## THE COMPANIES ACT, 2013

### MEMORANDUM OF ASSOCIATION

OF

## **K M SUGAR MILLS LIMITED**

(A COMPANY LIMITED BY SHARES)

For K. M. Sugar Mills Ltd.
Mayang Director

No. 1111. /3492 TC The word " private"

Of the get, 1976,

Wiell, 34.41/1909 RESIDENCE REPORTED BETTER REPORTED BY OF INCORPORATION SECONO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DE LA COMPANIO DE LA COMPANIO DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DE LA COMPANIO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANION DEL COMPANION DEL COMPANIO DEL COMPANION DEL COMPANION DEL COMPANION DEL COMPANION DEL COMPANION DEL COMPANION DEL COM of 19.71... I hereby certify that K. M. SUGAR MILLS LIMIT AL SEGISTRAH. is this day incorporated under the Companies Acr. 1956 (No. 1 of 1956) and that the Company is Limited. Given under my hand at ...... Kanpur December this 17th day of One thousand nine hundred and Seventy one. STATE OF STATES TO ( 26 - Agrahayana 1893 S.E. ( S.C. BASU ) Registrar of Companies. Of Compay converted into Pul 5-19 General -- GIPTC--(C-92)--15-9-66 -6,000. Kenys (संजय बोल) बायक कम्यना रजिस्ट्रार जनर प्रदेश एव उत्तराखण्ड certified trucopy. हाल कानपुर For K. M. Sugar Mills Ltd.

aing Director

CONSEQUENT UPON CHANGE OF NAME ON CONVERSION TO PUBLIC LIMITED COMPANY

(under the Companies Act. 1956(1 of 1956))

N THE MATTER OF K M SUGAR MILLS PRIVATE I IMITED
heraby continy that K M SUGAR MILLS PRIVATE LIMITED Which was originally
incorporated on 17th
1971under the Companies Act. 1986 (Act 1 of 1956)
having duly passed the necessary towns Resolution on 153.03:2005
in terms of section 31/21 read with section 44 of the Companies
Act, 1956, the name : the said Company is this day unanger  K M SUSAR MILLS LIMITED
issued pursuant to Section 23(1) of the said Act.
Given under my hand at KANPUR this 20th
day of _ April Two Thousand five.



Resistian of Componies; Uttar Pracesh & Uttaranchal.

Kanpur.

For K. M. Sugar Miks to

Manadia Director

#### THE COMPANIES ACT, 2013

### MEMORANDUM OF ASSOCIATION K M SUGAR MILLS LIMITED

#### (A COMPANY LIMITED BY SHARES)

- I. The name of the company is "K M SUGAR MILLS LIMITED".
- II. The Registered office of the company will be situated in the state of Uttar Pradesh.
- III. The objects to be pursued by the company on its incorporation are:

#### THE MAIN OBJECTS OF THE COMPANY:-

- 1. To take possessions or acquire, construct and operate sugar or other refineries buildings, mills, factories, distilleries and other works including business hitherto carried on by Kamlapat Motilal and to hold and possess and manage the assets thereof and to discharge the liabilities of the same.
- 2. To purchase, manufacture ,import, sell and generally to deal in sugar ,sugar beets, sugar cane, molasses, gur syrups, melada and alcohol and all products or by-products thereof, and food products generally.
- 3. To carry on business as manufacturers, traders, exporters, importers, dealers, wholesalers, retailers, service providers, commission agents in all varieties of sugar, sugar candy, jaggery, khandasari sugar, beet sugar, sugar cane, molasses, syrups, melada, alcohol, spirits including grain spirits and all products and by-products, thereof such as confectionery, glucose, acetone, carbon-dioxide, hydrogen, potash, cane wax, fertilizers, cattle feed and food products generally.
- 4. To carry on business as manufacturers, traders, exporters, importers, dealers, wholesalers, retailers, service providers, commission agents in breweries, IMFL, Country Liqour, beer, ale, port, stout, wines, whiskies intoxicating or not, produced from all kinds of ingredients, raw materials and or malt, malt products, hops, yeast, essences, flavours, concentrates and so on.
- 5. To carry on business as manufacturers, traders, exporters, importers, dealers, wholesalers, retailers, service providers, commission agents in distillery, blending, or mixed liquors including ratified spirits ,Ethanol, ENA and sanitizer and manufacturing of any other articles or things of a character similar or analogous to the foregoing or any of them or connected therewith.
- 6. To carry on business as manufacturers, traders, exporters, importers, dealers, wholesalers, retailers, service providers, commission agents in mineral water, drinking water, soft drink, beverages and related items.
- 7. To Purchase, sale, construct, establish, lease, acquire, carry on, rent, enter into joint venture, partnership, association etc. With regards to a factory or factories.

For K. M. Sugar Wills Ltd.

- To carry on business as manufacturers, traders, exporters, importers, dealers, wholesalers, retailers, service providers, commission agents in all kinds and descriptions of laminates, Boards, veneers, paper, pulp, Agro/Non-Agro based, glass ware, commercial and industrial.
- To carry on business of manufacturers, processors, dealers of all kinds of fertilizers manures, pesticides, weedicides and plant and all the other type protecting and nurturing products.
- 10. To promote, develop, generate, distribute, accumulate, transmit, supply, sell electricity and/or power by installing power plants(s) whether based on thermal, hydel, gas, solar, windmill, diesel, furnace oil or any other source and to lay down, establish power stations, cables, transmission lines or towers, sub-stations, terminals and other works for the aforesaid purposes and to acquire, run or manage any company or undertaking engaged in similar business and/or activities.
- 11. To do business for the utilizing the by-products of the company as the company may otherwise deem advantageous.

### B OBJECTS WHICH ARE NECESSARY FOR FURTHERANCE OF THE OBJECTS SPECIFIED IN 3(A) ARE:

- To enter into agreements and contracts with Indian or foreign individuals, companies
  or other organisations for technical, financial or any other assistance for carrying out
  all or any of the objects of the Company.
- To purchase, take on lease or otherwise acquire, any lands, buildings, machinery or other Property and to build, repair and construct any factories, houses or other buildings or works that may be necessary or expedient for the above purposes or any of them, and from time to time alter or extend the same.
- 3. To develop the resources of and turn to account any land and any rights over or connected with land belonging to or in which the company is interested and in particular by cleaning, draining, fencing, planting, cultivating, building, improving, farming, irrigation, grazing and by promoting immigration and emigration and the establishment of villages and settlements.
- 4. To advertise and adopt means of making known the business activities of the Company or any articles or goods traded in or dealt with by the Company in any way as may be expedient including the posting of bills in relation thereto and the issue of circulars, books, pamphlets and price-lists and the conducting of competitions, exhibitions and giving of prizes, rewards and donations.
- 5. To apply for, purchase or otherwise acquire and protect, prolong and renew trade marks, trade names, designs, secret processes, patent rights, "Brevets D'Invention" licenses, protections and concessions which may appear likely to be advantageous or useful for the Company and to spend money in experimenting and testing and improving or seeking to improve any patents, inventions or rights, which the Company may acquire or propose to acquire or develop.
- 6. To expend money on research, experimentation, development, testing, improving or seeking to improve existing products, patents, rights, etc., in connection with any of its activities in pursuance of the aforesaid objects and to expend money to invent, develop, or seek, any new products allied to and in the course of pursuing the objects as detailed in this clause.

For K. M. Sugar Willspled.

- 7. To work, develop, license, sell or otherwise deal with any inventions in which the Company is interested whether as Owner, Licensee or otherwise, and to make, levy, or hire any machinery required for making or desirable to be used as machines included in such inventions.
- 8. To enter into any arrangement with any Government or State Authority, Municipal, Local or otherwise that may seem conducive to the Company's objects or any of them and to obtain from any such Government or State Authority, any rights, privileges and concessions which may seem conducive to the Company's objects or any of them.
- To deal in or engage in the manufacture of materials required for the packing and preservation and despatch of finished and unfinished goods, raw materials and articles required for the Company, or produced by the Company.
- To purchase or otherwise acquire, issue, reissue, sell, place and deal in shares, Stocks, bonds, debentures and securities of all kinds.
- 11. To subscribe, contribute or guarantee money for any charitable, benevolent, national, public, General, or useful objects or funds or fund of parties or institutions or for any exhibition and pecuniarlily or otherwise any association, body or movement having for on object the Solution, settlement or surmounting of industrial or labour problems or troubles or the Promotion of the industry or trade, but not to any political parties or for any political purpose.
- 12. To draw, make accept, endorse, discount, execute and issue promissory notes, Bills of exchange, Hundies, Bills of Loading, Warrants, Debentures and other negotiable or Transferable instruments and to buy, sell and deal in the same.
- 13. To borrow or raise or secure the payment of money or to receive money on deposit at Interest for any of the purpose of the company and at such times as may be thought fit, buy Promissory notes, or by taking credit in or opening current accounts with any person, firm, Bank or company and whether with or without any security, or by such other means the Directors may in their absolute discretion deem expedient, and in particular by the issue of Debentures perpetual or otherwise; and in security mortgage, pledge or charge the whole or any part of the property and assets of the company both present and future including Uncalled capital, by special assignment or otherwise, or to transfer or convey the same absolutely or in trust, and give the lenders power of sale and other powers as may seem Expedient and to purchase, redeem or pay off any such securities.
- 14. To sell, improve, alter manage, develop, exchange, lease, mortgages, enfranchise, dispose turn to account or otherwise deal with ,all or any part of the land, properties assets and Rights and generally resources and undertaking of the company, in such manner an on Such terms as may be year or for terms of years, otherwise at annual or rents, and of repairing and maintaining the same respectively whether belonging to this company, or not, and of selling exchanging otherwise dealing in the same respectively.
- 15. To acquire by concession, grant, purchase, amalgamation, barter, lease, license or Otherwise either absolutely or conditionally and either solely or jointly with others, lands, farm quarries, water rights and existing steel mill.
- 16. To carry on business as financers and concessionaries and to undertake carry out all kinds of financial and other operation other than banking business as defined under banking companies Act, 1949.

certained tour color

- 17. To establish and support or aid in the establishment and in support to associations, Institutions, funds trusts and convenience calculated to benefit persons who are or have been employed by the company (including the director and or Managing Directors of the Company)or who are serving or have served the company or the dependents, connections of such persons and to grant pensions, gratuity, provident fund benefits and allowances and to make payment towards their insurances subject to the relevant provisions of the companies Act, 2013.
- 18. To carry on the business or trade of insurance agents, company promoters, underwriters, land proprietors, contractors, suppliers of goods to government and other public and private bodies, shroffs, guarantee brokers, miners, and carriers, by land, water or ship, board and barge owners and builders, characters, warehouses, marine, tire, and other insurers, muccadums, spinners, weavers, bleachers, dyers, colour, paints, varnishes, drugs, chemicals, oils, cements, and manures or any one or more of such business in all or any of their respective branches.
- 19. To acquire and hold shares, stocks, debentures, debenture-stocks, bonds, obligations and securities issued or guaranteed by any company constituted or carrying on business in India or elsewhere and debentures, debenture-stocks, bonds, obligations and securities issued or guaranteed by any Government, Municipality, public body or other legal authority and such shares, stocks, debentures, debenture-stocks, bonds, obligations or securities, acquired by original subscription, tender, purchase, exchange or otherwise and so to subscribe for, either conditionally or otherwise and to guarantee the subscription thereof and to guarantee the subscription thereof and exercise and such shares, stocks, debentures, debenture-stock, obligations or securities and to sell or otherwise dispose of the same.
- 20. To establish and maintain agencies at any place or any places in India or other parts of the World, for the conduct of the business of the company or for purchase and sale of any merchandise, commodities, goods, wares, materials, produce, products, articles and things require for a dealt in, or manufactured by or at the disposal of the company.
- 21. To enter in to partnership of, into any arrangement for sharing profits, amalgamation, Union of interest, co-operation, joint venture, reciprocal, concession, technical collaboration, or otherwise with any person firm or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or to amalgamate with any other company having objects altogether or in part similar to those of this company and to lend money, to guarantee, to contracts, of or otherwise assist any such person, firm or company and to place, take otherwise acquire or to be interested in, hold deal in and dispose of shares, stocks, debentures and others securities of any such company.
- 22. To amalgamate with any Company or Companies. To acquire or merge with any other Company. To start a joint venture with any other Company. To hive off, split, demerge, restructure the business of the Company.
- 23. To promote and register and aid the promotion and registration of any company or Companies subsidiary or otherwise for the purpose of acquiring all or any of the property, rights and liabilities of this company or for any other purpose which may seem to benefit this company and to transfer to any such company any property of this company and to be interested in, or take or otherwise acquire hold, sell or otherwise dispose of share, stock, debentures and other securities in or of any such company or any other company for all or any of the objects mentioned in this memorandum and to subsidise or otherwise assist any such company, and to

certafred tree copy.
For K. M. Sugar Mirs Ltd.

undertake secretarial or other work, duties and business of any such company, on such terms as may be arranged.

- 24. To invest and deal with the moneys and funds belonging or entrusted to the company not Immediately required in lands, buildings, bullion, commodities, articles, goods, negotiable instruments, advances against any property or goods, government, municipal and other bonds and securities, and in such other investments and in such manner as may from time to time be determined, and to vary such investments and transactions and to lend money to such persons and on such terms, and or with or without security as may seem expedient and in particular to customers and others having dealing with the company and to guarantee the performance of contracts of any such persons provided that the company shall not carry on the business of banking as defined in the Banking Companies Act.
- 25. To sell, in any other manner, deal with or dispose of properties or undertaking of the Company, or any part thereof or such consideration as the company may think fit, and in particular for shares stock, debentures and other securities of any other company having objects altogether or in part similar to those of this company.
- 26. To create any depreciation fund, reserve fund, sinking fund, insurance fund, provident fund, Superannuation fund or any other special or other fund, whether for depreciation or for repairing, improving, extending or maintaining any of the properties of the company or for redemption of debentures or redeemable preference shares, workers" welfare or for any other purpose whatsoever conductive to the interests of the company.
- 27. To provide for the welfare of the employees or ex- employees of the company and the wives and families or the dependents or connections of such persons by building or contributing to the building of houses, dwellings or chawls or by grants of money, pensions, allowances, bonus, or other payments, or by creating and from time to time subscribing or contributing to provident fund and other associations, institutions fund, or trusts and/or by providing or subscribing towards places of instruction and recreation, hospitals and dispensaries, medical and other attendances and other assistance as the company shall think fit.
- 28. To adopt such means of making know the products if the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of arts or interest, by publication of books and periodicals and by granting prizes, reward and donations or holding exhibitions.
- 29. To remunerate servants of the company and other out of and in the proportion to the profits of the company or otherwise as may be thought fit.
- 30. To distribute any of the property of the company amongst the members in specie or in kind in the event of the winding up of the company.
- 31. To remunerate to (by cash or assets, or by the allotment of fully or partly paid shares, or by a call or option an shares and debentures of this or any other company, or in any other manner whether out of the company's capital or profits or otherwise) any person or persons for services rendered or to be rendered in introducing any property or business to company, or in placing or assisting to place or guaranteeing the subscription of any shares, debentures, or other securities of the company or for any other purpose which the company may think proper.
- 32. To procure the registration or other recognition of the company in any country, state or Place outside India and to establish and maintain local registers at branch places of Business in any part of the world.

certafied trece copy For K. M. Sufar Mis Ltd.

- 33. To do all or any of the above things as principals, agents, contractors, or otherwise and by or through trustee or otherwise and either alone or in conjunction with others and to do all such things as are incidental or as the company may think conductive to the attainment of the above objects or any of them.
- 34. To do all such acts or deeds which may be considered necessary for furtherance of the main objects.
- IV. The liability of the member(s) is limited and this liability is limited to the amount unpaid, if any, on the shares held by them.
- V. The authorized share capital of the company is Rs. 20,00,00,000/- (Rupees Twenty Crores only) divided in to 10,00,00,000 (Ten Crores) equity shares of Rs. 2/-each.

For K. M. Sugar Mills utd.

Marfaring Director

We the several persons whose names and addresses are subscribes, are desirous of being formed into a company under part IX of the Companies Act, 1956, in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the company set opposite our respective names:-

	Signatures	Occupations and Address	Number of Shares	Name, Address & Description of Witness
1	Sd/- Padampat Signhania	Industrialist , Kamla Tower, Kanpur	1500	
2	Sd/- Lakshmipat Singhania Shri Lakshmipat Singhania	Industrialist, J K House, Alipore Road, Calcutta	1500	
3	Sd/- Vijaypat Singhania, Shri Vijaypat Singhania	Industrialist, JK House, Warden Road, Bombay	14500	
4	Sd/- Vishnudayal Jhunjhunwala, Shri Vishnudayal Jhunjhunwala	Industrialist, 6-C, Short Street, Calcutta-16	3600	ii n, Sanj,
5	Sd/- Prakash chandra Jhunjhunwala, Shri Prakash Chandra Jhunjhunwala,	Industrialist, Motinagar, Faizabad	4500	Sd/- G L Sharma, 11 Moti Bhawan, Collector Ganj, Kanpur
6	Sd/- Laxmikant Jhunjhunwala, Shri Laxmikant Jhunjhunwala	Industrialist, Motinagar, Faizabad	4500	
7	Sd/- Vimal Kumar Jhunjhunwala, Shri Vimal Kumar Jhunjhunwala	Industrialist, Vijay Mahal, 12 Valkeshwar Road, Bombay-6		

Dated at Kanpur, this 30th day of October, 1971.

custifical trece copy For K. M. Sugar Millale

anguing Director

### THE COMPANIES ACT, 2013

**ARTICLES OF ASSOCIATION** 

OF

#### **K M SUGAR MILLS LIMITED**

[CIN: L15421UP1971PLC003492]

(Company Limited by Shares)

(Incorporated under the Companies Act, 1956)

The following regulations comprised in these Articles of association were adopted pursuant to special resolution passed by the members at the 42<sup>nd</sup> Annual General Meeting held on September 19, 2015 in substitution for and to the entire exclusion of, the regulations contained in the existing Articles of Association of the Company.

# ARTICLES OF ASSOCIATION OF K M SUGAR MILLS LIMITED

	I. CONST	ITUTION C	OF THE C	OMPANY
Table F not to apply  Company to be governed by these Articles	1			K M SUGAR MILLS LIMITED is established with Limited Liability in accordance with and subject to the provisions of the Companies Act, 1956, but none of the Regulations contained in the Table marked F in Schedule I to the Companies Act, 2013, shall be applicable to the Company except so far as the same are repeated, contained or said Act or any modification there otherwise expressly provides.  The Regulations for management of the
these Articles				Company and for the observance of the members shall be such as are contained in these Articles.
	l	II. INTERPR	ETATION	
Interpretation Clause	2	(a)		In the interpretation of these Articles, the following words and expressions shall have the following meanings, unless repugnant to the subject or context.
"Alter"			(i)	'Alter' and 'Alteration' shall include the making of additions and omissions.
"Auditors"			(ii)	'Auditors' means those Auditors appointed under the said Act.
"A Company"			(iii)	A Company means a company as defined under Section 2(20) of the Act.
"Board"			(iv)	'Board' means the Directors of the Company collectively, and shall include a committee thereof.
"Body Corporate or Corporation"			(v)	'Body Corporate' or 'Corporation' includes a company incorporated outside India but does not include, (1) a Co- operative Society registered under any law relating to Co-operative Societies, (2) any other body corporate which the Central Government may by notification in the Official Gazette specify in that behalf.
"Company", "The Company" or "This Company"			(vi)	'Company', 'The Company' or This Company' means K M SUGAR MILLS LIMITED established as aforesaid.
"The Companies Act 2013"			(vii)	'The Companies Act, 2013', The said Act', or The Act' and reference to any section or

HThe social Askin so HThe		provision thereof respectively means and
"The said Act" or "The Act"		provision thereof respectively means and includes the Companies Act, 2013 (Act No. 18 of 2013) and any statutory modification thereof for the time being in force, and reference to the section or provision of the said Act or such statutory modification.
"Debenture"	(viii)	'Debenture' includes Debenture stock, bonds or any other instrument of a Company evidencing a debt, whether constituting a charge on the assets of the company or not.
"Directors"	(ix)	'Directors' means a director appointed to the Board of the company.
"Dividend"	(x)	'Dividend' shall include interim dividend.
"Document"	(xi)	'Document' includes summons, notice, requisition, order, declaration, form and register, whether issued, sent or kept in pursuance of this Act or under any other law for the time being in force or otherwise, maintained on paper or in electronic form.
"Executor" or "Administrator"	(xii)	"Executor" or "Administrator" means a person who has obtained probate or Letters of Administration, as the case may be, from a competent Court, and shall include the holder of a Succession Certificate authorising the holder thereof to negotiate or transfer the share or shares of the deceased members, and shall also include the holder of a Certificate granted by the Administrator-General of any State in India.
"Financial Statements"	(xiii)	"Financial Statements means: (i) a balance sheet as at the end of the financial year; (ii) a profit and loss account, or in the case of a company carrying on any activity not for profit, an income and expenditure account for the financial year; (iii) cash flow statement for the financial year; (iv) a statement of changes in equity, if applicable; and (v) any explanatory note annexed to, or forming part of, any document referred to in sub-clause (i) to sub-clause (iv)
"In writing"	(xiv)	"In writing" or "Written" shall include e- mail, and any other form of electronic transmission.

