

Given at anpur this Seventeenth day of April Two Thousand Thirteen.

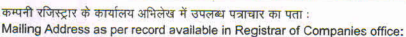


Registrar of Companies, Uttar Pradesh

कम्पनी रजिस्ट्रार, उत्तर प्रदेश

\*Note: The corresponding form has been approved by SATYA PARKASH KUMAR, Registrar of Companies and this certificate has been digitally signed by the Registrar through a system generated digital signature under rule 5(2) of the Companies (Electronic Filing and Authentication of Documents) Rules, 2006.

The digitally signed certificate can be verified at the Ministry website (www.mca.gov.in).



AATMDEEP VIDYALAYA 4/19, BAHAR, SAHARA ESTATES, DEORIA BYPASS.

GORAKHPUR - 273001, Uttar Pradesh, INDIA

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(UNDER THE COMPANIES ACT, 1956)

### MEMORANDUM OF ASSOCIATION OF AATMDEEP VIDYALAYA

(A Company limited by shares not for profit under section 25 of the Companies Act, 1956)

- The name of the company is AATMDEEP VIDYALAYA
- II. The Registered Office of the company will be situated in the state of UTTAR PRADESH.
- III. The objects for which the Company is established are as under.
- (A) THE MAIN OBJECTS TO BE PURSUED BY THE COMPANY ON ITS INCORPORATION ARE:
- To make efforts to improve literacy in India, by carrying on the programs for educating people in rural, backward areas or any other part of the country and for that purpose run education programs, run schools, colleges, institutes and or any other form of organization in all subjects or branches of science, medical, commerce, arts, management and any other faculty of education not for profit, as permitted or promoted from time to time by The Central Government or any State Government/s or Local Authorities, and thus to help people to gain literacy and help students not merely gain literacy but also best quality and world class education and to enable them to compete at world level in various fields.
- 2. To develop, prepare, conduct, organize seminar, conferences, orientation courses, classes, workshops, lectures, games, sports, distance/on-line learning programmes and other Programme & activities for assisting, facilitating the people, specially youths, children & women in their physical, mental, intellectual, emotional, social, economical and spiritual development and enabling them to build their character, develop positive attitude and inspiring them to imbibe human value and to purify, to refine, to brighten, to adorn their inner conscious and to transform themselves into ideal human.
- 3. To establish, provide, maintain, and run training and vocational and hobby institutes, centers, colleges, school and other institution for training, education and instruction of students and other who may desire to avail themselves for the same to provide for the delivery and holding of lectures, demonstration, seminar, exhibition, classes, meeting and conferences in connection therewith.
- 4. To promote, operate and utilize such schemes, projects and programmes which provide education, technical or otherwise, training, guidance, to eradicate poverty, and eliminate current inequalities that prevent the Backward Classes form realizing their full potential thus establishing a just and egalitarian society.

- No object of the company will be carried out without prior approvals/ no objection from competent authorities wherever required/ prescribed.
- None of the objects of the company will be carried-on on commercial basis.

## (B) OBJECT INCIDENTAL OR ANCILLARY TO THE ATTAINMENT OF THE MAIN OBJECTS ARE: -

- To apply for, aid in, promote and obtain privilege, concession, license of authorization of any Government, State or Municipality, provisional order or license of any authority for enabling the company to carry on any of its objects.
- To obtain, purchase or otherwise acquire to all or any part of any land and building, construct, erect, lay down, maintain, enlarge, alter, work and use, easements, good will, licences, contract, and things as may be necessary, incidental or convenient in connection with the business carried on by the Company.
- 3. To establish and maintain for any purposes of the company agencies, branches, places, to promote any firms, company or companies, or divisions thereof at all places and procure the company to be registered or recognized and carry on business in any country or place in any part of the world or elsewhere as the company think fit.
- Subject to section 58A, 292, 293, 295 and 372A of the Act, Companies 1956 and rules framed there under and direction issued by RBI from time to time to borrow or raise money in such manner as the Company shall think fit and to arrange the repayment of any money borrowed, raised or cwing by mortgage, charge or lien upon all or any of the Company's property (both present and future) including its uncalled capital and also by a similar mortgage.
- To open an account or accounts with any bank or financial institutions and to pay into and to withdraw money from such account or accounts and to draw, make accept, endorse, discount execute and issue promissory notes, bill of exchange, letter of credit, hundies, bill of lading, railway receipts, warrants, debentures, and other negotiable or transferable instruments of all descriptions.
- 6. To pay, all preliminary expenses of any company promoted by the company or any company in which the company is or may contemplate being interested, including such preliminary expenses, all or any part of the costs and expenses of owners of any business or property acquired by the company, which the company may think necessary or proper in connection with any of the aforesaid purposes.
- Subject to section 293A and 293B of the Companies Act, 1956, to make donations to such person
  or persons either of cash or any other assets as may be thought directly or indirectly conducive to
  any of the Company's objects.
- 8. To accept gifts, bequests, devises or donations of any movable or immovable property or any rights or interests therein from members or others.
- To provide for the welfare of employees or ex-employee not being member of the company and their spouses and families or the dependents, or connections of such persons by building or contributing to the pensions and or by creating and from time to time subscribing or contributing towards places of instructions and recreation, hospitals and dispensaries, medical and other attendance and other assistance as the company shall think.

- 10. To create any depreciation fund, reserve funds, sinking funds, insurance fund or any other special fund whether for depreciation or repairs, for replacement, improvements, extension or maintenance of any of the properties of the company or for any other purpose conducive to the interests of the company.
- 11. To amalgamate, acquire, enter into any arrangement whatsoever with any other Company registered U/S 25 of the Company Act, 1956 having objects altogether or in part similar to those of this company for better effectuating the objects of the Company, subject to laws prevailing in India.
- 12. To negotiate and enter into agreements and contracts with Indian and foreign individuals, Companies, Financial Institutions, Corporations and other organizations for technical, financial or any other assistance for carrying out all or any of the objects of the company.
- 13. To enter into any foreign collaboration for providing technical know-how or other services or procure technical know-how or other services on such terms and conditions as may be thought fit and/ or financial collaboration in all its aspects whether in India or outside India.
- 14. To purchase, take on lease, exchange, hire or otherwise acquire any movable or immovable property including land, building, basements, which the company may think necessary or convenient or appropriate for the attainment of main object of company.
- 15. To improve, manage, cultivate, develop, exchange, let on lease, mortgage, dispose of turn to account, grant rights or privileges in respect of all or any part of the property and rights of the company on such terms as the company shall determine.
- 16. To apply for, tender, purchase or otherwise acquire any contracts, sub-contracts, licenses and concessions for or in relation to the, objects or business herein mentioned or any of them and to undertake, carry out, execute, dispose of or otherwise turn to account the same.
- 17. To appoint and remunerate any person, firm or employees (not being members) for services rendered, directly or indirectly to the company.
- 18. To give publicity to the activities of the Company by means of advertisement in the press, pamphlets, hand bill, circulars, cinema slides, or by publication of books, pamphlets, catalogues, instruction books, technical articles periodicals and exhibitions of works of art by granting rewards, prizes and donations or by participating in technical conferences, symposia or the like or in any other suitable manner.
- 19. To do all such other lawful not commercial in nature things as are incidental to or may be thought conducive to the attainment of the above objects or any of them. Provided that the company shall not support with its funds, or endeavour to impose on, or procure to be observed by, it's members or others, any regulation or restriction which, if an object of the company, would make it a Trade Union.
- 20. To participate or take any Central or State Government Programme or grant or schemes related to improvement of livelihood, create an employment, Social activity, Rehabilitation, educational program to spread over literacy in India, improvement of sanitation system in rural area or Urban area & any other program related to improvement of BPL households, subject to all applicable laws of India.

