# (THE COMPANIES ACT 1956) (PUBLIC COMPANY LIMITED BY SHARES)

## ARTICLES OF ASSOCIATION

55

# BALAJI COMMERCIAL LIMITED

### PRELIMINARY

Unless the context otherwise requires words of expressions interpretation contained in these Articles shall bear the same meaning as in the Act.

The marginal notes hereto shell not exect the construction hereof and in these presents, unless their be comerning in the subject or context inconsistent there will

"The Act" means the Companies Att. 1956

"These Articles" means these Afficials of Association as originally framed or as offshort by Greenal Resolution from time to line

The Company means BALAJ: COMMERCIAL LIMITED

The Directors' mean the Directors of the Company to: the time being

"The Office" means the Registered Office of the Company for the time being

"The Register inflans the Register of Mainbers to be kept prinsulars to Section 150 of the Act.

"Dividend" includes bonus

"Month" means Calenda; month

"Year" means a calendo, pear and Financial Year small have the meaning assigned thereto by Section 2 (17) of the Act

"Proxy" includes Attorney our constituted under a power of Attorney

Seal means the Commun Seal of the Company

th Writing' and Written shall include printing lithography and other modes of representing or representing mores in a visible

form. Words importring the singular number only include the plu number and vice-versa-

Words importing the masculine gender only include the gender.

Words importing persons include corporations

Table "A: not to Apply

Save as provided herein, the regulations contained in Table in Schedule I of the act shall not apply to Company

#### SHARES

Share-Capital

# For BALA JI COMMERCIAL LIMITED

Redeemable

Preference Shares

Allolment of Sharks

Issue or Shares at a aiscount

7

Commission for placing shares

The Authorized Share Capital of the Company shall be o amount as may from time to time be provided in Clause V Meinorandum of Association of the Company with power to in or reduce the Capital of the Company and to divide the shares Capital for the time bring into several classes and attach respectively such preferential, qualified or special rights, pri or conditions and to vary modify or abrogate any such privileges or conditions in such manner as may be permitted Companies Act,1956, or any enactment thereof for the time bi force."

The Company shall liave power to issue Preference Shard carrying right to redemotion out of briblis which would offerwise be available for dividend, or out of the proceeds of a fresh iss of shares made for the purpose of such recemption or hable ce redeemed at the option of the Company, and the Board of subject to the provisions of Section 80 of the Actions are not to power in such manner as it thinks fit

Subject to the provisions of these Articles, the shares share under the control of the Directors who may align or otherwise dispose off the came on such terms and condition, and at su time as the Directors think in and with power to issue services as rully paid up in consideration of services randeted to Company in its formation or otherwise, provided that where Directors decide to increase the issued capital of the Correct by the issue of runher shares, the provisions of Section 81...! Assimil be complied with. Provided further that the aption of high to call of shares shall not be given to any person except will t sanctive of the Company in general meeting

Subject to the provisions of the Act it shall be lawly to i company to issue at a discount, shares of a class already issue

The Company may subject to compliance with the previsions section 76 of the Act, exercise the powers of paving commis-

on the issue of shares and debentures. The commission may be paid or satisfied in cosh or shares, debentures or debenture stock of the Company

The Company may pay a reasonable sum of brokerage, subject to the ceiling presumped under the Act

Trusts not recognised

**Brokerage** 

Subject to Section 187 C of the Act, the Company shall be entitled to treat the registered holder of any share as the absolute owner thereof and accordingly shall not, expect as ordered by a Court of competent jurisdiction or as by law required, be bound to recognise any trust, benami or equitable or other claim to or interest in tuch strates on any fractional part of a share whe her or not it shall have express or other notice thereof

## CERTIFICATE

10. The certificate of title to shares shall be issued under the Seal of the Company

Certificate

Every member shall be entitled free of charge to one certificate for all the shares of each class registered in his name or, if any member so wishes, to several certificate each for one or more of such shares. Unless the Conditions of issue of any shares otherwise provide, the Company shall either within three months after the date of allotment and on surrender to the Company of its letter making the proprient or of its fractional coupons of requisite value (save in the case of issue against letters of acceptance or of renunciation of in case of issue of bonus shares) or within one month of recigion of the application for registration of the transfer, sub-division, consolidation renewal or exchange or any of its shares, as the case may be, complete, and have ready for delivery the certificates of such shares. Every certificate of shares, shall specify the name of the person in whose favour the cedificate is issued, the shares to which it relates and the amount paid up thereon. Particulars of even cartificate issued shall be entered in the Register maintained in the form set out in

Members right To sectificate

the Companies, (Issue of Share Centicates) Rules, 1960 12 (1) If any terrificate of any share or scares be surrurided to the Company for sub-division or consolidation or if any. Certificales certificate be defaced, form or old descrepit, wormbut or where the cages on the reverse for recording transfer have been duly utilised, then upon surrender thereof to the Company the Board, may order the same to be cancelled and may issue a new conflicate to neutriered, and it any

AS to issue of nav

certificate be lost or destroyed, then upon groof thereof to the satisfaction of the Board, and on such indemnity as the Board thinks fit being given a new certificate in lieu thereof. shall be given to party entitled to the shares to which such iost or destroyed certificate relate. Where a new certificate has been issued as aforesaid it shall state on the face of it. and against the stub or counterfoil that it is issued as aforesaid and against the stub or counterfoil that it is issued in lieu of a shares certificate or is a duplicate issued for the one so replaced and, in the case certificate issued in place of one which has been lost or destroyed, the word "duplicate" shall be stamped or punched in bold letters across the face. thereof. For every certificate issued under this Article, there shall be paid to the Company such out of pocket expenses incurred by the Company in investigating evidence as the Board may determine

(2) No fee shall be charged for sub-division and consolidation of share and debenture certificates and for suc-division of tetters of allotment and split, consolidation, renewal and public transfer receipts imp denominations corresponding to the market units of trading, for sub-division or renounceed a fetters of rights; for issue of new certificate in replacement of those which are old, decrepit or worn cut, or where the cages on the reverse for recording transfers have been force utilised. Provided that the Company may charge such fees as may be agreed by it with the Stock Exchange with which its shares may be solisted for the time being to, issue of new certificates in replacement of those that are torredefaced lost or destroyed, and for sub-division and consolidation of share and dehenture certificates and for sub-division of letter of allotment and split, consolidation renewal and pucca transfer receipts into denoir manual office than those fixed for the market units of trading

## JOINT-HOLDERS OF SHARES

Fee on sub-division Of shares, issue of New certificates etc

Maximum number

- 13. Where two or more persons are registered as the holders of any share they shall be deemed to hold the same as joint-tend to with benefit of survivorship subject to provisions following and to the other provision of these Articles relatine to joint holders:
  - (a) The Company shall not be bound to register more than for persons as the joint-holder of any share.

(b) The joint holders of a share shall be liable severally as well as jointly in respect of all payments which ought to be made in respect of such shares. Liability serverel As well as joint

(c) On the death of any one of such joint-holders the survivor or survivors shall be the only person recognised by the Company as having any title to or interest in such share but the Board may require such evidence of death as it may deem fit.