"Independent Director"		(xv)	"Independent Director" shall have the meaning ascribed to it in the Act.
"Key Managerial Personnel"		(xvi)	"Key Managerial Personnel" means the Chief executive officer or the managing director; the company secretary; whole- time director; chief financial officer; and such other officer as may be notified from time to time in the Rules.
"Month"		(xvii)	"Month" means calendar month.
"National Holiday"		(xviii)	"National Holiday" means the day declared as national holiday by the Central Government.
"Office"		(xix)	'Office" means the Registered Office for the time being of the Company.
"Ordinary & Special Resolution"		(xx)	"Ordinary Resolution" and "Special Resolution" shall have the meanings assigned to these terms by Section 114 of the Act.
"Rules"		(xxi)	"Rules" means any rule made pursuant to section 469 of the Act or such other provisions pursuant to which the Central Government is empowered to make rules, and shall include such rules as may be amended from time to time.
"Secretary"		(xxii)	"Secretary" is a Key Managerial Person appointed by the Directors to perform any of the duties of a Company Secretary.
"Shareholders 'or Members"		(xxiii)	"Shareholders" or "Members" means the duly registered holder from time to time of the shares of the Company, , and shall include beneficial owners whose names are entered as a beneficial owner in the records of a depository.
"The Seal"		(xxiv)	"The Seal" means the common seal of the Company for the time being.
"These presents"	(b)		"These presents" means and includes the Memorandum and this Articles of Association.
Singular Number	(c)		Words importing the singular number include, where the context admits or requires, the plural number and vice versa.
Gender	(d)		Words importing the masculine gender also include the feminine gender and transgender.
Persons	(e)		Words importing persons shall, where the context requires, include bodies corporate and companies as well as individuals.
Words and expressions defined in the Companies Act, 2013	(f)		Subject as aforesaid, any words and expressions defined in the said Act as modified up to the date on which these Articles become binding on the Company shall, except where the subject or

### In these Articles shall, not affect the construction hereof.    Copies of the Memorandum and Articles to be Furnished	,		T		T .
Marginal Notes and other Headings   (g)   The marginal notes and the headings giver in these Articles shall not affect the construction hereof.					1 · · · · · · · · · · · · · · · · · · ·
### Provisions of Section 43, 47 of the Act to apply  Copies of the Memorandum and Articles to be Furnished  III. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK  Capital and shares  4  The Company shall, on being so required by a Member, send to him within seven days of the requirement and subject to the payment of a fee of Rs. 100/- or such other fee as may be specified in the Rules for each copy of the documents specified in Section 17 of the said Act.  **The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V on Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue an exist provided in the subject to an preferential, qualified or special rights privileges, or conditions may be though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association oby the terms of issue, but not further on otherwise.  **Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  **Restrictions on Allotment**					1
Headings  Copies of the Memorandum and Articles to be Furnished  III. SHARE CAPITAL, VARIATION OF RIGHTS & BUV BACK  Capital and shares  4  The Company shall, on being so required by a Member, send to him within seven days of the requirement and subject to the payment of a fee of Rs. 100/- or such other fee as may be specified in the Rules for each copy of the documents specified in Section 17 of the said Act.  Capital and shares  4  The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V o Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue and shares of the original capital or any new capital with and subject to an preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of differen classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association o by the terms of issue, but not further o otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6  The Directors shall have regard to the	Marginal Notes and other		(g)		The marginal notes and the headings given
Copies of the Memorandum and Articles to be Furnished    Sample   Sample	<u> </u>				in these Articles shall not affect the
The Company shall, on being so required by a Member, send to him within seven days of the requirement and subject to the payment of a fee of Rs. 100/- or such other fee as may be specified in the Rules for each copy of the documents specified in Section 17 of the said Act.    III. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK					
Memorandum and Articles to be Furnished  By a Member, send to him within seven days of the requirement and subject to the payment of a fee of Rs. 100/- or such other fee as may be specified in the Rules for each copy of the documents specified in Section 17 of the said Act.  BII. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK  The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V on Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to sissue am preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on the visue.  Provisions of Section 43, 47 of the Act of the Act to apply  Restrictions on Allotment  By a Member, send to him within payment of allot as may be in the company.  The Directors shall have regard to the Company.	Conies of the	3			
Articles to be Furnished  days of the requirement and subject to the payment of a fee of Rs. 100/- or such other fee as may be specified in the Rules for each copy of the documents specified in Section 17 of the said Act.  III. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK  Capital and shares  4  The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V or Memorandum of Association, with powe to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue and shares of the original capital or any new capital with and subject to and preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6  The Directors shall have regard to the	•				
payment of a fee of Rs. 100/- or such other fee as may be specified in the Rules for each copy of the documents specified in Section 17 of the said Act.  III. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK  The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V on Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue amount and be such amount and be divided into such shares as may from time to time, to issue amount and be divided into such shares as may from time to time, to issue amount and be divided into such shares as may from time to time, to issue amount and be divided into such shares to reclassify subdivide, consolidate and increase and with power from time to time, to issue amount and be divided, consolidate and increase and with power from time to time, to issue and shares of the original capital or any new capital with and subject to amount preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6 The Directors shall have regard to the					1 -
other fee as may be specified in the Rules for each copy of the documents specified in Section 17 of the said Act.  III. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK  Capital and shares  4  The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V on Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to am preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6  The Directors shall have regard to the	Articles to be Furnished				
for each copy of the documents specified in Section 17 of the said Act.  III. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK  The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V on Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to amy preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6 The Directors shall have regard to the					
in Section 17 of the said Act.  III. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK  Capital and shares  4  The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V on Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to amy preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apport to the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act to apply  Restrictions on Allotment  6  In provisions of Section 43, 47 of the Act to apply  Restrictions on Allotment  6  The Directors shall have regard to the					
III. SHARE CAPITAL, VARIATION OF RIGHTS & BUY BACK  Capital and shares  4  The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V on Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue amy shares of the original capital or any new capital with and subject to amy preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apport on the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47  of the Act to apply  Restrictions on Allotment  6  The Directors shall have regard to the					· · · · · · · · · · · · · · · · · · ·
The Authorised Share Capital of the Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V or Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to any preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act to apply  Restrictions on Allotment  6 The Directors shall have regard to the					
Company shall be such amount and be divided into such shares as may from time to time, be provided in clause V on Memorandum of Association, with powe to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue ame shares of the original capital or any new capital with and subject to ame preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to its sue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the		RE CAPITAL	, VARIATIO	N OF RIGH	TS & BUY BACK
divided into such shares as may from time to time, be provided in clause V o Memorandum of Association, with powe to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to amy preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6 The Directors shall have regard to the	Capital and shares	4			The Authorised Share Capital of the
to time, be provided in clause V or Memorandum of Association, with power to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to any preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6 The Directors shall have regard to the					Company shall be such amount and be
Memorandum of Association, with powe to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to am preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association oby the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  Memorandum of Directors shall have regard to the					divided into such shares as may from time
Memorandum of Association, with powe to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to am preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association oby the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  Memorandum of Directors shall have regard to the					to time, be provided in clause V of
to Board of Directors to reclassify subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to any preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					•
subdivide, consolidate and increase and with power from time to time, to issue any shares of the original capital or any new capital with and subject to ampreferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  Restrictions on Allotment  Subdivide, consolidate and increase and with power from time to time, to save applicable to in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					1
with power from time to time, to issue and shares of the original capital or any new capital with and subject to any preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6 The Directors shall have regard to the					-
shares of the original capital or any new capital with and subject to am preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					
capital with and subject to ampreferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					1
preferential, qualified or special rights privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association on by the terms of issue, but not further on otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6 The Directors shall have regard to the					
privileges, or conditions may be, though fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					1 .
fit and upon the sub-division of shares to apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					1
apportion the right to participate in profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6 The Directors shall have regard to the					privileges, or conditions may be, thought
profits, in any manner as between the shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					fit and upon the sub-division of shares to
shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act issue of share capital shall be adhered by the Company.  Restrictions on Allotment  Shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, extended abrogated or surrendered as provided by the Said Act or by Articles of Association or by the terms of issue, but not further or otherwise.					apportion the right to participate in
shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act issue of share capital shall be adhered by the Company.  Restrictions on Allotment  Shares resulting from sub-division.  If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, extended abrogated or surrendered as provided by the Said Act or by Articles of Association or by the terms of issue, but not further or otherwise.					profits, in any manner as between the
If and whenever the capital of the Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47  of the Act to apply  The provisions of Section 43, 47 of the Act is so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					
Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association of by the terms of issue, but not further of otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					<b>6</b> 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Company is divided into shares of different classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association of by the terms of issue, but not further of otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					If and whenever the capital of the
classes, the rights of any such class may be varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association o by the terms of issue, but not further o otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  Classes, the rights of any such class may be varied, extended abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  The provisions of Section 43, 47 of the Act of the Act to apply  The Directors shall have regard to the					1
varied, modified, affected, extended abrogated or surrendered as provided by the said Act or by Articles of Association o by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					1
abrogated or surrendered as provided by the said Act or by Articles of Association or by the terms of issue, but not further or otherwise.  Provisions of Section 43, 47  of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					
the said Act or by Articles of Association of by the terms of issue, but not further of otherwise.  Provisions of Section 43, 47 of the Act of the Act to apply  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  The Directors shall have regard to the					
by the terms of issue, but not further of otherwise.  Provisions of Section 43, 47 5  The provisions of Section 43, 47 of the Act of the Act to apply  in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6 The Directors shall have regard to the					
Provisions of Section 43, 47 5  of the Act to apply  Restrictions on Allotment  otherwise.  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  The Directors shall have regard to the					I
Provisions of Section 43, 47 5  of the Act to apply  Restrictions on Allotment  The provisions of Section 43, 47 of the Act in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  The Directors shall have regard to the					by the terms of issue, but not further or
of the Act to apply  in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6  The Directors shall have regard to the					otherwise.
of the Act to apply  in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment  6  The Directors shall have regard to the					
of the Act to apply in so far as the same may be applicable to issue of share capital shall be adhered by the Company.  Restrictions on Allotment 6 The Directors shall have regard to the	Provisions of Section 43, 47	5			The provisions of Section 43, 47 of the Act
issue of share capital shall be adhered by the Company.  Restrictions on Allotment 6 The Directors shall have regard to the					in so far as the same may be applicable to
Restrictions on Allotment     6       the Company.       The Directors shall have regard to the	or the flot to appry				issue of share capital shall be adhered by
Restrictions on Allotment 6 The Directors shall have regard to the					
	Restrictions on Allotment	6			
restrictions on the allotment of shares		-			restrictions on the allotment of shares
					imposed by Section 39 and 40 of the said
					1
					Act so far as those restrictions are binding
on the Company.		_	(4)	(1)	
		1.	(1)	(i)	The Company may at any time pay a
placing shares commission to any person in consideration	placing shares				commission to any person in consideration
of his subscribing, or agreeing to subscribe					of his subscribing, or agreeing to subscribe
(whather absolutely or conditionally) for					(whether absolutely or conditionally) for

	1	1	1	1
				any shares in or debentures of the Company or procuring or agreeing to procure subscription (whether absolute or conditional) for any shares in or debentures of the Company and the provisions of Section 40 of the said Act shall be observed and complied with. Such commission shall not exceed the maximum permissible rate as prescribed in the Rules. Such commission may be paid in cash or by the allotment of Securities.
			(ii)	Company shall not pay any commission to any underwriter on securities which are not offered to public for subscription.
			(iii)	The number of shares or debentures which persons have agreed to for commission to subscribe absolutely or conditionally is disclosed in the manner aforesaid.
		(2)		Nothing in this clause shall affect the power of the Company to pay such brokerage as it may consider reasonable.
		(3)		A Vendor to, promoter of, other person who receives payment in shares, debentures or money from the Company shall have and shall be deemed always to have had power to apply any part of the shares, debentures or money so received in payment of any commission the payment of which, if made directly by the Company, would have been legal under this Articles.
		(4)		The commission may be paid or satisfied (subject to the provisions of the Act and these Articles) in cash or in share, debentures or debenture stock of the Company, (whether fully paid or otherwise) or in any combination thereof.
Company not to give financial assistance for purchase of its own shares	8			Except as provided by the Act, the Company shall not, except by reduction of capital under the provision of Sections 66 or Section 242 of the said Act, buy its own shares nor give, whether directly or indirectly, and whether by means of a loan, guarantee, 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 shares in the Company or in its holding company. Provided that nothing in this Article shall be taken to prohibit:

	8.1		(i)	the provision of money in accordance with
				any scheme approved by the Company
				through Special Resolution and in
				accordance with the requirements
				specified in the relevant Rules, for the
				purchase of, or subscription for, fully paid
				up Shares in the Company, if the purchase of, or the subscription for the Shares held
				by trustees for the benefit of the
				employees or such Shares held by the
				employees of the Company;
			(ii)	the giving of loans by the Company to
			( )	persons in the employment of the
				Company other than its Directors or Key
				Managerial Personnel, for an amount not
				exceeding their salary or wages for a
				period of six months with a view to
				enabling them to purchase or subscribe
				for fully paid up Shares in the Company to
				be held by them by way of beneficial
				ownership.
				Nothing in this clause shall affect the right of the Company to redeem any shares
				issued under Section 55.
Buy back of Shares	8.2			Notwithstanding what is stated in Articles
Zay baok or charce	0.2			8.1 above, in the event it is permitted by
				the Law and subject to such conditions,
				approvals or consents as may be laid down
				for the purpose, the Company shall have
				the power to buy-back its own shares,
				whether or not there is any consequent
				reduction of Capital. If and to the extent
				permitted by Law, the Company shall also
				have the power to re-issue the shares so
Januara of Commission as a	9			bought back.  The Company shall have power to issue
Issue of Securities at a	3			Securities at a premium and shall duly
Premium				comply with the provision of Sections 52
				of the said Act.
Issue of	10			The Company may, subject to the
redeemable preference				provisions of Section 55 of the said Act,
shares				issue preference shares which are liable to
				be redeemed and may redeem such
				shares in any manner provided in the said
				section and may issue shares up to the
				nominal amount of the shares redeemed or to be redeemed. Where the
				Company has issued redeemable
				preference shares the provisions of the
				said section shall be complied with. The
				-
		l l		manner in which such shares shall be

			Article 80 unless the terms of issue
			otherwise provide.
			HAREHOLDERS
Register of Members	11	(1)	The Company shall cause to be kept and maintained the following registers namely:  (a) Register of members indicating separately for each class of equity and preference shares held by each member residing in India or outside India;  (b) Register of debenture-holders (if any); and  (c) Register of any other security holders (if any):  (d) including an index in respect of each of the registers to be maintained in
		(2)	accordance with Section 88 of the Act.  The Company shall also comply with the provisions of Sections 92 of the Act as to filing Annual Returns.
	12	(3)	The Company shall duly comply with the provisions of Section 94 of the Act in regard to keeping of the Registers, Indexes, copies of Annual Returns and giving inspection thereof and furnishing copies thereof.
Shares to be numbered progressively	12		The shares in the capital shall be numbered progressively according to their several classes.
Shares at the disposal of the Directors	13		Subject to the provisions of the said Act and these Articles, the shares in the capital of the Company for the time being (including any shares forming part of any increased capital of the Company) shall be under the control of the Directors who may issue, allot or otherwise dispose of the same or any one of them to such persons on such proportion and on such terms and conditions and either at a premium or at par or (subject to compliance with the provisions of Section 54 of the Act) at a discount and at such times as they may from time to time think fit and proper and with the sanction of the Company in General Meeting to give to any person the option to call for or be allotted shares of any class of the Company either at par or at premium or subject aforesaid at a discount during such time and for such consideration and such option being exercisable at such times as the Directors think fit and may allot and

Every share transferable etc.	14	(1)		issue shares in the capital of the Company in lieu of services rendered to the Company or in the conduct of its business; and any shares which may be so allotted may be issued as fully paid up shares and if so issued shall be deemed to be fully paid up shares.  The shares or other interest of any member in the Company shall be movable property transferable in the manner provided by the Articles of the Company.
		(2)		Each share in the Company having a share capital shall be distinguished by its appropriate number.
		(3)		Certificates of Shares :
			(i)	A certificate under the Seal of the Company specifying any shares held by any Member shall be prima facie evidence of the title of the Member to such shares.
Application of premiums received on issue of shares	15	(1)		Where the Company issues shares at a premium, whether for cash or otherwise, a sum equal to the aggregate amount of the value of the premiums on those Shares shall be transferred to an amount to be called "the securities premium account", and the provisions of the Act relating to the reduction of the Share Capital of a company shall except as provided in this clause, apply as if the securities premium account were paid-up share capital of the Company.
	(2)			The securities premium account may be applied by the Company for the purposes permissible pursuant to the Act
Further issue of capital	16			The Company shall comply with the provisions of Section 62 of the Act with regard to increasing the subscribed capital of the Company.
	17			If and whenever as the result of issue of new shares or any consolidation or subdivision of shares, any shares become held by members in fractions the Directors shall subject to the provisions of the Act and the Articles and to the directions of the Company in general meeting, if any, sell those shares which members hold in fractions for the best price reasonably obtainable and shall pay and distribute to and amongst the members entitled to such shares in due proportion, the net proceeds of the sale thereof. For the

		1	
Acceptance of shares	18		purpose of giving effect to any such sale the Directors may authorise any person to transfer the shares sold to the purchaser thereof comprised in any such transfer and he shall not be bound to see to the application of the purchase money nor shall his title to the shares be effected by any irregularity or invalidity in the proceedings in reference to the sale.
Acceptance of shares			An application signed by or on behalf of an applicant for shares in the Company followed by an allotment of shares therein, shall be an acceptance of shares within the meaning of these Articles;. The Directors shall comply with the provisions of Sections 39 and 40 of the Act so far as applicable.
Deposit and call etc. to be a debt payable immediately	19		The money (if any) which the Directors shall, on the allotment of any shares being made by them, require or direct to be paid by way of deposits, calls or otherwise in respect of any shares allotted by them, shall, immediately on the inscription of the name 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.
Calls on shares of the same class to be made on uniform basis Calls on shares of the same class to be made on uniform basis	20		Where any calls for further share capital are made on shares, such calls shall be made on a uniform basis on all shares, falling under the same class.  Explanation: - For the purpose of this provision shares of the same nominal value on which different amounts have been paid up shall not be deemed to fall under the same class.
Return of allotment	21		The Directors shall cause to be made the returns as to all allotments from time to time made in accordance with the provisions of Section 39 of the said Act.

Installments on shares to be duly paid	22	If, by the conditions of allotment of any shares the whole or part of the amount or issue price thereof shall be payable by installments, every such installment shall, when, due, be paid to the Company by the person who for the time being and from time to time shall be of the shares or his legal representative.
Liability of Members	23	Every member, or his executors or administrators or other representative, shall pay to the Company the portion of the capital represented by his share or shares, which may, for the time being, remain unpaid thereon, in such amounts, at such time or times, and in such manner, as the Directors shall, from time to time, in accordance with the Company's regulations, require or fix for the payment thereof.
Liability of Joint holders	24	If any share stands in the names of two or more persons all the joint-holders of the share shall be severally as well as jointly liable for the payment of all deposits, installments, and calls due in respect of such shares, and for all incidents thereof according to the Company's regulations; but the persons first named in the Register shall, as regards service of notice, and all other matters connected with the Company, except the transfer of the share and any other matter by the said Act or herein otherwise provided, be deemed the sole holder thereof.
Registered holder only the owner of the shares	25	Save as herein or by laws otherwise expressly provided, the Company shall be entitled to treat the registered holder of any share as the absolute owner thereof, and accordingly shall not, except as ordered by a Court of competent jurisdiction, or as by statute required, be bound to recognize any benami trusts whatsoever or equitable, contingent, future, partial or other claim to or interest in such share on the part of any other person whether or not it shall have express or implied notice thereof; the Directors shall, however be at liberty, at their sole discretion, to register any share in the joint names of any two or more

			persons, and the survivor or survivors of
		V CEDTIE!	them.
Certificate of shares	26	V. CERTIFI	
Certificate of shares  Members' right to Certificates	26	(1)	Subject to any statutory or other requirement having the force of law governing the issue and signatures to and sealing of certificate to shares and applicable to this Company for the time being in force the certificate of title to shares and the duplicate thereof when necessary shall be issued under the seal of the Company which shall be affixed in the presence of and signed by (1) two Directors or persons acting on behalf of the Directors under a duly registered power of attorney and (2) the Secretary or some other person appointed by the Board for the purpose; a Director may sign a share certificate by affixing signature thereon by means of any machine, equipment or other mechanical means such as engraving in metal or lithography but not by means of a rubber stamp, provided that the Director shall be responsible for the safe custody of such machine, equipment or other materials used for the purpose.  (i) Every member shall be entitled without payment to the certificate for all the Shares of each class or denomination registered in his name, or if the Board, so approve (upon paying such fees as the Board may from time to time determine) to several certificates, each for one or of such shares and the Company shall issue such certificate within two months after the allotment or such period as may be determined at the time of the issue of such capital whichever is longer or within one month after registration of the transfer thereof as provided by Section 56 of the Act. Every certificate of shares
			shall have its distinctive number and be issued under the Seal of the Company and shall specify the number and denoting number of the shares in respect of which it
			is issued and the amount paid thereon and shall be in such form as the Board shall prescribe or approve provided that in respect of share or shares held jointly by

			1	<u> </u>
				and the delivery of a certificate for a share or shares to one of several joint-holders shall be deemed to be sufficient delivery
May be delivered to any one of Joint-holders			(ii)	to all.  A certificate of shares registered in the names of two or more persons, unless otherwise directed by them in writing, may be delivered to any one of them on behalf of them all.
			(ii)	The provisions of Articles 27(1)(i) and 27(1)(ii) shall mutatis mutandis apply to debentures of the Company.
Shares in Depository form		(2)	(iii)	Notwithstanding anything contained herein, the Company shall be entitled to dematerialise its shares, debentures and other securities pursuant to the Depositories Act, 1996 and to offer its shares, debentures and other securities for subscription in a dematerialised form.
			(iii)	Notwithstanding anything contained herein, the Company shall be entitled to treat the person whose names appear in the register of members as a holder of any share or whose names appear as beneficial owners of shares in the records of the Depository, as the absolute owner thereof and accordingly shall not (except as ordered by a Court of competent jurisdiction or as required by law) be bound to recognise any benami trust or equity or equitable contingent or other claim to or interest in such share on the part of any other person whether or not it shall have express or implied notice thereof.
			(iii)	Notwithstanding anything contained herein, in the case of transfer of shares or other marketable securities where the Company has not issued any Certificates and where such shares or other marketable securities are being held in an electronic and fungible form, the provisions of the Depositories Act, 1996 shall apply. Further, the provisions relating to progressive numbering shall not apply to the shares of the Company which have been dematerialised.
Issue of new certificate in place of one defaced, lost or destroyed	28			If any certificate be worn out, defaced, destroyed or lost or if there be no further space on the back thereof for endorsement of transfer, then upon production thereof to the Board, they,

