan or the debentures or any such	
	finan	cial assistance is outstanding have power to nominate	
	one	or more Directors on the Board of the Company	
	(Non	ninee Director) and from time-to-time remove and	
	reap	point such Directors and to fill in any vacancy caused by	
	the c	leath or resignation of such Directors otherwise ceasing	
	to ho	old office. Such Nominee Directors shall not be required	
	to ho	old any qualification shares nor shall they be liable to	
	retire	by rotation.	
92.	Any	trust Deed for securing debenture, debenture stock may	Appointment of
	if so	arranged provide for the appointment from time-to-time	Debenture
	by th	e Trustees thereof or by the holders, of the debentures	Directors
	or de	ebentures stock of some person to be a Director of the	
		pany and may empower such trustees or holders of	
		ntures or debenture stock from time-to-time to remove	
		Director so appointed. The Director appointed under this	
		e is herein referred to as the Debenture Director and	
		erm Debenture Director means the Director for the time	
	bein	g in office under this Article. The Debenture Director	

shall not be bound to hold any qualification shares and shall not be liable to retire by rotation or, subject to the provision of the Act, be removed by the Company. The Trust Deed may contain such ancillary provisions as may be arranged between the Company and the Trustees and all such provisions shall have effect notwithstanding any of the other provisions herein contained.

#### **Powers of Board**

93.	The	management of the business of the Company shall be	General Powers
	veste	ed in the Board and the Board may exercise all such	of the Company
	powe	ers, and do all such acts and things, as the Company	vested in Board
	is b	y the memorandum of association, Act, Rules or	
	othe	rwise authorized to exercise and do and, not hereby or	
	by tl	he statute or otherwise directed or required to be	
	exer	cised or done by the Company in general meeting but	
	subje	ect nevertheless to the provisions of the Act and other	
	laws	and of the memorandum of association and these	
	Artic	les and to any regulations, not being inconsistent with	
	the r	memorandum of association and these Articles or the	
	Act,	from time-to-time made by the Company in general	
	mee	ting provided that no such regulation shall invalidate	
	any	prior act of the Board which would have been valid if	
	such	regulation had not been made.	
94.	(i)	The Board of Directors may meet for the conduct of	When meeting
		business, adjourn and otherwise regulate its	to be convened
		meetings, as it thinks fit.	
	(ii)	The Chairperson or any one Director with the	Who may
		previous consent of the Chairperson may, or the	summon Board
		company secretary on the direction of the	meeting
		Chairperson shall, at any time, summon a meeting of	
		the Board.	
	(iii)	The quorum for a Board meeting shall be as	Quorum for
		provided in the Act.	Board meetings
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	(iv)	The participation of directors in a meeting of the	Participation at
		Board may be either in person or through video	Board meetings
		conferencing or audio-visual means or	
		teleconferencing, as may be prescribed by the Rules	
		or permitted under law.	
95.	(i)	The Company shall cause minutes of the	Minutes of
		proceedings of every board meeting to be prepared	proceedings of
		and signed in such manner as may be prescribed by	meetings
		the Act and Rules.	
	(ii)	There shall not be included in the minutes any	Certain matters
		matter which, in the opinion of the Chairperson of the	not to be
		meeting –	included in
		a is, or could reasonably be regarded, as	Minutes
		defamatory of any person; or	
		b is irrelevant or immaterial to the proceedings; or	
		c is detrimental to the interests of the Company.	
	(iii)	The Chairperson shall exercise an absolute	Discretion of
		discretion in regard to the inclusion or non-inclusion	Chairperson in
		of any matter in the minutes on the grounds	relation to
		specified in the aforesaid clause.	Minutes
	(iv)	The minutes of the meeting kept in accordance with	Minutes to be
		the provisions of the Act shall be evidence of the	evidence
		proceedings recorded therein.	
96.	(i)	Save as otherwise expressly provided in the Act,	Questions at
		questions arising at any meeting of the Board shall	Board meeting
		be decided by a majority of votes.	how decided
	(ii)	In case of an equality of votes, the Chairperson of	Casting vote of
		the Board, if any, shall have a second or casting	Chairperson at
		vote.	Board meeting
97.		continuing directors may act notwithstanding any	Directors not to
		ncy in the Board; but, if and so long as their number is	act when
		ced below the quorum fixed by the Act for a meeting	number falls
		e Board, the continuing directors or director may act	below minimum
	for t	ne purpose of increasing the number of directors to	