Survivors of jointholders only reconisegd

(d) Only the person whose name stands first in the Register as one of the joint-holders of any share shall be entitled to delivery of the certificate relating to such share

Delivery of Certificares

#### CALLS

14. The Directors may, from time to time, subject to the terms on which any shares, may have been issued, make such calls as they think fit upon the members in respect of all moneys unperd on the shares held by them respectively, and not by the conditions of allotment thereto 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 places appointed by the Directors. A call may be made payable by instalments

Calls

15 A call shall be deemed to have been made at the time when the resolution of the Directors authorising such call was passed. When call deemer: to have been madu

16. Not less than 30 (Thirty) days notice of any call shall be given specifying the time and place of payment and to whom such call shall be paid.

Notice to call

17. If by the terms of issue of any share or otherwise, the whole or part of the amount of issue office thereof is made payable at any fixed time or by instalments at fixed times every such amount of issue price of instalment thereof shall be payable as if it was a call duly made by the Directors and of which due notice had been given and all the provisions herein contained in respect of calls shall apply to such amount or issue price or instalments according!.

Amount payable

18. If the sum payable in respect of any call or instalment be not paid on or before the day appointed for the payment thereof, the holder for the time being of the share in respect of which the call shall have been made or the instalment shall be due, shall pay interest for the same at the rate of 12 (Twelve) percent per annum, from the day appointed for the payment thereof to the actual payment

Interest to be charged on nonpayment of call Evidence in actions qy Company against shareholders or at such other rate as the Directors may determine but the shall have power to waive the payment thereof wholly or in pa

19. On the Trial or hearing of any action or suit brought by the Company against any member or his representative to recover any debt or money claimed to be due to the Company in respect of his shares, it shall be sufficient to prove that the name of it defendant is, or was, when the claim arose, on the Register the Company as a holder, or one of the holders of the number of shares in respect of which such claim is made, that the resolution making the call is duly recorded in the minute book and that the amount claimed is not entered as paid in the books of the Company, and it shall not be necessary to prove the appointment of the Directors who made any call nor that a quorum of Director was present at the meeting at which any call was made nor the such meeting was duly convened or constituted, nor any other matter whatsoever; but the proof of the matters aforesaid shall be conclusive evidence of the debt.

Payment of calls in advance

20. The Board may, if it thinks fit, receive form any member willing to advance the same, all or any part of the money due upon the shares held by him beyond the sums actually called for, and upon the money so paid or satisfied in advance, or so much thereof as from time to time exceeds the amount of calls the made upon the share in respect of which such advance has been made, the Company may pay interest at such rate not exceeding unless the Company in general meeting shall otherwise direct, apper cent per annum as the member paying such sum as advance and the Board agree upon. Money so paid in excess of the amount of call shall not rank for dividends or confer a right to participate in profits. The Board may at any time repay the amount advanced upon giving such member not less than three months notice in writing.

#### FORFEITURE AND LIEN

Notice may be given for valls or instalment not paid 21. If any member fails to pay any call or instalment on or before the day appointed for the payment of the same, the Directors may any time thereafter, during such time as the call or instalment remains unpaid, serve notice on such member requiring him pay the same together with any interest that may have accruent and expenses, they may have been incurred by the Company by reasons of such non-payment.

Form of notice

22. The notice shall name a day (not being less than 30 days from the date of the notice) and a place or places on and at which

such call or instalment and such interest and expenses as aforesaid are to be used. The notice shall also state that in the event of non cayment at or before the time, and at the place or places appointed the shares in respect of which such call was made or instalment is payable will be liable to be forfeited.

23 If the requirement of any such notice as aforesaid be not complied with, any shares in respect which such notice has been given may, at any time thereafter before payment of all calls or instalments, interest and expenses due in respect thereof, be forfeited by a resolution of the Directors to that effect. Such forfeiture shall include all dividends declared in respect of the forfeiture shall include all dividends declared in respect of the forfeiture. Neither the receipt by the Company of a portion of any money which shall from time to time be due from any member of the Company in respect of his shares, either by way of principal or interest nor any indulgency granted by the Company in respect of the payment of any such money shall preclude the Company from thereafter proceeding to enforce a forfeiture of such share are herein provided.

Notice after forterure

If notice not complied with shares may be

forfeited

24. When any shares shall have been so torteited notice of the forfeiture shall be given to the member in whose name it stood immediately prior to the forfeiture and an entry of the torteiture with the date thereof, shall forthwith be made in the Register out no forfeiture shall be in any manner healidated by any emission or neglect to give such notice or it made such anity as aforesaid.

Forfeited share to become properly of the Company

25 Any share so forfeited shall be deamed to be the property of the Company, and the Directors may sell re-allol of placewise dispose off the same in such manner as they think fit.

Power to sinual forteiture

26 The Directors may, at any time before any share so to deited shall not be sold, re-allotted or otherwise disposed off, annul the forfeiture thereof upon such conditions as they think fit.

Arrears to be daid not with a faut 1000 fortesture

27 Any member whose shares have been forfeited shall notwithstanding such forfeiture be liable to pay and shall forthwith pay to the Company all calls instalments, interest and the expenses, owing upon or in respect of such, shares at the time of all instalments interest and the forfeited together with interest thereupon, from the time of the forfeiture until payment at 12 percent per annum or such other rate as the Directors may determine and the Directors may enforce the payment thereof without any deduction of allowance for the value of shares at the time of torfeiture but shall not be under any doligation to do so.

Effect to forfeiture

28. The forfeiture of a share shall involve the extinction of all interest in and also of all claims and demands against the Company in respect of the share, and all other rights incidental to the share except only such of those rights as by these Articles are expressive saved.

Evidence of forfeiture

29. A duly verified declaration in writing that the declarant is a Director of the Company and that certain shares in the Company have been duly forfeited on a date stated in the declaration shall be conclusive evidence of the facts therein stated as against all persons claiming to be entitled to the shares and the receipt of the Company for the consideration, it any given for the shares on the sale or disposition thereof, shall constitute a given title of such shares.

Company's lien on shares

30. The Company shall have a first and paramount fen upon all the shares (not fully paid up) registered in the name of each member (whether solely or jointly with others), and upon the proceeds of sale thereof for all moneys (whether presently payable or not) called or payable at a fixed time in respect of such shares. If of no equitable interest in any share shall be created except upon the footing and condition that Article 9 hereof is to have full effect. Unless otherwise agreed, the registration of a transfer of shares, shall operate as a waiver of the Company's tien, if any on such shares.

Intention as ro enforcing lien

For the purpose of enforcing such lien, the Directors may sell the shares subject thereto in such manner as they think in but to sale shall be made until such period as aforesaid shall have elapsed and until notice in writing of the intention to sell of the have been served on such member, his committee, curator both or other person recognised by the Company as entitled to represent such member and default shall have been made thinn or them in the payment of the sum payable as aforesaid thinly days after such notice. The net proceeds of any such sale shall be applied in or towards satisfaction of such part of the amount in respect of which the lien exists as is presently pays be by such member, and the residue (if any) paid to Such member.