	1	l l	
			may order the same to be cancelled, and
			may issue a new certificate in lieu thereof
			and if any certificate be lost or destroyed
			then upon proof thereof to the
			satisfaction of the Board and on such
			indemnity as the Board deem adequate
			being given, a new certificate in lieu
			thereof shall be given to the party entitled
			to such lost or destroyed certificate. A sum
			not exceeding Rs. 50/- shall be paid to the
			Company for every certificate issued
			under this clause, as the Board may fix
			from time to time, provided that no fee
			shall be charged for issue of new
			certificate in replacement of those which
			are old, worn, decrepit out or where the
			cages on the reverse for recording
			transfers have been fully utilised.
Board may waive fees	29		The Board may waive payment of any fee
			generally or in any particular case.
Endorsement on	30		Every endorsement upon the certificate of
certificate			any share in favour of any transferee
			thereof shall be signed by such person for
			the time being authorised by the Board in
			that behalf.
Board to comply with	31		The Board shall comply with requirements
Rules			prescribed by any Rules made pursuant to
			the said Act; relating to the issue and
			execution of share certificates.
		/I. CALLS ON SHARES	
Directors may make calls	32		Subject to the provisions of Section 49 of
Calls may be made by			the said Act, the Board may, from time to
installments			time, by means of resolution passed at its
			meetings make such calls as they may
			think fit upon the members in respect of
			moneys unpaid on the share held by them
			respectively and not by the conditions of
			allotment thereof made payable at fixed
			times, and each member shall pay the
			amount of every call so made on him to
			the persons and at the times and place
			appointed by the Board. A call may be
	00		made payable by installments.
Call to date from	33		A call shall be deemed to have been made
resolution			at the time when the resolution of the
			Board authorising such call was passed
			and may be made payable by members on
			a subsequent date to be specified by
			Directors.
Notice of call	34		Fourteen day's notice at least of every call
			made payable otherwise than on
		i I	allotment shall be given by the Company

		in the manner hereinafter provided for the giving of notices specifying the time and
		place of payment, and the person to
		whom such call shall be paid. Provided that before the time for payment of such
		call the Board may by notice given in the
		manner hereinafter provided revoke the
		same. The Board may, from time to time
		at their discretion, extend the time fixed
		for the payment of any call, and may extend such time as to all or any of the
		members who, the Board may deem fairly
		entitled to such extension; but no member
		shall be entitled to any such extension,
		except as a matter of grace and favour.
Provisions applicable to	35	If by the terms of issue of any share or
installments		otherwise any amount is payable at any fixed time or by installments at fixed
		times, whether on account of the share or
		by way of premium, every such amount or
		installments shall be payable as if it were a
		call duly made by the Board and of which
		due notice had been given, and all the
		provisions herein contained in respect of calls shall relate to such amount or
		installments accordingly.
When interest on call or	36	If the sum payable in respect of any call or
installment payable		such other amount or installments be not
		paid on or before the day appointed for
		payment thereof or any extension thereof
		as aforesaid, the holder for the time being of the share, in respect of which the call
		shall have been made, or such amount or
		installment shall be due, shall pay interest
		for the same, from the day appointed for
		the payment thereof to the time of actual
		payment at such rate not exceeding ten
		per cent per annum, as shall from time to time be fixed by the Board. Nothing in this
		Article shall however, be deemed to make
		it compulsory on the Board to demand or
		recover any such interest, and the
		payment of such interest, wholly or in
		part, may be waived by the Board if they think fit so to do.
Money due to	37	Any money due from the Company to a
members from the		member may, without the consent and
Company may be applied in		notwithstanding the objection of such
payment of call or		member, be applied by the Company in or
installment		towards the payment of any money due from him to the Company for calls or
		otherwise.
		otherwise.

<u> </u>	20	I	Tarini i i i
Part payment on account to	38		Neither a judgement nor a decree in
call etc. not to preclude			favour of the Company for calls of other
forfeiture			moneys due in respect of any shares nor
			any part-payment or satisfaction
			thereunder nor the receipt by the
			Company of a portion of any money which
			shall from time to time be due from any
			member to the Company in respect of his
			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
5	20		of such shares as hereinafter provided.
Proof on trial on of suit	39		On the trial or hearing of any action or suit
on money on shares			brought by the Company against any
			member or his legal representatives to
			recover any moneys claimed to be due to
			the Company for any call or other sum in respect of his shares, it shall be sufficient
			to prove that the name of the member in
			respect of whose shares the money is
			sought to be recovered, appears entered
			on the Register of Members as the holder,
			or 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 such
			money is sought to be recovered, and that
			the amount claimed is not entered as paid
			in the books of the Company or the
			Register of Members and that the
			resolution making the call is duly recorded
			in the minute book, and that notice of
			such call was duly given to the member or
			his legal representatives sued in
			pursuance of these presents; and it shall
			not be necessary to prove the
			appointment of the Directors who made
			such call, not that a quorum of Directors
			was present at the meeting of the Board
			at which such call was made, nor that the
			meeting at which such call was made duly
			convened or constituted, nor any other
			matter whatsoever, but the proof of the
			matters aforesaid shall be conclusive
			evidence of the debts, and the same shall
			be recovered by the Company against
			the member or his representatives from
			whom the same is sought to be recovered
			unless it shall be proved, on behalf of such
			member or his representatives against the
			Company that the name of such member

Payment of unpaid share capital in advance	40	(1)	was improperly inserted in the register, or that the money sought to be recovered has actually been paid.  The Board may, if they think fit, subject to the provisions of Section 50 of the Act receive from any member willing to
			advance the same, either in money or money's worth the whole or any part of the amount remaining unpaid on the shares held by him beyond the sum actually called up and upon the moneys so paid or satisfied in advance, or so much thereof, as from time to time and at any time thereafter exceeds the amount of the calls then made upon and due respect of the shares on account of which such advances have been made, the Company may pay or allow interest at such rate as the member paying such advance and the Board agree upon; provided always that if at any time after the payment of any such money the rate of interest so agreed to be paid to any such member appears to the Board to be excessive, it shall be lawful for the Board from time to time to repay to such member so much of money as shall then exceed the amount of the calls made upon such shares, unless there be an express agreement to the contrary; and after such repayment such member shall be liable to pay, and such advance had been made, provided also that if at any time after the payment of any money so paid in advance, the Company shall go into liquidation, either voluntary or otherwise, before the full amount of the money so advanced shall have become due by the member to the Company for installments or calls, or any other manner, the member making such advance shall be entitled (as between himself and the other members) to receive back from the Company the full balance of such moneys rightly due to him by the Company in priority to any payment to members on account of capital.
No right to vote		(2)	The member making such advance shall not, however, be entitled to any voting rights in respect of the moneys so advanced by him until the same would, but for such payment, become presently

		payable.
	VII. FORFEITURE	OF AND LIEN ON SHARES
If call or installment not	41	If any member fails to pay any money due
paid notice to be given to		from him in respect of any call made or
member		amount or installment as provided in
		Article 35 on or before the day appointed
		for payment of the same, or any such
		extension thereof as aforesaid or any
		interest due on such call or amount or
		installment or any expenses that may have
		been incurred thereon, the Directors or
		any person authorised by them for the
		purpose may, at any time thereafter,
		during such time as such money remains
		unpaid, or a judgement or a decree in respect thereof remains unsatisfied in
		whole or in part, serve a notice in the
		manner hereinafter provided for the
		serving of notices on such member or any
		of his legal representatives or any of the
		persons entitled to the share by
		transmission, requiring payment of the
		money payable in respect of such share,
		together with such interest and all
		expenses (legal or otherwise) incurred by
		the Company by reason of such non-
		payment.
Term of notice	42	The notice shall name a day (not earlier
		than the expiration of fourteen days from
		the date of the notice) and a place or
		places on or before and at which the
		money due as aforesaid is to be paid. The
		notice may also state that in the event of
		the non-payment of such money at or
		before the time and the place appointed, the shares in respect of which the same
		owed will be liable to be forfeited.
In default of neumant	43	If the requirements of any such notice as
In default of payment		aforesaid are not complied with, every or
shares may be forfeited		any share in respect of which the notice is
		given may, at any time thereafter before
		payment of all calls or amounts or
		installments, interest and expenses due in
		respect thereof, be forfeited by a
		resolution of the Board to that effect. Such
		forfeiture shall include all dividends and
		bonuses declared in respect of the
		forfeited shares and not actually paid
		before the forfeiture.
Notice of forfeiture	44	When any share shall have been so
Notice of forfeiture Entry of forfeiture in	44	

	1	
Forfeited shares to become property of the	45	stood immediately prior to the forfeiture or to any of his legal representatives, or to any of the persons entitled to the share by transmission and an entry of the forfeiture, with the date thereof, shall forthwith be made in the Register of Members. The provisions of this Article are, however, directory only and no forfeiture shall in any manner be invalidated by any omission or neglect to give such notice or to make such entry as aforesaid.  Any share so forfeited shall be deemed to be the property of the Company and the
Company and may be sold etc.	10	Board may sell, re-allot or otherwise dispose of the same, either to the original holder thereof or to any other persons, and either by public auction or by private sale and upon such terms and in such manner as the Directors shall think fit.
Forfeiture may be remitted or annulled	46	In the meantime, and until any share so forfeited shall be sold, re-allotted or otherwise dealt with as aforesaid, the forfeiture thereof may at the discretion and by a resolution of the Board, be remitted or annulled as a matter of grace and favour but not as of right, upon such terms and conditions as they think fit.
Members still liable to pay money due notwithstanding the forfeiture	47	Any member whose shares have been forfeited shall, notwithstanding the forfeiture, remain liable to pay and shall forthwith pay to the Company all calls, amounts, installments, interest expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon, from the time of the forfeiture until payment, at the rates, not exceeding ten percent per annum as the Board may determine, in the same manner in all respects as if the shares had not been forfeited, without any. deduction or allowance for the value of the shares at the time to the forfeiture and the Board may enforce the payment thereof if they think fit (but without being under any obligation so to do) without entitling such member or his representative to any remission of such forfeiture or to any compensation for the same, unless the Directors shall think fit to make such compensation, which they shall have full power to do, in such manner and on such

		terms on behalf of the Company as they
		shall think fit.
Effect of forfeiture	48	The forfeiture of a share shall involve the extinction of all interest in and of all claims and demands against the Company of the member in respect of the share and ail
		other right of the member incident to the share except only such of those rights as by these Article are expressly saved.
Surrender of shares	49	The Directors may, subject to the provision of the Act, accept a surrender of any share from or by any member desirous of surrendering those on such terms as they think fit.
Certificate of forfeiture	50	A certificate in writing, under signature of one Director and countersigned by any other person who may be authorised for the purpose by the Board, that the call, amount or installment in respect of a share was made or was due or the interest in respect of a call, amount or installment was or the expenses were payable, as the case may be, the notice thereof as aforesaid was given and default in payment was made and that the forfeiture of the share was made by a resolution of the Board to the effect, shall be conclusive evidence of the facts stated therein as against all persons entitled to or interested in such share.
Title of Purchaser and allottee For forfeited Shares	51	The Company may receive the consideration, if any, given for the share on any sale, re-allotment or other disposition thereof and the person to whom such share is sold, re-allotted or disposed of may be registered as the holder of the share and shall not be bound to see to the application of the consideration, if any, nor shall his title to the share be affected by any irregularity or invalidity in the proceedings in reference to the forfeiture, sale, re-allotment or other disposal of the share.
Company's lien on shares	52	The Company shall have a first and paramount lien upon all the shares not being fully paid-up shares, registered in the name of each member (whether solely or jointly with another or others) and upon the proceeds of sale thereof, for all moneys from time to time due or payable by him to the Company for calls made and all amounts or installments as provided by

		Article 35 payable in respect of such shares and no equitable interest in any shares shall be created except upon the footing and condition that Article 25 hereof is to have full effect. Any such lien shall extend to all dividends and bonuses from time to time declared in respect of such shares. Unless otherwise agreed, the
		registration of a transfer of shares shall operate as a waiver of the Company's lien, if any, on such shares. The Board may at any time declare any shares to be exempt, wholly or partially from the provisions of this Article.
Lien enforced by sale	53	For the purpose of enforcing such lien, the Directors may sell, the shares subject thereto in such manner as they think fit and transfer the same to the name of the purchaser, without any consent and notwithstanding any opposition on the part of the indebted member or any other person or persons interested therein and a complete title to the shares which shall be sold and transferred shall be acquired by the purchaser, by virtue of such sale and transfer, against such indebted member and all persons claiming with or under him whether he may be indebted to the Company in point of fact or not. But no such sale shall be made until notice in writing stating the amount due or specifying the liability of engagement and demanding payment or fulfillment or discharge thereof and of the intention to sell in default shall have been served upon such member or his heirs, executors, administrators, representatives or persons and default shall have been made by him or them in payment, fulfillment or discharge of such debts, liabilities or engagements for seven days after such notice.
Application of sale proceeds	54	The net proceeds of any such sale after payment of the costs of such sale, shall be applied in or towards the satisfaction of such debts liabilities or engagements and the residue (if any) paid to such or any of his executors, administrators, representatives or assigns or any of the persons (if any) entitled by transmission to the shares sold.
Execution of instrument of	55	Upon any sale after forfeiture or upon any

	1		
transfer			sale for enforcing a lien, in purported
			exercise of the powers hereinbefore given,
			the Directors may appoint some person or
			persons to execute an instrument of transfer of the shares sold.
	FC		
Validity of sale of such	56		Upon any such sale after forfeiture or for
shares			enforcing a lien in purported exercise of powers the Board shall cause the
			purchaser's name to be entered in the
			Register in respect of the shares sold and
			shall issue to the purchaser a certificate
			such as is specified in Article 50 hereof in
			respect of the shares sold and the
			purchaser 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 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.
V	III. TRANSFE	R AND TRANSMISSIO	N OF SHARES
Register of Transfers	57		The Company shall keep a book called the
			'Register of Transfers' and therein shall be
			fairly and distinctly entered the particulars
			of every transfer or transmission of any
			share in the Company.
Instrument of transfer to	58		No transfer shall be registered unless a
be executed by			proper instrument of transfer has been
transferor and transferee			delivered to the Company. Every
			instrument of transfer (which shall be in
			the form specified in the Rules) shall be
			duly stamped, dated and shall be executed
			by or on behalf of the transferor and the
			transferee and in the case of a share held
			by two or more holders or to be
			transferred to the joint names of two or
			more transferees by all such joint-holders
			or by all such joint transferees, as the case
			may be, several executors or administrators of a deceased member
			proposing to transfer the shares registered
			in the name of such deceased member
			shall all sign the instrument of transfer in
			respect of the share as if they were the
			joint-holders of the share. The instrument
			of transfer shall specify the name, address
			and occupation, if any, of the transferee.
Death of one or	59		In the case of the death of any one or
			more of the persons named in the Register
more joint holders		i l	ore or the persons numed in the negister

_			
			as the joint-holders of any share, the survivor or survivors shall be the only persons recognised by the Company as having any title to or interest in such share, but nothing herein contained shall be taken to release the estate of the deceased joint-holder from any liability on the shares held by him jointly with any other person.
Title of share Of deceased member	60	(1)	On the death of a member, the survivor or survivors where the member was a joint holder, and his nominee or nominees or legal representatives where he was a sole holder, shall be the only persons recognised by the company as having any title to his interest in the shares.
	61	(2)	Where there is no, nominee, the executors or administrators of a deceased member not being one of several joint-holders shall be the only persons recognised by the Company as having any title to the shares registered in the name of such deceased member, and the Company shall not be bound to recognise such executors or administrators, unless they shall have first obtained probate or letters of administration or other legal representation, as the case may be, provided nevertheless, the Directors, in any case where they in their absolute discretion think fit, may dispense with the production of Probate or Letters of Administration or such other legal representation, upon such terms as to indemnity or otherwise as they may deem fit and under the next Article, register the name of any person who claims to be absolutely entitled to the shares standing in the name of the deceased member as a member in respect of such shares.
Registration Of person Entitled to Shares Otherwise Than by Transfer (transmission clause)	O I		Subject to the provisions of the last preceding Article, any person to whom the right to any share has been transmitted in consequence of the death or insolvency of any member or otherwise by operation of law may, with the consent of the Board (which they shall not be under any obligation to give) and upon his producing such evidence that he sustains the character in respect of which he proposes to act under the Article and of his title as the Directors think sufficient be registered

			as a member in respect of such shares .
			This clause is hereinafter referred to as the
			'transmission clause'. A transfer of the
			share or other interest in the Company of
			a deceased member thereof made by his
			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 effecting the
			transmission.
Evidence of transmission to	62		Every transmission of a share shall be
be verified			verified in such a manner as the Directors
be verified			may require and the Company may refuse
			to register any such transmission until the
			same be so verified or unless an indemnity
			be given to the Company with regard to
			such registration which the Directors at
			their discretion shall consider sufficient;
			provided nevertheless, that there shall not
			be any obligation on the Company or the
			Directors to accept any indemnity, the
			Directors shall have the same right to
			refuse to register a person entitled by
			transmission to any shares or his nominee
			as if he were the transferee named in an
			ordinary transfer presented for
			registration.
Rights of such person	63		A person entitled to share by transmission
			may, until the Directors otherwise
			determine as provided in Article 129,
			receive and give discharge for any
			dividends, bonuses or other moneys
			payable in respect of the share, but he
			shall not be entitled to vote at any
			meetings of the Company and to any of
			the rights and privileges of a member,
			unless and until he shall have become a
			member in respect of the shares.
Procedure on application for	64		An application for the registration of a
transfer			transfer of shares or other interest of a
			member in the Company may be made
			either by the transferor or the transferee.
			Where such 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
	1		transfer within two weeks from the
1			daliman, af the matter
Turneten de la companya de la compan	65	(1)	delivery of the notice.
Transfer to be left at office with certificate and	65	(1)	delivery of the notice.  It shall not be lawful for the Company to register a transfer of any shares unless the

	1	1	
with evidence of title			proper instrument of transfer duly
			stamped, dated and executed by or on
			behalf of the Transferor and by or on
			behalf of the Transferee and specifying the
			name and address and occupation of the
			Transferee has been delivered to the
			Company along with the scrip and if no
			such scrip is in existence, along with the
			letter of allotment of the shares. Where
			the proper instrument of transfer is not
			received by the Company within a period
			of two months from the date on which the
			instrument is dated, the Directors may at
			their sole discretion be entitled to seek
			such documentation including indemnities
			as it may deem fit, from both the
			transferor and transferee, or from the
			person who has lodged the same for
			transfer, and the Board may at its sole
			discretion be entitled to give effect to the
			transfer on receipt of such documentation
			and indemnities (save where an order of a
			competent court is produced, the Board
			shall then give effect to the transfer).
		(2)	If the Company refuses to register the
			transfer of any shares, the Company shall
			within one month from the date on which
			the instrument of transfer is lodged with
			the Company send to the Transferee and
			the Transferor notice of the refusal as
			provided in Article 66.
		(3)	Nothing in clause (1) shall prejudice any
			power of the Company to register as
			shareholder any person to whom the right
			to any share has been transmitted by
			operation of law.
		(4)	Nothing in this Article shall prejudice any
			power of the Company to refuse to
Directors was	00		register the transfer of any share.
Directors may	66		The Board may, at its absolute and
decline to register			uncontrolled discretion and without
transfers			assigning or being under any obligation to
			give any reason, decline to register or
			acknowledge any transfer or transmission
			of shares and in particular, may so decline
			in any case in which the Company has a
			lien upon the shares or any of them or in
			the case of shares not fully paid-up whilst
			any moneys called or payable at a fixed
			time in respect of the shares desired to be
			transferred or any of them remain unpaid
			or unless the transferee is approved by the

Transferor to remain holder of shares till transfer registered  Registered transfer to remain with Company	67	Board. Nothing in Section 56 of the Act shall prejudice this power to refuse 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 registration of a transfer shall be conclusive evidence of the approval by the Board of the transferee, but so far only as regards the share or shares in respect of which the transfer is so registered and not further or otherwise and not so as to debar the Board to refuse registration of any further shares applied for. If the Board refuses to register the transfer or transmission of any shares notice of the refusal shall within two months from the date on which the instrument of transfer on intimation of transmission was delivered to the Company be sent to the Transferee and the Transferor or to the person giving intimation of the transmission, as the case may be.  The Transferor shall be deemed to remain the holder of the shares until the name of the transferee shall be entered in the Register of Members.  Every instrument of transfer which shall be registered shall remain in the custody of the Company. If the transfer relates to the only share or all the shares comprised in the certificate, such certificate or a new certificate in lieu thereof shall, after the registration of the transfer, be delivered to the transferee and if the transfer relates
		certificate in lieu thereof shall, after the registration of the transfer, be delivered to
Transfer books and Register may be closed for not more than 45 days in the year	69	The Directors shall have power on giving seven days' notice by advertisement as required by Section 91 of the Act to close the Transfer Book and Register of Members of such period or periods of time in every year as to them may seem expedient, but not exceeding 45 days in any year and not exceeding 30 days at any one time.