- IV The objects of the company extend to the country of India.
- V (1) The income and property of the company, whenever derived, shall be applied solely for the promotion of its objects as set forth in this Memorandum.
  - (2) No portion of the income or property aforesaid shall be paid or transferred, directly or indirectly, by way of dividend, bonus or otherwise by way of profit, to persons who, at any time are, or have been members of the company or to any one or more of them or to any person claiming through any one or more of them.
  - (3) Except with the previous approval of the Central Government, no remuneration or other benefit in money or money worth shall be given to any of its members, whether officer or servants of the company or not, except payment of out of pocket expenses, reasonable and proper interest on money lent, or reasonable and proper rent on premises let to the company.
  - (4) Except with the previous approval of the Central Government, no member shall be appointed to any office under the company, which is remunerated by salary, fees or in any other manner not excepted by sub-clause (3).
  - (5) Nothing in this clause shall prevent the payment by the company in good faith of reasonable remuneration to any of its officers or servants (not be members) or to any other person (not being a member) in return for any services actually rendered to the company.
- VI No alteration shall be made to this Memorandum of Association or to the Articles of Association of the company, which are for the time being in force, unless the alteration has been previously submitted to and approved by the Registrar of Companies.
- VII The liability of the members is limited.
- VIII The Authorized share capital of the company is Rs. 100,000 (Rupees One Lac) divided into 10,000 (Ten Thousand) Equity shares of Rs. 10 (Rupees Ten) each.
- True accounts shall be kept of all sums of money received and expended by the company and the matters in respect of which such receipts and expenditure take place, and of the property, credits and liabilities of the company; and, subject to any reasonable restrictions as to the time and manner of inspecting the same that may be imposed in accordance with the regulations of the company for the time being in force, the accounts shall be open to the inspection of the members. Once at least in every year, the accounts of the company shall be examined and correctness of the balance sheet and the income and expenditure account ascertained by one or more properly qualified auditor or auditors.
- If upon winding up or dissolution of the company, there remains, after the satisfaction of all debts and liabilities, any property whatsoever, the same shall not be distributed amongst the members of the company but shall be given or transferred to such other company or institution incorporated U/S 25 of the Companies Act, 1956 having objects similar to the objects of this company, to be determined by the members of the company at or before the time of dissolution or in default thereof, by the High Court of Judicature that has or may acquire jurisdiction in the matter.

XI We the several persons whose names, addresses, occupations and descriptions are given below are desirous of being formed into a company in pursuance of this Memorandum of Association and we respectively agree to take the number of shares in the Capital of the Company set opposite our respective names:

Name, description, occupation and address of each subscriber	Number and type of subscribed shares	Signature of each subscriber	Name, addresses, description, occupation and signature of witness
SANKARSHAN TRIPATHI S/o LATE ISH DUTT TRIPATHI 4/19, Bahar, Sahara Estates Deoria Bypass, Distt. Gorakhpur Uttar Pradesh	5000 (Five Thousand Only )	-sd-	SAHU HU R, YUR ECRETARY
INDIRA TIWARI W/o LATE ISH DUTT TRIPATHI 4/19, BAHAR SAHARA ESTATES DEORIA BYPASS, DISTT. GORAKHPUR UTTAR PRADESH HOUSEWIFE	5000 (Five Thousand Only )	-sd-	-SD- SURENDRA KUMAR S, S/O SHRI R. P. SAH 15/258, III FLOOR, CIVIL LINES, KANPU PRACTICING COMPANY SE
TOTAL	10000 EQU	ITY SHARES ON	ILÝ

Date: 03.01.2013 Place: KANPUR

### (UNDER THE COMPANIES ACT, 1956)

# ARTICLES OF ASSOCIATION OF

### AATMDEEP VIDYALAYA

(A Company Limited by shares not for profit under Section 25 of the Companies Act 1956)

### PRELIMINARY

1. Regulations contained in Table A in the First Schedule to the Companies Act, 1956, shall apply to this Company, in addition to following regulations framed here under shall also apply.

### INTERPRETATION

### 2. Interpretation Clause:

In the interpretation of these Articles unless repugnant to Interpretation Clause the subject or context:

### "The Company" or "This Company"

"The Company" or "This Company" means AATMDEEP VIDYALAYA

#### "The Act"

"The Act" means the Companies Act, 1956, or any statutory modification or re-enactment thereof for the time being in force.

#### "Auditors"

"Auditors" means and includes those persons appointed as such for the time being by the Company under Section 224 of the Act.

"BPL" means a household with an income below the official poverty line for RURAL.

### "Board" or "Board of Directors"

"Board" or "Board of Directors" means the board of Directors for the time being of the Company.

#### "DIRECTORS"

A DIRECTOR means the Director of the Company and includes person occupying the position of the Director by whatever name called.

"CHAIRMAN" means the Chairman of the Board of Directors for the time being of the Company.

"MANAGING DIRECTOR" means a Director who by a resolutions passed by the company in general meeting or by the Board of Directors or by virtue of the Articles of Association is entrusted with substantial powers of management which would not otherwise be exercisable by him, and include a Director occupying the position of a Managing Director whatever name called.

#### "Issued Capital"

"Issued Capital" means the Share Capital for the time being raised for the purpose of the Company.

#### "Gender"

Words imparting the masculine gender also include the feminine gender,

### "In Writing" and "Written"

"In writing" and "written" include printing, lithography and other modes of representing or reproducing words in a visible form.

### "Meeting" or "General Meeting"

"Meeting" or "General Meeting" means a general meeting of the members.