Applications of proceeds of sale

by such member, and the residue (if any) paid to Such member, and the residue (if any) paid to Such member, and the residue (if any) paid to Such member, and the residue of parts of some such as a foresaids.

Validity of Shares

32. Upon any sale after forfeiture or for enforcing a lien in purported exercise of the powers by these persents given the Directors may appoint some person to execute an instrument of transfer of the shares sold and cause the purchaser's name to be entered.

in the register in respect of the shares sold and after his name tips been entered in the Register in respect of such shares his bille to such shares chall not be affected by any irregularity of invalidity in the proceedings in reference to such forfeiture, sate of disposition, nor impeached by any person and the remedy of any person aggrieved by the sale shall be in damages only and against the Company exclusively.

33 Where any shares under the powers in that behalf herein contained are sold by the Directors and the certificate thereof has not been delivered to the Company by the former nowars of the said shares the Directors may issue new certificate in lieu of certificate not so delivered up

Power to issue new cenificate

### TRANSFER AND TRANSMISSION OF SHARES

34. Subject to the provisions of the Act, no transfer of shares shall be registered unless a proper instrument of transfer drill shamped and executed by or on behalf of the transferor or transferee has been, delivered to the Company together with the certificate or certificates of the shares, or if no such certificate is in existence along with the letter of allotment of shares. The instrument of transfer of any shares shall be signed both by or on behalf of the transferor and by or on behalf of transferees and the transferor shall be deemed to remain the holder of such share until the name of the transferee is entered in the Register in respect thereof

Execution of transfer

35. Application for the registration of the transfer of a share may be made either by the transferor or the transferee provided that, where such application is made by the transferor, no registration shall in the case of partly paid shares be effected unless the Company gives notice of the application to the transferee in the manners prescribed by the Act, and, subject to the provisions of Articles hereof, the company shall unless objection is made by the transferee within two weeks from the date of receipt of the notice enter in the Register the name of the transferee in the same manner and subject to the same conditions as if the application for registration was made by the transferee.

Application for transfer

36 Before registering any transfer tendered for registration the Company may, if it so thinks fit, give notice by letter posted in the ordinary-course to the registered holder that such transfer deed has been lodged and that, unless bajection is taken, the transfer will be registered and if such registered holder tails to lodge an objection in writing at the office of the Company within two weeks

Nance of transfer to registered holder from the posting of such notice to him he shall be deemed to have admitted the validity of the said transfer.

Register of transfer

37. The Company shall keep a "Register of Transfers" and therein shall be fairly and distinctly entered particular of every transfer of any share.

In what case to decline to register transfer of shares

38. Subject to the provisions of section 111 of the Act, the Board, without assigning any reason for such refusal, may within one month from the date on which the instrument of transfer was delivered to the Company, refuse to register any transfer of a share upon which the Company has a lien and, in the case of a share not fully paid up, may refuse to register a transfer to a transferee of whom the Board does not approve.

Provided that the registration of a transfer of share shall not be refused on the ground of the transferor being either alone or jointly with any other person or persons indebted to the Company on any account whatsoever.

No transfer to minor etc.

39. (1) No transfer shall be made to a minor or a person of unsound mind.

No fee for registration for transfer etc.

(2) No fee shall be charged for registration of transfer, grant of probate, grant of letter of administration, certificate to death or marriage. Power of Attorney or similar other instruments.

When instrument of transfer to be retained 40. All instruments of transfer duly approved shall be retained by the Company and in case of refusal, instruments of transfer shall be returned to the person who lodges the transfer deeds.

Notice of refusal to register transfer

41. If the Directors refuse to register the transfer of any shares, the Company shall, within one month from the date on which the instrument of transfer was lodged with the Company or intimation given, send to the transferor and the transferee or the person giving intimation of such transfer notice of such refusal.

Power to close transfer books and register

42. On giving seven days' notice by advertisement in a newspaper circulating in the District in which the Office of the Company is situated the Register of members may be closed during such time as the Directors think fit not exceeding in the whole forty five days in each year but not exceeding thirty days at a time.

Transmission of registered shares

43. The executors or administrators or the holder of a succession certificate in respect of shares of a deceased member (not being one of several joint holders) shall be the only person whom the Company shall recognise as having any title to the shares registered in the name of such member and, in case of the death of any one or more of the joint-holders of any registered shares

the survivors shall be only personar ecognised 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 a deceased joint-holder from any liability on shares held by him jointly with any other person. Before recognising any legal representative or heir or a person otherwise claiming title to the shares the Company may require him to obtain a grant of probate or letters of administration or succession certificate, or other legal representation, as the case may be from a competent Court, provided nevertheless that in any case where the Board in its absolute discretion think fit it shall be lawful for the Board to dispense with production of probate or letters of administration or a succession certificate or such othe legal representation upon such terms as to indeminity or otherwise as the Board may consider desirable.

- 44. Any person becoming entitled to or to transfer shares in consequence of that death or insolvency of any member, upon producing such evidence that he sustains the character in respect of which he proposes to act under this article, or of his title as the Directors think sufficient, may with the consent of the Directors (which they shall not be under any obligation to give), be registered as a member in respect of such shares or may, subject to the regulations as to transfer hereinbefore contained transfer such shares. This article is hereinafter referred to as 'The transmission' Article'. Subject to any other provisions of these Articles if the person so becoming entitled to shares under this or the last preceding Article shall elect to be registered as a member in respect of the share himself he shall deliver or send to the company a notice in writing signed by him stating that he so elects. If he shall elect to transfer to some other person he shall execute an instrument of transfer in accordance with the provisions of these articles relating to transfer of shares. All the limitations, restrictions and provisions of these Articles relating to the rights to transfer and the registration of transfers of shares shall be applicable to any such notice of transfer as aforesaid.
- 45. Subject to any other provisions of these Articles if the Directors in their sole discretion are satisfied in regard thereof, a person becoming entitled to a share in consequences of the death or insolvency of a member may receive and give a discharge for any dividends or other money payable in respect of the share.
- 46. The instrument of transfer shall be in writing and all the provision of Section 108 of the Companies Act, 1956 and of any statutory

As to transfer of shares of deceased or insolvent members

Transmission Article

Notice of election to be registered

All Rights of executors and trustees

Provisions of articles relating to transfer applicable

modification thereof for the time being shall be duly complied with in respect of all transfers of shares and the registration thereof.

# SHARE WARRANTS

Power to issue share warrants

47. Subject to the provisions of Section 114 and 115 of the Act and subject to any directions which may be given by the Company General Meeting, the Board may issue share-warrants in such manner and on such terms and conditions as the Board may deem fit. In case of such issue Regulations 40 to 43 of table in Schedule 1 to the Act, shall apply.

#### STOCKS

Stocks

43. The company may exercise the power of conversion of its shade into stock and in that case regulations 37 to 39 to table "A" Schedule 1 to the Act shall apply.

