## \*THE COMPANIES ACT, 2013 A COMPANY LIMITED BY SHARES

(Incorporated under the Companies Act, 1956)

## ARTICLES OF ASSOCIATION OF AMBA ENTERPRISESLIMITED

The following regulations comprised in these Articles of Association were adopted pursuant to members' resolution passed through Postal Ballot in substitution for, and to the entire exclusion of, the earlier regulations comprised in the extant Articles of Association of the Company.

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1.	The regulations contained in Table 'F' in Schedule I to the Companies Act, 2013 ("Table 'F'"), as are applicable to a public company limited by shares, shall apply to the Company so far as they are not inconsistent with any of the provisions contained in these Articles or modifications thereof and only to the extent that there is no specific provision in these Articles. In case of any conflict between the provisions of these Articles and Table 'F', the provisions of these Articles shall prevail.	Table "F" to apply save as varied
	Interpretation	
2.	In the interpretation of these Articles, unless repugnant to the subjector context :-	Interpretation Clause
	"Act" means the Companies Act, 2013 and rules made there under or any statutory modification or re-enactment thereof for the time being in force and the term shall be deemed to refer to the applicable section thereof which is relatable to the relevant Article in which the said term appears in these Articles and any previous company law, so far as may be applicable.	"Act"
	"Ordinary or special Resolution" means an Ordinary Resolution or as the case may be, special resolution referred to in section 114.	"Ordinary and Special Resolution"
	"Articles" means these articles of association of the Company or as altered from time to time.	"Articles"
	"Paid up" means such a aggregate amount of money credited as paid up as in equivalent to the amount received as Paid up in respect of shares issued and also include any amount credited as paid-up in respect of shares of the company, but does not include any other amount received in respect of such shares, by whatever name called.	"Paid Up"
	"Board" or "Board of Directors" means a meeting of the Directors duly called and constituted, or the case may be, the Directors assembled at a meeting of the Board, or the requisite number of Directors entitled to pass a circular resolution in accordance with the Articles, or the Directors of the Company collectively.	"Board" or "Board of Directors"
	"Company" means Amba Enterprises Limited*.	"Company"
	"The Managing Director "means a director who, by virtue of the articles of a company or an agreement with the company or a resolution passed in its general meeting, or by its Board of Directors, is entrusted with substantial powers of Management of affairs of the company and includes a director occupying the position of managing director, by whatever named called.	"Managing Director"
	"Directors" means the Directors for the time being of the Company or, as the case may be, the Directors appointed at a meeting of the Board.	"Directors"

	"Debenture" includes debenture-stock,bond or any other instrument of a company evidencing a debt, whether constituting a change on the assets of the company or not.	"Debenture"
	" Dividend" include any interim dividend	"Dividend"
	"Depository" shall mean a Depository as defined in Section 2 of theDepositories Act,1996.	"Depository"
	"Seal" means the common seal of the Company.	"Seal"
	"Rules" means the applicable rules for the time being in force asprescribed under relevant sections of the Act.	"Rules"
	"Seal" means the common seal of the Company.	"Seal"
	The marginal notes used in these Articles shall not affect the construction hereof.	
	Words importing the singular number shall include the plural numberand words importing the masculine gender shall, where the contextadmits, include the feminine and neuter gender.	
	Unless the context otherwise requires, words or expressions contained in these Articles shall bear the same meaning as in the Act or anystatutory modification thereof in force at the date at which theseArticles become binding on the Company.	
	Share capital and variation of rights	
3.	*The Authorised share capital of the Company is Rs. 15,00,00,000/- (Rupees Fifteen crores Only) divided into 3,00,00,000 (Three crore ) Equity Shares of 5/- (Rupees Five Only) each, with rights , privileges and conditions attaching thereto as are provided by the regulations of the Company for the time being, with power to increase and reduce the capital of the Company and to divide the Share in the capital for the time being into several classes and to attach thereto respectively such preferential, deferred, qualified so special rights, privileges or conditions as may be determined by or in accordance with the regulations of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may for the time being be provided by the regulations of the Company.	Capital
	* This Clause has been modified by passing special resolution in Annual General Meeting vide dated 25 <sup>th</sup> July , 2016	
•	Subject to the provisions of the Act and these Articles, the shares in the capital ofthe Company shall be under the control of the Directors who may issue, allot orotherwise dispose of the same or any of them to such persons, in such proportionand on such terms and conditions and either at a premium or at par and at suchtime as they may from time to time think fit.	Shares under control OfBoard
5.	Subject to the provisions of the Act and these Articles, the Board may issue andallot shares in the capital of the Company on payment or part payment for anyproperty or assets of any kind whatsoever sold or transferred, goods ormachinery supplied or for services rendered to the Company in the conduct of itsbusiness and any shares which may be so allotted may be issued as fully paid-upor partly paid-up otherwise than for cash, and if so issued, shall be deemed to befully paid-up or partly paid-up shares, as the case may be, if the price of suchshares is determined by the valuation report of a registered valuer and suchissuance and allotment is approved by a special resolution of the	Shares for consideration other than cash

	shareholders of the Company.	
6.	The Company may issue the following kinds of shares in accordance with theseArticles, the Act, the Rules and other applicable laws: i. Equity share capital: a. with voting rights; and / or b. with differential rights as to dividend, voting or otherwise in accordancewith the Rules; and ii. Preference share capital	Kinds of share capital
7.	<ul> <li>i. Every person whose name is entered as a member in the register of members shall be entitled to receive within two months after allotment or within one month from the date of receipt by the Company of the application for the registration of transfer or transmission or within such other period as the conditions of issue provide:</li> <li>a. One certificate for all his shares without payment of any charges; or</li> <li>b. Several certificates, each for one or more of his shares, upon payment of twenty rupees, or such other fees as may be fixed by the Board, for</li> </ul>	Issue of certificate
	eachcertificate after the first. ii. Every certificate shall be under the Seal and shall specify the shares to which it relates and the amount paid-up thereon.	Certificate to bear seal
	<ul> <li>iii. In respect of any share or shares held jointly by several persons, theCompany shall not be bound to issue more than one certificate, and deliveryof a certificate for a share to one of several joint holders shall be sufficientdelivery to all such holders.</li> </ul>	One certificate for Sharesheld jointly
8.	<ul> <li>i. If any share certificate be worn out, defaced, mutilated or torn or if there be no further space on the back for endorsement of transfer, then upon production and surrender thereof to the company, a new certificate may be issued in lieu thereof, and if any certificate is lost or destroyed then upon proof thereof to the satisfaction of the Company and on execution of such indemnity as the Company deem adequate, a new certificate in lieu thereof shall be given. Every certificate under this Article shall be issued without any fee or on payment of such other fees as may be fixed by the Board from time to time in accordance with the Act, for each certificate.</li> </ul>	Issue of new share certificate in place of onedefaced, lost or destroyed
	<ul> <li>ii. The provisions of the foregoing Articles relating to issue of certificates shall mutatis mutandis apply to issue of certificates for any other securities including debentures (except where the Act otherwise requires) of the Company.</li> </ul>	Provisions as to issue of certificates to apply <i>mutatis mutandis</i> to debentures, etc.
9.	Except as required by law, no person shall be recognized by the Company asholding any share upon any trust, and the Company shall not be bound by, or becompelled in any way to recognize (even when having notice thereof) anyequitable, contingent, future or partial interest in any share, or any interest in anyfractional part of a share, or (except only as by the Articles or by law otherwiseprovided) any other rights in respect of any share except an absolute right to theentirety thereof in the registered holder.	

10.	<ul> <li>i. The Company may exercise the powers of paying commissions conferred bythe Act, to any person in connection with the subscription to its securities, provided that the rate per cent or the amount of the commission paid oragreed to be paid shall be disclosed in the manner required by the Act and theRules.</li> </ul>	Power to pay commission in connection with securities issued
	<ul> <li>ii. The rate or amount of the commission shall not exceed the rate or amount prescribed in the Act and the Rules.</li> </ul>	Rate of commission in accordance with the Rules
	iii. The commission may be satisfied by the payment of cash or the allotment offully or partly paid shares or partly in the one way and partly in the other.	Mode of payment of commission
11.	<ul> <li>i. If at any time the share capital is divided into different classes of shares, therights attached to any class (unless otherwise provided by the terms of issueof the shares of that class) may, subject to the provisions of the Act, andwhether or not the Company is being wound up, be varied with the consent inwriting of the holders of three-fourths of the issued shares of that class, orwith the sanction of a special resolution passed at a separate meeting of theholders of the shares of that class, as prescribed under the Act.</li> </ul>	Variation of the members right
	<ul> <li>ii. To every such separate meeting, the provisions of these regulations relatingto general meetings shall mutatis mutandis apply, but so that the necessaryquorum shall be at least two persons holding at least one-third of the issuedshares of the class in question.</li> </ul>	Provisions as to general meetings to apply <i>mutatis mutandis</i> to each meeting
12.	The rights conferred upon the holders of the shares of any class issued withpreferred or other rights shall not, unless otherwise expressly provided by theterms of issue of the shares of that class, be deemed to be varied by the creationor issue of further shares ranking <i>pari passu</i> therewith.	Issue of further shares Notto affect rights of existingmembers
13.	Subject to the provisions of the Act, any preference shares may, with thesanction of a special resolution, be issued or re issued on the terms that they areto be redeemed on such terms and in such manner as the Company before theissue of the shares may, by such special resolution, determine.	Power to issue redeemable preference shares
14.	<ul> <li>i. The Company, as the case may be, may, in accordance with the Act and theRules, issue further shares to:</li> <li>a. persons who, at the date of offer, are holders of equity shares of theCompany; such offer shall be deemed to include a right exercisable bythe person concerned to renounce the shares offered to him or any ofthem in favour of any other person; or</li> </ul>	Further issue of share capital
	<ul> <li>employees under any scheme of employees' stock option, subject toapproval by the shareholders of the Company by way of a specialresolution; or</li> </ul>	
	c. any persons, whether or not those persons include the persons referredto in clause (a) or clause (b) above, subject to approval by	