The Company not liable for disregard of any notice prohibiting registration of a transfer	70		The Company shall incur no liability or responsibility whatever in consequence of its registering or giving effect to any transfer of shares made or purporting to be made, by an apparent legal owner thereof (as shown or appearing in the Register of Members), to the prejudice of any person or persons having or claiming any equitable right, title or interest to or in the same shares, notwithstanding that the Company may have had notice of such equitable right title or interest or 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 or required to regard or attend or 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 so to do, though it may have been entered or referred to in some books 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 Directors shall so think fit.
Transfer of debentures	71		The provision of these Articles shall mutatis mutandis apply to the transfer or transmission by operation of law of debentures of the Company.
	ΙΧ ΔΙΤΕ	RATION OF	SHARE CAPITAL
Company may alter its Capital in certain ways	72	INATION OF	The Company may by Ordinary Resolution so alter the conditions of its Memorandum of Association as :-
		(1)	to increase its share capital by such amount as it thinks expedient by issuing new shares;
		(2)	to consolidate and divide all or any of its share capital into shares of larger amount than its existing shares;
		(3)	to convert all or any of its fully paid-up shares into stock and reconvert that stock into fully paid-up shares of any denominations;
		(4)	to sub-divide its shares or any of them into shares of smaller amount than is fixed by its Memorandum of Association, so however that in the sub-division the proportion between the amount paid and the amount, if any, unpaid on each reduced share shall be the same as it was

<u></u>	ı	1	1	T
				in the case of the share from which the
		(5)		reduced share is derived.
		(5)		to cancel any shares which, at the date of
				the passing of the resolution in that
				behalf, 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.
Increase of Capital by The Directors and how	73			The Directors may from time to time without any sanction of the Company, whenever all the shares in the issued
carried into effect				capital shall not have been subscribed and whether all the shares for the time being
				subscribed shall have been fully called up or not, issue further shares of such value
				as they may think fit out of the
				unsubscribed balance of the issued capital.
				Such further shares shall be issued upon
				such terms and conditions (and if
				preference shares upon such conditions as
				to redemption) and with such rights and
				privileges annexed thereto as the Board
				shall direct and in particular, such shares
				may be issued with a preferential or
				qualified right to dividend and in the
				distribution of assets of the Company and
				subject to the provisions of Section 47 of
				the said Act with a special or without any
				right of voting and the Board may dispose
				of such shares or any of them either at par
				or at a premium, to any members or any
				class thereof or in such other manner as
				the Board may think most beneficial to the
				Company.
Further Issue of capital	74	(1)		Where it is proposed to increase the
				subscribed capital of the Company by the
				issue of new shares:
			(i)	such new shares shall be offered to the
				persons who, at the date of the offer are
				holders of the equity shares of the
				Company, in proportion, as nearly as
				circumstances admit to the capital paid-up
				on these shares at that date;
			(ii)	the offer aforesaid 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, will be deemed
				to have been declined;
<u> </u>			(iii)	The offer aforesaid shall be deemed to
			("")	
		<u> </u>		include a right exercisable by the person

	1	1	1	
				concerned to renounce the shares offered
				to him or any of them in favour of any
				other person; and the notice shall contain
				a statement of this right;
			(iv)	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 as
				they think most beneficial to the
				Company.
			(v)	To employees under a scheme of
				employees' stock option, subject to
				Special Resolution passed by the company
				and subject to such conditions as may be
				specified in the relevant Rules.
			(vi)	To any persons, by way of passing a
			` ′	Special Resolution to that effect, 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 specified in the
				relevant Rules
		(2)		Whenever any shares are to be offered to
				the members the Directors may dispose of
				any such shares which, by reason of the
				proportion borne by them to the number
				of persons entitled to such offer or by
				reason of any other difficulty in
				apportioning the same cannot in the
				opinion of the Directors be conveniently
				offered to the members.
		(3)		The right to issue further shares provided
		(-,		in this clause, shall include a right to the
				Company, to issue any instrument,
				including Global Depositary Receipt.
How for now chara In	75			Except so far as otherwise provided by the
How far new share In	'			conditions of issue or by these presents,
original capital				
				any capital raised by creation of new
				shares shall be considered as part of the
				capital and shall be subject to the
				provisions herein contained with
				reference to the payment of calls and
				installments, transfer, transmission,
				forfeiture, lien, surrender; voting and
				otherwise in all respects as if it had been
				the original capital.
Notice of increase of	76			The Directors shall, whenever there is a
	•			•

capital			change in the share capital , file with the
			Registrar of Companies notice of the
			increase of the capital as provided by
			Section 64 of the said Act within thirty
			days after the passing of the resolution
			authorising the increase.
Transfer of Stock	77	(1)	When any shares shall have been
			converted into stock, the several holders
			of such stock may thenceforth transfer
			their respective interests therein or any
			part of such interest, in the same manner
			and subject to the same regulations as and
			subject to which shares in the Company's
			capital may be transferred or as near
			thereto as circumstances will admit. But
			the Board may from time to time, if they
			think fit, fix the minimum amount of stock
			transferable and restrict or forbid the
			transfer of fractions of that minimum, but
			with full power, nevertheless, at the
			discretion to waive such rules in any
			particular case.
		(2)	Notice of such conversion of shares into
		(2)	stock or reconversion of stock into shares
			shall be filed with the Registrar of
			_
			Companies as provided in the said Act
Pights of stock-holders	78		Companies as provided in the said Act.
Rights of stock-holders	78		The stock shall confer on the holders
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages.
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or prejudice any preference or other special
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or prejudice any preference or other special holders of the share and authenticated by
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or prejudice any preference or other special holders of the share and authenticated by such evidence (if any) as the provisions
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or prejudice any preference or other special holders of the share and authenticated by such evidence (if any) as the provisions herein contained shall, so far as
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or prejudice any preference or other special holders of the share and authenticated by such evidence (if any) as the provisions herein contained shall, so far as circumstances will admit, apply to stock as
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or prejudice any preference or other special holders of the share and authenticated by such evidence (if any) as the provisions herein contained shall, so far as
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or prejudice any preference or other special holders of the share and authenticated by such evidence (if any) as the provisions herein contained shall, so far as circumstances will admit, apply to stock as
Rights of stock-holders	78		The stock shall confer on the holders thereof respectively the same privileges and advantages, as regards participation in profits and voting at meetings of the Company and for other purposes, as would have been conferred by shares of equal amount in the capital of the Company of the same class as the shares from which such stock was converted but no such privileges or advantages, except the participation in profits of the Company or in the assets of the Company on a winding up, shall be conferred by any such aliquot part of, consolidated stock as would not, if existing in shares, have conferred such privileges or advantages. No such conversion shall affect or prejudice any preference or other special holders of the share and authenticated by such evidence (if any) as the provisions herein contained shall, so far as circumstances will admit, apply to stock as well as to shares and the words "share"

	Х.	REDUCTION	OF CAPITAL	-
Reduction of capital	79			The Company may from time to time by
•				Special Resolution, in such manner
				specified in the Act and subject to such
				consents as may be required under any
				other law for the time being in force,
				reduce in any manner:
		(1)		its share capital
		(2)		any capital redemption reserve account;
		(2)		or
		(3)		any securities premium account.
Donatic in a male time to the	80	(1)		
Provisions relating to the	80	(1)		Subject to the provisions of Section 55 of
redemption of preference				the said Act, whenever any preference
shares				shares are issued which are or at the
				option of the Company are to be liable to
				be redeemed, the following provisions
			(:)	shall take effect :
			(i)	No such shares shall be redeemed except
				out of the profits of the Company which
				would otherwise be available for dividend
				or out of the proceeds of a fresh issue of
				shares made for the purposes of the
				redemption.
			(ii)	No such shares shall be redeemed unless
				are fully paid.
			(iii)	The premium, if any payable on
				redemption must be provided for out of
				the profits of the Company or out of the
				Company's Securities Premium Account
				before the shares are redeemed.
			(iv)	Where any such shares are redeemed
				otherwise than out of the proceeds of a
				fresh issue there shall, out of profits which
				would otherwise have been available for
				dividend be transferred to the Capital
				Redemption Reserve Account, a sum equal
				to the nominal amount of the share
				redeemed.
		(2)		Subject to the provisions of Section 55 of
				the Act and these Articles the redemption
				of preference shares hereunder may be
				effected in accordance with the terms and
				conditions of their issue and in the
				absence of any such terms and conditions
				in such manner as the Directors may think
				fit.
		(3)		The redemption of preference shares
				under this provision by the Company shall
				not be taken as reducing the amount of its
	1			authorised share capital.
		(4)		Where the Company has redeemed or is

		I	
			shall never have power to issue shares up to the nominal amount of the shares redeemed or to be redeemed as if those shares had never been issued; and accordingly the share capital of the Company shall not, for the purpose of calculating the fees payable under Section 385 of the said Act, be deemed to be increased by the issue of shares in pursuance of this Article.  Provided that, where new shares are issued before the redemption of the old shares, the new shares shall not so far as related to stamp duty, be deemed to have been issued in pursuance of this Article unless the old shares are redeemed within one month after the issue of the new
			shares.
		(5)	The Capital Redemption Reserve Account may, notwithstanding anything in this Article, be applied by the Company, in paying up unissued shares of the Company to be issued to members of the Company as fully paid bonus shares.
	VI M		N OF RIGHTS
Power to modify rights	81		
Power to modify rights	01	(1)	Whenever the share capital by reason of 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 Section 48 of the Act, be varied, commuted, affected, abrogated or dealt with by agreement between the Company and any person purporting to contract on behalf of that class provided such agreement is ratified in writing by holders of at least three-fourths of nominal value of the issued shares of the class or is sanctioned by Special Resolution passed at a separate meeting of the holders of the shares of the holders of not less than three-fourths of the shares of that class.
Article 81 not to derogate		(2)	This Article is not to derogate from any
from company's powers			power the Company would have if this Article were omitted and in particular the powers under Chapter XV of the said Act or Chapter V of the Companies Act, 1956, whichever is in force for the time being. The dissentient members shall have the

	1		
			right to apply to Tribunal in accordance
			with the provisions of Section 48 of the
			Act.
		XII. JOINT HOLDER	RS
Joint Holders	82	(1)	Where two or more persons are registered as the holders of any Securities they shall be deemed (so far as
			the Company is concerned) to hold the same as joint tenants with benefits of survivorship subject to the following and other provisions contained in these Articles.
		(2)	
No transfer to more than three persons		(2)	The Company shall be entitled to decline to register more than three persons as the
		(-)	joint holders of any Securities.
Liabilities of holders		(3)	The joint holders of any Security shall be liable severally as well as jointly for and in respect of all calls or installments and other payments which ought to be made in respect of such Securities.
Death of Joint holders		(4)	On the death of any one or more of such joint holders the survivor or survivors shall be the only person or persons recognised by the Company as having any title to the share but the Board may 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.
Receipt of one sufficient		(5)	Any one of such joint holders may give effectual receipts for any dividends or other moneys payable in respect of such Security.
Delivery of Certificate and giving of notices to first named holder		(6)	Only the person whose name stands first in the Register of Members (or the relevant register maintained for that Security) as one of the joint holders of any shares shall be entitled to delivery of the certificate relating to such or to receive notices (which expression shall be deemed to include all Documents) from the
Votes of laint halds		(7)	Company and any notice given to such person shall be deemed notice to all the joint holders.
Votes of Joint holder		(7)	Any one of two or more joint holders may vote at any meeting (including voting by postal ballot and by electronic voting) either personally or by an agent duly authorised under a power of attorney 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 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 Security shall alone be entitled to vote in respect thereof. Provided always that a person present at any meeting personally shall be entitled to vote in preference to a person, present by an agent, duly authorised under a power of attorney or by proxy although the name of such persons present by an agent or proxy stands first in the Register in respect of such shares. Several executors of a deceased member in whose (deceased member's) sole name any Security stands shall for the purpose of this sub-clause be
			deemed joint holders.
Provisions as regard joint holders of other securities		(8)	The foregoing provisions of Articles as regard joint holders shall mutatis mutandis apply to other securities including debentures of the Company.
Assessed Occurrent Manations	83	II. GENERAL	
Annual General Meeting	63		The Company shall, in addition to any other meetings which are hereinafter referred to as "Extraordinary General Meeting", hold a General Meeting which shall be styled its Annual General Meeting at the intervals and in accordance with the provisions of the Act.
Directors may call	84		The Directors may call Extraordinary
Extraordinary General Meetings			General Meetings of the Company whenever they think fit and such meetings shall be held at such place and time as the Directors think fit.
Power of Tribunal to call General Meeting	85	(1)	If the default is made in holding an Annual General Meeting in accordance with Section 96 of the Act, the Tribunal may, notwithstanding anything in the Act, (or in the Articles of the Company) on the application of any member of the Company, call or direct the calling of a General Meeting of the Company, and give such ancillary or consequential directions as the Central Government thinks expedient in relation to the calling, holding and conducting of the meeting.  Explanation: - The directions that may be given, may include a direction that one member of the Company so present in

	1		
			person or by proxy shall be deemed to
		(0)	constitute a meeting.
		(2)	A General Meeting held in pursuance of
			sub-clause (i) shall subject to any
			directions of the Tribunal be deemed to be
			an Annual General Meeting of the
			Company.
Calling of Extraordinary	86	(1)	The Board of Directors of the Company
General Meeting on			shall on the requisition of such number of
requisition			members of the Company as is specified in
requisition			sub-clause (4) forthwith proceed duly to
			call an Extraordinary General Meeting of
			the Company.
		(2)	The requisition shall set-out the matters
		,	for the consideration of which the meeting
			is to be called shall be signed by the
			requisitionists and shall be sent to the
			Registered Office of the Company.
		(3)	The requisition may consist of several
		(0)	documents in like form each signed by one
			or more requisitionists.
		(4)	·
		(4)	The number of members entitled to
			requisition a meeting in regard to any
			matter shall be such number of them as
			hold both on the date of such requisition
			and on the date of receipt of the
			requisition not less than one-tenth of such
			of the paid-up capital of the Company as
			at that date carries the right of voting in
			regard to that matter.
		(5)	Where two or more distinct matters are
			specified in the requisition, the provisions
			of sub-clause (4) shall apply separately in
			regard to each such matters and the
			requisition shall accordingly be valid only
			in respect of these matters in respect to
			which the conditions specified in that sub-
			clause is fulfilled.
		(6)	If the Board does not, within twenty one
			days from the date of the receipt 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 receipt of the requisition, the meeting
			may be called and held by the
			requistionists themselves within a period
			of three months from the date of the
			requisition.
			Explanation:- For the purposes of this sub-
			clause, the Board shall in the case of a
			meeting at which a resolution is to be

_		1	1	T
				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.
		(7)		A meeting called under sub-clause (6) by the requisitionists or any of them -
			(a)	shall be called in the same manner as nearly as possible as that in which meetings are to be called by the Board; but
			(b)	shall not be held after the expiration of three months from the date of the deposit of the requisition.
			(c)	shall convene meeting at Registered office or in the same city or town where Registered office is situated and such meeting should be convened on working day.
		(8)		Where two or more persons hold any shares or interest in a Company jointly, a requisition or a notice calling a meeting signed by one or only some of them shall for the purposes of this Section have the same force and effect as if it has been signed by all of them.
		(9)		Any reasonable expenses incurred by the requisitionists by reasons of the failure of the Board duly to call a meeting shall be repaid to the requisitionists by the Company; and any sum so 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.
Length of Notice for calling meeting	87	(1)		A General Meeting of the Company may be called by giving at least clear twenty one day's notice in writing or through electronic mode but a General Meeting may be called after giving shorter notice if consent is given in writing or by electronic mode by not less than ninety five percent of the members entitled to vote at such meeting.
				Provided that where any members of the Company are entitled to vote only on some resolution or resolutions to be moved at meeting and not on others, those members shall be taken into account for the purposes of this clause in respect of the former resolution or

			resolutions and not in respect of the latter.
Contents of Notice	(2)		Notice of every general meeting of the Company shall specify the place, date, day and the hour of the meeting and shall contain a statement of the business to be transacted thereat.
To whom notice to be given	(3)		Such notice shall be given -
		(i)	to every member of the Company, legal representative of any deceased Member or the assignee of an insolvent Member;
		(ii)	to the auditor or auditors of the Company; and
		(iii)	To the secretarial Auditor of the Company; and
		(iv)	to every Director of the Company.
		(v)	to every trustee for the debenture holder of any debentures issued by the Company (if any).
Omission to give notice or non-receipt of notice shall	(4)		The accidental omission to give notice to or the non-receipt of notice by, any member or other person to whom it
not invalidate proceedings			should be given shall not invalidate the proceedings at the meeting.
Proxy	(5)		In every notice calling a meeting of the Company there shall appear with reasonable prominence a statement that a member entitled to attend and vote is entitled to appoint a proxy or where that is allowed one or more proxies, to attend and vote instead of himself and that a proxy need not be a member.
Explanatory statements	(6)		Where any items of business to be transacted at the meeting are deemed to be special as provided in Article 88 there shall be annexed to the notice of the meeting a statement setting out all materials facts concerning each such item of business namely:
	(a)		The nature of concern or interest, financial or otherwise, if any of the following persons, in respect of each item of:
		(i)	every Director and the Manager; if any;
		(ii)	every other Key Managerial Personnel; and
		(iii)	relatives of the persons mentioned in sub- clause (i) and (ii);
	(b)		Any other information and facts that may enable members to understand the

			magning scane and implementation of
			meaning, scope and implementation of the items of business and to take decision
			the items of business and to take decision
Increation of documents		(7)	Where any item of business consists of the
Inspection of documents		(')	according of approval to any document by
referred in the			the meeting the time and place where the
explanatory statement			document can be inspected shall be
			specified in the statement aforesaid.
Business to be	88		In the case of an Annual General Meeting
	00		all business to be transacted at the
transacted at meetings			meeting shall be deemed special with the
			exception of business relating to (i) the
			consideration of the Financial Statements,
			(including the consolidated financial
			statements, if applicable), and the Reports
			of the Board of Directors and Auditors, (ii)
			the declaration of a dividend, (iii) the
			appointment of Directors in the place of
			those retiring and (iv) the
			appointment/ratification of and the fixing
			of the remuneration of the Auditors. In the
			case of any other meeting all business
			shall be deemed special.
Circulation of members	89		Upon a requisition of members complying
resolutions			with Section 111 of the said Act, the
			Directors shall comply with the obligations
			of the Company under the said Act
			relating to circulation of members'
			resolutions and statements.
Certificate conclusive as to	90		A certificate in writing, signed by the
Meeting having been duly			Secretary or by a Director or some officer
called			or agent appointed by the Board for the
			purpose, to the effect that according to
			the best of its belief the notices convening
			the meeting have been duly given shall be
	0.4		prima facie evidence thereof.
Security arrangement at	91		The Board, and the persons authorised by
venue of meetings.			it, shall have the right to take and/or make
			suitable arrangements for ensuring the
			safety of any meeting - whether a general
			meeting or a meeting of any class of
			Security, or of the persons attending the same, and for the orderly conduct of such
			meeting, and notwithstanding anything
			contained in this Articles, any action, taken
			pursuant to this Article in good faith shall
			be final and the right to attend and
			participate in such meeting shall be
			subject to the decision taken pursuant to
			this Article.
XIV. PROCEEDIN	GS AT GENI	ERAL MEETIN	GS AND ADJOURNMENT THEREOF
Business which may not	92		No General Meeting, Annual or
Dusiness winch may not	J-2		140 General Wiceting, Aimadi Ol

ha duana di bi di	I	Fykus audinam, aball la account at a
be transacted at the		Extraordinary, shall be competent to enter
meeting		upon, discuss or transact any business a
		statement of which has not been specified
		in the notice convening the meeting
	00	except as provided in the said Act.
Presence of Quorum	93	No business shall be transacted at any
		General Meeting, unless the requisite
		quorum is present at the time when the
		meeting proceeds to business. The
		quorum for a general meeting shall be the
		presence in person of such number of
		members as specified in Section 103 of the
		Act. Subject to Article 82(7) when more
		than one of the joint-holders of a share is
		present only one of them shall be counted
		for ascertaining the quorum. Several
		executors or administrators of a deceased
		person in whose sole name shares stand
		shall for the purpose of this clause be
		deemed joint holders thereof.
If quorum not present,	94	If, within half an hour from the time
when meeting to be		appointed for holding the meeting, a
dissolved and when to be		quorum of members is not present, the
adjourned		meeting if convened by or upon such
		requisition of members as aforesaid shall
		be dissolved, but in any other case it shall
		stand adjourned pursuant to the
		provisions of sub-section (2) of section 103
		of the Act.
Adjourned meeting to	95	If at such adjourned meeting a quorum of
transact business even If		members is not present within half an
no quorum present		hour from the time appointed for holding
		the meeting, the members present,
		whatever their number, not being less
		than two, shall be a quorum and may
		transact the business and decide upon all
		matters which could properly have been
		disposed of at the meeting from which the
		adjournment took place, if a quorum had
		been present thereat.
General Meeting		The Chairman of the Board (whether
		Member or not) shall if present and
		willing, be entitled to take the chair at
		every General Meeting, whether Annual or
		Extraordinary, but if there be no such
		Chairman or in case of his being present or
		being unwilling or failing to take the chair
		within fifteen minutes of the time
		appointed for holding such meeting, the
		members present shall choose another
		Director (whether Member or not) as
		Chairman and if all the Directors present

When obsir vecent	97		decline to take the chair or if there be no Director present, then the members present shall choose one of their own members to be Chairman of the meeting. If a poll is demanded it shall be taken forthwith in accordance with the provisions of sub-section (2) of section 104. The Chairman elected on a show of hands shall exercise all the powers of the Chairman for the purpose of such poll. If some other person is elected Chairman as a result of such poll, he shall be the Chairman for the rest of the meeting. The Chairman be permitted to hold the position of both the Chairman of the Board and/or General Meeting as well as Managing Director/CEO/equivalent position thereof in the Company as per the recommendations of the appropriate committee of the Directors and approved by the Board of Directors and as permitted by applicable laws from time to time.
When chair vacant	97		No business shall be transacted at any
business confined to			General Meeting, except the election of Chairman, whilst the chair is vacant.
election of Chairman	98		
Chairman with consent of members may adjourn meeting			The Chairman may, with the consent of a majority of the members personally present at any meeting, adjourn such meeting from time to time and from place to place in the city, town or village where the Registered Office of the Company be situate but no business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place. A resolution passed at an adjourned meeting of the Company shall be treated as having been passed on the date on which it was in fact passed and shall not be deemed to have been passed on any earlier date.
Notice of adjournment	99		Whenever any meeting is adjourned for thirty days or more notice of such
			adjourned meeting shall be given as in the case of an original meeting.
Chairman's declaration of result of voting by show of hands	100	(1)	At any General Meeting, a resolution put to vote of the meeting shall, unless a poll is demanded under Section 109, or the voting is carried out through e-voting, be decided on a show of hands. Such voting in a general meeting or by postal ballot shall also include electronic voting in a