# ALTERATION OF CAPITAL

Power to subdivide and consolidate

- 49. The Company may be ordinary resolution from time to time at the condition of memorandum of Association as follows:
  - (a) Increase the Share Capital by such amount to be divided into shares of such amount as may be specified in resolution.
  - (b) Consolidate and divide all or any of its share capital shares of larger amount than its existing shares.
  - (c) Sub-divide its existing shares or any of them into shares or smaller amount than is fixed by the Memorandum, so however, that in the sub-division the proportion between amount paid and the amount, if any unpaid on each require share shall be the same as it was in the share from which the reduced share is derived, and
  - (d) Cancel any shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken any person and diminish the amount of its share capital the amount of the share so cancelled.

Surrender

50. Subject to the provisions of Sections 100 to 104 inclusive, of the Act, the Board may accept from any member the surrender or any of his shares on such terms and conditions as shall agreed.

#### MODIFICATION OF RIGHTS

51. If at any time the share capital is divided into different classes of shares the notits attached to any class (unless otherwise provided by the terms of issue of the shares of that class) may, Whether or not the Company is being wound up, be carried with consent in writing of the holders of three-fourths of the issued shares of that class, or with the sanction of a Special Resolution passed at a Separate Meeting of the holders of the shares of that class. To every such Separate Mooting the provisions of these Articles. relating to general meeting shall apply, but so that the necessary quarum shall be two persons atleast holding or representing by proxy one-tenth of the issued shares of the class but so that if at any adjourned meeting of such holders a quorum as above defined is not present, those members who are present shall be a quorum and that any holder of shares of the class present in person or by proxy may demand a poli and, on a poli, shall have one vote for each shares of the class of which he is the holder. The Company shall comply with the provisions of Section 192 of the Act as to forwarding a copy of any such agreement or resolution to the Registrar.

Power to modify neats.

#### BORROWING POWERS

52. The Board may, from time to time at its discretion, subject to the provisions of Section 58A. 29Z and 293 of the Act, raise or borrow, either from the Directors or from eisewhere and secure the payment of any sum or sum of money for the purposes of the Company.

Pawer to some

53. The Board may raise or secure the repayment of such sum or sums in such manner and upon such terms and conodions in all respects as it thinks tit, and in particular, by the issue of bonds perpetual or redeemable debenture or debenture-stock, or any mortgage, or other security on the undertaking of the whole or of the property of the Company (both present and future), including its uncalled capital for the time being, provided that debentures with the rights to allotinant or or conversion into chares shall not be issued except with the serction of the Company in general meeting and subject to the previsions of the Act

Condition on the more money may be our own

Any debentures, debenture-stock, bonds or other securities may be issued at a discount, premium or otherwise and with any special privileges, as to redemption, surrender, drawings, allotment of shares appointment of Directors and otherwise, Debentures,

Issue at discount etmor with special privileges

debenture-stock, bonds and other securities may be made assignable free from any equities between the Company and person to whom the same may be issued.

#### instrument of transfer.

- 55. Save as provided in Section 108 of the Act. No transfer debenture shall be registered unless a proper instrument transfer duly stamped and executed by the transferor is transferee has been delivered to the Company together with the certificate or certificates of debentures,
- 56 If the Board refuses to register the transfer of any debentures to Company shall, within two months from the date on which to instrument of transfer was lodged with the Company, sent to to transferse and to the transferor notice of the refusal.

#### RESERVES

#### Reserves

57. Subject to the provisions of the Act, the Board shall in accordance with Section 205 (2A) of the Act, before recommending an dividend, set aside out of the profits of the Company such sum as it thinks proper as reserves which shall, at the discretion the Board, be applicable for any purpose to which the profits the Company may be properly applied and pending side application may at the like discretion, either be employed in the business of the Company or be invested in such investment (other than shares of the Company as the Board may from the to time think fit). The Board may also carry forward any profit which it may think prudent not to divide without setting the aside as a reserve.

## Capitalisation

58. Any General Meeting may rescive that the whole or any part I the undivided profits of the Company (which expression indiinclude any premiums received on the issue of shares and adprofits or other sums which have been set aside as a reserve of reserves or have been carried forward without being divide) in capitalised and distributed amongst such of the members as would be entitled to receive the same if distributed by way of divident and in the same proportions on the footing that become entitled thereto as capital and that all or any part of such capitalise amount be applied on behalf of such members in paying up in full any unlessed shares of the Company which shall be distributed accordingly or in or towards payment of the uncalled liability of any issued shares, and that such distribution or payment shall be accepted by such member in full satisfaction of their interest in the said capitalised amount. Provided that any sum standing i the credit of a share premium account or a capital recement

reserve account may, for the purposes of this Article only be applied in the paying up of unissued shares to be issued to members of the company as fully-paid bouns shares

59. For the purpose of giving effect to any resolution under two last. Fractional certificates preceding Articles the Directors may settle any difficulty which may arise in regard to the distribution as they think expedient and in particular may issue fractional certificate.

#### **GENERAL MEETINGS**

60 The Directors may, whenever they think fit, call an extra ordinary general meeting provided however if at any time there are not in India Directors capable of acting who are sufficient in number to form, a quorum any Directors present in India may call an extra ordinary general meeting in the same manner as nearly as possible as that in which such a meeting may be called by the Board.

Extra ordinary General Meetina

61. The Board of Directors of the Company shall on the requisition of such member or members of the company as is specified in subsection (4) of Section 169 of the Act forthwith proceed to call an extra ordinary general meeting of the Company and in respect of any such requisition and of any meeting to be called pursuant thereto, all the other provisions of section 189 of the Act and of any statutory modification thereof for the time being shall apply.

Calling 3! File ordinary Jei-Meeting on require 31

62. The quorum for a general Meeting shall be five members present in person.

Quorum

63. At every General Meeting, the Chair shall be taken by the Chairman of the Board of Directors, if at any meeting the Chairman of the Board of Directors be not present within fifteen minutes after the time appointed for holding the meeting or, though present be unwilling to act as chairman, the members present shall choose one of the Directors present to be Chairman or if no Director shall be present and willing to take the Chair than the members present shall choose one of their member, being a member entiteld to vote, to be Chairman

Chairman.

54. Any act or resolution which under the provision of this article or of the Act, is permitted shall be sufficiently so done or passed if effected by an ordinary resolution unless either the act or the articles specifically require such act to be done or resolution passed by a special resolution.

Sufficiency of ordinary resolutions

65. If within half an hour from the time appointed for the meeting a quorum be not present, the meeting, if convened upon a requisition

When if quorum be not present, meeting to no dissolved and when adicurned

of share holders shall be disolved but in any other case it shall stand adjourned to the same day in the next week at same time and place, unless the same shall be public holiday when the meetine shall stand adjourned to the next day not being a public holiday at the same time and place and if at such adjourned meeting a quorum be not present within half an hour from the time appointed for the meeting; those members who are present and not being less than two persons shall be a quorum and may transact the business for which the meeting was called.