	theshareholders of the Company by way of a special resolution.	
	theshareholders of the company by way of a special resolution.	
	<ul> <li>ii. A further issue of shares may be made in any manner whatsoever as theBoard may determine including by way of preferential offer or privateplacement, subject to and in accordance with the Act and the Rules.</li> </ul>	Mode of further issue of shares
15.	Subject to the provisions of the Act and other applicable provisions of law, theCompany may with the approval of the shareholders by a special resolution	Sweat equity shares
	ingeneral meeting issue sweat equity shares in accordance with such rules andguidelines issued by the Securities and Exchange Board of India and/or othercompetent authorities for the time being and further subject to such conditions as may be prescribed in that behalf.	
16.	Any debentures, debenture-stock or other securities may be issued subject to theprovisions of the Act and these Articles, at a discount, premium or otherwise andmay be issued on the condition that they shall be convertible into shares of anydenomination and with any special privileges and conditions as to redemption, surrender, drawing, allotment of shares, attending (but not voting) at the generalmeeting, appointment of Directors and otherwise. Debentures or other securities with the right to conversion into or allotment of shares shall be issued only with the consent of the Company in the general meeting by way of a special resolution.	Terms of issue of debentures
	Lien	
17.	<ul> <li>i. The Company shall have a first and paramount lien—         <ul> <li>a. on every share (not being a fully paid share), for all monies (whetherpresently payable or not) called, or payable at a fixed time, in</li> </ul> </li> </ul>	Company's lien on shares
	<ul> <li>b. on all shares (not being fully paid shares) standing registered in thename of a single person, for all monies presently payable by him or hisestate to the Company:</li> </ul>	
	Provided that the Board may at any time declare any share to be wholly or inpart exempt from the provisions of this clause.	
	ii. The Company's lien, if any, on a share shall extend to all dividends orinterest, as the case may be, payable and bonuses declared from time to timein respect of such shares.	Lien to extend to dividends, etc.
18.	The Company may sell, in such manner as the Board thinks fit, any shares onwhich the Company has a lien:	As to enforcing Lien by sale
	Provided that no sale shall be made: a. unless a sum in respect of which the lien exists is presently payable; or	
	<ul> <li>b. until the expiration of fourteen days after a notice in writing stating anddemanding payment of such part of the amount in respect of which thelien exists as is presently payable, has been given to the</li> </ul>	

	registeredholder for the time being of the share or the person entitled thereto byreason of his death or insolvency or otherwise.	
19.	i. To give effect to any such sale, the Board may authorise some person totransfer the shares sold to the purchaser thereof.	Validity of sale
	ii. The purchaser shall be registered as the holder of the shares comprised in anysuch transfer.	Purchaser to be Registered holder
	iii. The purchaser shall not be bound to see to the application of the purchasemoney, nor shall his title to the shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.	Purchaser not affected
20.	The receipt of the Company for the consideration (if any) given for the share onthe sale thereof shall (subject, if necessary, to execution of an instrument oftransfer or a transfer by relevant system, as the case may be) constitute a goodtitle to the share and the purchaser shall be registered as the holder of the share.	Validity of Company's receipt
21.	<ul> <li>i. The proceeds of the sale shall be received by the Company and applied inpayment of such part of the amount in respect of which the lien exists as ispresently payable.</li> </ul>	Application of proceeds ofsale
	<ul> <li>ii. The residue, if any, shall, subject to a like lien for sums not presently payableas existed upon the shares before the sale, be paid to the person entitled to theshares at the date of the sale.</li> </ul>	Payment of residual money
22.	In exercising its lien, the Company shall be entitled to treat the registered holderof any share as the absolute owner thereof and accordingly shall not (except asordered by a court of competent jurisdiction or unless required by any statute) bebound to recognize any equitable or other claim to, or interest in, such share onthe part of any other person, whether a creditor of the registered holder orotherwise. The Company's lien shall prevail notwithstanding that it has receivednotice of any such claim.	Outsider's lien not to effect Company's lien
23.	The provisions of these Articles relating to lien shall <i>mutatis mutandis</i> apply toany other securities including debentures of the Company.	Provisions as to lien to apply <i>mutatis mutandis</i> to debentures, etc.
	Share Certificates	
24.	Notwithstanding anything contained elsewhere in these Articles, the Board mayin their absolute discretion refuse sub-division of share certificates or debenturecertificates into denominations of less than the marketable lots except wheresuch sub-division is required to be made to comply with a statutory provision oran order of a competent court of law.	Right of Directors to refuse sub-division
25.	Notwithstanding anything contained elsewhere in these Articles, a certificate, ifrequired, for a dematerialized share, debenture and other security shall be issued in the name of the Depository and all the provisions contained in these	Issue of certificates, if required, in the case of

	Articlesin respect of the rights of a member/debenture holder of the Company shall <i>mutatis mutandis</i> apply to the Depository as if it were a member / debentureholder / security holder excepting that and notwithstanding that the Depositoryshall have been registered as the holder of a dematerialized share, debenture andother security, the person who is the beneficial owner of such shares, debenturesand other securities shall be entitled to all other rights available to the registeredholders of the shares, debentures and other securities in the Company as set outin the other provisions of these Articles.	dematerialized shares/debentures/ other securities and rights of beneficial owner of such shares/debentures/ othersecurities.
	Dematerialization of Securities	
26.	Notwithstanding anything contained in these Articles, the Company shall beentitled to dematerialize its shares, debentures and other securities and to offerany shares, debentures or other securities proposed to be issued by it forsubscription in a dematerialized form and on the same being done, the Companyshall further be entitled to maintain a register of members/ debenture-holders/other security-holders with the details of members/ debenture-holders/ othersecurity-holders holding shares, debentures or other securities both inmaterialized and dematerialized form in any media as permitted by the Act.	Company entitled to dematerialise its shares, debentures and other securities
27.	Every person subscribing to or holding securities of the Company shall have theoption to receive security certificates or to hold the securities in electronic formwith a Depository. If a person opts to hold his security with a Depository, theCompany shall intimate such Depository the details of allotment of the security, and on receipt of the information, the Depository shall enter in its records thename of the allotee as the beneficial owner of the security.	Option to hold shares in electronic or physical form
28.	Save as herein otherwise provided, the Company shall be entitled to treat theperson whose name appears as the beneficial owner of the shares, debenturesand other securities in the records of the Depository as the absolute ownerthereof as regards receipt of dividends or bonus on shares, interest/premium ondebentures and other securities and repayment thereof or for service of noticesand all or any other matters connected with the Company and accordingly theCompany shall not (except as ordered by a court of competent jurisdiction or asby law required and except as aforesaid) be bound to recognize any byname trustor equity or equitable, contingent or other claim to or interest in such shares, debentures or other securities as the case may be, on the part of any other personwhether or not it shall have express or implied notice thereof.	Beneficial owner deemed as absolute owner
20	In the case of transfer of charge depentures or other conjustice where	Shares dehentures
29.	In the case of transfer of shares, debentures or other securities where theCompany has not issued any certificates and where such shares, debentures orother securities are being held in an electronic and fungible form, the provisions of the Depositories Act, 1996 shall apply.	Shares, debentures Andother securities held inelectronic form
	Provided that in respect of the shares and securities held by the Depository onbehalf of a beneficial owner, provisions of Section 9 of the Depositories Act,1996, shall apply so far as applicable.	
30.	Every Depository shall furnish to the Company, information about the transfer ofsecurities in the name of the beneficial owner at such intervals and in suchmanner as may be specified by the bye-laws of the Depository and the	Information about Transferof securities