Г				
				General Meeting or Postal Ballot as
				permitted by applicable laws from time to
		(2)		time.
Chairman's declaration of		(2)		A declaration by the Chairman in
result of voting by show				pursuance of clause (1) hereof that on a
of hands conclusive.				show of hands a resolution has or has not
				been carried or has or has not been carried either unanimously or by a
				particular majority and an entry to that
				effect in the book containing the minutes
				of the proceedings of the Company, shall
				be conclusive evidence of the fact, without
				proof of the number of proportion of the
				votes cast in favour of or against such
				resolution.
Casting vote Of the	101			In case of an equality of votes the
Chairman				Chairman of any meeting shall both on the
Citatiliali				show of hands and at a poll (if any) held
				pursuant to a demand made at such
				meeting, have a second or casting vote.
Minutes of Proceedings Of	102	(1)	(a)	The Company shall cause minutes of all
General Meetings of Board				proceedings of General Meetings of any
and Other meeting				class of shareholders or creditors, and
and other meeting				every resolution passed by postal ballot
				and of all proceedings at meetings of its
				Board of Directors or of committees of the
				Board, to be entered in books kept for the
				purpose
			(b)	The minutes of each meeting shall contain
				a fair and correct summary of the
				proceedings thereat.
			(c)	All appointments of officers made at any
				time of the meetings aforesaid shall be
			( 1)	included in the minutes of the meeting.
			(d)	In case of a meeting of the Board of
				Directors or of a Committee of the Board,
				the minutes shall also contain:
				(i) the names of the Directors present at
				the meeting; and the names of the
				Directors who are present through video or other audio-visual means.
				(ii) in the case of each resolution passed at
				the meeting, the name of the Directors, if
				any, dissenting from or not concurring on
				the resolution.
			(e)	There shall not be included in the minutes,
			( )	any matter which, in the opinion of the
				Chairman of the meeting :
				(i) is or could reasonably be regarded as
				defamatory of any person;
				(ii) is irrelevant to the interests of the
				Company; or
				1 11

Γ		1	1	1 mm
				(iii) is detrimental to the interests of the Company.
				Explanation: - The Chairman shall exercise an absolute discretion in regard to the inclusion or non-inclusion of any matter in the minutes on the grounds specified in this Article.
Minutes to be evidence		(2)		Any such minute, if purporting to be signed by the Chairman of the meeting at which the proceedings took place or by the Chairman of the next succeeding meeting, shall be evidence of the proceedings.
Presumption to be drawn where minutes duly drawn and signed		(3)		Where the minutes have been kept in accordance with clause (1) hereof; then until the contrary is proved, the meeting shall be deemed to have been duly called and held and all proceedings thereat to have duly taken place and the resolution passed by circulation, postal ballot or other permitted means shall be construed to have been duly passed, and in particular all appointments of Directors, Key Managerial Personnel, Auditors or Company Secretary in practice, made at the meeting shall be deemed to be valid, including the matters that are required to be transacted at a meeting of the Board as
Inspection of Minute Books of General Meeting	103	(1)		specified in Section 179 of the said Act.  The books containing the minutes of the proceedings of General Meetings of the Company shall -
,			(a)	be kept at the registered office of the Company; and
			(b)	be open during business hours to the inspection of any member without charge subject to such reasonable restrictions as the Company may impose so however that not less than two hours in each day are allowed for inspection.
		(2)		Any member shall be entitled to be furnished within seven working days after he has made request in that behalf to the Company with a copy of any Minutes referred to in sub-clause (1) on payment of Rs. 10/- for every page or part thereof required to be photocopied and that the Company shall comply with provisions of Section 119 of the Act.
Other registers	104			The provisions contained in Article 103 shall mutatis mutandis apply to other registers maintained under the provisions

			of the said Act that can be inspected by
			of the said Act, that can be inspected by
But the diese of many and a of	105		an eligible person.
Publication of reports of	105		No document purporting to be a report of
proceedings of General			the proceedings of any General Meeting of
Meeting			the Company shall be circulated or
			advertised at the expense of the Company
			unless it includes the matters required by
			Section 118 of the Act to be contained in
			the Minutes of the proceedings of such
			meeting.
		TING RIGHTS AND PE	
Indebted members not to	106		No member shall be entitled to exercise
vote			any voting right on any question either
			personally or by proxy or upon poll
			(including voting by electronic means) 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 or has exercised any right of lien.
Restrictions on exercise of	107		A member is not prohibited from
voting rights in other			exercising his voting right on the ground
cases to be void			that he has held his share or other interest
			in the Company for any specified period
			preceding the date on which the vote is
			taken, or on any other ground not being a
			ground set out in Article 106.
Vote of person of	108		A member of unsound mind or in respect
unsound mind			of whom an order has been made by any
			court having jurisdiction in lunacy, may
			vote, whether on a show of hands or at a
			poll by his committee or other legal
			guardian and not otherwise, and any such
			committee or guardian may, on a poll,
			vote by proxy.
Votes in respect of	109		Notwithstanding anything contained in
Securities under dispute			this Articles, where the title to any
•			Securities is under dispute before any
			court, where no injunction subsists (or
			direction made) as to the exercise of
			voting rights or other rights of a member
			including the rights attached to such
			Securities, the Board shall be entitled to
			suspend any such right aforesaid.
Representation of	110		A Member being a Body Corporate
corporations			(whether a company within the meaning
·			of the said Act or not) may by resolution of
			its Board of Directors or other governing
			body authorise such persons 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. A
		l	The company is

		1	
	111	(4)	person authorised by resolution as aforesaid shall be entitled to exercise the same rights and powers (including the right to vote by proxy) on behalf of the Body Corporate which he represents as that body could exercise if it were a member, creditor or holder of debentures of the Company.
Number of votes to which member is entitled		(1)	Subject and without prejudice to any special privileges or restrictions or conditions for the time being attached to or affecting the preference or other special classes of shares, if any, issued by and for the time being forming part of the capital of the Company every member, entitled to vote under the provisions of these presents and not disqualified by the provisions of Articles 106, 108 and 109 or by any other Article shall on a show of hands have one vote and upon a poll every member, present in person or proxy or agent duly authorised by a power-of-attorney or representative duly authorised and not disqualified as aforesaid, shall have voting rights in proportion to his share of the paid-up equity capital of the Company subject however to any limits imposed by law. But no member shall have voting right in respect of any moneys paid in advance as provided by Article 40(b).
No voting by proxy on show of hands		(2)	No member not personally present shall be entitled to vote on a show of hands unless such member is a Body Corporate present by proxy or by a representative duly authorised under Section 113 of the Act in which case such proxy or representative may vote on a show of hands as if he were a member of the Company.
		(3)	A Member may exercise his vote, in respect of items of business to be transacted for which notice is issued, by electronic means in accordance with Section 108, and shall vote only once.
Right to use votes differently	112		On a poll taken at a meeting of the Company a member entitled to more than one vote, or his proxy or other person entitled to vote for him, as the case may be, need not, if he votes, use all his votes or cast in the same way all the votes he uses. A member or his proxy who votes

		shall be deemed to have used all his votes
		unless he expressly gives written notice to
		the contrary at the time he casts any
	440	votes.
Instrument of proxy to be in	113	Any member entitled to attend and vote
writing		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 but a
		proxy so appointed shall not have any
		right to speak at the meeting and shall not
		be entitled to vote except on a poll. A
		person shall (a) not act as proxy for more
		than 50 Members and holding in
		aggregate not more than 10% of the total
		share capital of the Company; (b) not act
		as proxy for more than one Member, if
		that Member holds more than 10% of the
		total share capital of the Company.
Proxy may demand poll	114	The instrument appointing a proxy shall be
		in writing and shall be signed by the
		appointer or his attorney duly authorised
		in writing. If the appointer is a Body
		Corporate such instrument shall be under
		its seal or be signed by an officer or an
		attorney duly authorised by it, or by the
		persons authorised to act as the
		representative of such company under
		Article 110. Any instrument appointing a
		proxy to vote at a meeting shall be
		deemed to include the power to demand
		or join in the demand for a poll on behalf
		of the appointer, where a poll has not
		been ordered to be carried out
	445	electronically.
Instrument of proxy to be	115	No instrument of proxy shall be treated as
deposited at the		valid and no person shall be allowed to
Registered Office		vote or act as proxy at any meeting under
		an instrument of proxy, unless such
		instrument of proxy and power-of-
		attorney or other authority (if any) under
		which it is signed or a notarially certified
		copy of that power or authority shall have
		been deposited at the Registered Office of
		the Company at least forty-eight hours before the time appointed for holding the
		meeting or adjourned meeting at which
		the persons named in such instrument
		proposes to vote. An instrument
		appointing a proxy or an attorney
		permanently or for a certain period once
		registered with the Company need not be

_			
			again registered before each successive
			meeting and shall be in force until the
			same shall be revoked. Notwithstanding
			that a power-of-attorney or other
			authority has been registered in the
			records of the Company, the Company
			may by notice in writing addressed to the
			member or to attorney at least seven days
			before the date of a meeting require him
			to produce the original power-of-attorney
			or authority and unless the same is
			thereupon deposited with the Company
			the attorney shall not be entitled to vote
			at such meeting unless the Directors in
			their absolute discretion excuse such non-
			production and deposit.
Custody of the	116	]	If any such instrument of appointment be
instrument of		]	confined to the objects of appointing an
appointment			attorney or proxy or substitute, it shall
аррошинен			remain, permanent or for such time as the
			Directors may determine in the custody of
			the Company and if embracing other
			objects, a copy thereof, examined with the
			original shall be delivered to the Company
			to remain in the custody of Company.
Form of Proxy	117		The instrument appointing a proxy
TOTH OF FROXY	117		whether for a specified meeting or
			otherwise shall be in Form MGT-11
Mada af managa hana fan	118	(1)	
Vote of proxy how far	110	(1)	A vote given in pursuance of an
valid			instrument of proxy shall be valid,
			notwithstanding the previous death of the
			principal or the revocation of the proxy or
			any power-of-attorney under which such
			proxy was signed or the transfer of the
			shares in respect of which the vote is given
			provided no intimation in writing of the
			death, revocation or transfer shall have
			been received at the Registered Office of
			the Company before the vote is given.
		(2)	In case of e-voting, a Member shall be
		]	deemed to have exercised his voting
		]	rights by himself, even if any other person
		]	had voted using the login credentials of
		]	that Member.
Time for objection to	119		No objection shall be made to the validity
vote		]	of any vote except at the meeting or
VOLG		]	adjourned meeting or poll at which such
			vote shall be tendered and every vote
		]	whether given personally or by proxy, and
			not disallowed at such meeting or poll,
		]	shall be deemed valid for all purposes of
		]	such meeting or poll whatsoever.
1			Such meeting of poll whatsoever.

sole judge of the validity of every vote tendered at such meeting and the Chairman present at the taking of a poll shall be the sole judge of the validity of every vote tendered at such meeting of a poll shall be the sole judge of the validity of every vote tendered at such poll. The Chairman shall be assisted by a scrutinizer, appointed by the Board for this purpose.  XVI. CAPITALISATION OF PROFITS AND DIVIDENDS  The Company in General Meeting may declare a dividend to be paid to the members according to their respective rights and interests in the profits, and may fix the time for the payment thereof.  Any share holder whose name is entered in the Register of Members of the Company shall enjoy the rights and be subject to the same liabilities as all other shareholders of the same class.  Power of Directors to limit dividend  Dividends In proportion to the amount paid up.  124  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolves be only entitled the holder of such share to a proportionate amount of such linterest not to earn dividends out of profits of the Company of the year or particular in profits of the Company of the year or particular in profits of the Company of the year or particular in profits of the Company of the year or particular in profits of the Company of the year or particular in profits of the Company of the year or particular in profits.	Chairman sole judge of	120	The Chairman of any meeting shall be the
tendered at such meeting and the Chairman present at the taking of a poll shall be the sole judge of the validity of every vote tendered at such poll. The Chairman shall be assisted by a scrutinizer, appointed by the Board for this purpose.  XVI. CAPITALISATION OF PROFITS AND DIVIDENDS  The Company in General Meeting may declare a dividend by the Board for this purpose.  XVI. CAPITALISATION OF PROFITS AND DIVIDENDS  The Company in General Meeting may declare a dividend to be paid to the members according to their respective rights and interests in the profits, and may fix the time for the payment thereof.  Any share holder whose name is entered in the Register of Members of the Company shall enjoy the rights and be subject to the same class.  Power of Directors to limit dividend  Dividends In proportion to the amount paid up.  124  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up.  124  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless therwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on to earn dividends out of profits of the Company of the year or any capital paid up on to confer a right to dividend to participate in profits.  No dividends shall be payable except out of profits of the Company of the year or any capital paid up on the company of the year or any capital paid and not to carry		0	-
shall be the sole judge of the validity of every vote tendered at such poll. The Chairman shall be assisted by a scrutinizer, appointed by the Board for this purpose.  XVI. CAPITALISATION OF PROFITS AND DIVIDENDS  The Company in General Meeting may declare a dividend to be paid to the members according to their respective rights and interests in the profits, and may fix the time for the payment thereof.  Equal rights of 122 Any share holder whose name is entered in the Register of Members of the Company shall enjoy the rights and be subject to the same liabilities as all other shareholders of the same lates.  Power of Directors to limit dividend  Dividends In proportion to the amount paid up.  Dividends In proportion to the amount paid up.  Dividends In proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividends.  Capital advanced on lates are the company of the year of the company and not to carry on the other ways and not covery of the year of the service of the company of the year of the company of the year of the participate in profits.	the validity of a vote		tendered at such meeting and the
Every vote tendered at such poll. The Chairman shall be assisted by a scrutinizer, appointed by the Board for this purpose.    XVI. CAPITALISATION OF PROFITS AND DIVIDENDS			Chairman present at the taking of a poll
Chairman shall be assisted by a scrutinizer, appointed by the Board for this purpose.   XVI. CAPITALISATION OF PROFITS AND DIVIDENDS			shall be the sole judge of the validity of
The Company in General Meeting may declare a dividend      The Company in General Meeting may declare a dividend			every vote tendered at such poll. The
The Company in General Meeting may declare a Meeting may declare a dividend Weeting may declare a dividend Weeting may declare a dividend to be paid to the members according to their respective rights and interests in the profits, and may fix the time for the payment thereof.    122			Chairman shall be assisted by a scrutinizer,
The Company in General Meeting may declare a dividend widend with declare a dividend to be paid to the members according to their respective rights and interests in the profits, and may fix the time for the payment thereof.  Any share holder whose name is entered in the Register of Members of the Company shall enjoy the rights and be subject to the same liabilities as all other shareholders of the same class.  Power of Directors to limit dividend  Dividends In proportion to the amount paid up.  124  Dividends In proportion to the amount paid up.  124  Dividends In proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolves be only entitled the holder of such share to a proportionate amount of such dividends with the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividends from the date of payment.  Capital advanced on Interest not to earn dividends  Dividends out of profits  Dividends out of profits  No dividends shall be payable except out of profits of the Company of the year or any other well-title the holder of the year or any other well-title the profits and not to carry of profits of the Company of the year or any other well-title the payable except out of profits of the Company of the year or any other well-title the profits and not to carry of profits of the Company of the year or any other well-title the profits and not confer a right to dividend profits and not confer a right to dividend profits and not one profits of the Company of the year or any other well-title the profits of the Company of the year or any other well-title the profits and not confer and not to carry of the Company of the year or any other wise respective the profits and not confer a r			appointed by the Board for this purpose.
declare a dividend   declare a dividend to be paid to the members according to their respective rights and interests in the profits, and may fix the time for the payment thereof.    122			
members according to their respective rights and interests in the profits, and may fix the time for the payment thereof.  It also be subject to the same liabilities as all other shareholders  Power of Directors to limit dividend  Dividends In proportion to the amount paid up.  It also be subject to the same liabilities as all other shareholders of the Directors, but the Company in General Meeting may declare a smaller dividend.  Dividends In proportion to the amount paid up.  It also be subject to the same liabilities as all other shareholders of the same class.  No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.  Dividends In proportion to the amount paid up.  It also be subject to the same class.  No larger dividend shall be declared than is recommended by the Directors, but the Company of therwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividends from the date of payment.  Capital advanced on to earn dividends  Dividends out of profits  Dividends out of profits  No dividends shall be payable except out of profits of the Company of the year or any other undiretibuted profits and no any of the year or any other undiretibuted profits and no any of the year or any other undiretibuted profits and no any of the year or any other undiretibuted profits of the Company of the year or any other undiretibuted profits of the Company of the year or any other undiretibuted profits of the Company of the year or any other undiretibuted profits of the Company of the year or any other undiretibuted profits of the Company of the year or any other undiretibuted profits of		121	
rights and interests in the profits, and may fix the time for the payment thereof.    122   Any share holder whose name is entered in the Register of Members of the Company shall enjoy the rights and be subject to the same liabilities as all other shareholders of the same class.    Power of Directors to limit dividend   Power of Directors			·
Fix the time for the payment thereof.	aiviaena		
Any share holder whose name is entered in the Register of Members of the Company shall enjoy the rights and be subject to the same liabilities as all other shareholders of the same class.  Power of Directors to limit dividend  Dividends In proportion to the amount paid up.  124  Dividends In proportion to the amount paid up.  124  Dividends In proportion to the amount paid up.  125  Capital advanced on Interest not to earn dividends  Dividends out of profits only and not to carry  Any share holder whose name is entered in the Register of Members of the Company shall enjoy the rights and be subject to the register of Members of the company shall enjoy the rights all be paid to the same class.  No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on to earn dividends  No dividends shall be payable except out of profits of the Company of the year or any extent that any capital pand and not to carry			·
in the Register of Members of the Company shall enjoy the rights and be subject to the same liabilities as all other shareholders of the same class.  Power of Directors to limit dividend  Dividends In proportion to the amount paid up.  124  Dividends In proportion to the amount paid up.  124  Dividends In proportion to the amount paid up.  125  Capital advanced on Interest not to earn dividends  Dividends out of profits only and not to carry  In the Register of Members of the Company the rights and be subject to the same liabilities as all other share to he company shall be paid line to the same class.  No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  No dividends shall be payable except out on or profits of the Company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of the year or any other with the perfect part of the company of		100	
Shareholders  Company shall enjoy the rights and be subject to the same liabilities as all other shareholders of the same class.  Power of Directors to limit dividend  Dividends In proportion to the amount paid up.  Dividends Shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits only and not to carry	Faual rights of	122	
Shareholders  Subject to the same liabilities as all other shareholders of the same class.  Power of Directors to limit dividend  Iimit dividend  Dividends In proportion to the amount paid up.  Dividends In proportion to the amount paid up.  Dividends In proportion to the amount paid up.  Dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on last Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits out of profits only and not to carry	_quagc o.		_
Shareholders of the same class.  Power of Directors to  limit dividend  Dividends In proportion to the amount paid up.  124  Dividends In proportion to the amount paid up.  124  Dividends In proportion to the amount paid up.  125  Capital advanced on Interest not to earn dividends  Dividends out of profits Olividends out of profits Olividends out of profits Olividends out of profits on to carry  Shareholders of the same class.  No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  No dividends shall be payable except out of profits of the Company of the year or any other windirticipated profits and no or the carry of the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any other windirticipated profits and no or the year or any othe	Shareholders		
No larger dividend shall be declared than is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.    Dividends In proportion to the amount paid up.			
is recommended by the Directors, but the Company in General Meeting may declare a smaller dividend.  Dividends In proportion to the amount paid up.  124  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits  Dividends out of profits 126  No dividends shall be payable except out of profits of the Company of the year or appreciate the profits and pr	Power of Directors to	123	
Company in General Meeting may declare a smaller dividend.  Dividends In proportion to the amount paid up.  124  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits 126  No dividends shall be payable except out of profits of the Company of the year or any other undictibuted profits and no		120	S S S S S S S S S S S S S S S S S S S
a smaller dividend.  Dividends In proportion to the amount paid up.  124  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on Interest not to earn dividends  Dividends out of profits  126  No dividends shall be payable except out of profits only and not to carry	ililit dividend		
Dividends In proportion to the amount paid up.  124  Unless the Company otherwise resolves, dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on I25  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits  126  No dividends shall be payable except out of profits of the Company of the year or any other undictibuted profits and no			
dividends shall be paid in proportion to the amount paid up.  dividends shall be paid in proportion to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on I25  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits  No dividends shall be payable except out of profits of the Company of the year or any other undistributed profits and no	Dividends In proportion to	124	
the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to dividends  Dividends out of profits 126  No dividends shall be payable except out of profits of the Company of the year or any other undistributed profits and no			
paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125 Capital paid-up in advance of calls shall not confer a right to dividend or to dividends  Dividends out of profits 126 No dividends shall be payable except out of profits of the Company of the year or any other undistributed profits and no	tire amount para apr		the amount paid up or credited as paid up
share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on Interest not to earn dividends  Dividends out of profits  126  No dividends shall be payable except out of profits of the Company of the year or any other undistributed profits and no			on each share, where a larger amount is
any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits 126  No dividends shall be payable except out of profits of the Company of the year or apprentice and profits and profit			
period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits 126  No dividends shall be payable except out of profits of the Company of the year or apprentice and not to carry			share than on others. Provided always that
declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits 126  No dividends shall be payable except out of profits of the Company of the year or approaches undistributed profits and no			
be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.  Capital advanced on 125  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  Dividends out of profits 126  No dividends shall be payable except out of profits of the Company of the year or approaches undistributed profits and no			
Capital advanced on 125 Capital paid-up in advance of calls shall not confer a right to dividend or to dividends  Dividends out of profits 126  No dividends shall be payable except out of profits of the Company of the year or approach to the carry of the company of the year or approach to the carry of the company of the year or approach to the carry of the company of the year or approach to the carry of the company of the year or approach to the carry of the company of the year or approach to the carry of the company of the year or approach to the carry of the carry of the carry of the year or approach to the year or approach to the year of the year or approach to the year of the year or approach to th			
Capital advanced on 125  Interest not to earn dividends  Dividends out of profits only and not to carry  dividend from the date of payment.  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  No dividends shall be payable except out of profits of the Company of the year or approaches undistributed profits and no			· · · · · · · · · · · · · · · · · · ·
Capital advanced on Interest not to earn dividends  Dividends out of profits only and not to carry  Capital paid-up in advance of calls shall not confer a right to dividend or to participate in profits.  No dividends shall be payable except out of profits of the Company of the year or approaches undistributed profits and no			
Interest not to earn dividends  Dividends out of profits only and not to carry  not confer a right to dividend or to participate in profits.  No dividends shall be payable except out of profits of the Company of the year or approaches undistributed profits and no		405	
dividends participate in profits.  Dividends out of profits 126 No dividends shall be payable except out of profits of the Company of the year or approaches undistributed profits and no	Capital advanced on	125	
Dividends out of profits 126  Only and not to carry  No dividends shall be payable except out of profits of the Company of the year or approaches undistributed profits and no			_
only and not to carry of profits of the Company of the year or			
any other undistributed profits and no	Dividends out of profits	126	
interpole what to be       any other undistributed profits and no	only and not to carry		
illerest what to be	interest what to be		
deemed profits  dividend shall carry interest against the	deemed profits		· · · · · · · · · · · · · · · · · · ·
Company. The declaration of the Directors	-		Company. The declaration of the Directors
as to the amount of the net profits of the			·
Ad-interim dividend Company shall be conclusive.  The Directors may, from time to time,	Ad-interim dividend	127	
declare and pay to the members such	, a monin arragia	121	
interim dividend as in their judgment the			
position of the Company justifies.			
No member to receive 128 No member shall be entitled to receive	No member to receive	128	
The internal to receive			payment of any dividend in respect of any
airiaciia iiiiiic iiiacottaa to	dividend wine muchted to		share or shares on which the Company has