How question of resolutions to be decided at meetings 66. In the case of an equality of votes the Chairman shall both on a show of hands and a poll have a casting vote in addition to the vote of votes to which he may be entitled as a member.

Power to adjourn General Meeting 67. The Chairman of a General Meeting may adjourn the same from time to time and from place to place, 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. If shall not be necessary to give notice to the members of such adjournment or of the time, date and place appointed for the holding of the adjourned meeting.

Bsuienss may proceed not with standing demand of poli 68. If a poll be demanded, the demand of a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which a poll has been demanded

# VOTES OF MEMBERS

Vote of members

- 69. (1) On a show of hands every member present in person and being a holder of Equity Shares shall have one vote and every person present either as a proxy on behalf of a holder of Equity Shares or as a duly authorised representative of body corporate being a holder of Equity Shares, if he is no entitled to vote in his own rights, shall have one vote.
  - (2) On a poll the voting rights of a holder of Equity Shares share be as specified in Section 87 of the Act.
  - (3) The voting rights of the holders of the Preference Shares including the Redeemable Cumulative Preference Shares shall be in accordance with the provisions of section 87 of the Act.
  - (4) No company or body corporate shall vote by proxy so long as a resolution of its Board of Directors under Section 16 of the Act is in force and the representative named in successful to the resolution is present at the General Meeting at which the vote by proxy is tendered.

70 A person becoming entitled to a share shall not before being registered as member in respect of the share entitled to exercise in respect thereof any right conferred by membership in relation to meeting of the Company.

Votes in respect of deceased, insolvent and insane members

If any member be a lunatic or idiot, the may vote whether, on a show of hands or at a poll by his committee or other legal curator and at the legal mentioned persons may give their votes by proxy provided that twenty four hours atleast before the time of holding the meeting or adjourned meeting, as the case may be, at which any such person proposes to vote he shall satisfy the Board of his rights under this Article unless the Board shall have previously admitted his right to vote at such meeting in respect thereof

Joint holders

Where there are joint holders of any share any one of such persons may vote at any meeting either personally 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 persont at any meeting either personally or by proxy then that one of the said persons so persont whose name stands prior in order on the register in respect of such share shall along be entitled to vote in respect thereof. Several executor or administrators of deceased member in whose name any share stands shall for the purpose of this Africle be deemed joint holders thereof.

Instrument appointing proxy too in whiting

The instrument appointing a proxy shall be in writing under the hand of the appointer or of his Attorney duly authorised in writing or is such appointer in a porphiation under its common seal or the hand of its Attorney.

Instrument appointing proxy to be deposited at the office

73. The instrument appointing a proxy and the Power of-Attorney or other authority (if any) under which it is signed or a notarially certified copy of that power of authority shall be deposited at the office not less than founty eight hours before the time for holding the meeting at which the person named in the instrument proposes to vote in default the instrument of proxy shall not be treated as valid.

When vote by proxy valid though authority revoked

A vote given in accordance with the terms of an instrument appointing a proxy shall be valid notwithstanding the previous death or insanity of the principal or revocation of the instrument of transfer of the share in respect of which/the vote is given. Provided no intimation in writing of the death, insanity, revocation or transper of the share shall have been received at the office or by the Chairman of the Meeting before the vote is given. Provided nevertheless that the Chairman of any meeting shall be entitled.

to require such evidence as he may in his discretion thing fit of the due execution of an instrument of proxy and that the same has not been revoked.

# Form of instrument appointing praxy

75. Every instrument appointing a proxy shall, as nearly a circumstances will admit, be in the form set out in Schedule to the Act.

#### Validity of vote

76. No objection shall be taken to the validity of any vote except a the maeting or poll at which such vote shall be tendered and every vote not disallowed at such meeting or poll and whethe given personally or by proxy or otherwise shall be deemed valid for all purposes.

#### Restrictions on voting

77. No member shall be contiled to exercise any unting rights either personally or by proxy at any meeting of the Company 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 and has exercised any right of lien.

### DIRECTORS GENERAL PROVISIONS

### Number of Directors

76 The number of Directors shall not be less than three and no more than twelve

#### First Directors

70 The first three subscribers to the Memorandum and Articles of Association as given in seriatim shall be the first directors of the Company.

# Power of Directors to add its number

The Directors shall have power at any time and from time to time to appoint any person as a Director as an addition to the Director but so that the total number of Directors shall not at any time exceed the maximum number fixed by the Articles, any directors appointed shall hold office only until the next Annual General Meeting of the Company and shall be eligible for re-election.

#### Share qualification of Directors

91. A Director shall not be required to hold any share qualification

# Remuneration of Directors

82. Each Director shall be entitled to be paid out of the funds of the company by way of remuneration for his services not exceeding the sum of Rs. 250/- (Rupees two hundred fifty) as may be fixed by Directors from time to time for every meeting of the Board Directors committee thereof attended by him. Subject to the provisions of the Companies Act, the Directors shall also be entitled to receive in each year a Commission @ 1% of the net profits of the Company, such commission to be calculated on the profits of the Company to be computed in accordance with the provisions of the Companies Act, 1956 and such commission shall be divided among the Directors in such proportion and

manner as may be determined by them. The Director may allow and pay to any Director who for the time being is resident out of the place at which any Meeting of the Director may be held and who shall come to that place for the purpose of attending such meeting such sum as the Directors may consider fair and reasonable for his expenses in connection with his attending at the meeting in addition to his remuneration as above specified. If any Director being willing is appointed to an executive office either whole time or part time or be called upon to perform extra services or to make any special exertions for any of the purposes of the Company then subject to Section 198, 309, 310 and 314 of the Act the Board may remunerate such Director either by a fixed sum or by a percentage of profits or otherwise and such remuneration may be either in addition to or in substitution for any other remuneration to which he may be entitled to.

83. The continuing Directors may act notwithstanding any vacancy in their body but so that if the number falls below the minimum number above fixed, the Directors shall not except for the purpose of filling vacancies or of summoning a General Meeting act so long as the number is below the minimum.

Continuing Directors may act

84. Subject to the provisions of section 297, 299, 300 and 314 of the Act, the Directors (including Managing Director) shall not be disqualified by reason of his or their office as such, from holding office under the Company or from contracting with the Company either as vendor, purchaser lender, agent, broker, lessor or otherwise nor shall any such contract or any contract or arrangement entered into by or behalf of the Company with a relative of such Directors or the Managing Director or with any firm in which any Director or a relative shall be a partner or with any other partner or with a private company in which such Director is a member or director interested be avoided, nor shall any Director or otherwise so contracting or being such member or so interested be liable to account to the Company for any profit realised by such contract or arrangement by reason only of such Director holding that office or of the fiduciary relation thereby established.

Directors may contract with Company

#### APPOINTMENT OF DIRECTORS

85. The Company in General Meeting, may subject to the provision of these Articles and the Act, at any time elect any person to be a Director and may from time to time increase or reduce the number of directors.