	Companyin that behalf.	
31.	Except as specifically provided in these Articles, the provisions relating to jointholders of shares, calls, lien on shares, forfeiture of shares and transfer	Provisions to apply to
	andtransmission of shares shall be applicable to shares held in electronic form so faras they apply to shares in physical form subject however to the provisions of theDepositories Act, 1996.	shares in electronic form
	Calls on shares	
32.	i. The Board may, from time to time, make calls upon the members in respectof any monies unpaid on their shares (whether on account of the nominalvalue of the shares or by way of premium) and not by the conditions of allotment thereof made payable at fixed times:	Board may make calls
	Provided that no call shall exceed one-fourth of the nominal value of theshare or be payable at less than one month from the date fixed for payment of the last preceding call.	
	ii. Each member shall, subject to receiving at least fourteen days' noticespecifying the time or times and place of payment, pay to the Company, atthe time or times and place so specified, the amount called on his shares.	Notice of call
	iii. The Board may, from time to time, at its discretion, extend the time fixed forthe payment of any call in respect of one or more members as the Board maydeem appropriate in any circumstances.	Board may extend time forPayment
	iv. A call may be revoked or postponed at the discretion of the Board.	Revocation or postponement of call
3.	A call shall be deemed to have been made at the time when the resolution of theBoard authorizing the call was passed and may be required to be paid byinstallments.	Call to take effect Fromdate of resolution
34.	The joint holders of a share shall be jointly and severally liable to pay all calls inrespect thereof.	Liability of joint holders of shares
35.	<ul> <li>i. If a sum called in respect of a share is not paid before or on the dayappointed for payment thereof, the person from whom the sum is due shallpay interest thereon from the day appointed for payment thereof to the timeof actual payment at ten per cent per annum or at such lower rate, if any, asthe Board may determine.</li> </ul>	When interest on callPayable
	ii. The Board shall be at liberty to waive payment of any such interest whollyor in part.	Board may waive interest
36.	i. Any sum which by the terms of issue of a share becomes payable onallotment or at any fixed date, whether on account of the nominal value ofthe share or by way of premium, shall, for the purposes of these Articles, bedeemed to be a call duly made and payable on the date on which by theterms of issue such sum becomes payable.	Sums deemed to be calls

	ii. In case of non-payment of such sum, all the relevant provisions of theseArticles as to payment of interest and expenses, forfeiture or otherwise shallapply as if such sum had become payable by virtue of a call duly made and notified.	Effect of non-payment Ofsums
37.	The Board: i. May, if it thinks fit, receive from any member willing to advance the same,all or any part of the monies uncalled and unpaid upon any shares held by him; and	Payment in anticipation Ofcalls may carry interest
	ii. Upon all or any of the monies so advanced, may (until the same would, butfor such advance, become presently payable) pay interest at such rate notexceeding, unless the Company in general meeting shall otherwise direct,twelve per centper annum, as may be agreed upon between the Board andthe member paying the sum in advance. Nothing contained in this clauseshall confer on the member (a) any right to participate in profits or dividendsor (b) any voting rights in respect of the moneys so paid by him until thesame would, but for such payment, become presently payable by him.	
38.	If by the conditions of allotment of any shares, the whole or part of the amountof issue price thereof shall be payable by installments, then every suchinstallment shall, when due, be paid to the Company by the person who, for thetime being and from time to time, is or shall be the registered holder of the shareor the legal representative of a deceased registered holder.	Installments on shares to beduly paid
39.	All calls shall be made on a uniform basis on all shares falling under the sameclass.	Calls on shares of same class to be on uniform basis
40.	Neither a judgment nor a decree in favour of the Company for calls or othermoneys due in respect of any shares nor any part payment or satisfaction thereofnor the receipt by the Company of a portion of any money which shall from timeto time be due from any member in respect of payment of any such money shallpreclude the forfeiture of such shares as herein provided	Partial payment not topreclude forfeiture
41.	The provisions of these Articles relating to calls on shares shall <i>mutatis mutandis</i> apply to any other securities including debentures of the Company.	Provisions as to calls to apply <i>mutatis mutandis</i> todebentures etc.
	Transfer of shares	
42.	i. The instrument of transfer of any share in the Company which is in physicalform shall be executed by or on behalf of both the transferor and transferee.	Instrument of transfer to beexecuted by transferor and
	ii. The transferor shall be deemed to remain a holder of the share until the nameof the transferee is entered in the register of members in respect thereof.	transferee

43.	The Company shall not register a transfer of shares in, or debentures of theCompany held in physical form unless a proper instrument of transfer dulystamped and executed by or on behalf of the transferor and by or on behalf of the transferee and specifying the name, address and occupation, if any, of thetransferee has been delivered to the Company along with the certificatesrelating to the shares or debentures, or if no such certificate is in existence, along with the letter of allotment of the shares or debentures:	Transfer not to be registered except on production of instrument oftransfer
	Provided that where on an application in writing made to the Company by thetransferee and bearing the stamp required for an instrument of transfer, it isproved to the satisfaction of the Board that the instrument of transfer signed byor on behalf of the transferor and by or on behalf of the transferee has been lostor where the instrument of transfer has not been delivered within the prescribed period, the Company may register the transfer on such terms as to indemnity asthe Board may think fit:	
	Provided further that nothing in this Article shall prejudice any power of theCompany to register as shareholder or debenture holder any person to whom theright to any shares in, or debentures of, the Company has been transmitted byoperation of law.	
44.	In case of shares held in physical form, the Board may, subject to the right ofappeal conferred by the Act decline to register any transfer of shares on which the Company has a lien.	Board may refuse to register transfer
45.	A transfer of the shares or other interest in the Company of a deceased memberthereof made by his legal representatives shall, although the legal representativeis not himself a member be as valid as if he had been a member at the time of theexecution of the instrument of transfer.	Transfer by legal representative
46.	Where the application is made by the transferor and relates to partly paid shares, the transfer shall not be registered, unless the Company gives notice of the application to the transferee and the transferee makes no objection to the transferwithin two weeks from the date of receipt of the notice.	Transfer of partly paid shares
	For the purpose of above clause notice to the transferee shall be deemed to havebeen duly given if it is dispatched by pre-paid registered post to the transferee atthe address given in the instrument of transfer, and shall be deemed to have beenduly delivegbred upon the expiry of seven days from the date of dispatch.	
47.	<ul><li>In case of shares held in physical form, the Board may decline to recognize anyinstrument of transfer unless:</li><li>i. The instrument of transfer is in the form as prescribed in the Rules or underthe Act,</li></ul>	Board may decline Torecognize instrument of
	<ul> <li>ii. The instrument of transfer is accompanied by the certificate of the shares towhich it relates, and such other evidence as the Board may reasonablyrequire to show the right of the transferor to make the transfer; and</li> </ul>	transfer
	iii. The instrument of transfer is in respect of only one class of shares.	

48.	If the Company refuses to register the transfer of any share pursuant to	Notice of refusal
<del>т</del> 0.	theseArticles, it shall within thirty days from the date on which the instrument	to begiven to
	oftransfer was delivered to the Company send notice of refusal to the transfereeand transferor.	transferor and
		transferee
49.	No transfer shall be made to a person of unsound mind. However, transfer	No transfer to
	offully paid up shares can be made in the name of a minor if he is represented	minor
	byhis lawful guardian.	
50.	All instruments of transfer shall be retained by the Company, but any	When transfers
	instrumentof transfer which the Board may decline to register shall be returned to theperson depositing the same.	to beRetained
51.	The Board may, in their discretion, waive the payment of any transfer	Fee on transfer
	ortransmission fee either generally or in any particular case or cases.	
52.	The Company may, after giving not less than seven days' previous notice	Power to close Register
	byadvertisement in some newspaper circulating in the district in which	OfMembers or other
	theregistered office of the Company is situate, close the register of members or theregister of debenture-holders or other security holders for any period or	securityholders
	periodsnot exceeding in the whole forty-five days in each year, but not	
	exceeding thirtydays at any one time.	
53.	The provisions of these Articles relating to transfer of shares shall	Provisions as to transfer
	mutatismutandis apply to any other securities including debentures of the	Ofshares to apply
	Company.	<i>Mutatismutandis</i> to debentures,etc.
	Transmission of shares	
54.	i. On the death of a member, the survivor or survivors where the member	Title to shares on
511	wasa joint holder, and his nominee or nominees or legal representatives	death of a
	wherehe was a sole holder, shall be the only persons recognized by the Companyas having any title to his interest in the shares.	Member
	ii. Nothing in clause (i) shall release the estate of a deceased joint holder	Estate of deceased
	fromany liability in respect of any share which had been jointly held by him	member
	withother persons.	liable
55.	i. Any person becoming entitled to a share in consequence of the death	Transmission
55.	orinsolvency of a member may, upon such evidence being produced as	Clause
	mayfrom time to time properly be required by the Board and subject ashereinafter provided, elect, either—	
	a. To be registered himself as holder of the share; or	
	<ul> <li>b. To make such transfer of the share as the deceased or insolvent membercould have made.</li> </ul>	