### "Annual General Meeting"

"Annual General Meeting" means General Meeting of the members held in accordance with the provisions of Section 166 of the Act.

"Microfinance Services" means small loans, savings facilities and insurance cover and other financial services provided to BPL households.

#### ""Month"- and Calendar Month"

"Month" means a period of thirty days and a "Calendar month" means an English Calendar month.
"Office"

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

"Singular Number"

Words importing the singular number include where the context admits or requires the plural number and vice versa.

#### "Year"

"Year" means the calendar year.

Save as aforesaid, words or expressions, defined in the Act, shall, if not inconsistent with the subject or context, bear the same meaning in these articles. Any word or expression not defined in the Act, shall except where the subject or context forbids, bear the same meaning as contained in the Companies Act, 1956 or rules made there under.

The company is a Private Limited with in the meaning of Section 3 (1) (iii) of the Companies Act 1956,

- (a) Restricts the right to transfer its shares, if any
- (b) Limits the number of its members to fifty not including
  - (i) Persons who are in the employment of the company and
  - (ii) Persons who having been formally in the employment of the company, were member of the company while in the employment and have continued to be the members after the employment ceased
- (c) Prohibits any invitation to the Public to subscribe for any shares, or debentures by the company.
- (d) Prohibits any invitation or acceptance of deposits from Persons other than Members, Directors or their relatives.

### CAPITAL AND INCREASE AND REDUCTION IN CAPITAL

### 3. Amount of Capital:

Authorized Capital: The authorized share capital of the Company shall be such amount and to be divided into such shares as may be from time to time be provided in clause VIII of the Memorandum of Association with powers to increase or reduce its Capital.

### 4. Increase in Capital by the Company, and how carried into effect:

The Company may from time to time in general meeting by Ordinary Resolutions increase its share capital by the issue of new shares of such amounts, as it thinks expedient.

#### 5. Capital same as existing Capital

Except so far as otherwise provided by the conditions of issue or by these presents, any capital raised by the creation or issue of new Existing Capital shares shall be considered as part of existing capital and shall be subject to the-provisions herein contained with reference to payment of calls, installments, transfer, transmissions, forfeiture, lien, surrender, voting and otherwise.

### SHARE AND CERTIFICATES

#### 6. Register and Index of Members:

The Company shall cause to be kept a register and index of member's accordance with section 150 and 151 of the Act. The Company shall be of Members entitled to keep in any State or country outside India a branch register of members, resident in that State or country.

#### 7. Further Issue of Capital:

- (a) Where at any time, it is proposed to increase the subscribed capital of the Company by allotment of further shares, whether out of unissued share capital or out of the increased share capital, subject to the resolution or direction to the contrary which may be given by the Company in general meeting;
  - (i) any further share shall be offered to the persons who' at the date of offer are holders of the equity shares of the Company, in proportion as nearly as circumstances admit to the capital paid up on these shares at that date. The offer shall be made by a notice specifying the number of shares offered and limiting a time not being less than 30 days from the date of the offer within which the offer, if not accepted will be deemed to have been declined.
  - (ii) the offer aforesaid shall not be deemed to include a right exercisable by the person concerned to renounce the shares/securities offered to him or any of them in favor of any other person unless the terms of the issue so provide and the notice aforesaid above contains a statement of this right.
  - (iii) After the expiry of the time specified in the notice aforesaid or on receipt of earlier intimation from the person to whom such notice is given that he declines to accept the shares offered, the Board may dispose of them in such manner as they think most beneficial to the Company.
- [b] Notwithstanding anything contained in the preceding clause, the Company may, in the manner provided by section 81(1A) of the Act, offer further shares to any person or persons, and such person or persons may or may not include the person/s who at the date of the offer, are the holders of the equity shares of the Company.

#### 8. Shares under control of Directors:

- (a) Subject to the provisions of these Articles and of the Act, the shares (including Shares under any shares forming part of any increased capital of the Company) shall be under the control of the Directors, who may allot or otherwise dispose of the same to such persons in such proportions and on such terms and conditions and at such times as the Board thinks fit and subject to the sanction of the Company in general meeting.
- (b) The Board of Directors shall observe the restrictions as to allotment of shares contained in Section 3(i) (fii) of the Act, and shall cause to be made the returns as to allotment provided for in Section 75 of the Act.

#### 9. Share Certificates:

- a) The issue of certificates of shares or of duplicate or renewal of certificates of shares shall be governed by the provisions of section 84 and other provisions of the Act, as may be applicable and by the rules or notifications or orders, if any, which may be prescribed or made by any competent authority under the Act or rules or any other law.
- b) The certificate of title of shares shall be issued under the seal of the Company and shall be signed by such directors or officers or other authorized persons as may be prescribed by the rules made under the Act from time to time.
- Every member shall be entitled, without payment, to one certificate each for all the shares of such class or denomination registered in his name, or if the Directors so approve, (upon paying such fee as the Directors may from time to time determine), to several certificates, each for one or more of such shares and the Company shall complete and deliver such certificates within the time provided by section 113 of the Act. Every certificate of shares shall specify the amount paid up on the shares covered thereby and shall be in such form as the, Directors shall prescribe or approve. Provided that in respect of a share held jointly by several persons, the Company shall not be bound to issue more than one certificate and delivery of a certificate of shares to one of several joint holders shall be sufficient delivery to all such holders.

### 10. Shares to be numbered progressively and no share to be sub-divided:

The shares in the capital shall be numbered progressively according to their several denominations and except in the manner hereinabove mentioned, no share shall be sub-divided. Every forfeited or surrendered share shall continue and no share to bear the number by which the same was originally distinguished.

#### 11. Replacement of Share Certificates:

If any certificate be worn out, defaced, mutilated or torn or if there be no further space on the back thereof for endorsement of transfer, then upon production and surrender thereof, a new certificate may be issued in lieu thereof, in accordance with the applicable rules prescribed thereunder. If a share certificate is lost or destroyed, a new certificate in lieu thereof shall be issued only with prior consent of the Board or a

Committee constituted by the Board and on such terms, if any, as to evidence and indemnity as to the payment of out-of-pocket expenses incurred by the Company in investigating evidence, as the Board thinks fit and as provided in the Companies (Issue of Share certificate) Rules 1960.

### LIEN

### 12. Company's right to have first Lien on shares:

The Company shall have a first and paramount lien upon all the shares (other than fully paid up shares) registered in the name of 'each member (whether held singly or jointly with others) in respect of all moneys whether presently payable or not and shall extend, rights from time to time declared in respect of such shares. Unless otherwise agreed, the registration of transfer of shares shall operate as waiver of Company's lien, if any, on such shares. The Directors may at any time declare any shares wholly or in part exempt from the provision of this Article.