Appointment Directors of

Board may fill up Casual vacancies

86. If any Director appointed by the Company in general meet of vacates office as a Director before his term of office will explain the normal course the resulting casual vacancy may be filled up by the Board at a meeting of the Board, but any person so appointed shall retain his office so long only as the vacating Director would have retained the same if no vacancy had occurred. Provided that the Board may not fill such a vacancy by appointing thereto any person who has been removed from the office of Director under Section 284 of the Act.

Nominee Directors

87. The Company shall subject to the provisions of the Act, be entitled to agree with any person firm or corporation that he or it shall have the right to appoint his or its nominee on the Board of Directors of the Company upon such terms and conditions as the Company may deem fit. The Corporation, firm or person shall be entitled from time to time to remove any such Director or Directors and appoint another or others in his or their places. He shall the entitled to the same right and privileges and be subject to the same obligation as any other Director of the company.

Alternate Directors

88. Subject to the provisions of section 313 of the Act the Board may appoint any person to act as an alternate director for a director during the latter's absence for a period of not less than three months from the state in which meeting of the Board are ordinarily held and such appointment shall have effect and such appointed whilst he holds office as an alternate director; shall be entitled to notice of meeting of the Board and to attend and vote thereof accordingly, but he shall ipso facto vacate office if and/when the absent director returns to state in which meeting of the Board are ordinarily held or the absent Director vacates office as a Director.

#### ROTATION OF DIRECTORS

Rotation of Directors

- 89. (1) Not less than two-third of the total number of Directors shall be persons whose period of office is liable to determination by retirement of Director by rotation.
  - (2) At each Annual General Meeting of the Company one third or 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.
  - (3) 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 sents day make to retire shell in default of and subject to any agreement among themselves be determined by tot.

- (4) If at any Annual General meeting all the Directors appointed under Article 87 and 108 here by are not exempt from retirement by rotation under Section 255 of the Act then to the extent permitted by the said Section the exemption shall extend to the Director or Directors appointed under Article 87. Subject to the foregoing provisions as between Directors appointed under any of the Articles referred to above, the Director or Directors who shall not be liable to retire by rotation shall be determined by and in accordance with their respective seniorities as may be determined by the Board.
- A retiring Director shall be eligible for re-election and shall act as
   A Director throughout the meeting at which he retires.

Retiring Director eligible for reelection

91. Subject to any resolution for reducing the number of Directors, if at any meeting at which an election of Directors ought to take place, the places of the retiring Directors not filled up, the meeting shall stand adjourned fill the next succeeding day which is not a public holiday at the same time and place and if at the adjourned meeting, the places of the retiring Directors are not filled up, the retiring Directors or such of them as have not had their places filled up shall (if will to continue in office) be deemed to have been re-elected at the adjourned meeting.

#### PROCEEDINGS OF DIRECTORS

92. The Directors may meet together for the dispatch of business, adjourned and otherwise regulate their meetings and proceedings as they think fit. Notice in writing of every meeting of the Director shall ardinarily be given by a Director or such other officers of the campany duly authorised in this behalf to every Direct or for the time being in India and at his usual address in India.

Meetings of Directors

93. The quorum for a meeting of the Directors shall be determined from time to time in accord ance with the provisions of Section 287 of the Ast, if a quorum shall not be present within fifteen minutes from the time appointed for holding a meeting of the Directors, it shall be adjourned until such date and time as the Directors present shall appoint.

Quotum

94. The Secretary may at any time, and upon request of any two Directors shall summon a meeting of the Directors.

Summoning a meeting of Directors

	Act of meeting	97.	A meeting of Directors for the time being at which a quorum present shall be competent to exercise all or any of the authority powers and discretions by or under the Articles of the Compand the act for the time being vested in or exerciseable by Directors generally.
Ali	To appoint Committee and to delegate power and revoke it		The Directors may subject to compliance of the provisions of Act from time to time delegate any of their powers to Committee consisting of such member or members of their body as think fit, and may from time to time revoke such delegation. Committee so formed shall in the exercise of the powers delegated confirm to any regulations that may from time to be imposed on it by the Directors. The meeting and proceed of any such Committee, if consisting of two or more members shall be governed by the provisions herein contained for regulation meetings and proceedings of the Directors so far as same as applicable thereto and are not supersided by regulation made by the Directors under this Article.
Ro	Validity of acts		All acts done at any meeting of Directors or of a Committee the Directors or by any person acting as a Director shall be a notwithstanding that it be afterwards discovered that there we some defect in the appointment of any such Directors. Committee or person acting as aforesaid or that they or any of them disqualified
	Resolution by circulation	,	Except resolution which the Companies Act requires in specificate be passed in a board meeting, a resolution may be passed the Directors or Committee thereof by circulation in acrordan with the provisions of Section 289 of the act.  And any such minutes of any meeting of Directors or or a Committee or of the Company if purporting to be signed by Chairman of the such meeting or by the Chairman of the

vote.

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No

Voting at Meeting

Chairman of Meeting

95. Subject to the provisions of Section 316, 372 (5) and 386 of

96. The Chairman of the Board of Directors shall be the Chairman the meetings of Directors. Provided that if the Chairman of Board of Directors is not present within five minutes after appointed time for holding the same, the Directors present of

choose one of their number to be Chairman of such meeting

Act, questions arising at any meeting shall be decided by majority of votes, each director having one vote and in case an equality of votes, the Chairman shall have a second or cast

succeeding meeting shall be receivable as prima facile evidence of the maters in such minutes.

## POWERS OF DIRECTORS

101. Subject to the provisions of the Act, the control of the Company shall be vested in the Directors who shall be entitled to exercise all such powers and do all such acts and things as may be exercised or done by the Company and are not hereby or by law expressly required or directed to be exercised or done by the Company in General Meeting but subject nevertheless to the provisions of any law and of these presents from time to time made by the Company in General Meeting: provided that no regulation so made shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made

General power of the Company vested in the Directors

102. Without prejudice to the general powers conferred by the preceding article the Director may from time to time and at any time subject to the restrictions contained in the Act, delegate to managers, secretaries, officers assistants and other employees or other persons (including any firm or body corporate) any of the powers authorised and discretions for the time being vested in the Directors.

Power to delegate

103. The Directors may authorise any such delegate or attorney as arcresaid to sub-delegate all or any of the powers, authorities and discretion for the time being vested in them

Power to authorise sub-delegation

104. All deeds, agreements and documents and all cheques, promissory notes, drafts, hundles, bills of exchange and other negotiable instruments, and all receipts for moneys paid to the Company, shall be signed, drawn, accepted or endorsed or otherwise executed, as the case may be by such persons (including any firm or body corporate) whether in the employment to the Company or not and in such manner as the Director shall from time to time by resolution determine

Signing of documents

105. The Directors may make such arrangement as may be thought fit for the management of the Company's affairs abroad, any may for this purpose (without prejudice to the generality of their powers) appoint local bodies, and agents and fix their remuneration, and delegate to them such powers as may be deemed requisite or expedient. The foreign sear shall be affixed by the authority and in the presence of and instruments sealed therein shall be signed by such persons—as the Directors shall from time to time by

Management abroad

writing under the common seal appoint. The company exercise the powers of keeping Foreign Register regulations not being in consistent with the provisions 157 and 158 of the Act, the board may from time to 1 such provisions as it may think fit relating thereto and mental the requirements of any local law.