	suspendregistration as it would have had, if the deceased or insolvent member hadtransferred the share before his death or insolvency.	unaffected
56.	The Company shall be fully indemnified by such person from all liability, ifany, by actions taken by the Board to give effect to such registration ortransfer.	Indemnity to the Company
57.	<ul> <li>i. If the person so becoming entitled shall elect to be registered as holder of theshare himself, he shall deliver or send to the Company a notice in writingsigned by him stating that he so elects.</li> </ul>	Right to election of holderof share
	ii. If the person aforesaid shall elect to transfer the share, he shall testify hiselection by executing a transfer of the share.	Manner of testifying Election
	iii. All the limitations, restrictions and provisions of these Articles relating to theright to transfer and the registration of transfers of shares shall be applicableto any such notice or transfer as aforesaid as if the death or insolvency of themember had not occurred and the notice or transfer were a transfer signed by that member.	Limitations applicable Tonotice
58.	A person becoming entitled to a share by reason of the death or insolvency of theholder shall be entitled to the same dividends and other advantages to which hewould be entitled if he were the registered holder of the share, except that he shall not, before being registered as a member in respect of the share, be entitledin respect of it to exercise any right conferred by membership in relation tomeetings of the Company:	Claimant to be entitled to same advantage
	Provided that the Board may, at any time, give notice requiring any such personto elect either to be registered himself or to transfer the share, and if the notice isnot complied with within ninety days, the Board may thereafter withholdpayment of all dividends, bonuses or other monies payable in respect of theshare, until the requirements of the notice have been complied with.	
59.	The provisions of these Articles relating to transmission by operation of lawshall <i>mutatis mutandis</i> apply to any other securities including debentures of theCompany.	Provisions as to transmission to apply <i>mutatis mutandis</i> to debentures, etc.
	Forfeiture of shares	
60.	If a member fails to pay any call, or installment of a call, on the day appointed for payment thereof, the Board may, at any time thereafter during such time asany part of the call or installment remains unpaid, serve a notice on himrequiring payment of so much of the call or installment as is unpaid, togetherwith any interest which may have accrued.	If call or installment Notpaid notice must be given

	fromthe date of service of the notice) on or before which the payment required bythe notice is to be made; and	
	ii. State that, in the event of non-payment on or before the day so named, theshares in respect of which the call was made shall be liable to be forfeited.	
62.	If the requirements of any such notice as aforesaid are not complied with, anyshare in respect of which the notice has been given may, at any time thereafter, before the payment required by the notice has been made, be forfeited by aresolution of the Board to that effect.	In default of payment of shares to be forfeiture
63.	When any share shall have been so forfeited, notice of the forfeiture shall begiven to the defaulting member and an entry of the forfeiture with the datethereof, shall forthwith be made in the register of members but no forfeiture shallbe invalidated by any omission or neglect or any failure to give such notice ormake such entry as aforesaid.	Entry of forfeiture in register of members
64.	The forfeiture of a share shall involve extinction at the time of forfeiture, of allinterest in and all claims and demands against the Company, in respect of the share and all other rights incidental to the share.	Effect of forfeiture
65.	<ul> <li>A forfeited share may be sold or otherwise disposed of on such terms and insuch manner as the Board thinks fit.</li> </ul>	Forfeited shares May besold, etc.
	ii. At any time before a sale or disposal as aforesaid, the Board may cancel theforfeiture on such terms as it thinks fit.	Cancellation of forfeiture
66.	<ul> <li>A person whose shares have been forfeited shall cease to be a member inrespect of the forfeited shares, but shall, notwithstanding the forfeiture, remain liable to pay to the Company all monies which, at the date offorfeiture, were presently payable by him to the Company in respect of theshares.</li> </ul>	Member still liable to paymoney owing at time offorfeiture
	ii. All such monies payable shall be paid together with interest thereon at suchrate as the Board may determine, from the time of forfeiture until paymentor realization. The Board may, if it thinks fit, but without being under anyobligation to do so, enforce the payment of the whole or any portion of themonies due, without any allowance for the value of the shares at the time offorfeiture or waive payment in whole or in part.	Member still liable to pay money owing at time of forfeiture and interest
	iii. The liability of such person shall cease if and when the company shall havereceived payment in full of all such monies in respect of the shares.	Cesser of liability
67.	<ul> <li>A duly verified declaration in writing that the declarant is a Director, themanager or the secretary, of the Company, and that a share in the Companyhas been duly forfeited on a date stated in the declaration, shall beconclusive evidence of the facts therein stated as against all persons claimingto be entitled to the share;</li> </ul>	Certificate of forfeiture
	<li>ii. The Company may receive the consideration, if any, given for the share onany sale or disposal thereof and may execute a transfer of the share in favourof the person to whom the share is sold or disposed of;</li>	Title of purchaser Andtransferee of

	iii. The transferee shall thereupon be registered as the holder of the share; and	Forfeitedshares
	iv. The transferee shall not be bound to see to the application of the purchasemoney, 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 or disposal of the share.	Transferee to be Registeredas holder Transferee not affected
68.	Upon any sale after forfeiture or for enforcing a lien in exercise of the powershereinabove given, the Board may, if necessary, appoint some person to executean instrument for transfer of the shares sold and cause the purchaser's name to beentered in the register of members in respect of the shares sold and after hisname has been entered in the register of members in respect of such shares thevalidity of the sale shall not be impeached by any person.	Validity of the sales
69.	Upon any sale, re-allotment or other disposal under the provisions of thepreceding Articles, the certificate(s), if any, originally issued in respect of therelative shares shall (unless the same shall on demand by the Company has beenpreviously surrendered to it by the defaulting member) stand cancelled and become null and void and be of no effect, and the Board shall be entitled to issuea duplicate certificate(s) in respect of the said shares to the person(s) entitledthereto.	Cancellation of share certificate in respect of forfeited shares
70.	The Board may, subject to the provisions of the Act, accept a surrender of theshare certificate for any forfeited share from or by any member desirous of surrendering them on such terms as they think fit.	Surrender of share certificates
71.	The provisions of these regulations as to forfeiture shall apply in the case ofnonpayment of any sum which, by the terms of issue of a share, becomespayable at a fixed time, whether on account of the nominal value of the share orby way of premium, as if the same had been payable by virtue of a call dulymade and notified.	Sums deemed to be calls
72.	The provisions of these Articles relating to forfeiture of shares shall <i>mutatismutandis</i> apply to any other securities including debentures of the Company.	Provisions as to forfeiture of shares to apply <i>mutatis</i> <i>mutandis</i> to debentures, etc.
	Alteration of capital	
73.	The Company may, from time to time, by ordinary resolution increase the sharecapital by such sum, to be divided into shares of such amount, as may bespecified in the resolution.	
74.	Subject to the provisions of the Act, the company may, by ordinary resolution: i. Consolidate and divide all or any of its share capital into shares of larger amount than its existing shares;	Power to alter Share capital

	ii. Convert all or any of its fully paid-up shares into stock, and reconvert that stock into fully paid-up shares of any denomination;	
	iii. Sub-divide its existing shares or any of them into shares of smaller amount than is fixed by the memorandum;	
	iv. Cancel any shares which, at the date of the passing of the resolution, havenot been taken or agreed to be taken by any person.	
75.	Where shares are converted into stock—	Shares may be converted
	i. The holders of stock may transfer the same or any part thereof in the samemanner as, and subject to the same regulations under which, the sharesfrom which the stock arose might before the conversion have beentransferred, or as near thereto as circumstances admit:	into stock
	Provided that the Board may, from time to time, fix the minimum amountof stock transferable, so, however, that such minimum shall not exceed thenominal amount of the shares from which the stock arose.	
	ii. the holders of stock shall, according to the amount of stock held by them,have the same rights, privileges and advantages as regards dividends,voting at meetings of the company, and other matters, as if they held theshares from which the stock arose; but no such privilege or advantage (except participation in the dividends and profits of the company and in theassets on winding up) shall be conferred by an amount of stock whichwould not, if existing in shares, have conferred that privilege or advantage.	Right of stockholders
	iii. Such of the regulations of the company as are applicable to paid-up sharesshall apply to stock and the words "share" and "shareholder" in those regulations shall include "stock" and "stock-holder" respectively.	
76.	The Company may, by special resolution, reduce in any manner and with, and subject to, any incident authorized and consent required by law:	Reduction of capital
	<ul><li>i. Its share capital;</li><li>ii. Any capital redemption reserve account; or</li><li>iii. Any share premium account</li></ul>	
	Joint Holders	
77.	Where two or more persons are registered as joint holders (not more than three)of any share, they shall be deemed (so far as the Company is concerned) to holdthe same as joint holders with benefits of survivorship, subject to the followingand other provisions contained in these Articles:	Joint-holders
	i. The joint-holders of any share shall be liable severally as well as jointly forand in respect of all calls or installments and other payments which oughtto be made in respect of such share.	Liability of joint-holders
	ii. On the death of any one or more of such joint holders, the survivor orsurvivors shall be the only person or persons recognized by the	Death of one or more joint