### 13. Enforcement of lien by sale of shares:

For the purpose of enforcing such lien, the Board may sell the shares, subject thereto in such manner as it shall think it, and for that purpose may cause to be issued a duplicate certificate in respect of such shares and may authorize one of their member or appoint any officer or agent to execute a transfer thereof, on behalf of and in the name of such member. No sale shall be made until notice in writing of the intention to sell shall have been served on such member or his legal representatives and default shall have been made by him or them in payment, fulfillment or discharge of such debts, liabilities or engagement for thirty days after such notice.

### 14. Application of proceeds of sale:

- (a) The net proceeds of any such sale shall be received by the Company and applied in or towards payment of such part of the amount in respect of which the lien exists as is presently payable and the residue, if any, shall (subject to a like lien for sums not presently payable as existed upon the share s before the sale) be paid to the persons entitled to the shares at the date of the sale.
- (b) The Company shall be entitled to treat the registered holder of any share as the absolute owner thereof and accordingly shall not (except as ordered by a court of competent jurisdiction or as required by statute) be bound to recognize any equitable or other claim to, or interest in such shares on the part of any other person. The Company's lien shall prevail notwithstanding that is has received notice of any such claims.

### TRANSFER AND TRANSMISSION OF SHARES

### 15. Register of transfer of shares:

The Board shall keep a book to be called the "Register of transfers" and therein fairly and distinctly enter the particulars of every transfer or transmission of any share.

### 16. Instrument of transfer:

The instrument of transfer of shares shall be in writing and shall be in such form as may be prescribed by the Act.

### MEETING OF MEMBERS

### 17. General Meetings:

- (a) The company shall in each year hold a general meeting as its annual general meeting in addition to any other meeting in that year. All general meeting other than annual general meetings shall be called extraordinary general meetings.
- (b) If for any reason beyond the control of the Board, the general meeting (including an annual general meeting) cannot be held on the appointed day, the Board shall have power to postpone the general meeting of which a notice shall be given to the members through advertisement in atleast two newspapers, of which one shall be in the language of the region in which the Registered office of the company is situated.
- (c) Every member of the Company shall be entitled to attend either in person or by proxy and the Auditor of the Company shall have the right to attend and to be heard at any general meeting, which he attends on any part of the business, which concerns him as Auditor.
- (d) Section 171 to 186 of the Act with such adaptation and modifications, if any, as may be prescribed, shall apply with respect to meeting of any class of members of the Company in like manner as they with respect to general meetings of the Company.

### 18. Extra-ordinary General Meetings:

- (a) The Board may whenever it thinks fit, call an extraordinary by requisition general meeting and it shall do so including upon a requisition in writing by any member or members holding in the aggregate not less than the amount prescribed under the Act out of the paid-up capital as at that date carries the right of voting in regard to the matter in respect of which the requisition has been made.
- (b) No decision in respect of the following matters should be valid and effectual unless passed as special resolution as defined under section 189(2) of the Act in a general meeting.
  - (i) Any change in the Memorandum of Association of the Company.
  - (ii) Any increase in Authorized capital of the Company
  - (iii) Any amalgamation or merger of the Company with another Company with similar objects incorporate u/S 25 of the Companies Act, 1956.

#### 19. Quorum:

Two members personally (either by themselves or through a proxy) present shall be the quorum for a general meeting of the Company.

### 20. Absence of quorum and its consequences:

- (a) If within half an hour from time appointed for holding a meeting of the Company, a quorum is not present, the meeting, if called upon by requisition of members, shall stand dissolved.
- (b) In any other case, the meeting shall stand adjourned to the same day in the next week, at the same time and place or to such other day and at such other time and place, as the Board may determine.
- (c) If at the adjourned general meeting, a quorum is not present within half an hour from the time appointed for holding the meeting, the members present shall form the new quorum.
- (d) Where a resolution is passed at an adjourned meeting of the Company, the resolution shall, for all purposes be treated as having been passed on the date on which it was in fact passed and shall not be deemed to have been passed on any earlier date.
- (e) No business shall be transacted at any general meeting unless the requisite quorum be present at the commencement of the business.

### 21. Chairman of General Meetings:

- (a) No business shall be discussed or transacted at any general meeting except the election of a Chairman whilst the Chair is vacant.
- (b) The Chairman of the Board of Directors shall be entitled to take the Chair at every general meeting.
- (c) In the absence of the Chairman the Vice-Chairman of the board shall preside.
- (d) If there be no Chairman/Vice-Chairman or if at any meeting he shall not be present within 15(fifteen) minutes after the time appointed for holding such meeting or is unwilling to act, the Directors present may choose one of themselves to be the Chairman and in default of their doing so, the members present shall choose one of the Directors to be the Chairman and if no Directors be present or be willing to take the chair, the members present shall choose one of themselves to be the Chairman.
- (e) The Chairman may with the consent of a meeting at which a quorum is present and shall, if so directed by the meeting, may adjourn any meeting from time to time and from place to place.

### 22. Chairman's Power to adjourn meetings in the event of disorders in meetings:

Notwithstanding the provision as above in the event of disorder at a validly convened meeting the Chairman may adjourn the meeting provided that such an adjournment shall not be for a longer period than the Chairman considers necessary to bring order at the meeting and Chairman communicates his decision to those present in so far as it is possible.

### 23. Transaction at adjourned General Meeting and notice of adjourned meeting in special cases:

- (a) No business shall be transacted at any adjourned meeting other than the business, which might have been transacted at the meeting from which the adjournment took place.
- (b) When a meeting is adjourned for thirty days or more, notice of the adjourned meeting shall be given as in the case of the original meeting.

### VOTES OF MEMBERS

- 24. Every member of the Company shall have one vote.
- 25. Members in arrears not entitled to vote:

No member shall be entitled to vote either personally or by proxy at any general meeting or meetings of a class of shareholders either upon a show of hands or upon a poll in respect of any shares registered in his name in which any calls or other sums presently payable by him have not been paid or in regard to which the Company has, or has exercised, any right of lien.

### 26. Appointment of proxy:

Any member of the Company entitled to attend and vote at the meeting shall be entitled to appoint any other persons (whether a member or not) as his proxy to vote and attend instead of himself in accordance with the provisions of the Companies Act and upon filing of a proxy in the usual common form provided in Schedule-IX of the Act or authorization in the event of a body corporate as provided under the Act.

### 27. Every member is entitled to be present, speak and vote:

Subject to the provisions for exercise of any voting right when there are calls in arrears of, every member not disqualified shall be entitled to be present and to speak and vote at such meeting.