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Manager or Secretary

106 A manager or secretary may be appointed by the Dir such terms, at such remuneration and upon such conthey may think fit, and any Manager or Secretary appoints the removed by the Directors.

A director may be appointed as Manager or Secretary, s Section 314, 197A, 367 & 388 of the Act

Act of director, Manger or Secretary 107. A provision of the Act or these regulations required or at thing to be done by a director, manager or secretary be satisfied by its being done by the same person actinities the ranger or secretary

### MANAGING DIRECTORS

Power to appoint Managing Director

108 Subject to the provisions of Sections 197A, 269, 315 of the Ast, the Board may, from time to time appoint one Directors to be Managing Director or Managing Director Company and may, from time to time (subject to the of any contract between him or them and the Company or dismiss him or them from office and appoint anyther in his place or their places.

To what provisions he shall be subjected

109 Subject to the provisions or Section 255 of the Act and (4) horeof, a Managing Director shall not, while he pushed that office, be subject to retirement by rotation, a to the provisions of any contract between him and the he shall be subject to the same provisions as to resident the same at the other Directors, and he shall was immediately cease to be a Managing Director if he hold the office of Director from any cause.

Remuneration of Managing Director 110 Subject to the provisions of Sections 198, 309, 510 the Act, a Managing Director shall, in addition to the playable to him as a Director of the Company under receive such additional remunerations as may from be sanctioned by the Company

Power of Managing Questor 511 Subject to the provisions of the Act, in particular to the and restrictions combined in Section 292 thereof, the

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from time to time, entrust to and confer upon a Managing Director for the time being such of the powers exerciseable under these presents by the Board as it may think fit, and may confer such powers for such time, and be exercised for such objects and purposes, and upon such terms and conditions and with such restrictions as it thinks fit, and the Board may confer such powers, either colletarally with, or the exclusion of, and in substitution for any of the powers of the Board in that behalf and may, from time to time, revoke, withdraw, alter or vary all or any of such powers.

### COMMENCEMENT OF BUSINESS

112. The Company shall not at any time commence any business out of other objects of its Memorandum of Association unles the provisions of sub-section 2(B) of Section 149 of the Act have been duly complied with by it.

Compliance before commencement of new business

113. The Directors shall provide for the safe custody of the Seal and the Seal shall never be used except by the authority of the Director or a Committee of the Directors previously given and one Director at least shall sign every instrument to which the seal is effixed provided nevertheles that any instrument bearing the 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.

Custody of seal

## **DIVIDENDS**

114. Subject to Rights of members entitled to shares (if any) with preferential or special rights attached to them, the profits of the Company from time to time determined to be distributed as dividend in respect of any year of other period shall be applied for payment of dividend on the shares in proportion to the amount of capital paid up on the Shares provided that unless the Board otherwise determines of dividends shall be apportioned and paid proportionately to the amounts paid or credited as paid up on the shares during any portion or portions of the period in respect of which dividend is paid. Provided always that subject as aforesaid any capital paid up on a share during the period in respect of which a dividend is declared shall (unless the Board otherwise determines or the terms of issue otherwise provide, as the case may be), only entitle the holder of such share to an apportioned amount of such dividend as from the date of payment but so that

How profits shall be divisible

where capital is paid up in advance of calls such capital shall confer a right to participate in profits

# Declaration dividends

115 The Company in General Meeting may declare a dividend it paid to the members according to their rights and interest in profits and may subject to the provisions of Section 207 of Act fix the time for payment

# Raestrictions on moun! of dividends

116 No larger dividend shall be declared than is recommended of Directors, but the Company in General Meeting may decis smaller dividend.

# Dividend out of profit only

117 No dividend shall be payable except but of the profits of Company of the year or any other undistributed drofits and dividend shall carry interest as against the Company

# What to be deamed net profits

118. The declaration of the Directors as to the amount of the profits in the audited annual accounts of the Company for year shall be conclusive

# Interim dividends

119 The Directors may from time to time pay to the inembers interim dividends as in their judgement the position of Company justifies

# Debts may be deducted

120 The Director may retain any dividends on which the Comp has a lien and may apply the same in or towards satisfaction the debts, liabilities or engagements in respect or which the exists subject to Section 205 A of the Act

### Dividend and call logerner

- 121 Any General Miseting pastiating a dividend may make a call the members of such amount as the meeting tixes but so that call on each mamber shall not exceed the dividenc payable him and so that the call be made payable at the same time the dividenciand the dividenciand that dividend may, if so arranged between company and the member, be set aff against the call
- 122. A transfer of shares shall not pass the rights to any own upplaced thereon before the registration of the transfer.

# Retention in certain

123. The Directors may retain the dividends payable upon share respect of which any person is under the transmission. An entitled to become a member or which any person under Arricle is entitled to transfer until such person shall only become a member in respect thereof or shall contress the strip.

# Dividend id

124 Any and or the several persons who are registered in a molders of any charm may give effectual receipts of an account of dividends in respect of such sha

## Payment be post

125 Unless otherwise directed any dividend may be paid by this or warrant sent through the post to the registered address of

member or person entitled thereto, or in the case of joint-holders to the registered address of that one whose name stands first on the Register in respect of the joint holding or to such person and such address and the member or person entitled or such joint holders as the case may be, may direct and every cheque or warrant so sent shall be made payable at par to the person or to the order of the person to whom it is sent or to the order of such other person as the member or person entitled or such joint-holders, as the case may be, may direct.

126. The payment of every cheque or warrant sent under the provisions of the last preceding Article shall, if such cheque or warrant purports to be duly endorsed, be a good discharge to the Company in respect thereof, provided nevertheless that the Company shall not be responsible for the loss of any cheque, dividend, warrant or postal money order which shall be sent by post to any member or by his order to any other person in respect of any dividend.

When payment a good discharge

- 126A. Any dividend remaining unpaid or unclaimed after having been declared shall be dealt in accordance with Section205(A) and 205 B of the Companies Act, 1956.
- 1268. No unclaimed dividend shall be forfeited by the Board and the Company shall comply with the provisions of Section 205(A) of the Companies Act in respect of such dividend.

#### BOOKS AND DOCUMENTS

127. The Books of Account shall be kept at the registered office or at such other place as the Directors think tit, and shall be open to inspection by the Directors during business hours.

Where to be kept

128. The Directors shall from time to time determine whether and to what extent at what times and places and under what conditions or regulations the accounts or books or documents of the Company or any of them shall be open for inspection to members not being Directors, and no member (not being a Director) shall have any right of inspecting any books of account or documents of the Company except as conferred by law or authorised by the Directors or by the Company in General meeting.