	I	<u> </u>	
the Company			a lien, or whilst any amount due or owing
			from time to time to the Company, either
			alone or jointly with any other person or
			persons, in respect of such share or
			shares, or on any other account
			whatsoever, remains unpaid, and the
			Directors may retain, apply and adjust
			such dividend in or towards satisfaction of
			all debts, liabilities, or engagements in
			respect of which the lien exists, and of all
Dotontion of dividends	400		such money due as aforesaid.
Retention of dividends	129		The Directors may retain the dividends
until completion of			payable upon shares in respect of which
transfer under the			any person is under the transmission
transmission clause			clause entitled to become a member, or
			which any person under the same clause is
			entitled to transfer, until such person shall
			become a member in respect thereof or shall duly transfer the same.
Transfer must be	130	(1)	A transfer of shares shall not pass the right
	100	\ ' '	to any dividend declared thereon before
registered to pass right to			the registration of the transfer.
dividend		(0)	_
		(2)	No dividend shall be paid by the Company
			in respect of any share except to the
			registered holder of such share or to his
			order or to his bankers or any other
Dividend when and have to	131	+	person as permitted by applicable law.  All dividends shall be paid by the cheque,
Dividend when and how to	101		or warrant in respect thereof shall be
be paid			posted within thirty days of the date on
			which such dividend is declared by the
			Company. Every such cheque or warrant
			shall be made payable to the order of the
			person to whom it is sent. The Company
			shall not be liable or responsible for any
			cheque or warrant lost in transmission or
			for any dividend lost to the member or
			person entitled thereto by forged
			endorsements on any cheque or warrant,
			or the fraudulant or imprepar recovery
			or the fraudulent or improper recovery
			thereof by any other means.
Notice of dividends	132		thereof by any other means.  Notice of the declaration of any dividend
Notice of dividends	132		thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be
Notice of dividends	132		thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be given to the members in the manner
Notice of dividends	132		thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be given to the members in the manner hereinafter provided for giving of notice to
			thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be given to the members in the manner hereinafter provided for giving of notice to member.
Notice of dividends  Production of share	132		thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be given to the members in the manner hereinafter provided for giving of notice to member.  The Directors may, if they think fit, call
			thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be given to the members in the manner hereinafter provided for giving of notice to member.  The Directors may, if they think fit, call upon the members, when applying for
Production of share			thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be given to the members in the manner hereinafter provided for giving of notice to member.  The Directors may, if they think fit, call upon the members, when applying for dividends, to produce their share
Production of share certificate when applying			thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be given to the members in the manner hereinafter provided for giving of notice to member.  The Directors may, if they think fit, call upon the members, when applying for dividends, to produce their share certificates to such person or persons
Production of share certificate when applying			thereof by any other means.  Notice of the declaration of any dividend whether interim or otherwise, shall be given to the members in the manner hereinafter provided for giving of notice to member.  The Directors may, if they think fit, call upon the members, when applying for dividends, to produce their share

ahawa			registered as ignit holders of any share
share may receive			registered as joint-holders of any share may give effectual receipts for all
dividends			
			dividends and payments on account of
5	405		dividends in respect of such share.
Dividend payable in cash	135		No dividend shall be payable except in
			cash.
			Provided that nothing herein shall be
			deemed to prohibit the capitalisation of
			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
			the members of the Company.
			Provided further that any dividend
			payable in cash may be paid in cheque or
			warrant or in any electronic mode to the
			Member entitled to the payment of the
			dividend.
Dividend and call	136		Any General Meeting declaring a dividend
together Set off allowed			may make a Call on the Members of such
3			amount as the meeting fixes and so that
			the Call be made payable at the same time
			as the dividend, and the dividend may, if
			so resolved by the Company in General
			Meeting be set off against the Calls.
Capitalisation	137	(1)	A General Meeting of the Members, In a
			meeting in person or proxy or, through
			Postal Ballot or, by any other means, as
			may be permitted may on the
			recommendation of the Board, direct
			capitalisation of the whole or any part of
			the undivided profits for the time being of
			the Company or the whole or any part of
			the Reserve Fund or other funds of the
			Company including the moneys in the
			Securities Premium Account and the
			Capital Redemption Reserve Account or
			the premiums received on the issue of any
			shares, debentures or debenture-stock of
			the Company and that such sum be
			accordingly set free for the purpose, (1) by
			the issue and distribution, among the
			holders of the shares of the Company or
			any of them, in accordance with their
			respective rights and interests and in
			proportion to the amounts paid or
			credited as paid up thereon, of paid-up
			shares, debentures, debenture-stock
			bonds or other obligations of the
			Company, or (2) by crediting any shares of
			the Company which may have been issued
			and are not fully paid up, in proportion to
		1	and are not raily paid up, in proportion to p

				the amounts paid or credited as paid up thereon respectively, with the whole or
				any part of the same.
		(2)		For the purposes above set out the
				Company may, subject to the provisions
				contained in section 63, apply: (i) its free
				reserves, (ii) the Securities Premium
				Account subject to the provisions of
				Section 52(2) of the said Act; (iii) the
				Capital Redemption Reserve Fund subject
				to the provisions of Section 55(4) of the
				said Act; and (iv) such other reserves or account as may be applied for issue of
				bonus shares.
Date for determination of	138			The Board shall have the right to fix a date
Members entitled to bonus,	100			for the purpose of determining the
dividend and other actions of				Members who are entitled to the payment
				of the dividend, or shares pursuant to the
the company.				capitalisation of reserves, and for any
				other action of the Company that requires
				determination of the details of Members.
		XVII. ACC	OUNTS	T
Accounts	139	(1)		The Directors shall keep or cause to be
				kept at the Registered Office of the
				Company or at such place in India as the Board thinks fit proper books of accounts
				in respect of:
			(i)	all sums of money received and expended
			(*)	by the Company, and the matters in
				respect of which the receipt and
				expenditure take place;
			(ii)	all sales and purchase of goods by the
			(iii)	Company; and
			(iv)	the assets and liabilities of the Company.  The items of cost, if any- as specified in the
			(10)	relevant Rules.
		(2)		Proper books of account shall also be kept
		(-/		at each branch office of the Company,
				whether in or outside India, relating to the
				transactions of that office and proper
				summarised returns made up to dates at
				intervals of not more than three months
				shall be sent by each branch office to the
				Company at its Registered Office of the
				Company or the other place referred to in
		(2)		clause (1) hereof.
		(3)		The books of account referred to in clause
				(1) and (2) shall be such books as are necessary to give a true and fair view of
				the state of affairs of the Company or such
				branch office and to explain its
				transaction.
				transaction.

		1 (1)	
		(4)	The books of accounts and other Books
			and Papers shall be open to inspection by
			any Directors during business hours.
		(5)	The Directors shall comply in all respects
			with Sections 128, 129, 133, 134, 136, to
			138 of the said Act and any statutory
			modifications thereof.
Inspection to members	140		The Directors shall, from time to time,
when allowed			determine whether and to what extent, and at what times and places, and under
			what conditions or regulations, the accounts and books of the Company, or
			any of them, shall be open to the
			inspection of the members not being Directors; and no member (not being a
			Director) shall have any right of inspection
			of any account or book or document of
			the Company except as conferred by law
			or authorised by the Directors.
Financial Statements to be	141		Subject to Section 129 of the Act at every
laid before the			Annual General Meeting of the Company
member			the Directors shall lay before the Company
member			a Financial Statements for each financial
			year.
Contents of Financial	142		The Financial Statements shall give a true
Statements			and fair view of the state of affairs of the
- Ctatomonto			Company at the end of the period of the
			account
			Financial Statements shall comply with the
			provisions of Section 129 and 133 of the
			said Act.
Financial Statements	143		The Financial Statements shall be signed in
how to be signed			accordance with the provisions of Section
now to be signed			134 of the said Act.
	144		The Directors shall make out and attach to
			every Balance Sheet laid before the
			Company in General Meeting a Report of
			the Board of Directors which shall comply
			with the requirements of and shall be
			signed in the manner provided by Section
			134 of the said Act.
Diabt of Manchana to	145	(1)	
Right of Members to	143	(')	A copy of every Financial Statements (including consolidated Financial
copies of Financial			(including consolidated Financial Statements, the Auditors' Report and
Statements and Auditors'			,
Report			every other document required by law to
			be annexed or attached, as the case may
			be, to the Financial Statement) which is to
			be laid before the Company in General
			Meeting shall not less than twenty one
			days before the date of meeting be sent to
			every member, every trustee for the
			debenture holder of any debentures

	ı		
		(2)	issued by the Company, to the Auditors of the Company, and every director of the Company.  If the copies of the documents aforesaid are sent less than twenty one days before the date of the meeting they shall, notwithstanding that fact, be deemed to have been duly sent if it is so agreed by ninety five percent of the members entitled to vote at the meeting.  The accidental omission to send the documents aforesaid, to or the non-receipt of the documents aforesaid by, any member or other person to whom it should be given shall not invalidate the proceedings at the meeting.  Any member or holder of debentures of the Company whether he is or is not entitled to have copies of the Company's
			Financial Statements sent to him, shall on demand, be entitled to be furnished without charge, and any person from whom the Company has accepted a sum of money by way of deposit shall on demand accompanied by the payment of a fee of fifty rupees, be entitled to be furnished with a copy of the last Financial Statements and every other documents required by law to be annexed or attached thereto.
Copies of Financial Statements etc. be filed	146	(1)	A copy of the Financial Statement, including consolidated Financial Statement, if any, along with all the documents which are required to be or attached to such Financial Statements under this Act, duly adopted at the annual general meeting of the company, shall be filed with the registrar within the time prescribed under the Act.
		(2)	If the Annual General Meeting before which a Financial Statement is laid as aforesaid does not adopt the Financial Statements, the un-adopted Financial Statements together with the other documents that are required to be attached to the financial statements shall be filed with the registrar within the time prescribed under the Act. Thereafter, the Financial Statements adopted at the adjourned annual general meeting shall be filed with the Registrar within the time prescribed under the Act.

When accounts to be	147	Every account when audited and approved
deemed finally settled		by a General Meeting shall be conclusive.
-	L DIRECTORS	, THEIR QUALIFICATION AND REMUNERATION
Number of Directors	148	The number of Directors shall not be less
Number of Directors	140	than three and not more than fifteen Directors. The Company shall have the
		power to increase the number of Directors beyond 15 after passing a Special
Debenture Directors	149	Resolution.  If and when the Company shall issue
		debentures the holders of such debentures, or if and when the Company shall create a mortgage of any property, the mortgagee or mortgagees to whom such property shall be mortgaged, may
		have the right to appoint and nominate and from time to time remove and re- appoint a Director or Directors, in
		accordance with the provisions of the Trust Deed securing the said debentures,
		or the deed creating such mortgages, as the case may be. A Director so appointed under this Article, is herein referred to as
		"The Debenture Director" and the term "Debenture Director" means a Director for
		the time being in office under the Article, and he shall have all the rights and
		privileges of an ordinary Director of the Company, except in so far as is otherwise provided for herein or by the Trust Deed
		securing the-Debentures or the deed creating the mortgage, as the case may be.
Nominee Director	150	Any deed for securing loan(s) by the Company from financial corporation(s)
		and/or bank(s) owned or controlled by the Central Government or by the Reserve
		Bank of India may be so arranged to provide for the appointment from time to time by the lending financial
		corporation(s) and/or bank(s) of some person or persons to be a director or
		directors of the Company and may empower such lending financial
		corporation(s) an/or bank(s) from time to time to remove and re-appoint any Director so appointed. A Director
		appointed by the Board under this Article is herein referred as "Nominee Director"
		and the term "Nominee Director" means any director for time being in office under
		this Article. The deed aforesaid may contain ancillary provisions as may be

			arranged between the Company and the lending corporation or bank and all such provisions shall have effect notwithstanding any of the other provisions herein contained.
Qualification of a Director	151		No Director of the Company be required to hold any qualification shares.
Register of Directors etc. and of Directors Shareholdings	152		The Directors shall arrange to maintain at the Registered office of the Company a Register of Directors, Key Managerial Personnel, containing the particulars and in the form prescribed by Section 170 of the Act. It shall be the duty of every Director and other persons regarding whom particulars have to be maintained in such Registers to disclose to the Company any matters relating to himself as may be necessary to comply with the provisions of the said sections.
Fee for Directors	153		A Director may receive remuneration by way of fee not exceeding such amount as may be permissible under the Rules for attending each meetings of the Board or Committee thereof; or of any other purpose whatsoever as may be decided by the Board.
Remuneration to Directors	154		The remuneration payable (whether by way of monthly amount, commission etc) to the directors, including any managing or whole-time director or manager, if any, shall be determined in accordance with and subject to the provisions of the Act by an resolution, as prescribed in the Act, passed by the Company in General Meeting.  Subject to the provisions of the Act:
Additional Remuneration for Services		(1)	Any one or more of the Directors shall be paid such additional remuneration as may be fixed by the Directors for services rendered by him or them and any one or more of the Directors shall be paid further remuneration if any as the Company in General Meeting or the Board of Directors shall from time to time determine. Such remuneration and/or additional remuneration may be paid by way of salary or commission on net profits or turnover or by participation in profits or by way of perquisites or in any other manner or by any or all of those modes.

		(2)		If any director, being willing shall be called upon to perform extra services, or to make any special exertion for any of the purposes of the Company, the Company in General Meeting or the Board of Directors shall, subject as aforesaid, remunerate such Director or where there is more than one such Director all or such of them together either by a fixed sum or by a percentage of profits or in any other manner as may be determined by the Directors and such remuneration may be either in addition to or in substitution for the remuneration above provided.
Remuneration of	155			The Directors may from time to time fix
Committee				the remuneration to be paid to any member or members of their body constituting a committee appointed by the Directors in terms of these articles not exceeding such amount as is permissible under the Rules, per meeting attended by him.
Expenses to be reimbursed	156			The Board of Directors may allow and pay
				to any Director fair compensation for his travelling and other expenses incurred in connection with the business of the Company including attendance at meeting of the Board or Committee thereof.
VIIV	400011171	ENT AND DO	774710110	
		ENT AND RO	JIAIION O	F DIRECTORS
Appointment of Directors	157		(i)	A person shall not be capable of being appointed Director of the Company, if :- he has been found to be unsound mind by
			(i)	court of competent jurisdiction.
			(ii)	he is an undischarged insolvent;
			(iii)	he has applied to be adjudicated as an insolvent and his application is pending;
			(iv)	he has been convicted by a Court in India of any offence involving moral turpitude or otherwise and sentenced in respect thereof to imprisonment for not less than 6 months, and a period of five years has not elapsed from the date of expiry of the sentence;
			(v)	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 elapsed from the last day fixed for the payment for the call; or
			(vi)	an order disqualifying him for appointment as Director has been passed by a Court or Tribunal and the order is in force,

			(vii)	he has been convicted of the offence
			(*")	dealing with related party transactions
				under Section 188; or.
			(viii)	he has not complied with sub-section 3 of
			(****)	section 152.
Annaintment of diventors	158	(1)		The Company shall appoint such number
Appointment of directors	100	(')		of Independent Directors as it may deem
and proportion to retire by				fit, for a term specified in the resolution
rotation				appointing him. An Independent Director
				may be appointed to hold office for a term
				of up to five consecutive years on the
				Board of the Company and shall be eligible
				for re-appointment on passing of Special
				Resolution and such other compliances as
				may be required in this regard. No
				Independent Director shall hold office for
				more than two consecutive terms. The
				provisions relating to retirement of
				directors by rotation shall not be
				applicable to appointment of
				Independent Director
		(2)		Not less than two-thirds of the total
				number of Directors of the Company shall:
			(i)	be persons whose period of office is liable
				to determination by retirement of
				Directors by rotation; and
			(ii)	save as otherwise expressly provided in
				the said Act; be appointed by the
				Company in General Meeting.
				Explanation:- for the purposes of this
				Article "total number of Directors" shall
				not include Independent Directors
		(0)		appointed on the Board of the Company.
		(3)		The remaining Directors of the Company
				shall also be appointed by the Company in
				General Meeting except to the extent that
	159	(1)		the Articles otherwise provide or permit.
Provision regarding	159	(1)		Subject to the provisions of Section 152 of
Directors retiring by				the Act at every Annual General Meeting, one-third of such of the Directors for the
rotation				time being as are liable to retire by
				rotation, or if their number is not three or
			1	a multiple of three, then the number
			1	nearest to one-third, shall retire from
			1	office.
		(2)		The Directors to retire by rotation at every
			1	Annual General Meeting shall be those
				who have been longest in office since their
				last appointment, but as between persons
			1	who become Directors on the same day,
			1	those who are to retire shall, in default of
			1	and subject to any agreement among
		_ <del>i</del>	_t	and the same and t

	,			7
				themselves, be determined by lot. A retiring Director shall be eligible for reelection.
		(3)	(i)	At the Annual General Meeting at which a Director retires as aforesaid, the Company may fill up the vacancy by appointing the retiring Director or some other person thereto.
			(ii)	If the place of the retiring Director is not so filled up and the meeting has not expressly resolved not to fill the vacancy, the meeting shall stand adjourned till the same day in the next week, at the same time and place, or if that day is a National Holiday, till the next succeeding day which is not a holiday, at the same time and place.
			(iii)	If at the adjourned meeting also, the place of the retiring Director is not filled up and that 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 the meeting or at the previous meeting a resolution for the reappointment 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 so re-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 said Act; or
Removal of Director	160			(v) Section 162 is applicable to the case.  The Company may by an ordinary resolution remove any Director (not being a Director appointed by the Tribunal in pursuance of Section 242 of the Act) in accordance with the provisions of Section 169 of the Act. A Director so removed shall not be re-appointed a Director by the Board of Directors.
Notice of candidature when to be given	161			A person who is not a retiring Director shall subject to the provisions of the said Act, be eligible for appointment to the Office of Director at any General Meeting,

		ı	1 .
			if he or some member intending to propose him has, not less than fourteen days before the meeting, left at the Registered Office of the Company a notice in writing under his hand signifying his candidature for the office of Directors or as the case may be, the intention of such Member to propose him as a candidate for the office, along with deposit of one lakh rupees or such other amount as may be specified in the relevant Rules.  The amount so deposited shall be refunded to such person or, as the case may be, to the Member, if the person proposed gets elected as a Director or gets more than 25% of total valid votes.
Consent of candidate for	162		A person appointed as a Director shall not
Directorship to be filed with the Registrar			act as a Director unless he gives his consent to hold the office as director and such consent has been filed with the Registrar within thirty days of his appointment in such manner as prescribed in the relevant Rules.
Appointment of Directors to	163	(1)	At a General Meeting of the Company a
be voted on individually			motion shall not be made for the appointment of two or more persons as Directors of the Company by a single resolution, unless a resolution that is shall be so made has first been agreed to by the meeting without any vote being given against it.
		(2)	A resolution moved in contravention of clause (1) shall be void, whether or not objection was taken at the time to its
		(3)	being so moved;  For the purpose of this Article a motion for approving a person's appointment or for nominating a person for appointing shall be treated as a motion for his appointment.
Board may appoint additional Directors	164		The Board shall have power at any time and from time to time, to appoint any person other than a person who fails to get appointed as a director in a general meeting, as an additional director at any time. Each such Additional Director shall hold office only up to the date of the next following Annual General Meeting, or the last date on which the annual general meeting should have been held, whichever is earlier, but shall be eligible for appointment by the Company as a director