### 28. Proxy for specified meeting or for a period:

An instrument of proxy may appoint a proxy either for the purpose of a particular meeting specified in the instrument and any adjournment thereof or it may appoint for the purpose of every meeting to be held before a date specified in the Instrument, and every adjournment of any such meeting.

### 29. Proxy to vote only on a poll:

A member present by proxy shall be entitled to vote only on a poll.

### 30. Deposit of instruments of appointment:

The instrument appointing a proxy and a power of attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority, shall be deposited at the Office not later than forty-eight hours before the time for holding the meeting at which the person named in the instrument proposes to vote, and in default the Instrument of proxy shall not be valid. No instrument appointing a proxy shall be valid after the expiration of twelve months from the date of its execution.

## 31. Validity of votes given by proxy not withstanding death or insanity of members:

A vote given in accordance with the terms of an instrument of proxy shall be valid notwithstanding the previous death or insanity of the principal, or the revocation of the proxy or of the authority under which the proxy was executed or the transfer of the share in respect of which the proxy is given, provided that no intimation in writing of the death or insanity, revocation or transfer shall have been received at the Office before the meeting/adjourned meeting as the case may be.

### 32. Right of a member to use his vote differently.

On a poll taken at a meeting of the Company a member or other person entitled to vote for him as the case may be, need not, if he votes, use, all his votes or cast in the same way, all the votes he uses.

### 33. Special notice:

Where by any provision contained in the Act or in these Articles special notice is required for any resolution, notice of the intention to move the resolution shall be given to the Company not less than fourteen days before the meeting at which it is to be moved exclusive of the day on which the notice is served or deemed to be served and the day of the meeting. The Company shall immediately after the notice of the intention to move any such resolution has been received by it, give its members notice of the resolution in the same manner as it gives notice of the meeting, or if that is not practicable, shall give them notice thereof either by advertisement in a newspaper having an appropriate circulation or in any other mode allowed by these presents not less than seven days before the meeting.

### 34. Minutes of the proceedings of meetings

The Company shall cause minutes of all proceedings of general meeting and of all proceedings of every meeting of its Board of Directors or of every committee of the Board to be kept in accordance with the provisions of Section 193 of the Companies Act and they shall constitute evidence of the proceedings recorded therein.

### BOARD OF DIRECTORS

#### 35. First Directors:

The first directors of the Company shall be

- 1. Mr. Sankarshan Tri pathi
- 2. Mrs. Indira Tiwari

### 36. Number of Directors:

- (a) Unless otherwise determined by the Company in general meeting the number of directors shall not be less than two or more than eleven.
- (b) A director shall not be required to hold any qualification shares.

## 37. Nominee Directors by Institutions - appointment, rights and liabilities:

- (a) Notwithstanding anything to the contrary contained in these Articles, so long as any moneys remain owing by the Company to any Development Finance Institution, hereinafter in these Articles referred to as "the DFI", the DFI shall have a right to appoint from time to time any person or persons as a director or directors whole time or non-whole time which director or director is/are hereinafter referred to as "nominee director/s" on the Board of the Company and to remove from such office any person or persons so appointed and to appoint any person or persons in his or their place/s. The Board of Directors of the Company shall have no power to remove from office the nominee director/s. Nominee directors are ex-officio and do not have voting power on the Board. At the option of the DFI such nominee director/s shall not be required to hold any share qualification in the Company. Also at the option of the DFI such nominee director/s shall not be liable to retirement by rotation of directors. Subject as aforesaid, the nominee director/s shall be entitled to the same rights and privileges and be subject to the same obligations as any other Directors of the Company. The nominee director/s so appointed shall hold the said office only so long as any moneys remain owing by the Company to the DFI or the liability of the Company arising out of any guarantee is outstanding and the nominee director/ so appointed in exercise of the said power shall ipso facto vacate such office immediately the moneys owing by the Company to the DFI is paid off, on the satisfaction of the liability of the Company arising out of any guarantee furnished by the DFL
- (b) The nominee director/s so appointed under this Article shall be entitled to receive all notices of and attend all general meetings, board meetings and of the meetings of the committee of which the nominee directors is/ are member/s as also the minutes of such meetings. The DFI shall also be entitled to receive all such notices and minutes.
- (c) Provided also that in the event of the nominee director/s being appointed as whole time Director/s which may be exercised only in case of a default such nominee director/s shall exercise such power and duties as may be approved by the DFI and have such rights as are usually exercised or available to a whole-time director/ shall be entitled to receive such remuneration, fees, commission and monies as may be approved by the DFI provided that such director shall not be a member of the company. This shall also be subject to the laws applicable in India.

### 38. Appointment of Alternate Directors

The Board may appoint an alternate director to act for a director hereinafter called "the Original Director") during his absence for a period of not less than three months from the country. An alternate Director appointed under this Article shall not hold office for a period longer than that permissible to the Original Director in whose place he has been appointed and shall vacate office if and when the Original Director returns to the country. If the term of office of the Original Director is determined before he so returns to the country any provisions in the Act or in these Articles for the automatic re-appointment of a retiring director in default of another appointment shall apply to the Original Director and not to the alternate director.

#### 39. Additional Directors:

Subject to the provisions of section 260 and 264 of the Act the Board shall have power at any time and from time to time to appoint any other person to be an additional director, but so that the total number of directors shall not at any time exceed the maximum fixed under Articles. Any such additional director shall hold office only upto the date of the next annual general meeting only.

### 40. Board's power to fill casual vacancies:

Subject to the provisions of section 262 and 264 of the Act, the Board shall have power at any time and from time to time to appoint any person otherwise eligible to be a director to fill a causal vacancy. Any person so appointed shall hold Office only upto the date upto, which the director in whose place he is appointed would have held office if it had not been vacated by him.

### 41. Directors may be director of companies promoted by the Company:

A director may be or become a director of any Company promoted by the Company or in which it may be interested as a vendor, shareholder, or otherwise, and no such director shall be accountable for any benefits received as director or shareholder of such company except in so far as may be required under the Act.