Companyas having any title to the sha	re but the Directors may require such	holders
evidenceof death as they may deem fi be takento release the estate of a de on sharesheld by him jointly with any c	it, and nothing herein contained shall ceased joint-holder from any liability	
iii. Any one of such joint holders m dividends,interests or other moneys pa		Receipt of one sufficient
iv. Only the person whose name stands oneof the joint-holders of any shar ofcertificate, if any, relating to such termshall be deemed to include all servedon or sent to such person shal holders.	e shall be entitled to the delivery share or to receive notice (which relevant documents) and any notice	Delivery of certificate and giving of notice to first named holder
hewere solely entitled thereto a holdersbe present at any meeting thenthat one of such persons so higher(as the case may be) on the r alonebe entitled to vote in respect jointholdersshall be entitled to vot present by attorney or by proxy all	by proxy in respect of such shares as if and if more than one of such joint personally or by proxy or by attorney present whose name stands first or register in respect of such shares shall thereof but the other or others of the ote in preference to a joint holder though the name of such joint holder cands first or higher (as the case may	Vote of joint-holders
b. Several executors or administrate	ors of a loolp[deceased member in ame any share stands, shall for the	Executors or administrator as joint holders
vi. The provisions of these Articles re shallmutatis mutandis apply to any otl theCompany registered in joint names.	her securities including debentures of	Provisions as to joint holders as to shares to apply <i>mutatis mutandis</i> to debentures, etc.
<sup>78.</sup> Capitalization	n of profits	
i. The Company in general meeting r theBoard, resolve—	nay, upon the recommendation of	Capitalization
	ny part of the amount for the time of the Company's reserve accounts, or oss account, or otherwise available	
	set free for distribution in the ongst the members who would have ed by way of dividend and in the	
ii. The sum aforesaid shall not be paid tothe provision contained in clause (iii)		Sum how applied
a. Paying up any amounts for the tir	me being unpaid on any shares held	

	hyayah membera respectively	
	bysuch members respectively;	
	<ul> <li>b. Paying up in full, unissued shares of the Company to be allotted anddistributed, credited as fully paid-up, to and amongst such members inthe proportions aforesaid;</li> </ul>	
	c. Partly in the way specified in sub-clause (a) and partly in that specifiedin sub-clause (b);	
	d. A securities premium account and a capital redemption reserve accountmay, for the purposes of this regulation, be applied in the paying up of unissued shares to be issued to members of the company as fully paidbonus shares;	
	e. The Board shall give effect to the resolution passed by the Company inpursuance of this Article.	
79.	i. Whenever such a resolution as aforesaid shall have been passed, the Boardshall:	Powers of the Board for Capitalization
	<ul> <li>Make all appropriations and applications of the undivided profitsresolved to be capitalized thereby, and all allotments and issues of fullypaid shares if any; and</li> </ul>	
	b. Generally do all acts and things required to give effect thereto.	
	ii. The Board shall have power:	Board's power to issue fractional
	a. To make such provisions, by the issue of fractional certificates or bypayment in cash or otherwise as it thinks fit, for the case of shares becoming distributable infractions; and	Certificate/coupon etc.
	b. To authorise any person to enter, on behalf of all the members entitledthereto, into an agreement with the company providing for the allotmentto them respectively, credited as fully paid-up, of any further shares towhich they may be entitled upon such capitalization, or as the case mayrequire, for the payment by the company on their behalf, by theapplication thereto of their respective proportions of profits resolved tobe capitalized, of the amount or any part of the amounts	
	remainingunpaid on their existing shares;	Agreement binding on
	iii. Any agreement made under such authority shall be effective and binding onsuch members.	members
	Buy-back of shares	
80.	Notwithstanding anything contained in these Articles but subject to the provision of the Act or any other law for the time being in force, the Company maypurchase its own shares or other specified securities.	Buy-back of shares
81.	The Company shall not give any financial assistance for or in connection with the purchase or subscription of any shares in the Company or in its holdingcompany, save as provided by the Act.	Restrictions on purchase ByCompany of its own shares

	General meetings	
	General meetings	
82.	All general meetings other than annual general meeting shall be calledextraordinary general meeting.	Extraordinary general meeting
83.	<ul> <li>i. The Board may, whenever it thinks fit, call an extraordinary generalmeeting.</li> <li>ii. If at any time Directors capable of acting who are sufficient in number toform a quorum are not within India, any Director or any two members of theCompany may call an extraordinary general meeting in the same manner, asnearly as possible, as that in which such a meeting may be called by theBoard.</li> </ul>	Powers of Board to call extraordinary general meeting
	Proceedings at general meetings	
84.	<ul> <li>No business shall be transacted at any general meeting unless a quorum ofmembers is present at the time when the meeting proceeds to business.</li> </ul>	Presence of Quorum
	ii. Save as otherwise provided herein, the quorum for the general meetingsshall be as provided in the Act.	Quorum for general meeting
85.	The chairperson, if any, of the Board shall preside as Chairperson at everygeneral meeting of the Company.	Chairperson of the meetings
86.	No business shall be discussed or transacted at any general meeting whilst thechair is vacant, except election of Chairperson.	Business confined to election of Chairperson whilst chair vacant
87.	If there is no such Chairperson, or if he is not present within fifteen minutes afterthe time appointed for holding the meeting, or is unwilling to act as chairpersonof the meeting, the Co-Chairman, or in the absence of the Co- Chairman, the ViceChairman, of the Board shall preside as Chairman of such meeting and in suchevent the Co-Chairman or Vice Chairman (as applicable) shall assume all thepowers, authorities and responsibilities of the Chairman as set out in theseArticles. In the absence of Chairman, Co-Chairman or Vice Chairman, theDirectors present shall elect one of their members to be Chairperson of themeeting.	
88.	If at any meeting, pursuant to Article 89 above, no Director is willing to act asChairperson or if no Director is present within fifteen minutes after the timeappointed for holding the meeting, the members present shall, by poll orelectronically choose one of their members to be Chairperson of the meeting.	Members to elect chairperson
89.	The Chairperson of any meeting shall be the sole judge of the validity of everyvote tendered at such meeting. The Chairperson present at the taking of a pollshall be the sole judge of the validity of every vote tendered at such poll.	Power of Chairperson

90.	On any business at any general meeting, in case of an equality of votes, whetheron a show of hands or electronically or on a poll, the Chairperson shall have asecond or casting vote.	Casting vote of Chairperson at general meeting
91.	i. The Company shall cause minutes of the proceedings of every	Minutes of proceedings of
51.	generalmeeting of any class of members or creditors and every resolution passed bypostal ballot to be prepared and signed in such manner as may be prescribedby the Rules and kept by making within thirty days of the conclusion ofevery such meeting concerned or passing of resolution by postal ballotentries thereof in books kept for that purpose with their pages consecutivelynumbered.	meetings and resolutions passed by postal ballot
	ii. There shall not be included in the minutes any matter which, in the opinionof the Chairperson of the meeting:	Certain matters not to included in the minutes
	<ul> <li>a. Is, or could reasonably be regarded, as defamatory of any person; or</li> </ul>	books
	<ul><li>b. Is irrelevant or immaterial to the proceedings; or</li><li>c. Is detrimental to the interests of the Company.</li></ul>	
	iii. The Chairperson shall exercise an absolute discretion in regard to theinclusion or non-inclusion of any matter in the minutes on the groundsspecified in the aforesaid clause.	Discretion of the chairperson in relation to Minutes
	iv. The minutes of the meeting kept in accordance with the provisions of theAct shall be evidence of the proceedings recorded therein.	Minutes to be evidence
92.	i. The books containing the minutes of the proceedings of any general meetingof the Company or a resolution passed by postal ballot shall:	Inspection of minute books of general meeting
	<ul> <li>a. Be kept at the registered office of the Company; and</li> <li>b. Be open to inspection of any member without charge, during 11.00 a.m.</li> <li>c. To 1.00 p.m. on all working days other than Saturdays.</li> </ul>	
	ii. Any member shall be entitled to be furnished, within the time prescribed bythe Act, after he has made a request in writing in that behalf to the Companyand on payment of such fees as may be fixed by the Board, with a copy of any minutes referred to above.	Members may obtain copy of the minutes
	Adjournment of meeting	
93.	<ul> <li>i. The Chairperson may with the consent of any meeting at which a quorum ispresent, and shall, if so directed by the meeting, adjourn the meeting fromtime to time and from place to place.</li> </ul>	Chairperson may adjourn the meeting
	ii. No business shall be transacted at any adjourned meeting other than thebusiness left unfinished at the meeting from which the adjournment tookplace.	Business at adjourned Meeting
	iii. When a meeting is adjourned for thirty days or more, notice of theadjourned meeting shall be given as in the case of an original meeting.	Notice of adjourned

		Meeting
	iv. Save as aforesaid, and as provided in the Act, it shall not be necessary togive any notice of an adjournment or of the business to be transacted at anadjourned meeting.	Notice of adjourned meeting not required
	Voting rights	
94.	Subject to any rights or restrictions for the time being attached to any class orclasses of shares,—	Entitlement to vote onshow of hands and on poll
	i. On a show of hands, every member present in person shall have one vote;and	
	ii. On a poll, the voting rights of members shall be in proportion to their sharein the paid-up equity share capital of the Company.	
95.	Where a poll is to be taken, the Chairman of the meeting shall appoint suchnumber of persons, as he deems necessary to scrutinize the poll process andvotes given on the poll and to report thereon to him;	Scrutineers at poll
96.	The Chairman shall have power, at any time before the result of the poll isdeclared to remove a scrutinizer from office and to fill vacancies in the office ofscrutinizer arising from such removal or from any other cause.	
97.	A member may exercise his vote at a meeting by electronic means in accordance with the Act and shall vote only once.	Voting through Electronicmeans
98.	<ul> <li>i. In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of thevotes of the other joint holders.</li> </ul>	Vote of joint-holders
	ii. For this purpose, seniority shall be determined by the order in which thenames stand in the register of members.	Seniority of names
99.	A member of unsound mind, or in respect of whom an order has been made byany court having jurisdiction in lunacy, may vote, whether on a show of hands oron a poll, by his committee or other legal guardian, and any such committee orguardian may, on a poll, vote by proxy. If any member be a minor, the vote inrespect of his share or shares shall be by his guardian or any one of hisguardians.	How members non compos mentis and minor may vote
100.	Subject to the provisions of the Act and other provisions of these Articles, anyperson entitled to any shares, pursuant to the provisions related to <i>Transmission</i> in these Articles, may vote at any general meeting in respect thereof as if he wasthe registered holder of such shares, provided that at least 48 (forty eight) hoursbefore the time of holding the meeting or adjourned meeting, as the case may be,at which he proposes to vote, he shall duly satisfy the Board of his right to suchshares unless the Board shall have previously admitted his right to vote at suchmeeting in respect thereof.	Votes in respect of shares of deceased or insolvent members, etc.