Inspection by members

129. Balance sheet and Profit and Loss Account will be audited once in a year by a qualified auditor for correctness as per provisions of the Act.

Balance Sheet and Profit and Loss Account

130. The first auditors of the company shall be appointed by the Soard of Directors within one month after its incorporation who shall hold office till the conclusion of first annual general meeting.

Audit

- 131. The directors may fill up any casual vacancy to the milica of auditors
- 132. The remuneration of the auditors shall be fixed by the compaining general maeting except as otherwise decided of the remuneration of the first or any auditors appointed by the directors.

## NOTICES

How notices served on members

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133. The Company shall comply with the provisions of Secrioris 172 and 190 of the Act as to the serving of notices

Transferce etc. bound by prior notices

134. Every person who, by operation of law, or by transfer or by obmeans whatsoever, shall become entitled to any share at all bound by every notice in respect of such share which member to his name and address being entered on the register shall duty given to the person from whom he derives his title to slighter.

Notice valid thought member deceased

135. Any notice or document delivered or sent by post to or left at a registered address or any member in pursuance of these presents and notwithstanding such member be then deceased and where or not the Company has notice of his demise, the deemed to he been duly served in respect of any registered shares where help solely or jointly with other persons by such member, the solely or jointly with other persons by such member, the solely or jointly with other persons by such member, the solely or jointly with other persons by such member, the solely or jointly with other persons by such members as the holder commentation thereof and such service shall for all ourboses make presents be deemed a sufficient service of such notice columns on his or her heirs, executors or administrators and persons if any jointly interested with him or her in any exercises.

How notice to be signed

136 The signature to any notice to be given by the Company may written or printed.

#### RECONSTRUCTION

Reconstruction

137 On any sale of the undertaking of the Company, the Directors individuators on a winding up may, if authorised by a specimendulor, accept fully paid or partly paid up shares; debantarly securities of any other Company whether incorporated in the crinot other existing or to be formed for the purchase in the crino pan of the property of the Company, and the Directors the profits of the Company permit), or the Liquidators (in a winding) may distribute such shares or securities or any other profit of the Company amongst the members without realisation of the same in trustees for them and any special resolution.

or other securities, benefits or property, otherwise than in accordance with the strict legal rights of the members or contributories of the Company and for the valuation of any such securities or property at such price and in such manner as the meeting may approve and all holders of shares shall be bound to accept and shall be bound by any valuation or distribution so authorised, and waive all rights in relation thereto, save only in case the Company is proposed to be or is in the course of being wound up, such statutory rights, if any, under Section 454 of the Act as are incapable of being varried or excluded by these presents.

#### SECRECY

138. Subject to the provisions of law of land and the Act, no member or other person (not being a Director) shall be entired to coher upon the property of the company or to insect or examine the Company's processes or properties of the Company without the permission of the Directors, or subject to article 126 to require discovery or any information respecting any detail of the Companys trading or any matter which is or may be in the nature of a trade secret, mystery of trade, or secret process or of any matter whatsoever which may relate to the conduct of the business of the Company and which in the opinion of the Directors it will be inexpedient in the interest of the members of the Company to communicate.

No energhander deut two more the Color of a purposition

#### WINDING UP

139. If the Company shall be wound up and the assets available for distribution among the members as such shall be insufficient to repay the whole of the paid up capital buth assets shall be distributed so that as nearly as may be the losses shall be born 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 the assets available for distribution among the members shall be more than sufficient to repay the whole of the capital paid-up at the commencement of the winding-up, the excess shall be distributed amongst the members in proportion to the capital at the commencement of the winding-up, paid up or which ought to have been paid up on the shares held by them respectively. But this Article is to be without prejudice to the rights of the holders of shares issued upon special terms and conditions.

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Distribution of assets in specie

otherwise, the figurdators may with the sanction otherwise, the figurdators may with the sanction Resolution divide among the contributories, in spearing part of the assets of the Company and may sanction vest any part of the assets of the Company upon such trusts for the benefit of the contributor them, as the figurdators, with like sanction, shall trusts.

#### INDEMNITY

Indemnity

141 Subject to the provisions of Section 201 of the Act. el Manager, Secretary and other officer or employee of the shall be indemnified against and it shall be duty of the to pay out of the funds of the Company all bonaride to and expenses (including travelling expenses) while Directors, Manager or Secretary or other officer or e incur or become liable to by reason of any contract or any way in the discharge of his or their duties and and so as not to limit the generality of the foregoing against all liabilities incurred by him or by them as sign Manager, Secretary, Officer or employee เต del proceeding whether civil or criminal in which judgen in his or their favour or he or they is or are acd connection with any application under Section 633 which relief is granted by the Court and the amou such idemnity is provided shall immediately attach. the property of the Company and have priority as members over all other claims.

Individual responsibility of Directors

permit, no Director, Auditor or other Officer of the Clor be liable for acts, receipts, neglects or defaults or Director or Officer, or for joining in any receipt or act for or for any loss or expense happening to the Compatine insufficiency or deficiency or title to any property order of the Director for or on behalf of the Companies of the moneys of the Company shall be invested, or occassioned by any error of judgement, ormission oversight on his part, or for any loss, damage of whatever which shall happen in the execution of the office or in relation thereto, unless the same happens own dishonesty.

S. No.	Names, Addresses Description & Occupation Of each subscriber	Signature of Subscribers	Name Andrews describe and signature of Witnesses
1.	Anil Kumar Wason Sla Shri Darshan Lal Wason H-12, Partap Nagar, Delhi-110007 (Service)	Sdl-	
2.	Arun Kumar Sharda S/o Shri Manohar Lai Sharda Pocket B-2, House No. 359, Lawrence Road, Delhi-35 (Service)	Sd/-	
3	Mahesh Kumar Sharda S/o Shri M.L. Sharda A-31, Wazırpur Indi. Area, Delhi-110052 Business	Sd/-	Witnese to all the subscribers  Sol (S.P. Agarwal)  Sol U.P. Agriwal  4/2532, Bixishapura, Karal Hugh, New Doll if Charkwood Academbant
4.	Shree Prakash Agarwal Sho U.P. Agarwal 4/2592, Beadonpura, Karol Bagh, New Delhi-5 (Chartered Accountant)	Sd/-	Witness to all the subscribers Sd/- (S.P. Aggrwal) S/O U.P. Aggrwal Sixubarpura, Karal Bagh, No Charlengard Aggraph Referenced Aggrapheric
5.	Mahender Kumar Sharda S/o Shri M.L. Sharda 5/5761, Dev Nagar, New Deihi-110005 (Chartered Accountshi)	Sd/-	Witness (Cocar
6.	Ras Binari Bansal S <i>l</i> o Shri Ram Kishan Dossji 7483, Tel Mill Gali, Ram Nagar, New Delhi-55	Sd <sup>r</sup>	
7.	Rakesh Kapoci S/o Shri P.D. Kapoor Gurgaon-122001 (Profession)	Sd/-	
ν.			

Place . New Deihi

Dated 19-7-1985