### 42. Retirement and rotation of directors:

At every annual general meeting of the Company, 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, the Number nearest to one-third shall retire from office. The nominee directors as may be designated by DFI, shall not be subject

## 43. Ascertainment of directors retiring by rotation and filling of vacancies:

Subject to section 256(2) of the Act the directors to retire by rotation under Article 51 at every annual general meeting shall be those who have been longest in office since their last appointment, but as between persons who became directors on the same day, those who are to retire, shall be-determined by the alphabetical order of surnames and in default thereof and subject to any agreement among themselves, be

### 44. Eligibility for re-election:

A retiring director shall be eligible for re-election and shall act as a director throughout the meeting at

### 45. Chairman and Vice Chairman:

- (a) The Chairman and the Vice Chairman of the Board of Directors of the Company shall be appointed from among the directors and Chairman/ Vice Chairman of the Board shall hold office until the period of office is determined by the Board.
- (b) Subject to the provisions of Section 255 of the Act, the Chairman of the Board shall not while he continues to hold be reckoned as a Directors for the purpose of determining the rotation of retirement of Directors or in fixing the number of Directors to retire, but he shall subject to the same provisions as to removal, as the other Directors and he shall, ipso facto, and immediately, ceases to be the Chairman it he ceases to hold the office of Director from any cause.
- (c) If at any meeting of the Board, the Chairman as provided in clause (a) above is not present within fifteen minutes from the time appointed for holding the meeting. Vice Chairman shall be the chairman of the meeting. If both of them are not present with in fifteen minutes of the time appointed present directors may elect any one of the directors of who shall preside as Chairman of the meeting. Subject to the above, the Directors present may, from time to time, elect one from amongst their numbers to act as the Chairman for that meeting.
- (d) The Chairman of a meeting of the Board or a general meeting shall have a casting vote at the Board meeting and general meeting in the event of an equality of the votes.
- (e) The Chairman so appointed shall Subject to the provisions of the Act and the Superintendence and control of Board of Directors; the Chairman shall exercise such powers any carry out such duties as may be conferred or imposed upon him by a resolution of the Board passed in that behalf.

## 46. Questions at Board meeting how to be decided:

- (a) Questions arising at a meeting of the Board of Directors or a Committee thereof shall be decided by a simple majority.
- (b) Provided further that following matters shall be decided with the consent of board members by
  - (f) Approval of accounts and budgets, both annual and periodical.
  - (ii) Commitment for capital expenditure in relation to any single transaction in excess of an amount equal to 5 (Five) percent of the paid up share capital of the Company;
  - (iii) Disposal of any fixed assets of the Company of a market value in excess of an amount equal to two and one half percent of the paid up share capital of the Company,
  - (iv) Disposal of any material part of the Company's business interests;
  - (v) A material change in the nature of the Company's business or the commencement of any
  - (vi) The re-organization of the management structure within the Company;
  - (vii) Amendment of the Memorandum and Articles of Association of the Company.
  - (viii) A change in the corporate title of the Company;
  - (ix) A change in the accounting period of the Company;
  - (x) Delegation of authorities by the Board to an individual or a committee of the Board except in the ordinary course of business;
- (xi) The approval of any notice to convene any meeting of the shareholders except a notice to convene an extraordinary general meeting on requisition; The appointment or determination of term of office of the chairman/ and or/managing/whole- time director or chief executive of the Company.

## 47. Appointment of Managing Director or Whole time director:

- (a) The Board may from time to time appoint one or more managing / whole-time directors.
- (b) The Board may from time to time withdraw any such Managing Director / Whole time Directors so appointed and to appoint another in his or their place or in the place of any Director who resigns or vacates his / her office. Such appointment and withdrawal shall be effected by the Board of Directors of the company, signed by chairman of the Board of Directors, and shall take effect forthwith upon being received by the Company.
- (c) A Managing Director so appointed shall subject to the superintendence, direction and control of the Board, be entitled to look after and manage the day to day affairs of the company and to exercise all of or any of such powers as the Board is entitled to exercise as may be delegated to the managing director by specific resolutions of the Board subject to the provisions of the Act and these Articles.

### 48. Restriction on the powers of Managing / whole-time Directors

- (a) Managing/whole-time Directors shall not exercise the power to
  - a. make calls on shareholders in respect of money unpaid on the shares in the Company
  - b. issue debentures:
- (b) and except to the extent mentioned in a resolution passed by the Board under Section 292 of the Act, shall not exercise the power to;
  - a. borrow moneys, otherwise than on debentures;
  - b. invest the funds of the Company; and
  - c. make loans

#### 49. Special position of Managing Director:

A Managing Director shall not while he/she continues to hold that office be subject to retirement by rotation, in accordance with these Articles. If he ceases to hold the office of Director, he shall *ipso facto* and immediately cease to hold the office of Managing Director.

#### 50. Meetings of Board of Directors:

The Directors may meet for transaction of business from time to time and shall so meet at least once in every quarter and at least four such meetings shall be held in every year and they may adjourn and otherwise regulate their meetings and proceedings as they deem fit. The provisions of this Article shall not be deemed to be contravened merely by reason of the fact that a meeting of the Board, which had been called in compliance with the terms herein, mentioned could not be held for want of quorum.

#### 51. When the meeting to be convened?

Any Director of the Company may and the Secretary or other officer authorized by the Board shall, on the order of the chairman of the Board of Directors at any time, summon a meeting of the Board.

### 52. Director entitled to notice:

Notice of every meeting of the Board shall be given in writing to every director for the time being in India and at his usual address in India. Such notice may be given by Registered Post/Courier/telegram/cable/telex/fax/email to any director. In case of directors living outside India, an email notice is sufficient.

#### 53. Quorum at Board Meeting:

The quorum for the meeting of the Board shall be in accordance with Section 287 of the Act, provided that at least two directors are present are from the Directors.

### 54. Adjournment for want of quorum:

If a meeting of the Board could not be held for want of quorum, then the meeting shall automatically stand, adjourned in the manner prescribed by the Act unless adjourned to some other date and time, if any, as may be fixed by the Chairman.

#### 55. Director may appoint committees:

Subject to the restrictions contained in section 292 of the Companies Act, the Board may delegate any of their powers to the Committees of the Board consisting of two or more members of its body as it thinks fit provided at least two of the members of such Committee shall be the directors, and the Board may from time to time, reconstitute, revoke and or discharge such Committee of the Board either wholly or in part and either as to persons or purposes, but every committee of the Board so formed shall in the exercise of

the powers so delegated conform to any regulations that may, from time to time be imposed on it by the Board. All acts done by any such Committee of the 'Board in conformity with such regulations and in fulfillment of the purposes of its appointment-but not otherwise, shall have the like force and effect as if done by the Board.

### 56. Meetings of the Committee, its governance:

The meetings and proceedings of any such Committee of the Board consisting of two or more members shall be governed by the provisions herein contained for regulating the meetings and proceedings of the Directors, so far as the same are applicable thereto and are not superseded by any regulations made by the Directors under the last preceding Article.

### 57. Resolutions by Circulation:

Resolutions of the Board or a Committee may be passed by circulation in compliance with the provisions of the Act nevertheless that atleast two of the Director approve the resolution in favour. However such resolution shall be placed in the next meeting of the Board or Committee and shall be confirmed by the Board or Committee.