	that	fixed for the quorum, or of summoning a general	
	meet	ting of the Company, but for no other purpose.	
98.	(i)	The Chairperson of the Company shall be the	Who to preside
		Chairperson at meetings of the Board. In his	at meetings of
		absence, the Board may elect a Chairperson of its	the Board
		meetings and determine the period for which he is to	
		hold office.	
	(ii)	If no such Chairperson is elected, or if at any	Directors to
		meeting the Chairperson is not present within five	elect a
		minutes after the time appointed for holding the	Chairperson
		meeting, the directors present may choose one of	
		their number to be Chairperson of the meeting.	
99.	(i)	The Board may, subject to the provisions of the Act,	Delegation of
		form committees and delegate any of its powers to	Powers
		Committees consisting of such member or members	
		of its body as it thinks fit.	
	(ii)	Any Committee so formed shall, in the exercise of	Committee to
		the powers so delegated, conform to any regulations	conform to
		that may be imposed on it by the Board.	Board
			regulations
	(iii)	The participation of directors in a meeting of the	Participation at
		Committee may be either in person or through video	Committee
		conferencing or audio-visual means or	meetings
		teleconferencing, as may be prescribed by the Rules	
		or permitted under law.	
100.	(i)	A Committee may elect a Chairperson of its	Chairperson of
		meetings unless the Board, while constituting a	Committee
		Committee, has appointed a Chairperson of such	
		Committee.	
	(ii)	If no such Chairperson is elected, or if at any	Who to preside
		meeting the Chairperson is not present within five	at meetings of
		minutes after the time appointed for holding the	Committee
		meeting, the members present may choose one of	
		their members to be Chairperson of the meeting.	

101.	(i)	A Committee may meet and adjourn as it thinks fit.	Committees to
			meet
	(ii)	Questions arising at any meeting of a Committee	Questions at
		shall be determined by a majority of votes of the	Committee
		members present.	meeting how decided
	(iii)	In case of an equality of votes, the Chairperson of	Casting vote of
		the Committee shall have a second or casting vote.	Chairperson at
			Committee
			meeting
102.	All a	acts done in any meeting of the Board or of a	Acts of Board or
	Com	mittee thereof or by any person acting as a director,	Committee valid
	shall	, notwithstanding that it may be afterwards discovered	notwithstanding
	that	there was some defect in the appointment of any one	defect of
	or n	nore of such directors or of any person acting as	appointment
	afore	esaid, or that they or any of them were disqualified or	
	that	his or their appointment had terminated, be as valid as	
	if ev	very such director or such person had been duly	
	appo	ointed and was qualified to be a director.	
103.	Save	e as otherwise expressly provided in the Act, a	Passing of
	reso	lution in writing, signed, whether manually or by	resolution by
	secu	re electronic mode, by a majority of the members of	circulation
	the I	Board or of a Committee thereof, for the time being	
	entit	led to receive notice of a meeting of the Board or	
	Com	mittee, shall be valid and effective as if it had been	
	pass	ed at a meeting of the Board or Committee, duly	
	conv	rened and held.	
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## Chief Executive Officer, Manager, Company Secretary and Chief Financial Officer

104.	Sub	ject to the provisions of the Act	Chief Executive
	(i)	A chief executive officer, manager, company	Officer, etc.
		secretary and chief financial officer may be appointed	
		by the Board for such term, at such remuneration and	
		upon such conditions as it may think fit; and any chief	

	executive officer, manager, company secretary and	
	chief financial officer so appointed may be removed	
	by means of a resolution of the Board; the Board may	
	appoint one or more chief executive officers for its	
	multiple businesses.	
(ii)	A director may be appointed as chief executive	Director may be
	officer, manager, company secretary or chief financial	chief executive
	officer.	officer, etc.