101.	Any business other than that upon which a poll has been demanded may beproceeded with, pending the taking of the poll.	Business may proceed pending poll
102.	No member shall be entitled to vote at any general meeting unless all calls orother sums presently payable by him in respect of shares in the Company havebeen paid or in regard to which the Company has exercised any right of lien.	Restriction on voting rights
103.	A member is not prohibited from exercising his voting on the ground that he hasnot held his share or other interest in the Company for any specified periodpreceding the date on which the vote is taken, or on any other ground not being aground set out in the preceding Article.	Restriction on exercise of voting rights in other casesto be void
104.	<ul> <li>i. No objection shall be raised to the qualification of any voter except at themeeting or adjourned meeting at which the vote objected to is given ortendered, and every vote not disallowed at such meeting shall be valid forall purposes.</li> <li>ii. Any such objection made in due time shall be referred to the Chairperson</li> </ul>	Validity of the Vote
	ofthe meeting, whose decision shall be final and conclusive.	
105.	Any member shall enjoy the same rights and be subject to the same liabilities asall other members of the same class.	Equal rights of members
	Ргоху	
106.	Any member entitled to attend and vote at a general meeting may do so eitherpersonally or through his constituted attorney or through another person as aproxy on his behalf, for that meeting.	Member may vote in person or otherwise
107.	The instrument appointing a proxy and the power-of-attorney or other authority, if any, under which it is signed or a notarized copy of that power or authority, shall be deposited at the registered office of the Company not less than 48 hoursbefore the time for holding the meeting or adjourned meeting at which theperson named in the instrument proposes to vote, or, in the case of a poll, notless than 24 hours before the time appointed for the taking of the poll; and indefault the instrument of proxy shall not be treated as valid.	Proxies when to be deposited
108.	An instrument appointing a proxy shall be in the form as prescribed in the Rulesand under the Act.	Form of proxy
109.	A vote given in accordance with the terms of an instrument of proxy shall bevalid, notwithstanding the previous death or insanity of the principal or therevocation of the proxy or of the authority under which the proxy was executed, or the transfer of the shares in respect of which the proxy is given:	Proxies to be valid not withstanding death of theprincipal
	Provided that no intimation in writing of such death, insanity, revocation ortransfer shall have been received by the company at its office before thecommencement of the meeting or adjourned meeting at which the proxy is used.	

	Board of Directors	
110.	Unless otherwise determined by the Company in general meeting, the number of Directors not be less than 3 (three) and shall not be more than 15(Fifteen).	Board of directors
111.	Notwithstanding anything contrary contained in the Articles, if the Company hasavailed any loan(s) from, or issued any debentures or other instruments/securitiesto, any bank(s), financial institution(s), non-banking financial companies, assetreconstruction companies or any other body corporate ("Lender(s)") and so longas any monies with respect to such loan(s) granted by such Lender(s) to theCompany remain outstanding by the Company to any Lender(s) or so long as theLender(s) continue to hold debentures in the Company by direct subscription orprivate placement, or so long as the Lender(s) hold equity shares in the Companyas a result of conversion of such loans/debentures, or if the agreement with therespective Lender(s) provide for appointment of any person or persons as aDirector or Directors, or if the Company is required to appoint to appoint anyperson as a director pursuant to any agreement, (which Director or Directors is /are herein after referred to as "Nominee Director(s) / Observer(s)") on the Board, the Company may appoint such person nominated by such Lender(s) as NomineeDirector / Observer, in accordance with the terms and conditions specified in theagreement executed with such Lender.	Nominee Directors
112.	The same individual may, at the same time, be appointed as the Chairperson of the Company as well as the Managing Director or Chief Executive Officer of theCompany, subject to section 203 of the Act.	Same individual may be Chairperson and Managing Director / Chief Executive Officer
113.	The remuneration of the Directors shall, in so far as it consists of a monthlypayment, be deemed to accrue from day-to-day.	Remuneration of directors
114.	<ul> <li>i. The remuneration payable 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 ordinary resolution passed by the Company in general meeting.</li> </ul>	Remuneration to require members' consent
	ii. In addition to the remuneration payable to them in pursuance of the Act, the Directors may be paid all travelling, hotel and other expenses properly incurred by them—	Travelling and other expenses
	<ul> <li>a. In attending and returning from meetings of the Board of Directors or</li> <li>b. Any committee thereof or general meetings of the company; or</li> <li>c. In connection with the business of the company.</li> </ul>	
115.	The fees payable to the Director for attending the meeting of the Board orcommittee thereof shall be decided by the Board of Directors from time to timewithin the maximum limits of such fees that may be prescribed under the Act orthe Rules.	
116.	The Company may exercise the powers conferred on it by section 88 of the Actwith regard to the keeping of a foreign register; and the Board may (subject	

	tothe provisions of that section) make and vary such regulations as it may	
	thinks fitrespecting the keeping of any such register.	
117.	All cheques, promissory notes, drafts, <i>hundis</i> , bills of exchange and othernegotiable instruments, and all receipts for monies paid to the Company, shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, bysuch person and in such manner as the Board or a committee thereof shall fromtime to time by resolution, determine.	Execution of negotiable instruments
118.	Every Director present at any meeting of the Board or of a committee thereofshall sign his name in the attendance book or attendance sheet kept for thatpurpose or submit a duly signed attendance slip which shall be maintained aspart of the book to be kept for that purpose.	
119.	<ul> <li>i. Subject to the provisions of the Act, the Board shall have power at anytime, and from time to time, to appoint a person as an additional director, provided the number of the Directors and additional directors together shallnot at any time exceed the maximum strength fixed for the Board by theArticles.</li> <li>ii. Such person shall hold office only up to the date of the next annual generalmeeting of the Company but shall be eligible for appointment by theCompany as a Director at that meeting subject to the provisions of the</li> </ul>	Appointment of Additional Director Duration of the office of the additional director
120.	Act. The Board may appoint an alternate director to act for a Director (hereinafter inthis Article called "the Original Director") during his absence for a period of notless than three months from India. No person shall be appointed as an alternatedirector for an independent director unless he is qualified to be appointed as anindependent director under the provisions of the Act.	Appointment of alternate director
121.	An alternate director shall not hold office for a period longer than thatpermissible to the Original Director in whose place he has been appointed andshall vacate the office if and when the Original Director returns to India.	Duration of office of alternate director
121A	<ul> <li>i. Subject to the provisions of Section 152 of the Act at every Annual General Meeting, One-third of such of the Directors for the time being as are liable to retire by rotation, or if their number is not three or a multiple of three, then the number nearest to one-third, shall retire from office.</li> <li>ii. The Directors to retire by rotation at every Annual General Meeting shall be those who have been longest in office since their last appointment, but as between persons who become Directors on the same day, those who are to retire shall, in default of and subject to any agreement among themselves, be determined by lot. A retiring Director shall be eligible for reelection.</li> <li>iii. A Managing or Whole Time Director shall be liable to retirement by</li> </ul>	Rotation and Retirement of Directors
	rotation. He/she shall, however, be subject to the same provisions as to resignation and removal as are applicable to the other Directors. He shall not cease to be a Managing or Whole Time Director if he/she retires rotation under the provisions of the Companies Act 2013 at any Annual General Meeting and shall be reappointed as a Director at the same	