### 58. Acts of Board or Committee valid notwithstanding defect in appointment:

All acts done by the Board or by a Committee of the Board, or by any person acting as a Director shall notwithstanding that it shall afterwards be discovered that there was some defect in the appointment of such director or persons acting as aforesaid or that they or any of them were disqualified or that the appointment of any of them had been terminated by virtue of any provisions contained in the Act or in these Articles, be as valid as if every such person had been duly appointed and was qualified to be a director and had not vacated his office or his appointment had not been terminated, provided that nothing in this Article shall be deemed to give validity to acts done by a Director after his appointment has been shown to the Company to be invalid or to have terminated.

### POWERS OF DIRECTORS

### 59. General Powers of the Company vested in Directors

Subject to the provisions of the Act, the management of the business of the Company shall be vested in the Directors and the Directors may exercise all such powers and do all such acts and things as the Company is by the Memorandum of Association or otherwise authorized to exercise and do not hereby or by the statue or otherwise- directed or required to be exercised or done by the company), in general meeting, but subject nevertheless to the provisions of the Act and the Memorandum of Association and these Articles and to any regulations, not being inconsistent with the Memorandum of Association and these Articles or the Act, from time to time made by the Company in general meeting provided no such regulation shall invalidate any prior act of the Directors which would have been valid if such regulation had not been made.

### 60. Express powers of the Board:

Without prejudice to the general power conferred by the Articles and the other powers conferred by these presents and so as not in any way to limit any or all of those powers, it is hereby expressly declared that these shall include the Board's powers to borrow (Article 21) and the following powers;

- (i) to pay all preliminary costs, charges and expenses incidental to the promotion, formation, establishment and registration of the Company;
- (ii) to acquire and pay for any properties, rights or privileges subject to the provisions of the Act and to accept such title as the Board may believe or may be advised to be reasonably satisfactory;
- (iii) Subject to the provisions of section 293 of the Act, to let, mortgage, charge, sell, or otherwise dispose of any property of the Company either absolutely or conditionally.
- (iv) to institute, conduct, defend, compound or abandon any legal proceedings by or against the Company or its Officers or otherwise concerning the affairs of the Company and to allow time for payment or satisfaction of any debts due, or of any claims or demands by or against the Company,
- (v) to refer, any claim or demand or dispute for adjudication to arbitration and to observe and perform the awards or seek the setting aside thereof.
- (vi) to act on behalf of the Company in all matters relating to bankruptcy or insolvency.

(vii) to execute in the name and on behalf of the Company in favor of any director or other person, who may incur or be about to incur any personal liability for the benefit of the Company in securities, mortgages of the Company's property as thought fit.

#### 61. Delegation of Powers of the Board:

Subject to the provisions of the Act, the Board may authorize or empower any director or directors, managing directors, manager or secretary of the Company either by name, in virtue of office or otherwise, or any other person or persons, either singly or jointly, to exercise or perform all or any of the powers, including the power to sub-delegate, authorities and duties conferred or imposed on the directors by law or Articles of Association, subject to such restrictions and conditions, if any, and either generally or in specific cases as the Board may think proper.

#### 62. Appointment of officers:

The Board may appoint and, at their discretion, remove or suspend such officers; not being member by whatever designation called, including a secretary to perform the duties under the Act, managers, engineers, experts, legal advisers, solicitors, clerks, agents, salesmen, workmen, and other servants or professionals, for permanent, temporary or special services, as the Board may from time to time think fit and determine their duties, fix either salaries or emoluments and delegate to or confer upon them such powers, including the power to sub delegate, authorities and discretion as the Board may think fit.

### SEAL

#### 63. Common seal of the company:

- (a) The Board shall provide a Common Seal for the purposes of the Company, and shall have power from time to time to destroy the same and substitute a new Seal in lieu thereof, and the Board shall provide for the safe custody of the Seal for the time being and the Seal shall never be used except by the authority of the Board or a Committee of the Board previously given.
- (b) The Company shall also be at liberty to have an Official Seal in accordance with section 50 of the Act, for use in any territory, district or place, outside India.

#### 64. Execution of deeds with Common seal:

The Common Seal of the Company shall be used by or under the authority of the Directors or a Committee of the Board of Directors authorized by it in that behalf in the presence of at least one director or a constituted attorney of the Company or the secretary or any other person or persons authorized by the Board or a Committee thereof who shall sign every instrument to which the seal is affixed.

### BOOKS OF ACCOUNTS AND DOCUMENTS

#### 65. Books of accounts to be kept:

- a) The board shall cause to be kept in accordance with section 209 of the Act, proper books of account with respect to:
  - (i) all sums of money received and expanded by the company and the matters in respect of which the receipt and expenditure place.
  - (ii) all lending and savings effected by the company
  - (iii) the assets and liabilities of the company and
  - (iv) any other particulars as may required by the Central Government.
  - b) The Board may also keep all the books in electronic form, in the media and method suggested by the relevant laws in the country.

#### 66. Where the books to be kept:

The books of accounts shall be kept in the office or at such other place in India as the Board may decide and when Board so decides including in web servers in any part of the world or universe. However the Company shall, within seven days of the decision, file with the Registrar a notice in writing giving the full address of that other place.

#### 67. Inspection:

The books of account and other books shall be open to inspection during business hours by any Director, Registrar or other Officer authorized by the Central Government in this behalf. The Board shall, from time

to time, determine whether and to what extent, and what times and places, and under what conditions or regulations, the books of account and books and documents of the Company, shall be open to the inspection of the members not being Directors and no member (not being Director) shall have any right of inspecting any books of account or books or document of the Company except conferred by law or authorized by the Board or by Company in general meeting.

### 68. Period upto which books should be preserved:

The books of account of the Company relating to a period of not less than seven years immediately proceeding the current year shall be preserved in good order.

### 69. Statement of accounts and copies to members:

The directors shall from time to time in accordance with section 210, 211, 212, 215 and 271 of the Act cause to be prepared and to be laid before the company in General Meeting such Balance Sheet, Income & Expenditure Accounts and reports as are referred to in those sections. A copy of every such Income & Expenditure Account and Balance Sheet (including the Auditors' Report and every other document required by law to be annexed or attached to the Balance Sheet) shall at least twenty one days before the meeting at which the same are to be laid before the Members be sent to the members of the Company, to all persons entitled to receive notices of General Meetings of the company.

These documents may be provided to the members in electronic form subject to the appropriate laws of the country and the same may be provided in CD ROM or Disks or in any other electronic media.