## Registers

105.	The Company shall keep and maintain at its registered	Statutory
	office all statutory registers namely, register of charges,	registers
	register of members, register of debenture holders, register	
	of any other security holders, the register and index of	
	beneficial owners and annual return, register of loans,	
	guarantees, security and acquisitions, register of	
	investments not held in its own name and register of	
	contracts and arrangements for such duration as the Board	
	may, unless otherwise prescribed, decide, and in such	
	manner and containing such particulars as prescribed by	
	the Act and the Rules. The registers and copies of annual	
	return shall be open for inspection during 11:00 a.m. to	
	1:00 p.m. on all working days, other than Saturdays, at the	
	registered office of the Company only by the persons	
	entitled thereto under the Act, on payment, where required,	
	of such fees as may be fixed by the Board but not	
	exceeding the limits prescribed by the Rules. Subject to	
	aforesaid the Board shall have a power to refuse	
	inspection to any other person, at its discretion.	
106	The Company may exercise the powers conferred on it by	Foreign
	the Act with regard to the keeping of a foreign register; and	Register
	the Board may (subject to the provisions of the Act) make	
	and vary such regulations as it may think fit respecting the	

keeping of any such register. The foreign register shall be	
open for inspection and may be closed, and extracts may	
be taken there from and copies thereof may be required, in	
the same manner, mutatis mutandis, as is applicable to the	
register of members.	

#### The Seal

107.	(i)	The Board shall provide for the safe custody of the	The seal, its
		seal.	custody and use
	(ii)	The Seal of the Company shall be affixed to share	Affixation of seal
		certificate of the Company by the authority of a	
		resolution of the Board or of a Committee of the	
		Board authorized by it in that behalf, and in the	
		presence of at least two directors duly authorised by	
		the Board for this purpose and the secretary or such	
		other person as the Board may appoint for the	
		purpose; and such directors and the secretary or	
		other person aforesaid shall sign every such	
		certificate to which the seal of the Company is so	
		affixed in their presence.	
	(iii)	On any other instrument affixing the Seal is optional	
		unless otherwise specifically determined by the	
		Board.	

#### **Dividends and Reserve**

108.	The	Company in general meeting may declare dividends,	Company in
	but n	o dividend shall exceed the amount recommended by	general meeting
	the	Board but the Company in general meeting may	may declare
	decla	are a lesser dividend.	dividends.
109.	Subj	ect to the provisions of the Act, the Board may from	Interim
	time-	to- time pay to the members such interim dividends of	dividends
	such	amount on such class of shares and at such times as	
	it ma	y think fit.	
110.	(i)	The Board may, before recommending any dividend,	Dividends only
		set aside out of the profits of the Company such	to be paid out of
		sums as it thinks fit as a reserve or reserves which	profits