[	meeting	
	meeting.	
	<ul> <li>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.</li> </ul>	
	v. 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. 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 :-	
	<ul> <li>At the meeting or at the previous meeting a resolution for the reappointment of such Director has been put to the meeting and lost;</li> </ul>	
	<ul> <li>b) 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;</li> </ul>	
	c) He is not qualified or is disqualified for appointment;	
	A resolution, whether special or ordinary, is required for his appointment or re- appointment by virtue of any provisions of the said Act;	
122.	If the term of office of the Original Director is determined before he returns tolndia the automatic reappointment of retiring Directors in default of anotherappointment shall apply to the Original Director and not to the alternate director.	Re-appointment provisions applicable to Original Director
123.	i. If the office of any Director appointed by the Company in general meetingis vacated before his term of office expires in the normal course, theresulting casual vacancy may, be filled by the Board of Directors at ameeting of the Board.	Appointment of director to fill casual vacancies
	ii. The Director so appointed shall hold office only upto the date upto whichthe Director in whose place he is appointed would have held office if it hadnot been vacated.	Duration of office of Director appointed to fill casual vacancies
	Power of Board	
124.	The management of the business of the Company shall be vested in the Boardand the Board may exercise all such powers, and do all such acts and things, asthe Company is by the memorandum of association or otherwise authorized to exercise and do, and, not hereby or by the statute or otherwise directed orrequired to be exercised or done by the Company in general meeting but subjectnevertheless to the provisions of the Act and other laws and of the memorandumof association and these Articles and to any regulations, not being inconsistent the memorandum of association and these Articles or the Act, from time to time made by the Company in general meeting provided that no such regulationshall invalidate any prior act of the Board which would have been valid if such regulation had not been made.	General powers of theCompany vested in Board

	Borrowing Powers	
125.	The Directors may, from time to time, at their discretion, raise or borrow, orsecure the payment of, any sum or sums of money for the purposes of theCompany; Provided that the moneys to be borrowed together with the moneysalready borrowed by the Company (apart from temporary loans obtained fromthe Company's bankers in the ordinary course of business) shall not at any timeexcept with the consent of the Company by way of special resolution in generalmeeting exceed the aggregate of the paid-up capital of the Company and its freereserves, that is to say, reserves not set apart for any specific purpose.	Power to borrow
126.	The Directors, with shareholders' consent where required by the Act and Rules,may raise or secure the payment or repayment of such sum or sums in suchmanner and upon such terms and conditions in all respects as they think fit and, in particular, by the issue of debentures or debenture-stock of the Companycharged upon all or any part of the property of the Company (both present andfuture) including its uncalled capital for the time being.	Conditions on which money may be borrowed
	Proceedings of the Board	
127.	i. The Board of Directors may meet for the conduct of business, adjourn andotherwise regulate its meetings, as it thinks fit.	When meeting to beConvened
	ii. The Chairperson or any one Director with the previous consent of theChairperson may, or the company secretary on the direction of theChairperson shall, at any time summon a meeting of the Board.	Who may summon Board meeting
128.	A meeting of the Board of Directors shall be held at least four times every yearand not more than 120 days shall lapse between two Board meetings.	
129.	Notice of every meeting of the Board of Directors of the Company shall be givenin writing to every Director at his address registered with the Company and suchnotice shall be sent by hand delivery or by post or by electronic means.	Notice of Meetings
130.	The quorum for a Board meeting shall be as provided in the Act.	Quorum for Board meetings
131.	The participation of Directors in a meeting of the Board may be either in personor through video conferencing or audio visual means or teleconferencing, as maybe prescribed by the Rules or permitted under law.	Participation at Board meetings
132.	i. Save as otherwise expressly provided in the Act, questions arising at anymeeting of the Board shall be decided by a majority of votes.	Questions at Board Meetinghow decided
	ii. In case of an equality of votes, the Chairperson of the Board shall have	Casting vote of Chairperson at Board

	asecond or casting vote.	Meeting
133.	The continuing Directors may act notwithstanding any vacancy in the Board;but, if and so long as their number is reduced below the quorum fixed by the Actfor a meeting of the Board, the continuing Directors or Director may act for thepurpose of increasing the number of Directors to that fixed for the quorum, or ofsummoning a general meeting of the Company, but for no other purpose.	Directors not to act Whennumber falls Belowminimum
134.	<ul> <li>i. The Board may elect a Chairperson of its meetings and determine theperiod for which he is to hold office.</li> </ul>	Who to preside at Meetingsof the Board
	ii. The Board may elect one of their members as Co-Chairperson to presideover their meetings in the absence of the Chairperson and determine theperiod for which he is to hold office. The Co-Chairperson shall in theabsence of the Chairperson, have all the powers conferred on theChairperson by these Articles.	Directors to elect a Co –Chairperson
	iii. The Board may elect one of their members as Vice Chairman to presideover their meetings in the absence of the Chairperson and Co- Chairpersonand determine the period for which he is to hold office. The Vice Chairmanshall in the absence of the Chairperson and Co-Chairperson, have all thepowers conferred on the Chairperson by these Articles.	Directors to elect a ViceChairman
	iv. If no such Chairperson, Co-Chairperson or Vice Chairman is elected, or if at any meeting the Chairperson, Co-Chairperson and Vice Chairman are notpresent within fifteen minutes after the time appointed for holding themeeting, the Directors present may choose one of their numbers to beChairperson of the meeting.	Absence of Chairperson
135.	<ul> <li>i. The Board may, subject to the provisions of the Act, delegate any of itspowers to committees consisting of such member or members of its body asit thinks fit.</li> </ul>	Delegation of powers
	ii. Any committee so formed shall, in the exercise of the powers so delegated, conform to any regulations that may be imposed on it by the Board.	Committee to conform to Board regulations
136.	The participation of Directors in a meeting of the committee may be either inperson or through video conferencing or audio visual means or teleconferencing, as may be prescribed by the Rules or permitted under law.	Participation at Committee meetings
137.	i. A committee may elect a Chairperson of its meetings.	Chairperson of Committee
	ii. If no such Chairperson is elected, or if at any meeting the Chairperson isnot present within five minutes after the time appointed for holding themeeting, the members present may choose one of their members to beChairperson of the meeting.	Who to preside at Meetingsof Committee
138.	i. A committee may meet and adjourn as it thinks fit.	Committee to meet

	amajority of votes of the members present, and in case of an equality ofvotes, the Chairperson shall have a second or casting vote.	meeting how decided
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139.	All acts done in any meeting of the Board or of a committee thereof or by anyperson acting as a Director, shall, notwithstanding that it may be	Acts of Board or
	afterwardsdiscovered that there was some defect in the appointment of any	Committee valid
	one or more of such Directors or of any person acting as aforesaid, or that they	notwithstanding
	or any of themwere disqualified, be as valid as if every such Director or such	defect of
	person had beenduly appointed and was qualified to be a Director.	appointment
140.	Save as otherwise expressly provided in the Act, a resolution in writing, signedby all the members of the Board or of a committee thereof, for the time	Passing of resolution
	beingentitled to receive notice of a meeting of the Board or committee, shall	Bycirculation
	be validand effective as if it had been passed at a meeting of the Board or	
	committee,duly convened and held.	
	Chief Executive Officer, Manager, Company Secretary,	
	Whole Time Director, Chief Financial Officer	
141.	Subject to the provisions of the Act,—	
	i. A chief executive officer, manager, company secretary or chief	
	financialofficer may be appointed by the Board for such term, at such	Chief Executive Officer,
	remunerationand upon such conditions as it may thinks fit; and any chief	Etc
	executiveofficer, manager, company secretary or chief financial officer so appointedmay be removed by means of a resolution of the Board;	
	ii. A Director may be appointed as chief executive officer, manager,	Director may be chief
	companysecretary or chief financial officer.	executive officer, etc.
142.	A provision of the Act or these regulations requiring or authorising a thing to	Same person not
	bedone by or to a Director and chief executive officer, manager, company	Authorizedto act
	secretaryor chief financial officer shall not be satisfied by its being done by or	in different capacity
	to the sameperson acting both as Director and as, or in place of, chief executive	in amereni capacity
	officer, manager, company secretary or chief financial officer.	
	Managing Director	
143.	i. Subject to the provisions of the Act, the Directors may from time to	Managing Director
	timeappoint one or more of their body to be the Managing Director of	
	theCompany, in accordance with the provisions of the Act and the Rule.	
	ii. A Managing Director so appointed shall exercise the powers and	
	authoritiesconferred upon him by an agreement entered into between him	
	and theCompany and/or by a resolution of the Board and be subject to	
	theobligations and restrictions imposed upon him thereby or by the Act.	
	Registers	
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144.	The Company shall keep and maintain at its registered office all statutoryregisters including, register of charges, register of annual return, register ofloans, guarantees, security and acquisitions, register of investments not held inits own name and register of contracts and arrangements for such duration as theBoard may, unless otherwise prescribed, decide, and in such manner andcontaining such particulars as prescribed by the Act and the Rules. The registersand copies of annual return shall be open for inspection during 11.00 a.m. to 1.00p.m. on all working days, other than Saturdays, at the registered office of theCompany by the persons entitled thereto on payment, where required, of suchfees as may be fixed by the Board but not exceeding the limits prescribed by theRules.	Statutory registers
	i. The Company may exercise the powers conferred on it by the Act withregard to the keeping of a foreign register; and the Board may (subject tothe provisions of the Act) make and vary such regulations as it may thinkfit respecting the keeping of any such register.	Foreign register
	ii. The foreign register shall be open for inspection and may be closed, andextracts may be taken therefrom and copies thereof may be required, in thesame manner, <i>mutatis mutandis</i> , as is applicable to the register of members.	
	The Seal	
145.	The Company shall have a common Seal and the Directors shall provide for thesafe custody thereof. The Seal shall not be affixed to any instrument except:	Seal
	i. By the authority of a resolution of the Board of Directors or a committee of the Board authorized in that behalf, and	
	ii. In the presence of at least two Directors or one Director and the secretary ofthe Company or such other person as the Board may appoint for thepurpose, who shall sign every instrument to which the Seal is so affixed.Such signatures shall be conclusive evidence of the fact that the Seal hasbeen properly affixed.	
	Dividends and Reserve	
146.	The Company in general meeting may declare dividends, but no dividend shallexceed the amount recommended by the Board.	Company in general meeting may declare dividends
147.	Subject to the provisions of the Act, the Board may from time to time pay to themembers such interim dividends as appear to it to be justified by the profits of the company.	Interim dividends
148.	i. The Board may, before recommending any dividend, set aside out of theprofits of the Company such sums as it thinks fit as a reserve or reserveswhich shall, at the discretion of the Board, be applicable for any purpose towhich the profits of the Company may be properly applied, includingprovision for meeting contingencies or for equalizing dividends; andpending such application, may, at the like discretion, either be	Dividends only to be paid out of profits