### 70. When the accounts to be deemed finally settled:

Every Balance Sheet and Income & Expenditure Account of the Company when dated and adopted by the Company in General Meeting shall be conclusive.

### AUDIT

### 71. Accounts to be audited by auditors

Once at least in every year the books of account of the Company shall be examined by one or more Auditor or Auditors.

#### 72. Appointment of auditors:

The first auditors of the company shall be appointed by the Board of Directors who shall hold office till the conclusion of first Annual General Meeting. All matters of Appointment, powers, rights remuneration and duties of the Auditors shall be regulated by section 224 to 233 of the Act.

### SERVICE OF DOCUMENTS AND NOTICES

### 73. Service of document or notice to a member:

A documents or notice may be served or given by the Company on any member either personally or by sending it by post him to his registered address or (if he has no registered address in India) to the address, if any, in India supplied b him to the Company for serving documents or notices on him or by email if provided and agreed by the member.

### 74. Service by post:

Where a document or notice is sent by post, service of the document or notice shall be deemed to be effected by properly addressing, pre-paying and posting a letter containing the documents or notice.

## 75. Specific mode of service if required by the members, and when it is deemed to have been served:

Where a member has intimated to the Company in advance that documents or notices should be sent to him under a certificate of posting or by registered post with the acknowledgement due and has deposited with the Company a sum sufficient to defray the expenses of doing so, service of the document or notice shall not be deemed to be effected unless it is sent in the manner intimated by the member and, such service shall be deemed to have been effected in the case of a notice of a meeting, at the expiration of forty-eight hours after the letter containing the document or notice is posted and in any other case, at the time at which the letter would be delivered in the ordinary course of post.

### 76. Notice by advertisement:

A document or notice advertised in a newspaper circulating in the neighborhood of the Office shall be deemed to be duly served or sent on the day on which the advertisement appears on or to every member who has no registered address in India and has not supplied to the Company an address within India for the serving of documents on or the sending of notices to him. The notice may also be posted in the web site of the company and when posted shall be deemed to have been issued by advertisement.

#### 77. Service on Joint holders:

A document or notice may be served or given by the Company on or to the joint holders of a share by serving or giving the document or notice on or to the joint holder named first in the Register of Members in respect of the share.

#### 78. Service on personal representatives etc.

A document or notice may be served or given by the Company or to the persons entitled to a share in consequence of the death or insolvency of a member by sending it though the post as a pre-paid letter addressed to them by name or by the title or representatives of the deceased, or assignee, of the insolvent or by any like description, at the address, if any, in India supplied for the purpose by the persons claiming to be entitled, or (until such an address has been so supplied) by serving the document of notice in any manner in which the same might have been given if the death or insolvency had not occurred.

#### 79. Who are entitled to receive notices in the case of general meetings:

Documents or notices of every general meeting shall be served or given in same manner hereinafter authorized on or to (a) every member, (b) every person entitled to a share in consequence of the death or insolvency of member (c) every director and (d) the or Auditor or Auditors for the time being of the Company.

#### 80. Members bound by document of notices served on or given to previous holders:

Every person who, by operation of law, transfer or other means whatsoever, shall become entitled to any share, shall be bound by every document or notice in respect of such share, which previously to his name address being entered on the register of members shall have duly served on or given to the person from whom he derives his title to such shares.

#### 81. Service of documents or notices on members:

Any document or notice to be served or given by the Company may be signed by a director or to secretary or by some person duly authorized by the Board for such purpose and the signature thereto may be written, printed or lithographed.

#### 82. Service on the company:

All documents or notices to be served or given by members on or to the Company or any officer thereof shall be served or given by sending it to the Company or officer at the office by post under a certificate of posting or by registered post, or by leaving it at the office.

83. The non-receipt of notice by any member or other persons to whom it should be given shall not invalidate the proceedings at the meeting.

### ARBITRATION

84. In case any difference shall arise between the Company and any member of the Company or between the Company and any other person to whom these presents shall apply the same shall be referred to arbitration and if the parties cannot agree upon a single Arbitrator, there shall be two Arbitrators who shall have power to choose an umpire, and in either case such reference shall be so arranged, conducted, carried out as, with regard to the mode and consequences of the reference and in all other respects, to confirm to the provisions in that behalf contained in the Arbitration Act, 1940 or Acts in force for the time being in republic of India.

### SECRECY CLAUSE

#### 85. Secrecy:

Every director, manager, auditor, treasurer, trustee, member of a Committee, officer, servant, agent, accountant or other person employed in the business of the Company shall, if so required by the Directors, before' entering upon his duties, sign a declaration pledging himself to observe strict secrecy respecting all transactions and affairs of the Company with the customers and the state of the accounts with individuals and in matters relating thereto, and shall by such declaration pledge himself not to reveal any of the

matters which may come to his knowledge in the discharge of his duties except when required so to do by the Directors or by law or by the person to whom such matters relate and except so far as may be necessary in order to comply with any of that provisions in these presents contained.

## 86. Members not to visit without permission of directors:

No member shall be entitled to visit or inspect any work of the Company without the permission of the Directors or to require discovery of or any information respecting any details of the Company's trading or may matter which is or may be in the nature of a trade secret, mystery of trade, secret process or any other matter which may relate to the, Conduct of the business of the Company and which in the opinion of the Directors, it would be inexpedient in the interest of the Company to disclose.

### SOCIAL OBJECTIVES

87. The Company shall have among its objectives the promotion and growth of the national economy through effective utilization of material and manpower resources and continued application of modern scientific and managerial techniques in keeping with the national aspirations, reduction in poverty in a sustainable way and the Company shall be mindful of its social and moral responsibilities to the employees, shareholders, the local community lenders and society in general.

We the several persons whose names, addresses, occupations and descriptions are given below are desirous of being formed into a company in pursuance of these Articles of Association

Name, description, occupation and address of each subscriber	Signature of each subscriber	Name, addresses, description, occupation and signature of witness	
SANKARSHAN TRIPATHI S/o LATE ISH DUTT TRIPATHI 4/19, Bahar, Sahara Estates Deoria Bypass, Distt. Gorakhpur Uttar Pradesh	-sd-	FARY	
INDIRA TIWARI W/o LATE ISH DUTT TRIPATHI 4/19, BAHAR SAHARA ESTATES DEORIA BYPASS, DISTT. GORAKHPUR UTTAR PRADESH HOUSEWIFE	-sd-	-SD- SURENDRA KUMAR SAHU S/O SHRI R. P. SAHU 15/258, III FLOOR, CIVIL LINES, KANPUR PRACTICING COMPANY SECRETAR M.NO. FCS 5182	

Date

: 03/01/2013

Place

: Kanpur