		shall at the discretion of the Board , be applied for	
		any purpose to which the profits of the Company	
		may be properly applied, including provision for	
		meeting contingencies or for equalizing dividends;	
		and pending such application, may, at the like	
		discretion, either be employed in the business of the	
		Company or be invested in such investments (other	
		than shares of the Company) as the Board may,	
		from time-to-time, think fit.	
	(ii)	The Board may subject to provisions of the Act also	Carry forward of
		carry forward any profits which it may consider	profits
		necessary not to divide, without setting them aside	
		as a reserve.	
111.	(i)	Subject to the rights of persons, if any, entitled to	Division of
		shares with special rights as to dividends, all	profits
		dividends shall be declared and paid according to	
		the amounts paid or credited as paid on the shares	
		in respect whereof the dividend is paid, but if and so	
		long as nothing is paid upon any of the shares in the	
		Company, dividends may be declared and paid	
		according to the amounts of the shares.	
	(ii)	No amount paid or credited as paid on a share in	Payments in
		advance of calls shall be treated for the purposes of	advance
		this Article as paid on the share.	
	(iii)	All dividends shall be apportioned and paid	Dividends to be
		proportionately to the amounts paid or credited as	apportioned
		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 providing that it	
		shall rank for dividend as from a particular date such	
		share shall rank for dividend accordingly.	
112.	(i)	The Board may deduct from any dividend payable to	No member to
		any member all sums of money, if any, presently	receive dividend
		payable by him to the Company on account of calls	whilst indebted

		or otherwise in relation to the shares of the	to the Company
		Company.	and Company's
			right to
			reimbursement
			there from
	(ii)	The Board may retain dividends payable upon	Retention of
		shares in respect of which any person is, under the	dividends
		Transmission Clause hereinbefore contained,	
		entitled to become a member, until such person shall	
		become a member in respect of such shares.	
113.	(i)	A dividend, interest or other monies payable in cash	Dividend how
		in respect of shares may be paid by electronic mode	remitted
		or by cheque or warrant sent through the post	
		directed to the registered address of the holder or, in	
		the case of joint holders, to the registered address of	
		that one of the joint holders who is first named on the	
		register of members, or to such person and to such	
		address as the holder or joint holders may in writing	
		direct.	
	(ii)	Every such cheque or warrant shall be made	
		payable to the order of the person to whom it is sent.	
	(iii)	Payment in any way whatsoever shall be made at	Discharge to
		the risk of the person entitled to the money paid or to	Company
		be paid. The Company will not be responsible for a	
		payment which is lost or delayed. The Company will	
		be deemed to having made a payment and received	
		a good discharge for it if a payment using any of the	
		foregoing permissible means is made.	
114.	Any	one of two or more joint holders of a share may give	Receipt of one
	effec	ctive receipts for any dividends, bonuses or other	holder sufficient
	mon	ies payable in respect of such share.	
115.	No d	lividend shall bear interest against the Company.	No interest on
			dividends

116.	The waiver in whole or in part of any dividend on any share	Waiver of
	by any document (whether or not under seal) shall be	dividends
	effective only if such document is signed by the member	dividorido
	(or the person entitled to the share in consequence of the	
	death or bankruptcy of the holder) and delivered to the	
	Company and if or to the extent that the same is accepted	
	as such or acted upon by the Board.	

#### Accounts

117.	(i)	The books of account and books and papers of the	Inspection by
		Company, or any of them, shall be open to the	Directors
		inspection of directors in accordance with the	
		applicable provisions of the Act and the Rules.	
	(ii)	No member (not being a director) shall have any	Restriction on
		right of inspecting any books of account or books	Inspection by
		and papers or document of the Company except as	members
		conferred by law or authorized by the Board.	
		comorrod by law or address by the board.	