	<ul><li>employed inthe business of the Company or be invested in such investments (other thanshares of the Company) as the Board may, from time to time, thinks fit.</li><li>ii. The Board may also carry forward any profits which it may considernecessary not to divide, without setting them aside as a reserve.</li></ul>	Carry forward of profits
149.	i. Subject to the rights of persons, if any, entitled to shares with special rightsas to dividends, all dividends shall be declared and paid according to theamounts paid or credited as paid on the shares in respect whereof thedividend is paid, but if and so long as nothing is paid upon any of the sharesin the Company, dividends may be declared and paid according to theamounts of the shares.	Division of profits
	ii. No amount paid or credited as paid on a share in advance of calls shall betreated for the purposes of this Article as paid on the share.	Payments in advance
	iii. All dividends shall be apportioned and paid proportionately to the amountspaid or credited as paid on the shares during any portion or portions of theperiod in respect of which the dividend is paid; but if any share is issued onterms providing that it shall rank for dividend as from a particular date suchshare shall rank for dividend accordingly.	Dividends to be apportioned
150.	The Board may deduct from any dividend payable to any member all sums ofmoney, if any, presently payable by him to the Company on account of calls orotherwise in relation to the shares of the Company.	No member to receive dividend whilst indebted to the Company and Company's right to reimbursement therefrom
151.	The Board may retain dividends payable upon shares in respect of which anyperson is, under the <i>Transmission</i> clause hereinbefore contained, entitled tobecome a member, until such person shall become a member in respect of suchshares.	
152.	i. Any dividend, interest or other monies payable in cash in respect of sharesmay be paid by electronic mode or cheque or warrant sent through post orcourier directed to the registered address of the holder or, in the case ofjoint holders, to the registered address of that one of the joint holders who is first named on the register of members, or to such person and to suchaddress as the holder or joint holders may in writing direct.	
	ii. Every such cheque or warrant or electronic payment mode shall be madepayable to the order of the person to whom it is sent.	Instrument of payment
153.	Any one of two or more joint holders of a share may give effective receipts forany dividends, bonuses or other monies payable in respect of such share.	Receipt of one holder sufficient
154.	Notice of any dividend that may have been declared shall be given to the personsentitled to share therein in the manner mentioned in the Act.	Notice of Dividend
155.	The waiver in whole or in part of any dividend on any share by any document(whether or not under Seal) shall be effective only if such document	Waiver of dividend

	is signed by the member (or the person entitled to the share in consequence of the death orbankruptcy of the holder) and delivered to the Company and if or	
	to the extentthat the same is accepted as such or acted upon by the Board.	
156.	No dividend shall bear interest against the Company.	No Interest on Dividend
	Accounts	
157.	The books of account and books and papers of the Company, or any of them, shall be open to the inspection of Directors in accordance with the applicable provisions of the Act and the Rules.	Inspection by Directors
158.	<ul> <li>i. The Board shall from time to time determine whether and to what extent andat what times and places and under what conditions or regulations, theaccounts and books of the Company, or any of them, shall be open to theinspection of members not being Directors.</li> </ul>	
	ii. No member (not being a Director) shall have any right of inspecting anyaccount or book or document of the Company except as conferred by law orauthorized by the Board or by the Company in general meeting.	Restriction on inspection by members
	Winding up	
159.	<ul> <li>Subject to the provisions of Chapter XX of the Act and Rules there under— <ol> <li>If the Company shall be wound up, the liquidator may, with the sanction of aspecial resolution of the Company and any other sanction required by theAct, divide amongst the members, in specie or kind, the whole or any part ofthe assets of the Company, whether they shall consist of property of thesame kind or not.</li> <li>For the purpose aforesaid, the liquidator may set such value as he deems fairupon any property to be divided as aforesaid and may determine how suchdivision shall be carried out as between the members or different classes ofmembers.</li> <li>The liquidator may, with the like sanction, vest the whole or any part of suchassets in trustees upon such trusts for the benefit of the contributories if heconsiders necessary, but so that no member shall be compelled to accept any shares or other securities whereon there is any liability.</li> </ol> </li> </ul>	Winding up of Company
	Indemnity and Insurance	
160	Subject to the provisions of the Ast sume Director and the di	
160.	Subject to the provisions of the Act, every Director, managing director, wholetimedirector, manager, company secretary and other officer of the Companyshall be indemnified by the Company out of the funds of the Company, to pay allcosts, losses and expenses (including travelling expense) which such Director, manager, company secretary and officer may incur or become liable for byreason of any contract entered into or act or deed done by him in his capacity assuch Director, manager, company secretary or officer or in any way in the discharge of his duties in such capacity including expenses.	Directors and officers right to indemnity

161.	Subject as aforesaid, every Director, managing director, manager, companysecretary or other officer of the Company shall be indemnified against anyliability incurred by him in defending any proceedings, whether civil or criminalin which judgment is given in his favour or in which he is acquitted ordischarged or in connection with any application under applicable provisions of the Act in which relief is given to him by a court or such authority.	
162.	The Company may take and maintain any insurance as the Board may think fiton behalf of its present and/or former Directors and key managerial personnel forindemnifying all or any of them against any liability for any acts in relation to the Company for which they may be liable but have acted honestly andreasonably.	Insurance
	General Power	
163.	Wherever in the Act or the Rules, it has been provided that the Company shallhave any right, privilege or authority or that the Company could carry out anytransaction only if the Company is so authorized by its articles, then and in thatcase this Article authorizes and empowers the Company to have such rights, privileges or authorities and to carry such transactions as have been permitted by the Act, without there being any specific Article in that behalf herein provided.	General Power
	Secrecy Clause	
164.	Subject to the provisions of the Act, no member shall be entitled to requirediscovery of any information respecting any detail of the Company's trading orany matter in the nature of a trade secret, mystery of trade or secret processwhich may relate to the conduct of the business of the Company and which in the opinion of the Board of Directors it may be inexpedient in the interest of theCompany to communicate to the public.	Secrecy clause

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

Name, address description and of occupation of Subscribers	Number of Equity Shares taken by each Subscriber	Signatures of Subscribers	Name, Address and description of Witness
) MR. ASHWINKUMAR PRASANNA TENDULKAR S/O. MR. PRASANNA TENDULKAR	500 (Five Hundred)	Sd/	
1/NAVNEET APARTMENT, 25, RAM MARUTI ROAD, DADAR, BOMBAY-400028.	500 (Five hundred)	Sd/	
BUSINESS.		Sd/-	
2) MR. ASGER JAFFER POONAWALA S/O. JAFFERHUEN POONAWALA 617, RaviwarPeth, Pune-2, Business.	500 (Five hundred)	Sd-	
3) MR. ARJUN KIKA TANDEL S/o. KIKA TANDEL KOTHPAT SHERI, NANI DAMAN-396210. BUSINESS.	500 (Five hundred)		
4) MR. HARIBHAI SOMA TANDEL S/o. SOMA M. TANDEL KATHRIA GHATI STREET, Nani Daman-396210. Business			
Total			

Name, address description and of occupation of Subscribers	Number of Equity Shares taken by each Subscriber	Signatures of Subscribers	Name, Address and description of Witness
5) MR. KISHOR NARSI TANDEL S/o. NARSI KIKA TANDEL Kothpath Sheri. Nani Daman -396210 Business.	500 (Five Hundred )	Sd/-	
6) MRS. USHA SHANKARRAO SHAHADE D/o. SHANKARRAO KRISHNAJI SHAHADE 1, NAVNIT 125, RAMMARUTI ROAD, DADAR, Bombay-400028. Business. 7) KETAN PURUSHOTTAM JUVEKAR S/o. MR. LATE SHRI PURUSHOTTAM JUVEKAR 3RD FLOOR, "Suresh ", Ram Maruti Road, Dadar, Bomaby-400028. Business.	500 (Five Hundred) 500 (Five Hundred)	Sd/-	Witness to all Sd/- (SHUBHADA A. SHAHADE) W/0. MR. ATUL GAUTAM SHAHADE Gautam, plot no . 29, Road No. 2, Sion (East), Bombay -400022. Chartered Accountant.
	3500 (Three Thousand Five Hundred Only)		

Place: Mumbai Date: 21st May, 1992.