		-	T
			at that meeting subject to the provisions
		(1)	of the Act.
Filling up of casual	165	(1)	If the office of any Director appointed by
vacancies			the Company in General Meeting is
			vacated before his term of office expires in
			the normal course, the resulting casual
			vacancy may be filled by the Board of
			Directors at a meeting of the Board.
		(2)	Any person 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 it has not been
			vacated as aforesaid.
Appointment of Alternate	166	(1)	The Board of Directors may appoint a
Director			person, not being a person holding any
Director			alternate directorship for any other
			Director in the Company, to act as an
			Alternate Director to act for a Director
			(hereinafter called "the Original Director")
			during his absence for a period of not less
			than three months from India.
		(2)	No person shall be appointed as an
		(-)	alternate director for an Independent
			Director unless he is qualified to be
			appointed as an Independent Director.
	+	(3)	An Alternate Director shall be entitled to
		(0)	notice of meetings of the Directors, and to
			attend and vote thereat accordingly.
		(4)	An Alternate Director shall vacate office if
		(4)	and when the Original Director returns to
			India.
		(5)	If the term of office of the Original
		(0)	Director is determined before he so
			returns to India as aforesaid any
			provision for the automatic re-
			appointment of retiring Directors in
			default of another appointment shall
			apply to the Original Director and not to
			the Alternate Director.
		(6)	An Alternate Director may be removed by
			the Board of Directors which may appoint
			another Alternate Director in his place.
Directors may act	167		The continuing Directors may act
_			notwithstanding any vacancy in their
notwithstanding			body, but, if and so long as their number is
vacancy			reduced below three, the continuing
			Directors may act for the purpose of
			increasing the number of Directors to the
			said number, or of summoning a General
			Meeting of the Company, but for no other
	VV DECIC	NATION OF O	purpose.
	XX. KESIG	INATION OF O	FFICE BY DIRECTORS

Design of the	400		
Resignation of Directors	168		Subject to the provisions of Section 168 of
			the Act a Director may at any time resign
			from his office upon giving notice in
			writing to the Company of his intention so
			to do, and thereupon his office shall be
			vacated.
		OCEEDINGS OF THE BO	
Meeting of Directors	169		The Board shall meet at least once in every
			calendar quarter, with a maximum interval
			of one hundred and twenty days between
			any two consecutive Meetings of the
			Board, such that at least four Meetings are
			held in each Calendar Year. The Directors
			may meet together for the conduct of
			business, adjourn and otherwise regulate
			their meeting and proceedings, as they
			think fit, and may determine the quorum
			necessary for the transaction of business.
Meeting through video	170		The Board of Directors shall be entitled to
conferencing			hold its meeting through video
9			conferencing or other permitted means,
			and in conducting the Board meetings
			through such video conferencing or other
			permitted means the procedures and the
			precautions as laid down in the relevant
			Rules shall be adhered to. With regard to
			every meeting conducted through video
			conferencing or other permitted means,
			the scheduled venue of the meetings shall
			be deemed to be in India, for the purpose
			of specifying the place of the said meeting
			and for all recordings of the proceedings
			at the meeting.
Notice of Meetings	171		Subject to provisions of Section 173 (3) of
_			the Act, notice of not less than seven days
			of every meeting of the Board of Directors
			of the Company shall be given in writing to
			every Director at his address registered
			with the company and shall be sent by
			hand delivery or by post or through
			electronic means.
			The meeting of the Board may be called at
			a shorter notice to transact urgent
			business subject to the condition that at
			least one Independent Director of the
			Company shall be present at the meeting.
			In the event, any Independent Director is
			not present at the meeting called at
			shorter notice, the decision taken at such
			meeting shall be circulated to all the
			_
			directors and shall be final only on
			ratification thereof by at least one

			Independent Director.
Quorum for Meetings	. 172		Subject to the provisions of the Act, the
			quorum for a meeting of the Board shall
			be one-third of its total strength (any
			fraction contained in that one third being
			rounded off as one), or two directors
			whichever is higher and the directors
			participating by video conferencing or by
			other permitted means shall also counted
			for the purposes of this Article.
			Provided that where at any time the
			number of interested Directors exceeds or
			is equal to two-thirds of the total strength,
			the number of the remaining Directors,
			that is to say, the number of the Directors
			who are not interested, being not less
			than two, shall be the quorum during such
			time.
			Explanation:
			The expressions "interested Director" shall
			have the meanings given in Section 184(2)
			of the said Act and the expression "total
			strength" shall have the meaning as given
5	173	(1)	in Section 174 of the Act.
Procedure of meeting	173	(1)	If a meeting of the Board could not be held for want of a quorum then the meeting
adjourned for want of			shall automatically stand adjourned to the
Quorum			same day in the next week, at the same
			time and place, or if that day is a National
			Holiday, till the next succeeding day which
			is not a National Holiday at the same time
			and place.
		(2)	The provisions of Article 169 shall not be
		` ′	deemed to have been contravened merely
			by reason of the fact that a meeting of the
			Board which has been called in compliance
			with the terms of that Article could not be
			held for want of a quorum.
Power of Quorum	174		A meeting of the Directors for the time
			being at which a quorum is present shall
			be competent to exercise all or any of the
			authorities, powers and directions by law
			or under the Articles and regulations for
			the time being vested in or exercisable by
	475		the Directors generally.
When meetings to be	175		The Chairman/Managing Director may,
convened			and Secretary on the requisition of a
			Director shall, at any time, summon a
Overtion have desided	470		meeting of the Board.
Question how decided	176		Questions arising at any meeting of the
			Directors shall be decided by a majority of

		votes, and in case of an equality of votes,
		the Chairman thereat shall have a second
		or casting vote.
Chairman of Directors'	177	The Directors may elect a Chairman of the
	177	Company from time to time. If no
meetings		Chairman is elected, or if at any meeting
		the Chairman is not present within five
		minutes of the time appointed for holding
		the same, or is unwilling to preside, the
		Directors present may choose one of their
		members to be the Chairman of such
		meeting.
Directors may appoint	178	Subject to the provisions of Section 179 of
Committees		the said Act, the Directors may delegate
Committees		any of their powers, other than powers
		which by reason of the provisions of the
		said Act cannot be delegated to
		committees consisting of such member or
		members of their body as they may think
		fit, and they may from time to time revoke
		and discharge any such Committee either
		wholly or in part, and either as to persons
		or purposes. Every Committee so formed
		shall, in the exercise of the powers so
		delegated, conform to any regulations that
		may from time to time be imposed on it by
		the Directors, and all acts done by any
		such Committee in conformity with such
		regulations and in fulfillment of the
		purpose of their appointment, but not
		otherwise, shall have the like force and
Mosting and proceedings of	179	effect as if done by the Board.  The meetings and proceedings of any such
Meeting and proceedings of	179	Committee consisting of two or more
Committee how governed		members shall be governed by the
		provisions herein contained for regulating
		the meetings and proceedings of the
		Directors, so far as the same are
		applicable thereto, and are not
		superseded by the express terms of the
		appointment of any such Committee, or
		by any regulations made by the Directors.
5	180	A resolution not being a resolution
Resolutions by		required by the said Act or otherwise to be
circulation		passed at a meeting of the Directors, may
Circulation		be passed without any meeting of the
		Directors or of a committee of Directors
		provided that the resolution has been
		circulated in draft, together with the
		necessary papers, if any, to all the
		Directors, or to all the members of the
		Committee as the case may be, at their

	ı		
			addresses registered with the Company,
			by hand delivery or by post or courier or
			through electronic means as permissible
			under the relevant Rules and has been
			approved by a majority of the Directors as
			are entitled to vote on the resolution.
Validity of acts of	181		All acts, done by any meeting of the Board
Directors			or by a Committee of Board or by a person
			acting as a Director, shall be valid,
			notwithstanding that it may be afterwards
			discovered that his appointment was
			invalid by reason of any defect or
			disqualification or had terminated by
			virtue of any provision contained in the
			said Act or in these Articles. Provided that
			this Article shall not give validity to acts
			done by a Director after his appointment
			has been shown to the company to be
			invalid or to have terminated.
Minutes of proceedings of	182		The Directors shall cause minutes to be
the Board and the			duly entered in a book or books provided
Committee to be Valid			for the purpose in accordance with these
		4.1	presents and section 118 of the Act.
Register of Directors and	183	(1)	The Directors shall cause to be kept at the
Key Managerial Person			Registered Office
			(a) a Register mentioned in Article 152 and
			(b) a Register of Contracts or
			arrangements of which they are
			interested, containing the particulars
Increasion of Deviator		(0)	required by Section 189 of the Act.
Inspection of Register		(2)	The provisions contained in Article 103
			(1)(b) and 103(2) relating to inspection
			and taking copies shall be mutatis
			mutandis be applicable to the registers
WII	A DDOINTAG	NIT OF KEY A	specified in this Article.
	184	(1)	MANAGERIAL PERSONNEL  Subject to the provisions of the Act,
Appointment Of Key Managerial Personnel	104	(1)	
Personner			(i) A Key Managerial Personnel may be appointed by the Board for such term at
			· · · · · · · · · · · · · · · · · · ·
			such remuneration and upon such conditions as it may think fit and the
			Key Managerial Personnel so appointed
			may be removed by means of a resolution
			in the Board Meeting.
			(ii) A Director may be appointed as chief
			executive officer, manager, company
			secretary or chief financial officer
	XXIII. BORR	OWING POW	VERS OF DIRECTORS
Power to borrow	185	(1)	Subject to clause (2) hereof the Directors
		(')	may, from time to time at their discretion
Conditions on which			raise or borrow, or secure the repayment
money may be borrowed			of any loan or advance taken by the
	L	L	or any loan or davance taken by the

		Company. Any such moneys may be raised and the payment or repayment of such moneys maybe secured in such manner and upon such terms and conditions in all respects as the Directors may think fit and, in particular by promissory notes, or by opening current accounts or by receiving deposits and advances at interest, with or without security, or by the issue of debentures of debenture-stock of the Company charged upon all or any part of the property of the Company (both present and future), including its uncalled capital for the time being, or by mortgaging, charging or pledging any lands, buildings, machinery, plants, goods or other property and securities of the Company, or by such other means as to them may seem expedient.
Restrictions on powers of Board	(2)	The Board of Directors shall not, except with the consent of the Company in General Meeting, 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.
		No debt by the Company in excess of 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 that Article has been exceeded.
	(3)	Any bonds, debentures, debenture-stock or other securities issued or to be 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 consideration as they shall consider to be for the benefit of the Company.
Securities may be assignable free from equities	(4)	Any such debentures, debenture-stock and other securities may be made assignable free from any equities between the Company and the person to whom the same may be issued.  If any other offer is made to the public to

			subscribe for or purchase debentures the provisions of the said Act relating to a prospectus shall be complied with.
Issue at discount etc. or with special privilege	(6)	(i)	Any such debentures, debenture-stock, bonds or other securities may be issued at a discount, premium or otherwise, and on condition (with the consent of the Company in General Meeting) and they may have a right to allotment of or be convertible into shares of any denominations, and with any special privileges and conditions as to redemption (or being irredeemable), surrender, drawings, re-issue, attending at General Meeting of the Company, appointment of Directors, and otherwise, provided that no debentures, debenture-stock, bonds or other securities may be issued carrying voting rights.
		(ii)	The Company shall have power to reissue redeemed debentures.
		(iii)	A contract with the Company to take up and pay for any debentures of the Company may be enforced by a Deed for specific performance.
Limitation of time for issue of certificates		(iv)	The Company, shall within two months after the allotment of any of its shares, and six months after the allotment of any debentures or debenture-stock, and within one month after the application for the registration of the transfer of any shares, debentures or debenture-stock have completed and have ready for delivery the certificates of all shares, the debentures and the certification of all debenture-stock allotted or transferred, unless the conditions of issue of the shares, debentures of debenture-stock otherwise provide The expression "transfer" of the purpose of the sub clause means a transfer duly stamped, dated and otherwise valid, and does not include any transfer which the Company is for any reason entitled to refuse to register and does not register.
Right to obtain called capital	(e)	(i)	A copy of any trust deed for securing any issue of debentures shall be forwarded to the holder of any such debentures or any member of the Company at his request and within seven days of the making thereof on payment of rupees fifty (Rs. 50/-);

			(ii)	The Court may also, by order, direct that
				the copy required shall forthwith be sent
			/:::\	to the person requiring it.
Inspection of Trust			(iii)	The Trust Deed referred to in sub-clause (i) shall be open inspection by any member
Deeds				or debenture holder of the Company in
				the same manner, to the same extent, and
				on payment of the same fees, as if it were
				the register of members of the Company.
Mortgage of uncalled	186			If any uncalled capital of the Company is
capital				included in or charged by any mortgagor
				other security, the Directors may, by
				instrument under the Company's seal,
				authorise the person in whose favour such
				mortgage or other security is executed, or
				any other person in trust for him to make
				calls on the members in respect of such
				uncalled capital, and the provisions hereinbefore contained in regard to call
				shall mutatis mutandis apply to calls under
				such authority, and such authority may be
				made exercisable either conditionally or
				unconditionally and either presently or
				contingently, and either to the exclusion
				of the Directors power or otherwise, and
				shall be assignable if expressed so to be.
Indemnity may be given	187			If the Directors or any of them or any
				other person shall become personally
				liable for the payment of any sum
				primarily due from the Company, the Board 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.
Foreign register of	188			The Company may exercise the power to
members				keep foreign register of members or
				debenture holders or other security
				holders or beneficial owners residing
				outside India as provided in Section 88 of the Act.
	XXIV	│ /. POWER OI	L F DIRECTOR	
Business of the	189	(1)		Subject to the provisions of Section 135,
Company to be managed				179, 180, 181, 182, 183, 184, 185, 186,
by Directors				188 and 203 of the Act, the Board of
2, 2, 2, 3, 3, 3				Directors of the Company shall be entitled
				to exercise all such powers, give all such
				consents, make all such arrangements, be
				nearly do all such acts and things as are or shall be by the said Act, and the
	i e		i .	

		_	_	1
				memorandum of association and these precedents directed or authorized to be exercised, given, make or done by the Company and are not thereby expressly directed or required to be exercise, given, made or done by the Company in General Meeting, but subject to such regulations being (if any) not inconsistent with the said provisions as from time to time may be prescribed by the Company in General Meeting provided that no regulation so made by the company in General Meeting shall invalidate any prior act of the Directors which would have been valid if the regulations had not been made.
Power to delegate		(2)		Save as provided by the said Act or by
Tower to delegate		(2)		these presents and subject to the restrictions imposed by Section 179 of the said Act, the Directors may delegate all or any powers by the said Act or by the Memorandum of Association or by these presents reposed in them.
Specific Powers to	190			Subject to the provisions of Articles 189
Directors				but without prejudice to the General
				Powers thereby conferred and so as not in
				any way to conferred by these presents, it
				is hereby expressly declared that the
				Directors shall have the following powers
				and authorities, that is to say power and
		1		authority:
		(1)	(i)	to enter into agreements with foreign
				components and other persons for
				obtaining by granting licence or other terms, formulae and other rights and
				benefits and to obtain financial and or
				technical collaboration, technical
				information, knowhow and expert advice
				in connection with the activities and
				business permitted under the
				Memorandum of Association of the
				Company.
			(ii)	to take over and acquire the industrial
				licence, import licence, permit and other
				rights on payment of actual and out of
				pocket expenses incurred thereof, and compensation for technical services
				rendered in connection therewith :
			(iii)	to pay and charge to the Capital / Revenue
			(,	Account of the Company the legal and
1	1			- · · · · · · · · · - · · · · · · ·
				other costs, charges and expenses of and
				preliminary and incidental to the

		registration of the Company including the stamps and fees paid in respect thereof:
	(is a)	
	(iv)	to pay and charge to the Capital / Revenue
		Account of the Company any commission
		or interest lawfully payable under the
		provisions of the said Act :
	(v)	To carry out activities that are specified in
		Schedule VII of the Act, and for this
		purpose expend / incur the monies of the
		Company, and all monies so expended or
		incurred for this purpose shall also be
		construed to be for the purpose of the
		Company's business.
(2)		to purchase in India or elsewhere any
		machinery plant, stores and other articles
		and things for all or any of the objects or
		purpose of the Company;
(3)	1	to purchase, take on lease or otherwise
(-)		acquire in India any lands (whether
		freehold, leasehold or otherwise) and with
		or without houses, buildings, structures or
		machinery (fixed or loose) and any
		moveable property, rights or privileges
		(including intellectual property rights)
		from any person including a Director in
		furtherance of or for carrying out its
		objects, at or for such price or
		consideration and generally on such terms
		and conditions and with such titled
		thereto as they may think fit or may
		believe or be advised to be reasonable
		satisfactory.
(4)		to purchase, or otherwise acquire from
		any person and to resell, exchange, and
		repurchase any patent for or licence for
		the use of any invention.
(5)		to purchase or otherwise acquire for the
		Company any other property, formule,
		concessions, rights and privileges which
		the Company is authorised to acquire, at
		or for such price or consideration and
		generally on such terms and conditions as
		they may think fit.
(6)		in any such purchase or other acquisition
(-,		to accept such titled as the Directors may
		believe or may be advised to be
		reasonably satisfactory. At their discretion
		to pay for any property, rights or
		privileges acquired by or services
		·
		rendered to the Company, either wholly or
		partly in cash or in shares, or in both, or in bonds, debentures, mortgages or other
1	1	inding dependings 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 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.
(7)	to sell for cash or on credit or to contract for the sale and future delivery of or to and for sale in any part of India or elsewhere any products or Articles produced, manufactured or prepared by the Company as the Directors may deem advisable.
(8)	to erect, construct, and build and factories, warehouses, godowns, engine houses, tanks, wells, or other constructions, adopted to the objects of the Company or may be considered expedient or desirable for the objects or purposes of the Company or any of them;
(9)	to sell from time to time any articles, materials, machinery, plant, stores and other articles and things belonging to the Company as the Directors may think proper and to manufacturer, prepare and sell waste and by-products;
(10)	from time to time to extend the business and undertaking of the company by adding to, altering, or enlarging all or any of the building, factories, workshops, premises, plant and machinery, for the time being the property or in the possession of the Company, or by erecting new or additional buildings, and to expend such sums of money for the purposes aforesaid or any of them, as may be thought necessary or expedient;
(11)	to remove all or any of the machinery, plant and other movable property of the Company for the time being in or upon lands, buildings, or premises of the Company to other lands, buildings, or premises;
(12)	to negotiate for, and subject to the approval of the Company in General Meeting, contract for the sale and transfer of all or any part of the property and undertaking of the Company as a going concern, subject or not subject to all or

Г		
		any of the obligations and liabilities of the Company;
	(13)	to undertake on behalf of the Company the payment of all rents the performance of all 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 the freehold or fee-simple of all or any of the lands of the Company for the time being held under lease, or for an estate less than a free hold estate;
	(14)	to improve, manage, develop, exchange, lease, sell, re-sell and re- purchase, dispose of, deal with or otherwise turn to account and 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;
	(15)	to secure the fulfillment of any contracts or engagements entered into by the Company by mortgage or charge of all or any of the property of the Company and its unpaid capital for the time being or in such manner as they may think fit.
	(16)	to accept from any member, on such terms and conditions as shall be agreed upon and as far as may be permissible by law, a surrender of his shares or any part thereof;
	(17)	to determine from time to time who shall be entitled to sign on the Company's behalf bills, notes, receipts, acceptances, endorsement, cheques, dividend warrants, releases, contracts and documents and to give the necessary authority for such purposes;
	(18)	to make advances and loans without any security, or on such security as they may think proper and to take security for already existing debts, and otherwise to invest and deal with any of the moneys of the Company not immediately required for the purpose thereof in Government or Municipal securities, fixed deposits in banks and in such other manner as they may think fit and from time to time vary or realise such investments, and for the purpose aforesaid to authorise such

Т		
		persons within limits to be fixed from time
	(10)	to time by the Board.
	(19)	to make and give receipts, releases and
		other discharges for moneys payable to, or
		for goods or property belonging to the
		Company, and for the claims and demands
	(00)	of the Company;
	(20)	subject to the provisions of Section 179,
		180 and 186 of the said Act, to invest and
		deal with any moneys of the Company not
		immediately required of the purposes
		thereof, upon such security (not being
		shares of the Company) or without
		security and in such manner as they may
		think fit, and from time to time to vary or
		realise such investments, Save as provided
		in Section 187 of the said Act all
		investments shall be made and held in the
		Company's own name;
	(21)	to give to any officer or other person
		employed by the Company including any
		Directors so employed, a commission on
		the profits of any particular business or
		transaction, or a share in general or
		particular profits of the Company, and
		such commission or share of profits shall
		be treated as part of the working expenses
		of the Company and to pay commissions
		and make allowances to any person
		introducing business to the Company or
		otherwise assisting its interests;
	(22)	subject to the provisions of Section 187 of
		the said Act to appoint any person or
		persons (whether incorporated or not) to
		accept and hold in trusts for the Company
		any property belonging to the Company,
		or in which the Company is interested or
		for any other purposes and to execute and
		do all such acts, deeds and things as may
		be requisite in relation to any such trust,
		and to provide for the remuneration of
		such trustee or trustees;
	(23)	to insure and keep insured against loss or
		damage or fire or otherwise for such
		period and to such extent as they may
		think proper all or any part of the
		buildings, machinery, goods, stores,
		produce and other movable property of
		the Company either separately or
		conjointly, also to insure all or any portion
		of the goods, produce, machinery and
		other articles imported or exported by the