## Winding-up

		Winding	up	of
there under -				
(a)	If the Company shall be wound-up, the liquidator			
	may, with the sanction of a special resolution of the			
	Company and any other sanction required by the			
	Act, divide amongst the members, in specie or kind,			
	the whole or any part of the assets of the Company,			
	kind or not.			
(b)	For the purpose aforesaid,the liquidator may set			
	such value as he deems fair upon any property to			
	be divided as aforesaid and may determine how			
	such division shall be carried out as between the			
	members or different classes of members.			
(c)	The liquidator may, with the like sanction, vest the			
	whole or any part of such assets in trustees upon			
(	(a)	If the Company shall be wound-up, the liquidator may, with the sanction of a special resolution of the Company and any other sanction required by the Act, divide amongst the members, in specie or kind, the whole or any part of the assets of the Company, whether they shall consist of property of the same kind or not.  (b) For the purpose aforesaid, the liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members.  (c) The liquidator may, with the like sanction, vest the	(a) If the Company shall be wound-up, the liquidator may, with the sanction of a special resolution of the Company and any other sanction required by the Act, divide amongst the members, in specie or kind, the whole or any part of the assets of the Company, whether they shall consist of property of the same kind or not.  (b) For the purpose aforesaid,the liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members.  (c) The liquidator may, with the like sanction, vest the	(a) If the Company shall be wound-up, the liquidator may, with the sanction of a special resolution of the Company and any other sanction required by the Act, divide amongst the members, in specie or kind, the whole or any part of the assets of the Company, whether they shall consist of property of the same kind or not.  (b) For the purpose aforesaid, the liquidator may set such value as he deems fair upon any property to be divided as aforesaid and may determine how such division shall be carried out as between the members or different classes of members.  (c) The liquidator may, with the like sanction, vest the

such trusts for the benefit of the contributories if he
considers necessary, but so that no member shall
be compelled to accept any shares or other
securities whereon there is any liability.

## **Indemnity and Insurance**

119.	(i)	Subject to the provisions of the Act, every Director,	Directors and
		Managing Director, Whole-Time Director, Manager,	officers right to
		Chief Executive Officer, Chief Financial Officer and	indemnity
		Company Secretary of the Company shall be	
		indemnified by the Company out of the funds of the	
		Company, to pay all costs, losses and expenses	
		(including travelling expense) which such director,	
		manager, company secretary and officer may incur	
		or become liable for by reason of any contract	
		entered into or act or deed done by him in his	
		capacity as such director, manager, company	
		secretary or officer or in any way in the discharge of	
		his duties in such capacity including expenses.	
	(ii)	Subject as aforesaid, every Director, Managing	
		Director, Manager, Chief Executive Officer, Chief	
		Financial Officer and Company Secretary of the	
		Company shall be indemnified against any liability	
		incurred by him in defending any proceedings,	
		whether civil or criminal in which judgment is given	
		in his favour or in which he is acquitted or	
		discharged or in connection with any application	
		under applicable provisions of the Act in which relief	
		is given to him by the Court.	
	(iii)	The Company may take and maintain any	Insurance
		insurance as the Board may think fit on behalf of its	
		present and / or former directors and key	
		managerial personnel for indemnifying all or any of	
		them against any liability for any acts in relation to	

the Company for which they may be liable but have	
acted honestly and reasonably.	

#### **Powers of the Company**

120.	Wherever in the Act, it has been provided that the	General Power
	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 such transactions as have been permitted by	
	the Act, without there being any specific Article in that	
	behalf herein provided.	

We, the several persons whose names and addresses are subscribed are desirous of being formed into a Company in pursuance of this Articles of Association and we respectively agree to take the number of shares in the capital of the Company set opposite to our respective names.

Name of Subscriber	Address, Description and occupation of subscriber.	Number of Shares taken by each subscriber	Signature of Subscriber	Signature of witness with Address, Description and Occupation
Jal Sorabji Engineer Son of Sorabji Hiraji Engineer	Ashok Apartments Napean Sea Road, Bombay. Businessman	One Equity	Sd/- Jal Engineer	Sd/- J. R. Garat Solicitor Gagrat & Co., Solicitors All Chambers, Medows Street, Fort, Bombay - 1. Son of Rustom Gagrat
I. H. Padamsee Son of Hussein C. Padamsee	Padamsee Apartments, Union Park, Pali Hill, Bandra. Businessman	One Equity	Sd/- I.H. Padamsee	Sd/- J. R. Gagrat Solicitor. Gagrat& Co., Solicitors All Chambers, Medows Street. Fort, Bombay - 1. Son of Rustom Gagrat
		Two Equity		

Dated this 7<sup>th</sup>day of December, 1967