, , , , , , , , , , , , , , , , , , ,		
		Company and to sell, assign, surrender or
		discontinue any policies of assurance
		effected in pursuance of this power.
	(24)	to attach to any shares to be issued as the
	(27)	
		consideration or part of the consideration
		for any contract with or property acquired
		by the Company, or in payment for
		services rendered to the Company, such
		conditions as to the transfer thereof as
		they think fit;
	(05)	
	(25)	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 for the
		benefit of the Company, such mortgages
		of the Company's property (present and
		future) as they may think fit and any such
		mortgage may contain a power of sale and
		such other powers, covenants and
		provisions as shall be agreed upon;
+	(26)	to institute, conduct, defend, compound,
	(20)	
		abandon or refer to arbitration any action,
		suit, appeals, proceedings, for enforcing
		decrees and orders and other legal
		proceedings by or against the Company or
		its officers, or otherwise concerning the
		=
		affairs of the Company, to compound or
		compromise and allow time for payment
		or satisfaction of any debts due and of any
		claims or demands by or against the
		Company and to refer the same or
		arbitration, to observe and perform any
		•
		awards made there on; to act on behalf of
		the Company in all matters relating to
		bankrupts and insolvents;
	(27)	The person duly authorised by the
	` ′	Directors shall be entitled to make, give,
		sign and execute all and every warrant to
		, ·
		use or defend on behalf of the Company,
		and all and every legal proceedings and
		compositions or compromise, agreements,
		and submission to arbitration and
		agreement to refer to arbitration as may
		,
		be requisite, and for the purposes
		aforesaid, the Secretary or such other
		person may be empowered to use their or
		his own name on behalf of the Company,
		and they or he shall be saved harmless
		-
		and indemnified out of the funds and
		property of the Company, from and
		against all costs and damages which they
		or he may incur or be liable to by reason
	1	

	of their or his name so used as aforesaid.
(28)	to provide for the welfare of the employees or ex-employees of the Company, and the wives, widows and families or the dependants or connects of such persons and to give, award or allow
	any pension, gratuity, compensation, grants of money, allowances, bonus, stock options (including other stock related compensation) or other payment to or for the benefit of such persons as may appear to the Directors just and proper, whether they have or have not a legal claim upon the Company, and before recommending any dividends to set aside portions of the profits of the Company to form a fund to provide for such payments and in particular to provide for the welfare of such persons, by building or contributing to the building of houses, dwelling or chawls, or by creating and from time to time subscribing or contributing to provident and other associations, institutions, funds, or trusts and by providing or subscribing or contributing towards places of instruction and recreation, hospitals and dispensaries, medical and other attendance and other assistance as the Directors shall think fit; and to subscribe or contribute or otherwise to assist or to guarantee money
	to charitable, benevolent, religious, scientific, national or other institutions, or objects which shall have any moral or other claim to support or aid by the Company either by reason of locality of operation or of public and general utility;
(29)	before recommending any dividend, to set aside, out of the profits of the Company such sums for depreciation as provided in Section 123 of the said Act and such sums as they think proper for creating reserves, general or specific or special funds to meet contingencies or to repay debentures or debenture-stock or to pay off preference of other shareholders subject to the sanction of the Court when the same is required by law on for payment of dividends or equalising dividend or for special dividends or bonus or for repairing, improving, extending and maintaining any part of the property of the Company and

		for such other purposes (including the
		purposes referred to in the preceding
		clause) as the Directors may in their
		absolute discretion think conducive to the
		interest of the Company and from time to
		time to carry forward such sums as may be
		deemed expedient and to invest and deal
		with the several sums to set aside or any
		part thereof as provided in Clause (18) of
		this Article as they think fit, and from time
		to time to deal with and vary such
		investment and dispose of and apply and
		expend the same or any part thereof for
		the benefit of the Company in such
		manner and for such purpose as the
		Directors in their absolute discretion think
		conducive to the interest of the Company
		notwithstanding that the matters to which
		the Directors apply or upon which they
		expend the same or any part thereof for
		the benefit of the Company in such
		manner and for such purpose as the
		Directors in their absolute discretion think
		conducive to the interest of the Company
		notwithstanding that the matter to which
		the Directors apply or upon which they
		expend the same or any part thereof may
		be matters to and upon which the capital
		money of the Company might rightly be
		applied or expended and the Directors
		may divide the Reserve or any Fund into
		such special funds and transfer any sum
		from one fund to another as they may
		think fit and may employ the assets
		constituting all or any of the above
		funds including the Depreciation Fund
		or any part thereof in the business of the
		Company or in the purchase or repayment
		of debentures or debenture-stock or
		preference shares or in payment of special
		dividend or bonus and that without being
		bound to keep the same separate from
		the other assets, and without being bound
		to pay interest for the same with power
		however to the Directors at their
		discretion to pay or allow to the credit of
		such funds or any of them the interest at
		such rate as the Directors may think
		proper not exceeding 9 per cent per
	(30)	annum.
	(30)	from time to time and at any time to
1		entrust to and confer upon the officers for

<del></del>	
	the time being of the Company, and to authorise, or empower them to exercise and perform and by Power-of-Attorney under seal to appoint any person to be the Attorney of the Company and invest them with such of their powers, authorities, duties and discretion exercisable by or conferred or imposed upon he Directors, but not the power to make Calls or other power which by law are expressly stated to be incapable of delegation as the Directors may think fit, and for such time and to be exercise for such objects and purposes and subject to such restrictions and conditions, as the Directors may think proper or expedient, and either collaterally with or to the exclusion of and in substitution for all or any of the powers, authorities, duties and discretions of the Directors in that behalf, with authority to the Secretary or such officers or attorney to sub-delegate all or any of the powers, authorities, duties, and discretions for the time being vested in or conferred upon them and from time to time to revoke all such appointments of attorney and withdraw, alter or vary all or any of such
(31)	powers, authorities, duties and discretions;  to appoint, and at their pleasure to remove, discharge, or suspend and to reemploy or replace, for the management, of the business, secretaries, managers, experts, engineers, accountants, agents, subagents, bankers, brokers, muccadums, solicitors, officers, clerks, servants and other employees for permanent, temporary or special services as the Directors may from time to time think fit, and to determine their powers and duties and fix their emoluments, salaries, wages, and to require security in such instances and to such amount as they think fit, and to ensure and arrange for guarantee for fidelity of any employees of the Company and to pay such premiums on any policy of guarantee as may from time to time become payable;
(32)	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 persons to be members of any Local Boards and to fix their remuneration. And from time to time and at any time to delegate to any person so appointed any of the powers, authorities and discretions for the time being vested in the Directors, other than their power to make a Call and to authorise 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 conditions as the Directors may think fit, and the Directors may at any time remove any person so appointed, and may annul or vary any
	such delegation. Any such delegate may be authorised by the Directors to subdelegate all or any of the powers, authorities and discretions for the time being vested in him.
(33)	at any time and from time to time by power-of-attorney to appoint any person or persons to be the attorney or attorneys of the Company for such purposes and with such powers, authorities and discretions (not exceeding those vested in or exercisable by the Directors under these presents) and for such period and subject to such conditions as the Directors may from time to time think fit and any such appointment (if the Directors think fit) may be made in favour of the members or any of the members of any Local Board established as aforesaid or in favour of any Company or the members, Directors, nominees, or Managers of any company or firm or otherwise in favour of any fluctuating body or persons whether nominated directly or indirectly by the Directors, and any such Power-of-attorney may contain such powers for the protection or convenience of persons dealing with such Attorney as the Directors may think fit.
(34)	from time to time to provide for the management transaction of the affairs of the Company outside the Registered Office or in any specified locality in India or outside India, in such manner as they think fit and in particular to appoint any

	person to be the Attorneys or agents of the Company with such powers, authorities and discretions (including power to sub- delegate) but not exceeding those vested in or exercisable by the Directors, and also not the power to make calls or issue debentures and for such period, and upon such terms and subject to such conditions as the Directors may think fit, and at any time to remove any person so appointed or withdraw or vary any such powers as may be thought fit, and for that purpose the Company may exercise the powers conferred by Section 88 of the Act relating to keep in any State or country outside India a foreign Register respectively and such powers shall accordingly be vested in the Directors.
(35)	for or in relation to any of the matters aforesaid or otherwise for the purpose and objects of the Company to enter into all such negotiations and contracts and rescind and vary all such contracts, and execute, perform and do and sanction, and authorise all such acts, deeds, matters and things, including matters that are incidental and/or ancillary thereto, in the same and on behalf of the Company as they may consider expedient;
(36)	To open accounts with any bank or bankers or with any Company, firm or individual for the purpose of the Company's business and to pay money into and draw money from any such account from time to time as the Directors may think fit. All cheques, promissory notes, drafts, hundis, bills of 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 or its Committee formulated for this business shall from time to time by resolution determine.
(37)	Generally subject to the provisions of the Act and these Articles to delegate the powers, authorities and discretions vested in the Directors to any Key Managerial Personnel, firm, company or

			fluctuating body of persons as aforesaid.
		(38)	to authorise the issue of securities (including depository receipts), whether convertible to shares or not, as per applicable laws, either as a primary issue or a secondary offering.
		MANAGING	DIRECTORS
Power to appoint Managing Director	191		Subject to the provisions of Section 196, 197, and 203 of the Act, the Directors may from time to time appoint one or more of their body to be Managing Director, Joint Managing Director or Managing Directors, Whole-time Director, Manager or Chief Executive Officer of the Company either for a fixed term or without any limitation as to the period for which he or they is or are to hold such office but in any case not exceeding five years at a time and may from time to time remove or dismiss him or them from office and appoint another or others in his or their place or places.
What provisions he will be subject to	192		A managing Director or Joint Managing Director subject to the provisions contained in Article 184 shall not while he continues to hold that office be subject to retirement by rotation and he shall not be taken into account in determining the rotation of retirement of Directors or the number of Directors to retire but he shall, subject to the terms of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the Directors of the Company, and if he ceases to hold the office of Directors from any cause shall ipso facto and immediately cease to be Managing Director.
Remuneration of Managing Director	193		The remuneration of a Managing Director and Joint Managing Director shall from time to time be fixed by the Directors and may be by way of salary or commission or participating in profits or by way or all of those modes or in other forms shall be subject to the limitations prescribed in Section 197 of the Act.
Powers and duties of Managing Directors	194		The Directors may from time entrust to and upon a Managing Director or Joint Managing Director for the time being such of the powers exercisable under these Articles by the Directors as they may think fit, and may confer such powers for such

	T	1	
			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 may from
			time to time revoke, withdraw, alter or
			vary all or any of such powers, unless and
			until otherwise determined a
			Managing Director may exercise all the
			powers exercisable by the Directors,
			save such powers as by the Act or by these
			Articles shall be exercisable by the
			Directors themselves.
	•	XXVI. SECRE	TARY
	195	(1)	The Directors may from time to time
			appoint and at their discretion remove, a
			person (hereinafter called "the
			Secretary") to keep the Registers
			required to be kept by the Company, to
			perform any other function which by the
			said Act or by these Articles are to be
			· · · · · · · · · · · · · · · · · · ·
			performed by the Secretary and to
			execute any other duties which may from
			time to time be assigned to the Secretary
			by the Directors.
		(2)	The Directors may any time appoint a
			temporary substitute for the Secretary
			who shall for the purpose of these
			Articles be deemed to be the Secretary.
XXVII. INDEM	NITY TO AN	D PROTECTIO	N OF DIRECTORS AND OFFICERS
Indemnity	196	(1)	The Board shall be entitled to meet out of
			the funds of the Company to defend,
			every officer of the Company as defined by
			Section 2(59) of the said Act. or any
			Section 2(59) of the said Act, or any person (whether an officer of the
			person (whether an officer of the
			person (whether an officer of the Company or not) employed by the
			person (whether an officer of the Company or not) employed by the Company, against all claims made on them
			person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines,
			person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the
			person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined by Section 2(59) of the said Act, or any
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined by Section 2(59) of the said Act, or any person (whether an Officer of the
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined by Section 2(59) of the said Act, or any
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined by Section 2(59) of the said Act, or any person (whether an Officer of the Company or not) employed by the
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined by Section 2(59) of the said Act, or any person (whether an Officer of the Company or not) employed by the Company, shall be entitled to direct the
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined by Section 2(59) of the said Act, or any person (whether an Officer of the Company or not) employed by the Company, shall be entitled to direct the company to meet all claims, losses,
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined by Section 2(59) of the said Act, or any person (whether an Officer of the Company or not) employed by the Company, shall be entitled to direct the company to meet all claims, losses, expenses, fines, penalties or such other
		(2)	person (whether an officer of the Company or not) employed by the Company, against all claims made on them (including losses, expenses, fines, penalties or such levies), in or about the discharge of their respective duties.  Every Officer of the Company, as defined by Section 2(59) of the said Act, or any person (whether an Officer of the Company or not) employed by the Company, shall be entitled to direct the company to meet all claims, losses,

		(3)	duties, out of the funds of the Company against all such liabilities, including attorney fees, incurred by them in defending any proceedings under the Act, or other laws applicable to the Company, and/or its subsidiaries in any jurisdiction.  The Company may take and maintain any insurance as the Board may think fit on behalf of its directors (present and former), other employees and the Key Managerial Personnel, for insurers to directly meet all claims, losses, expenses, fines, penalties or such other levies, or for indemnifying any or all of them against any such liability for any acts in relation to
Directors and Other officers not responsible or acts of others	197		the Company for which they may be liable.  No Director of the Company, Manager, Secretary, Trustee, Auditor and other officer or servant of the Company shall be liable for the acts, receipts, neglects or defaults of any other Director or officer or servant or for joining in any receipts or other act for the sake of conformity merely or for any loss or expenses happening to the Company through the insufficiency or deficiency in point of titles or value of any property acquired by the order of the Directors for or on behalf of the Company or mortgaged to the Company or for the insufficiency or deficiency of any security in or upon which any of the moneys of the Company shall be invested or for any loss or damage arising from the bankruptcy, insolvency or tortuous act of any person, company or corporation to or with whom any moneys, securities or effects of the Company shall be entrusted or deposited or for any loss occasioned by any error of judgement, omission default or oversight on his part or for any other loss, damage or misfortune whatever which shall happen in relation to the execution or performance of the duties of his office or in relation thereto, unless the same happen through his own dishonesty.  An Independent Director, and a non-executive director not being a promoter or
			a Key Managerial Personnel, shall be liable only in respect of acts of omission or commission, by the Company which had occurred with his knowledge,

	1	1	attributable through Deard processes		
			attributable through Board processes,		
			and with his consent or connivance or		
		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	where he has not acted diligently.		
The Seal, its custody and 199 (1) The Directors shall provide a Common Sea					
The Seal, its custody and use	100		for the purpose of the Company and shall have power from time to time to destroy the same and substitute a new seal in lieu thereto and the Directors shall provide for the safe custody of the seal for the time		
			being. The seal of the Company shall never be used except by the authority of a resolution of the Board of Directors and in presence of one of Directors or such other persons as the Board may authorise who will sign in token thereof and countersigned by such officers or persons at the Directors may from time to time		
			resolve.		
		(2)	Any instrument bearing the Common Seal of the Company and issued for valuable consideration shall be binding on the Company notwithstanding any irregularity touching the authority of the		
			Directors to issue the same.		
		ES AND SERV	ICE OF DOCUMENTS		
Members to notify Address for registration  Notice	200		It shall be imperative on every member to notify to the Company for registration his place of address in India and if he has no registered address within India to supply to the Company an address within India for giving of notices to him.  A member may notify his email address if any, to which the notices and other documents of the company shall be served on him by electronic mode.  The Company's obligation shall be satisfied when it transmits the email and the company shall not be responsible for failure in transmission beyond its control.  Subject to Section 20 of the said Act, a		
Notice	201		document may be served by the Company on any member thereof by sending it to him by post or by registered post or by speed post or by courier or by delivering at his address (within India) supplied by him to the company for the service of notices to him.  The term courier means person or agency who or which delivers the document and		
	202		provides proof of its delivery.  Every person, who by operation of law,		

4:41			transfor an athen many
title of members bound			transfer or other means whatsoever, shall
by notice given to			become entitled to any share, shall be
previous holders			bound by any and every notice and other
			document in respect of such share which
			previous to his name and address being
			entered upon the register shall have been
			duly given to the person from whom he
			derives his title to such share.
When notice may be	203		Any notice required to be given by the
given by advertisement			Company to the members or any of them
			and not expressly provided for by these
			presents shall be sufficiently given, if given
			by advertisement, once in English and
			once in a vernacular daily newspaper
			circulating in the city, town or village in
			which the registered office of the
			Company is situate.
Service of notice good	204		Any notice or document served in the
notwithstanding death of			manner hereinbefore provided shall
member			notwithstanding such member be then
member			dead and whether or not the Company has
			notice of his death, be deemed to have
			been duly served in respect of any share,
			whether held solely or jointly with other
			persons by such member, until some other
			person be registered in his stead as the
			holder or joint-holder thereof and such
			service, for all purposes of these presents
			be deemed a sufficient service of such
			notice or documents on his heirs,
			executors, administrators and all person (if
			any) jointly interested with him in any
			such shares.
Signature to notice	205		Any notice given by the Company shall be
3			signed (digitally or electronically) by a
			Director or by the Secretary or some other
			officer appointed by the Directors and the
			signature thereto may be written,
			facsimile, printed, lithographed, photostat.
Service of documents on	206		A document may be served on the
			Company or on an officer thereof by
company			sending it to the Company or officer at the
			Registered Office of the Company by post
			or by Registered Post or by leaving it at its
			Registered Office, or by means of such
			electronic mode or other mode as may be
			specified in the relevant Rules.
			specified in the relevant fules.
	<u> </u>	(XX. SECREC)	Y CLAUSE
Secrecy Clause	207		No member or other person (other than a
•			director) shall be entitled to visit any
	·	L	,

			works of the Company without the permission of the Board or Managing Director or to require discovery of or any information respecting any detail of the Company's working, trading or any matter which is or may be in the nature of a secret, mystery of trade or secret process, which may relate to the conduct of the
			business of that Company and which in the opinion of the Directors, it will be inexpedient in the interest of the members of the Company to communicate
		VVVI WIND	to the public.
Winding Up	208	XXXI. WIND	If upon the winding-up of the Company,
			the surplus assets shall be more than sufficient to repay the whole of the paidup capital, the excess shall be distributed amongst the members in proportion to the capital paid or which ought to have been paid-up on the shares at the commencement of the winding-up held by them respectively, other than the amounts paid in advance of calls. If the surplus assets shall be insufficient to repay the whole of the paid-up capital, such surplus assets shall be distributed so that as nearly as may be the losses shall be borne by the members in 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, other than the amounts paid by them in advance of calls. But this Article is without prejudice to the rights of the holders of any shares issued upon special terms and conditions and shall not be construed so as to or be deemed to confer upon them any rights greater than those conferred by the terms and conditions of issue.  If the Company shall be wound-up
			whether voluntarily or otherwise, the following provisions shall take effect:
Distribution of assets in	209		If the Company shall be wound-up
specie			whether voluntarily or otherwise, the
		(1)	following provisions shall take effect:  the Liquidator may, with the sanction of a Special Resolution, divide among 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

		Ţ	and American Co. 11 1 Co. C. 11
			such trust for the benefit of the contributories or any of them, as the
			Liquidator with the like sanction shall think
			fit.
		(2)	If thought fit any such division may be
		(2)	otherwise than in accordance with the
			legal rights of the contributories (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 prejudiced thereby shall
			have the right to dissent and shall have
			ancillary rights as if such determination
			were a Special Resolution passed pursuant
		(0)	to Section 319 of the said Act.
		(3)	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 seven days after the passing of the Special Resolution by notice in writing,
			direct the Liquidator to sell his proportion
			and pay him the proceeds and the
			Liquidator shall, if practicable, act
			accordingly.
Liquidator may sell for	210		Any such Liquidator may, irrespective of
shares in another			the powers conferred upon him by the
company			said Act and as an additional power
Company			conferring a general or special authority,
			sell the undertaking of the Company or
			the whole or any part of its assets for
			shares fully or partly paid-up or the
			obligations of or other interest in any
			other company and may by the contract of
			sale agree for the allotment to the
			members directly of the proceeds of sale
			in proportion to their respective interests in the Company and in case the shares of
			this Company shall be of different classes,
			may arrange for the allotment in respect
			of preference shares of the Company, to
			obligations of the purchasing company or
			of shares of the purchasing company with
			preference or priority over or with a larger
			amount paid-up than the shares allotted in
			respect of ordinary shares of this Company
			and may further by the contract, limit a

			time at the expiration of which shares,
			obligations or other interests not accepted
			or required to be sold, shall be deemed to
			have been refused and be at the disposal
	044		of the Liquidator.
Sale under Sections 319 of	211		Upon any sale under the last preceding
the Companies Act, 2013			Article or under the powers given by
			Section 319 of the said Act, no member
			shall be entitled to require the Liquidator
			either to abstain from carrying into effect
			the sale or the resolution authorising the
			same or to purchase such member's
			interest in this Company, but in case any
			member shall be unwilling to accept the
			share, obligations or interests to which
			under such sale he would be entitled, he
			may, within seven days of the passing of
			the resolution authorising the sale, by
			notice in writing to the Liquidator, require
			him to sell such shares, obligations or
			interests and thereupon the same shall be
			sold in such manner as the Liquidator may
			think fit and the proceeds shall be paid
			over to the member requiring such sale.
	XX	XII. GENERAL POWERS	3
General Power	212		Where any provisions of the said Act,
			provides that the Company or Director
			shall do such act, deed, or thing, or shall
			have a right, privilege or authority to carry
			out a particular transaction, only if it is
			so authorised in its Articles, in respect of
			all such acts, deeds, things, rights,
			privileges and authority, this Article
			hereby authorises the Company or
			Director to carry out the same, without
			the need for any specific or explicit Article
			in that behalf.

We the several persons whose names and addresses are subscribes, are desirous of being formed into a Company in accordance with and in pursuance of the provisions of the ARTICLES OF ASSOCIATION

	Name, address, description and occupation of subscribers	signature	Name, address & Description of Witness
1.	Shri Padampat Singhania Kamla Tower, Kanpur, (Industrialist)	Sd/ Padampat Singhania	
2.	Shri Lakshipat Singhania J.K. House, Alipore Road, Calcutta (Industrialist)	Sd/ Lakshipat Singhania	
3.	Shri Vijaypat Singhania J.K. House , Warden Road, Bombay (Industrialist)	Sd/ Vijaypat Singhania	
4.	Shri Vishnudayal Jhujhunwala, 6-C, Short Street, Calcutta-16 (Industrialist)	Sd/ Vishnudayal Jhujhunwala,	
5.	Shri Prakash Chandra Jhunjhunwala, Moti Nagar, Faizabad (Industrialist)	Sd/ Prakash Chandra Jhunjhunwala,	
6.	Shri Lakshimkant Jhunjhunwala, Moti Nagar, Faizabad (Industrialist)	Sd/ Lakshimkant Jhunjhunwala	
7.	Shri Vimal Kumar Jhunjhunwala, Vijay Mahal, 12, Walkeshwar Road, Bombay-6 (Industrialist)	Sd/ Vimal Kumar Jhunjhunwala	

Dated at Kanpur, this 30<sup>th</sup> day of October,1971